Briefing to the OPTN Board of Directors on
Modify Data Collection on VCA Living Donors

OPTN Vascularized Composite Allograft Transplantation Committee

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Executive Summary

The OPTN Vascularized Composite Allograft (VCA) Transplantation Committee proposes changes to data collection on living VCA donors. Living uterus donations were first performed in the U.S. in 2016 and have since increased in frequency. While the OPTN requires data collection on living donors of other organs, the OPTN does not require data collection on living VCA donors, though transplant programs voluntarily submit limited data on living VCA donors. This proposal requires submission of data for living VCA donors via OPTN data collection instruments, including the Living Donor Registration (LDR) and Living Donor Follow-Up (LDF), and adds new data elements to the LDR and LDF specific to living VCA donors, particularly uterus donors. These new data collection requirements will improve the OPTN’s ability to monitor patient safety and to develop future policy on living VCA donation. This proposal was developed in conjunction with a related proposal, Modify Living Donation Policy to Include Living VCA Donors,1 which was released for public comment at the same time as this proposal.

The proposed data collection will be collected through UNetSM. Currently, all VCA data are collected through a stand-alone system. The OPTN plans to program all VCA data collection into UNet, which is the system used for all other organs. Since the number of VCA transplants is increasing, it will ultimately be more efficient for the OPTN to program new VCA data collection requirements into UNet, rather than making significant changes within the existing stand-alone system for VCA. Programming any VCA data collection within UNet requires policy changes, as current policy contains exclusions for VCA based on the stand-alone data collection process. This proposal contains policy changes needed for programming living donor VCA data collection into UNet. A separate proposal, Programming VCA Allocation in UNet,2 contains policy changes needed for programming deceased donor VCA allocation and data collection in UNet.

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Background

The first living donor uterus transplants in the U.S. were performed in 2016 and uterus transplants have since increased in frequency. As of October 2020, more than half of all uterus transplants performed in the U.S. were made possible through living donation (Figure 1). The OPTN is aware of 15 children born to uterus recipients, and 11 of those children were born to individuals who received their uterus from a living donor.3

Over half of the candidates added to the vascularized composite allograft (VCA) waiting list since 2016 were uterus candidates, making uterus the most sought-after VCA transplant (Figure 2). The lower volume of uterus transplants and additions to the VCA waitlist in 2020 relative to previous years are likely due to the impact of the COVID-19 pandemic on VCA transplantation.

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3 Based on OPTN data as of October 27, 2020.
4 Based on OPTN data as of October 12, 2020.
5 Ibid.
Living donation of other VCA types may become more common in the near future. For example, a living donor testicle transplant between twin brothers was performed in Serbia in 2019.6 Other cases of living VCA donation have been reported in medical literature, sometimes using terms other than VCA or living donation.7 These examples include living donation of vascularized tissue flaps used for reconstructive surgeries in the recipients.8

Two of the OPTN’s strategic goals are to “improve waitlisted patient, living donor, and transplant recipient outcomes,” and to “promote living donor and transplant recipient safety.”9 Similarly, one of the OPTN Data Collection Principles is to “ensure patient safety when no alternative sources of data exist.”10 In support of these goals, the OPTN collects data on living donors under the authority of the OPTN Final Rule.11, 12 OPTN Policy 18.1: Data Submission Requirements and Policy 18.2: Timely Collection of Data outline requirements for data submission related to living donors. VCA is currently excluded from these policies, though transplant programs voluntarily report limited living VCA donor data to the OPTN upon request. These data are not systematically collected elsewhere.

OPTN Policy 14: Living Donation outlines various requirements for living donation such as medical evaluations, but VCA is excluded from several sections of living donor policy. A separate but related proposal, Modify Living Donation Policy to Include Living VCA Donors, proposes adding new requirements for informed consent and medical evaluations for living VCA donors. The proposal to modify living donation policy is complementary to this proposal, which contains associated data collection requirements that would enable the OPTN to monitor member compliance and thereby promote the safety of transplant recipients and living donors. These objectives align with the OPTN Data Collection Principles.13

Given the increase in living uterus donation and transplantation and the potential for living donation of other types of VCA, the OPTN VCA Transplantation Committee (Committee) proposes modifying living donor data collection requirements to include VCA. No required data collection currently exists for living VCA donation. Without requiring these data, the OPTN is less equipped to monitor living VCA donor and recipient safety, as transplant programs observing poor donor outcomes, or donor characteristics linked to poor recipient outcomes, may not report this information to the OPTN. Accordingly, this proposal aligns with the OPTN Strategic Plan goal and the OPTN Data Collection Principle to promote living donor and recipient safety.14,15

The OPTN manages allocation and data collection for all other organs via the OPTN computer system known as UNet. However, allocation and data collection for VCA are not currently programmed in UNet and are managed separately. This proposal contains policy changes required to program living VCA donor data collection in UNet. A separate but related proposal, Programming VCA Allocation in UNet,"

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8 Pomahac, “Living Donation of Vascularized Composite Allografts,” 406e.
12 42 CFR §121.11(b)(2).
13 42 CFR §121.11(a)(1)(ii).
14 OPTN, “Principles of Data Collection.”
15 OPTN, “Principles of Data Collection.”
addresses needed policy changes for programming deceased donor VCA allocation and data collection in UNet.

**Purpose**

The purpose of this proposal is to improve the OPTN’s ability to monitor patient safety by requiring data collection on living VCA donors and by adding VCA-specific data elements to the data collection instruments currently used for living donors of other organs.

This proposal will require the submission of official OPTN data that are not presently collected by the OPTN. The Committee submits the following proposal for Board consideration under the authority of the OPTN Final Rule, which requires the OPTN to “Maintain records of all transplant candidates, all organ donors, and all transplant recipients,” and to “receive…such records and information electronically.”

**Sentiment from Public Comment**

This proposal was issued for public comment from August 4, 2020 to October 1, 2020. The feedback is described below. The Committee specifically requested feedback on whether any of the proposed data elements should not be added to OPTN data collection; whether the data elements are defined clearly enough to ensure consistent data entry; and whether any of the proposed data elements for living uterus donors should apply to all or other living VCA donors.

Public comment sentiment indicated support for this proposal across all 11 regions, as shown in Figure 3. This proposal was on the non-discussion agenda for the regional meetings.

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16 42 C.F.R. §121.11(a)(1)(ii)
17 42 C.F.R. §121.11(a)(1)(iii)
18 This chart shows the sentiment for the public comment proposal. Sentiment is reported by the participant using a 5-point Likert scale (1-5 representing Strongly Oppose to Strongly Support). Sentiment for regional meetings only includes attendees at that regional meeting. Region 6 uses the average score for each institution. The circles after each bar indicate the average sentiment score and the number of participants is in the parentheses.
The proposal was also broadly supported across member types, as shown in Figure 4. Two representatives of transplant hospitals opposed the proposal and one strongly opposed the proposal. These representatives did not provide comments indicating the reason for their opposition.

![Figure 4: Proposal Sentiment by Member Type](chart1)

As shown in Figure 5, this proposal was also supported by all of the OPTN committees who were asked to review the proposal, including the Data Advisory Committee, the Ethics Committee, the Living Donor Committee, and the Transplant Coordinators Committee.

![Figure 5: Proposal Sentiment at Committee Meetings](chart2)

The proposal was also supported by the American Society of Transplantation (AST), the American Society of Transplant Surgeons (ASTS), and the Association of Organ Procurement Organizations (AOPO).

In general, stakeholders supported aligning data collection for VCA living donors with other living donors, and for using data collection to improve the OPTN’s ability to monitor patient safety. Additional public comment feedback with suggestions regarding data collection fell into three main categories: infectious disease testing; living uterus donors; and all VCA living donors. Changes to the proposal considered by the Committee based on public comment feedback are detailed below.

**Proposal for Board Consideration**

This proposal requires submission of data collection instruments for living VCA donors, including but not limited to data that is currently submitted to the OPTN voluntarily. This proposal includes new data elements specific to living donation of uterus and other VCA. These changes will promote living donor safety, aid in monitoring member compliance, enable outcome assessment of living VCA donors, and

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19 This chart shows the sentiment for the public comment proposal. Sentiment is reported by the participant using a 5-point Likert scale (1-5 representing Strongly Oppose to Strongly Support). Sentiment by member type includes all comments regardless of source (regional meeting, committee meeting, online, fax, etc.) The circles after each bar indicate the average sentiment score and the number of participants is in the parentheses.

20 This chart shows the sentiment for the public comment proposal. Sentiment is reported by the participant using a 5-point Likert scale (1-5 representing Strongly Oppose to Strongly Support). Sentiment for committees only includes attendees at that committee meeting. The circles after each bar indicate the average sentiment score and the number of participants is in the parentheses.
may identify donor characteristics that impact recipient outcomes. This proposal also includes policy changes needed to program living VCA donation data collection instruments within UNet.

Transplant programs currently submit data on living VCA donors to the OPTN on a voluntary basis via the VCA Living Donor Feedback form. This form includes basic donor information like ethnicity/race, gender, and blood type. In addition to the Living Donor Feedback form, the OPTN uses two other data collection instruments to collect more detailed information on living donors of other organs, known as the Living Donor Registration (LDR) and the Living Donor Follow-up (LDF). Transplant programs do not currently use the LDR or LDF for living VCA donors, but this proposal requires submission of the LDR and LDF for living VCA donors.

The LDR is submitted by the living donor’s recovery hospital shortly after organ recovery and includes collection of donor demographic information; pre-donation clinical information; surgical information; post-operative information; post-operative complications; and other post-operative clinical information. The LDR has data elements relevant for all organs, which would apply to VCA following implementation of this proposal, as well as data elements specific to kidney, liver, and lung. The LDF is submitted by the living donor’s recovery hospital around the six-month, one-year, and two-year anniversary of the donation date. The LDF collects donor status information, clinical information, and complications. The LDF also has data elements relevant for all organs, which would apply to VCA following implementation of this proposal, as well as data elements specific to kidney, liver, and lung. Appendix 1: Current LDR and LDF Data Collection Summary contains more details on the LDR and LDF.

OPTN Data Collection Development Process

To develop this data collection proposal, the Committee established a VCA Living Donor Data Collection Workgroup comprised of members from the Committee and the OPTN Living Donor Committee (LDC). The Workgroup also included a living uterus donor and a subject matter expert representing the American Society for Reproductive Medicine and the Society for Assisted Reproductive Technology. The LDC established a separate workgroup, the Living Donor VCA Workgroup, to work on updates to OPTN Policy 14: Living Donation.

The Committee collaborated with the DTAC to develop proposed data elements for infectious disease testing. The Committee also sought input and guidance from the OPTN Data Advisory Committee (DAC) throughout development of the proposal to improve data quality and to ensure that the proposed data elements are aligned with the OPTN Principles for Data Collection. Following an initial endorsement from the DAC in February 2020, the proposed data elements were evaluated against the DAC’s data quality checklist to ensure that the proposed data elements are relevant, available, reliable and usable. The Committee presented this evaluation to the DAC in May 2020. The DAC reviewed the proposed data elements and data definitions and supported the proposal. The Committee also reviewed relevant clinical literature to identify possible complications that may occur during and after uterus donation. During public comment, the Committee presented an update to the DAC to highlight changes made between the May 2020 presentation and finalizing the proposal for public comment. Again, DAC endorsed the proposal.

21 OPTN, “Principles of Data Collection.”
Proposed VCA Data Elements: LDR

Most of the VCA data elements that the Committee proposes adding to the LDR are specific to uterus, but a small number of proposed data elements apply to all living VCA donors or to living donors of VCA other than uterus. These proposed data elements are summarized in Table 1 and Table 2. Other data currently collected on the LDR for all other living donors, as outlined in Appendix 1, would also be collected for all VCA living donors.

Table 1: Proposed Data Elements to Add to LDR – Living Donor Uterus

<table>
<thead>
<tr>
<th>Section of LDR</th>
<th>Data Elements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Donation Uterus Clinical Information</td>
<td>Human Papillomavirus (HPV) - cervical specimen only by DNA or mRNA</td>
</tr>
<tr>
<td></td>
<td>Herpes Simplex Virus (HSV) 1/2 (IgG)</td>
</tr>
<tr>
<td></td>
<td>Gonorrhea (NAT)</td>
</tr>
<tr>
<td></td>
<td>Chlamydia (NAT)</td>
</tr>
<tr>
<td></td>
<td>Vaginal Candidiasis (collected at the time of evaluation)</td>
</tr>
<tr>
<td></td>
<td>Vaginal Candidiasis (collected at the time of donation)</td>
</tr>
<tr>
<td></td>
<td>Bacterial Vaginosis <em>(Gardnerella vaginalis)</em></td>
</tr>
<tr>
<td></td>
<td>Trichomoniasis</td>
</tr>
<tr>
<td></td>
<td>Other Testing</td>
</tr>
<tr>
<td></td>
<td>Uterine Imaging</td>
</tr>
<tr>
<td></td>
<td>Gravidity</td>
</tr>
<tr>
<td></td>
<td>Parity</td>
</tr>
<tr>
<td></td>
<td>Spontaneous Abortion</td>
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<tr>
<td></td>
<td>Induced Termination</td>
</tr>
<tr>
<td></td>
<td>Prior Full Term Live Births</td>
</tr>
<tr>
<td>Uterus Surgical Information</td>
<td>Intended Procedure Type</td>
</tr>
<tr>
<td></td>
<td>Conversion from Robotic to Open</td>
</tr>
<tr>
<td></td>
<td>Operative Time (surgical time from skin to skin)</td>
</tr>
<tr>
<td></td>
<td>Ovaries Removed</td>
</tr>
<tr>
<td></td>
<td>Intra-Operative Complications</td>
</tr>
<tr>
<td></td>
<td>Ureter Injury</td>
</tr>
<tr>
<td></td>
<td>Anesthetic Complications</td>
</tr>
<tr>
<td></td>
<td>Other Complications</td>
</tr>
<tr>
<td>Uterus Post-Operative Information</td>
<td>Length of ICU Stay (days)</td>
</tr>
<tr>
<td>Uterus Related Post-Operative Complications (At discharge or 6 weeks, whichever occurs first)</td>
<td>Post-Operative Complications</td>
</tr>
</tbody>
</table>
Table 2: Proposed Data Elements to Add to LDR – Other or All Living Donor VCA

<table>
<thead>
<tr>
<th>Section of LDR</th>
<th>Data Elements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-Donation All VCA Clinical Information</td>
<td>Toxoplasma IgG</td>
</tr>
<tr>
<td>Other VCA Surgical Information</td>
<td>Intra-Operative Complications</td>
</tr>
<tr>
<td></td>
<td>Anesthetic Complications</td>
</tr>
<tr>
<td>Other VCA Post-Operative Complications (At discharge or 6 weeks, whichever occurs first)</td>
<td>Post-Operative Complications</td>
</tr>
<tr>
<td>All VCA Post-Operative Complications (At discharge or 6 weeks, whichever occurs first)</td>
<td>Reoperation</td>
</tr>
</tbody>
</table>

Pre-Donation Clinical Information

Uterus transplants enable individuals with uterine factor infertility to carry their own pregnancy. Accordingly, the Committee proposes adding several data elements to the pre-donation section of the LDR related to the function of the uterus in pregnancy and potential impact on the development of a fetus within the transplanted uterus. These data elements fall into three primary categories: infectious disease testing, uterine imaging, and medical history related to pregnancy and childbirth.

Infectious Disease Testing

The infectious disease testing data elements include human papillomavirus (HPV), herpes simplex virus (HSV), gonorrhea, chlamydia, vaginal candidiasis (collected at the time of medical evaluation and at the time of donation), bacterial vaginosis (*Gardnerella vaginalis*), and trichomoniasis. In the proposal to update OPTN policies on living donation, all of these tests would be required as part of the medical evaluation of potential living uterus donors. OPTN data collection on testing results will aid in ensuring member compliance as well as protecting patient safety and providing data for outcome assessment.

The Committee believes it is important to collect these data because infection of the donated uterus could negatively impact the health of the recipient and the outcomes of a uterus transplant, including pregnancy. Furthermore, active infections of bacterial vaginosis and trichomoniasis in pregnant women have been associated with adverse pregnancy outcomes like fetal demise, premature delivery, and low birth weight.

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24 “Other VCA” refers to VCA other than uterus. “All VCA” includes uterus.
During public comment, AST recommended collecting data on syphilis screening for living uterus donors. Syphilis testing is currently required by OPTN Policy 14.4 Medical Evaluation Requirements for Living Donors for living donors but the OPTN does not collect data on the results of this testing. Current policy requires documentation of the medical evaluation, including syphilis screening, to be maintained in the donor medical record. These policy requirements currently apply to living kidney, liver, pancreas, lung, and intestine donors, and will apply to all living donors, including living VCA donors, following implementation of Modify Living Donation Policy to Include Living VCA Donors. Accordingly, documentation of syphilis screening for living uterus donors will align with the documentation requirements for other living donors.

For living uterus donors, AST suggested collecting treatment history for sexually transmitted infections, in particular gonorrhea and chlamydia, due to the possibility of drug resistance. The Committee’s proposal would collect data only on test results for gonorrhea and chlamydia, and if positive, whether or not the patient was treated. The Committee did not believe it would be necessary to report additional information on treatment history to the OPTN, though transplant programs could document such treatment history in the donor’s medical record. AST also recommended requiring data collection on the source of the sample for gonorrhea and chlamydia nucleic acid testing (NAT). The OPTN does not currently collect data on the source of sample for other infectious disease testing required for living donors and the Committee did not believe there was a need for these data to be reported to the OPTN.

Based on recommendations from the OPTN Disease Transmission Advisory Committee (DTAC), the Committee proposes collecting data on toxoplasma testing for living donors of all VCA. Testing for toxoplasma is important for uterus transplant due to the potential for reactivation under immunosuppression and infection of a fetus. Fetal infection (congenital toxoplasmosis) can have lifelong implications including severe eye infections and mental disability. These data would also be collected for living donors of other VCA types because once a person is infected with *Toxoplasma gondii*, tachyzoites have a propensity for skeletal muscle. While living VCA donations involving skeletal muscle have not yet been reported to the OPTN, living donation of muscular VCA, including abdominal wall, may be performed in the future.

During public comment, AST suggested providing an option to indicate equivocal results for certain screening serologies, including toxoplasma immunoglobulin G (IgG) and herpes simplex virus (HSV) 1/2 IgG. Currently, the options for reporting the results of infectious disease testing on the LDR are positive, negative, not done, and unknown/cannot disclose, and help documentation in UNet provides guidance for reporting equivocal results. The Committee felt that the existing options are adequate and that no additional options are needed to indicate equivocal results.

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36 Pomerazac, “Living Donation of Vascularized Composite Allografts,” 408e.
37 Help documentation in UNet states, “For an equivocal (or indeterminate) result that changes to either positive or negative, change the result to the newer more specific value even though it may be a different test date. For a result that was originally equivocal (or indeterminate) or remains equivocal (or indeterminate) after repeated testing, record as "UNK/cannot disclose."
Uterine Imaging

In addition to infectious disease testing, the Committee proposes collecting data on uterine imaging on the pre-donation section of the LDR specific to uterus. As with the infectious disease testing, the proposed additions to living donor OPTN policies would require “a radiological assessment... to determine if the uterus is anatomically suitable for transplantation.” The corresponding data element on the LDR for uterine imaging would provide transplant programs with the opportunity to document any abnormal findings via a free text field. While the Committee recognizes that programs are unlikely to accept a uterus with abnormalities at this time, the Committee believes it is important to provide transplant programs with the opportunity to document findings at their discretion, particularly given that uterine transplantation remains an evolving field.

Medical History

The Committee proposes collecting detailed data related to the living donor’s medical history of pregnancy and childbirth, since pregnancy and childbirth are the desired outcomes of uterus transplant. The Committee proposes collecting data on gravidity and parity38 as well as prior full live term births (described in more detail below) to capture a comprehensive summary of the donor’s pregnancy and birth history. The Committee also believes it is important to collect these data in part because there is not consensus in the community as to whether nulliparous39 donors should be accepted. Previous successful pregnancy is a positive indicator of uterine function, whereas no history of pregnancy leaves open the possibility of infertility, which can be caused by uterine conditions like endometriosis.40 Accordingly, the Committee believes it is important for the OPTN to monitor if transplant programs begin accepting nulliparous donors in order to assess the outcomes of the transplant recipients.

The Committee proposes collecting data on a donor’s history of spontaneous abortion (miscarriage) as a history of miscarriage may be indicative of a uterine condition.41 During public comment, the Ethics Committee said that the use of the term “spontaneous abortion” when referring to a miscarriage should be reconsidered. However, the Committee believes that “spontaneous abortion” is the appropriate clinical term, and this term is used in the International Classification of Diseases, Tenth Revision, Clinical Modification (ICD-10-CM).42 The Committee initially proposed a data element on “induced abortion” but opted to change the name of this data element to “induced termination” to align with ICD-10-CM nomenclature. Though the risk of uterine damage due to induced termination of pregnancy is low,43 the Committee also proposes collecting data on a donor’s history of induced termination because some transplant programs have not been willing to accept living uterus donors with a significant history of instrumentation of the endometrial cavity.

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38 Gravidity is the number of times a patient has been pregnant, regardless of pregnancy outcome. Parity is the number of pregnancies reaching 20 weeks and 0 days of gestation or beyond, regardless of the number of fetuses or outcomes. Source: “reVITALize: Obstetrics Data Definitions,” The American College of Obstetricians and Gynecologists, accessed June 26, 2020, https://www.acog.org/practice-management/health-it-and-clinical-informatics/revitalize-obstetrics-data-definitions

39 Nulliparous refers to having a parity of zero, so a nulliparous donor would refer to a uterus donor who has had zero pregnancies reaching 20 weeks and 0 days or gestation or beyond. Source: The American College of Obstetricians and Gynecologists, “reVITALize: Obstetrics Data Definitions.”


During public comment, the Ethics Committee said that questions about abortions and miscarriages have the potential to cause secondary trauma and stigma to the potential donor, and if deemed unnecessary, should be considered for removal. A member of the Ethics Committee with experience in uterus transplantation said that data regarding induced termination may not be relevant at the time of donation, particularly if the donor had an induced termination several years prior to donation. Furthermore, the recovery hospital can conduct a hysteroscopy during the donor evaluation to identify any damage to the uterus due to previous operations. However, the Committee believes that it is necessary to collect these data for clinical reasons, and that a hysteroscopy will not provide adequate information. Collecting information on history of miscarriage will help assess the capability of the uterus to carry pregnancy to full term, as there might be other issues like cervical incompetence that can be identified with a full medical history but not with a hysteroscopy. Collecting history of induced termination can help assess if there may be intrauterine adhesions as a result of the procedure. As there is some evidence that individuals with a history of miscarriage or induced termination are at increased risk for adverse pregnancy outcomes, it is important for the OPTN to collect these data to monitor recipient outcomes if transplant programs accept donors with this medical history.

Finally, the Committee proposes collecting data on prior full term live births and the type of delivery for each birth (vaginal or cesarean section). A history of prior full term live births is an indicator of the functionality of a potential donor uterus. However, cesarean sections (C-sections) can increase the risk of uterine rupture or other complications in subsequent pregnancies. Additionally, one study noted that prior C-sections can make donor hysterectomy more difficult and may lead to longer operative times, higher blood loss, and increased risk of injury to the vessels that must be preserved for implantation.

The Committee believes that collecting these data related to previous pregnancies and childbirth will not add significant administrative burden for transplant programs as this information will be collected as part of routine documentation of medical history.

**Surgical Information**

The Committee proposes collecting surgical information for uterus donors similar to the surgical information collected on the LDR for kidney and lung donors, including intended procedure type, conversion from robotic to open, intraoperative complications, and anesthetic complications. The Committee also proposes collecting data on operative time as it may vary by procedure type, and longer operative times may increase the risk of complications. Whereas a typical hysterectomy takes one to three hours, a living uterus donation surgery can take eleven to thirteen hours. The Committee also proposes collecting data on whether the donor's ovaries were removed during surgery. The Committee does not recommend removing ovaries as part of a living uterus donation, but at least one trial of living uterus donation performed outside of the U.S. included ovary removal for two donors. Accordingly,

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46. Ramani et al., “DUETS (Dallas UtErus Transplant Study),” 2.
49. Ramani et al., “DUETS (Dallas UtErus Transplant Study),” 2.
the Committee believes it is important to document if ovaries are removed because ovary removal can have a significant impact on the donor’s health, potentially causing early menopause and impacting cardiovascular morbidity.51

The Committee also proposes adding a data element to collect information on intraoperative complications for VCA other than uterus. Based on public comment feedback, the Committee proposes adding an option under the intraoperative complications data element for VCA other than uterus to indicate whether any anesthetic complications occurred. The initial proposal would have collected data on intraoperative complications for all VCA donors, but would have included an option specifically to indicate anesthetic complications during surgery only for living uterus donors. This change further aligns data collection for all living VCA donors with data currently collected for living lung donors.

Post-Operative Information and Complications

For uterus post-operative information, the Committee proposes adding a data element on length of stay in the intensive care unit (ICU) as a measure of living donor patient safety52 and to be able to assess and convey the risks of living uterus donation to potential donors. Initially, the Committee proposed collecting data on “complications requiring intervention” for uterus and for other VCA following living donation, as currently collected for living kidney donors. During public comment, AST recommended changing this data element to “post-operative complications during the initial hospitalization,” as currently collected for living lung donors. Based on this feedback, the Committee proposes collecting data more broadly on “post-operative complications” so as not to limit data collection to only those complications that required intervention. For all living VCA donors, the Committee proposes collecting data on reoperations. These data are currently collected for living donors of kidney and liver.

The Committee initially proposed including a data element on any readmissions after initial discharge, to align with an existing data element on the LDR for living donors of kidney, liver, and lung. However, per OPTN Policy 18.2 Timely Collection of Data, the data submitted on the LDR should be based on the living donor’s status at discharge (or 42 days following the surgery, if the living donor is still in the hospital). Even if a living donor were to be readmitted between the time of discharge and the time that the LDR was submitted, that readmission should be reported on the LDF generated at 6 months following donation, rather than on the LDR, since the LDR is supposed to reflect status at discharge. Because there is a data element on the LDF for all living organ donors (to include living VCA donors upon implementation of this proposal) to capture readmissions, removing this data element from the LDR will not have any impact on the ability of the OPTN to collect this data. Accordingly, the Committee chose not to add this data element to the LDR for VCA. The OPTN is evaluating removal of this data element from the LDR for other organs, since this information should be reported on the LDF.

More details on proposed data elements along with supporting rationale for each VCA type and data collection instrument are located in Appendix 2: Proposed Modifications to VCA LDR and LDF Data Collection. Definitions for each data element are located in Appendix 3: Proposed Data Definitions.

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52 Guy Haller et al., “Validity of Unplanned Admission to an Intensive Care Unit as a Measure of Patient Safety in Surgical Patients,” Anesthesiology 103 (December 2005): 1121.
Proposed VCA Data Elements: LDF

The Committee proposes adding data elements to the LDF for living uterus donors, for living donors of VCA other than uterus, and for all living VCA donors. These proposed data elements are summarized in Table 3. Other data currently collected on the LDF for all living donors, as outlined in Appendix 1, would also be collected for all VCA living donors.

<table>
<thead>
<tr>
<th>Section of LDF</th>
<th>Data Elements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complications</td>
<td>Complications Since Uterus Donation</td>
</tr>
<tr>
<td></td>
<td>Menopausal Symptoms (uterus donors only)</td>
</tr>
<tr>
<td></td>
<td>New Onset Psychological Symptoms (all VCA)</td>
</tr>
<tr>
<td></td>
<td>Complications Since Other VCA Donation</td>
</tr>
</tbody>
</table>

On the LDF, the Committee proposes collecting information on complications since uterus donation, including menopausal symptoms, as well as complications since other VCA donation. The data element for complications since uterus donation would include options to select complications that have been reported in previous uterus donation surgeries, including wound infection and ureterovaginal fistula, among others, and an option to specify additional complications. The data element for complications since other VCA donation would include options to indicate pain and loss of function related to donation, as well as an option to specify additional complications. The full definitions for these data elements are in Appendix 3. The Committee believes it is important to collect data on complications following living VCA donation because there is not yet substantial literature on issues that may arise.

For living uterus donors, the Committee believes it is important for the OPTN to monitor whether these donors experience menopause after donation. At least one trial of living uterus donation performed outside of the U.S. documented menopausal symptoms following ovary removal.53,54 The Committee recognizes that this is not a desirable outcome for the donor since causing menopause has major implications for overall health and cardiovascular morbidity over time.55

Finally, the Committee proposes collecting data on new onset psychological symptoms. A uterus transplantation trial using live donors in Sweden did not identify significant increases in psychosocial symptoms within one year of transplant.56 However, several studies have documented psychosocial complications following living donation of other organs,57, 58, 59, 60 and the Committee believes it is important to collect these data from living uterus donors. Based on public comment feedback, the Committee proposes expanding data collection on new onset psychological symptoms to all living VCA donors in the event that transplant programs in the U.S. begin performing living donor transplants for

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53 Ramani et al., “DUETS (Dallas UtErus Transplant Study),” 2.
55 Wellons, “Early Menopause Predicts Future Coronary Heart Disease and Stroke,” 1081.
56 Niclas Kvarnström et al., “Live Donors of the Initial Observational Study of Uterus Transplantation—Psychological and Medical Follow-Up Until 1 Year After Surgery in the 9 Cases,” Transplantation 101, no. 3 (March 2017): 669.
other types of VCA. Further consideration of the potential psychosocial impacts of living VCA donation is included in the proposal Modify Living Donation Policy to Include Living VCA Donors. The purpose of collecting this information is to allow the OPTN to monitor for trends and to be able to inform prospective living VCA donors of the potential risks.

During public comment, an individual recommended adding a separate area of data collection regarding gender dysphoria and changes in gender self-identification. The Committee chose to add an option under the data element for “new onset psychological symptoms” to indicate “change in body image.” The Committee chose the phrase “change in body image” over “gender dysphoria” because members noted that gender dysphoria may be an existing, ongoing condition for a living donor, but that it would not develop as a new-onset psychological symptom as a result of VCA donation.

More details on the proposed data elements along with supporting rationale for each VCA type and data collection instrument are located in Appendix 2. Definitions for each data element are located in Appendix 3.

Proposed Policy Changes to Support Living Donor VCA in UNet

The proposed data collection would be collected through UNet. Currently, all VCA data are collected through a stand-alone system. The OPTN plans to program all VCA data collection into UNet, which is the system used for all other organs. Since the number of VCA transplants have been increasing in recent years, it will ultimately be more efficient for the OPTN to program new VCA data collection requirements into UNet, rather than making significant changes within the existing stand-alone system for VCA. OPTN policy currently contains exclusions for VCA based on the stand-alone data collection process. This proposal includes policy changes associated with programming living VCA donation data collection in UNet. Table 4 summarizes the data collection instruments impacted by this proposal, and associated areas of policy that will be updated to enable programming in UNet.
### Table 4: Data Collection Instruments Impacted by this Proposal

<table>
<thead>
<tr>
<th>Data Collection Instrument</th>
<th>Description</th>
<th>Policies Amended to Remove Exclusion of VCA</th>
</tr>
</thead>
</table>
| Living Donor Feedback      | • Collects data prior to donation surgery  
• Includes donor identification information and blood type | • Policy 14.5.C: Reporting of Living Donor Blood Type and Subtype  
• Policy 18.1.B: Timely Submission of Certain Data |
| Living Donor Registration (LDR) | • Collects data when the living donor is discharged or 42 days following the transplant date, whichever is first  
• Includes clinical information and complications | • Policy 18.1.B: Timely Submission of Certain Data  
• Policy 18.2: Timely Collection of Data |
| Living Donor Follow-Up (LDF) | • Collects data around the six-month, one-year, and two-year anniversary of the donation date  
• Includes clinical information and complications | • Policy 18.1.B: Timely Submission of Certain Data  
• Policy 18.2: Timely Collection of Data |
| Donor Histocompatibility (DHS) | • Completed by the histocompatibility laboratory responsible for performing tissue typing for deceased and living donors  
• Includes histocompatibility typing results | • Policy 18.1.B: Timely Submission of Certain Data |

OPTN *Policy 18: Data Submission Requirements* currently excludes VCA from requirements for timely submission of the LDR, LDF, and Living Donor Feedback data collection instruments by recovery hospitals. This proposal would remove these policy exclusions to require timely submission of living donor data collection instruments for all living VCA donors. The Living Donor Feedback will be updated in UNet to include VCA and to enable generation of the LDR and the LDF in UNet for living VCA donors.

This proposal does not include any changes to the Donor Histocompatibility (DHS) data collection instrument. However, the policy changes associated with programming the DHS and Living Donor Feedback data collection instruments in UNet will impact operations for transplant programs and histocompatibility laboratories, as summarized in Table 5.
Table 5: Impact of Programming Certain VCA Data Collection Instruments in UNet

<table>
<thead>
<tr>
<th>Policy Impacted</th>
<th>Current State</th>
<th>Future State</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.5.C Reporting of Living Donor Blood Type and Subtype</td>
<td>Living VCA donor blood type and subtype verification and reporting must be recorded in the living donor’s medical record</td>
<td>Living VCA donor blood type and subtype verification and reporting will be recorded in UNet via the Living Donor Feedback</td>
</tr>
<tr>
<td>18.1 Data Submission Requirements</td>
<td>Living VCA donors are excluded from requirements for histocompatibility laboratories to submit the Donor Histocompatibility (DHS) data collection instrument</td>
<td>Histocompatibility laboratories will submit the DHS for living VCA donors in UNet</td>
</tr>
</tbody>
</table>

For all other organs, living donor blood type and subtype verification and reporting is documented in UNet via the Living Donor Feedback data collection instrument. Since VCA is not programmed in UNet, and submission of the VCA Living Donor Feedback data collection instrument is not required by OPTN policy, OPTN Policy 14: Living Donation currently requires living donor blood type verification for VCA recoveries to be documented in the living donor’s medical record. This proposal would remove this requirement since recovery hospitals will be able to conduct this verification and reporting via UNet.

OPTN Policy 18: Data Submission Requirements requires histocompatibility laboratories to submit Donor Histocompatibility (DHS) forms for all living and deceased donors, though the DHS is not currently programmed in UNet for living VCA donors. This proposal would remove the exclusion for VCA contained in the companion proposal entitled Programming VCA Allocation in UNet, since histocompatibility laboratories will be able to submit the DHS for living VCA donors following programming in UNet. The policy exclusion in the companion proposal reflects the OPTN’s plan to program deceased donor VCA and living donor VCA in UNet sequentially rather than concurrently.

**NOTA and Final Rule Analysis**

The Committee submits the following proposal for consideration by the OPTN Board of Directors under the authority of the OPTN Final Rule, which requires the OPTN to “maintain records of all transplant candidates, all organ donors and all transplant recipients” and shall “…receive…such records and information electronically…” Additionally, the OPTN has been directed by the Secretary “to develop policies regarding organ donors and living organ donor recipients.” This proposal will allow the OPTN to collect more complete data on living VCA donors and maintain such data in the OPTN dataset.

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61 Current OPTN policies state that the DHS should be submitted for “Each heart, intestine, kidney, liver, lung, or pancreas donor typed by the laboratory,” but the OPTN Board of Directors approved policy language in December 2019 stating that the DHS should be submitted for “each living and deceased donor.” This language is expected to be implemented by December 2020. More information on this policy change is available on the OPTN website: https://optn.transplant.hrsa.gov/governance/public-comment/modify-data-submission-policies/.

62 42 CFR §121.11(a)(1)(ii).

63 42 CFR §121.11(a)(1)(iii).

Alignment with OPTN Strategic Plan

*Improve waitlisted patient, living donor, and transplant recipient outcomes:* Collecting data on donor characteristics that may impact transplant recipient outcomes will improve the OPTN’s ability to monitor trends affecting recipient outcomes. Additionally, post-donation monitoring of living VCA donors will improve the OPTN’s ability to monitor trends affecting living donor outcomes.

*Promote living donor and transplant recipient safety:* Data collection corresponding with policy requirements intended to promote patient safety will allow the OPTN to monitor member compliance. Furthermore, identification of trends related to living donor and transplant recipient outcomes can inform future policy development intended to promote patient safety.

Implementation Considerations

Member and OPTN Operations

To implement this proposal, the OPTN will modify data collection instruments and communicate the changes to the transplant community. The OPTN will create help documentation for the new data elements to provide additional instruction for submitting these data, and the Committee will work with the OPTN to continue to refine the data element definitions throughout implementation of this proposal. Transplant hospitals will be required to become familiar with the new data requirements and how to access this information.

The target implementation timeline for this proposal is June 2022. This timeline is longer than the standard 12-month implementation timeline to allow time for the Office of Management and Budget (OMB) to review and approve changes to the data collection instruments, and to synchronize implementation with a separate project to program deceased donor VCA allocation and data collection into UNet. Programming the VCA-specific modifications to the LDR and LDF in UNet, along with the DHS and VCA Living Donor Feedback, will commence following implementation of programming deceased donor VCA allocation and data collection in UNet. Proposed policy changes to support the operational decision to program deceased donor VCA allocation into UNet are outlined in a separate proposal entitled *Programming VCA Allocation in UNet.*

Operations affecting the OPTN

This proposal will require the submission of official OPTN data that are not presently collected by the OPTN. The OPTN Contractor has agreed that data collected pursuant to the OPTN’s regulatory requirements in §121.11 of the OPTN Final Rule will be collected through OMB approved data collection forms. Therefore, after OPTN Board approval, the forms will be submitted for OMB approval under the Paperwork Reduction Act of 1995. This will require a revision of the OMB-approved data collection instruments, which may impact the implementation timeline.

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65 For more information on the goals of the OPTN Strategic Plan, visit https://optn.transplant.hrsa.gov/governance/strategic-plan/.  
67 Organ Procurement and Transplantation Network Contract HHS/2020/1900001C, Performance Work Statement at Task 3.5: Collect official OPTN data to support the operations of the OPTN.
Once approved by OMB, the revisions to the LDR and LDF data collection instruments will be programmed into UNet. Help documentation and instructions will be updated to assist members with data submission.

**Operations affecting Transplant Hospitals**

This proposal will collect living VCA donor data to better understand living donor outcomes and promote living donor safety. Data collection requirements will apply to all living VCA donors. The largest scope of changes will be for living donor recovery hospitals supporting uterus transplant programs. VCA transplant programs will need to become familiar with these changes to data required by the OPTN, and transplant hospital staff will need to become familiar with where to obtain these data from medical records. This proposal may add additional administrative burden, particularly for data collection related to living donor uterus transplantation, in the interest of promoting living donor and transplant recipient safety. Transplant hospitals will also conduct living donor blood type verification for VCA recoveries via UNet rather than documenting blood type via donor medical records.

**Operations affecting Histocompatibility Laboratories**

Histocompatibility laboratories will need to submit the Donor Histocompatibility data collection instrument for living VCA donors via UNet.

**Operations affecting Organ Procurement Organizations**

This proposal is not anticipated to affect the operations of organ procurement organizations.

**Projected Fiscal Impact**

**Projected Impact on Transplant Hospitals**

The time and cost to implement these changes at transplant centers are minimal. Any resources for pre-donation/transplant data collection and entry is allowable on the Medicare Cost Report.

Additional data entry staff time will ensure complete and accurate data entry. Typically, programs utilize one or multiple staff to complete data entry for all organ programs. Staff and systems should be positioned with staff and ability to incorporate the VCA data entry into current workflow.

Data collection will be dependent on program volume and may vary year to year.

The Fiscal Impact Group estimates that implementation will take one to three months.

This proposal standardizes VCA data to be collected similarly to other organ types, and creates overall clarity and efficiency in the data collection process for transplant centers.

**Projected Impact on Histocompatibility Laboratories**

This proposal is not anticipated to have any fiscal impact on histocompatibility laboratories.

**Projected Impact on Organ Procurement Organizations**

This proposal is not anticipated to have any fiscal impact on OPOs.
Projected Impact on the OPTN

Preliminary estimates indicate that this will be a large project for the OPTN to implement as approximately 1,000 hours will be needed for IT programming and testing system changes to add living VCA donor organ types to UNet, and to program modifications to the LDR and LDF. Research estimates 40 hours of work to assist IT during implementation to move these data fields into UNet. Member Quality estimates 60 hours for implementation to include incorporating new monitoring into the review process of the LDR, and creating new report templates and worksheets as well as education for the site survey team. The OPTN will also develop help documentation and notify the transplant community regarding these changes.

Moderate ongoing annual monitoring is estimated to create reports and status updates to evaluate outcomes, with Research estimating 30 hours per year. IT estimates 90 hours will be required yearly to assist with monitoring and maintenance.

Post-implementation Monitoring

Member Compliance

This proposal will not change the current routine monitoring of OPTN members. Any data entered in UNet may be reviewed by the OPTN, and members are required to provide documentation as requested.

Policy Evaluation

The OPTN will report the following metrics to the Committee after implementation at six months, one year, and as needed.
- Number and percent of living VCA donors with LDR and LDF forms submitted to the OPTN
- Number and percent of living VCA donors with complications reported to the OPTN on the LDR and LDF

Conclusion

This proposal will require data collection on living VCA donors and will add new data elements to OPTN living donor data collection instruments in order to promote living donor and transplant recipient safety. These new data collection requirements will improve the OPTN’s ability to monitor patient safety, as data on living VCA donors is currently only submitted to the OPTN voluntarily. This proposal also contains policy changes associated with programming living VCA donor data collection instruments in UNet.

There are two other proposals that impact VCA. This proposal was developed in conjunction with the Living Donor Committee’s complementary proposal, Modify Living Donation Policy to Include Living VCA Donors. The VCA Committee also sponsored a separate proposal, Programming VCA Allocation in UNet, for policy changes associated with programming deceased donor VCA allocation and data collection in UNet. Proposed changes to the LDR and LDF in this proposal will also be programmed into UNet instead of the current stand-alone system. This proposal has a target implementation date of June 2022, following implementation of programming VCA allocation for deceased donors in UNet.
Policy Language

Proposed new language is underlined (example) and language that is proposed for removal is struck through (example). Heading numbers, table and figure captions, and cross-references affected by the numbering of these policies will be updated as necessary.

14.5.C Reporting of Living Donor Blood Type and Subtype

The recovery hospital must report and verify the living donor blood type prior to registration with the OPTN Contractor using the Living Donor Feedback Form as required below:

1. Two different qualified health care professionals, as defined in the recovery hospital’s protocol, must each make an independent report to the OPTN Contractor for blood type. For VCA recoveries, the blood type verification and reporting must be recorded in the living donor’s medical record.

2. If blood subtype is used for ensuring transplant compatibility or allocation, a qualified health care professional must report blood subtype to the OPTN Contractor. This report must be verified by a different qualified health care professional according to the recovery hospital’s protocol. For VCA recoveries, the blood subtype verification and reporting must be recorded in the living donor’s medical record.

3. Both qualified health care professionals must use all blood type and subtype determination source documents to verify they:
   a. Contain blood type and subtype (if used for ensuring transplant compatibility or allocation) results for the donor
   b. Indicate the same blood type and subtype (if used for ensuring transplant compatibility or allocation) on the test results. If the results are conflicting or indeterminate, the recovery hospital must refer to their written protocol as outlined in Policy 14.5.A: Living Donor Blood Type Determination.
   c. Match the result reported to the OPTN Contractor or VCA donor medical record.

The recovery hospital must document that reporting was completed according to the hospital’s protocol and the above requirements.

18.1.B Timely Submission of Certain Data

Members must submit data to the OPTN Contractor according to Table 18-1.

Table 18-1: Data Submission Requirements

<table>
<thead>
<tr>
<th>The following member:</th>
<th>Must submit the following instruments to the OPTN Contractor:</th>
<th>Within:</th>
<th>For:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Histocompatibility Laboratory</td>
<td>Donor Histocompatibility (DHS)</td>
<td>60 days after the DHS record is generated</td>
<td>Each living and deceased donor</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>This does not apply to living VCA donors</td>
</tr>
<tr>
<td>The following member:</td>
<td>Must submit the following instruments to the OPTN Contractor:</td>
<td>Within:</td>
<td>For:</td>
</tr>
<tr>
<td>---------------------------</td>
<td>---------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Histocompatibility Laboratory</td>
<td>Recipient Histocompatibility (RHS)</td>
<td>60 days after the transplant hospital removes the candidate from the waiting list because of transplant</td>
<td>Each heart, intestine, kidney, liver, lung, or pancreas transplant recipient typed by the laboratory</td>
</tr>
<tr>
<td>OPO</td>
<td>Death Notification Registration (DNR)</td>
<td>30 days after the end of the month in which a donor hospital reports a death to the OPO or the OPO identifies the death through a death record review</td>
<td>All imminent neurological deaths and eligible deaths in its DSA</td>
</tr>
<tr>
<td>OPOs</td>
<td>Monthly Donation Data Report: Reported Deaths</td>
<td>30 days after the end of the month in which a donor hospital reports a death to the OPO</td>
<td>All deaths reported by a hospital to the OPO</td>
</tr>
<tr>
<td>Allocating OPO</td>
<td>Potential Transplant Recipient (PTR)</td>
<td>30 days after the match run date by the OPO or the OPTN Contractor</td>
<td>Each deceased donor heart, intestine, kidney, liver, lung, or pancreas that is offered to a potential recipient</td>
</tr>
<tr>
<td>Allocating OPO</td>
<td>VCA Candidate List</td>
<td>30 days after the procurement date</td>
<td>Each deceased donor VCA organ that is offered to a potential VCA recipient</td>
</tr>
<tr>
<td>Host OPO</td>
<td>Donor Organ Disposition (Feedback)</td>
<td>5 business days after the procurement date</td>
<td>Individuals, except living donors, from whom at least one organ is recovered</td>
</tr>
<tr>
<td>Host OPO</td>
<td>Deceased Donor Registration (DDR)</td>
<td>60 days after the donor organ disposition (feedback) form is submitted and disposition is reported for all organs</td>
<td>All deceased donors</td>
</tr>
<tr>
<td>The following member:</td>
<td>Must submit the following instruments to the OPTN Contractor:</td>
<td>Within:</td>
<td>For:</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------------------------------------------</td>
<td>--------</td>
<td>------</td>
</tr>
<tr>
<td>Recovery Hospitals</td>
<td>Living Donor Feedback</td>
<td>The time prior to donation surgery</td>
<td>Each potential living donor organ recovered at the hospital</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>This does not apply to VCA donor organs</td>
</tr>
<tr>
<td>Recovery Hospitals</td>
<td>Living Donor Feedback</td>
<td>72 hours after the donor organ recovery procedure</td>
<td>Any potential living donor who received anesthesia but did not donate an organ or whose organ is recovered but not transplanted into any recipient</td>
</tr>
<tr>
<td></td>
<td>Living Donor Registration (LDR)</td>
<td>90 days after the Recovery Hospital submits the <em>living donor feedback</em> form</td>
<td>Each living donor organ recovered at the hospital</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>This does not apply to VCA donor organs</td>
</tr>
</tbody>
</table>
| Recovery Hospitals   | Living Donor Follow-up (LDF)                    | Either:  
  - 90 days after the six-month, 1-year, and 2-year anniversary of the donation date or  
  - As determined possible by the transplant hospital during the COVID-19 emergency. | Each living donor organ recovered at the hospital |
<p>|                      |                                                 |        | This does not apply to VCA, domino donor, and non-domino therapeutic donor organs. |
|                      |                                                 |        | Non-submission of the full LDF is acceptable during the COVID-19 emergency. |</p>
<table>
<thead>
<tr>
<th>The following member:</th>
<th>Must submit the following instruments to the OPTN Contractor:</th>
<th>Within:</th>
<th>For:</th>
</tr>
</thead>
</table>
| Transplant hospitals | Organ Specific Transplant Recipient Follow-up (TRF)          | Either of the following:  
  - 90 days after the six-month and annual anniversary of the transplant date until the recipient’s death or graft failure or as determined possible by the transplant hospital during the COVID-19 emergency  
  - 30 days from notification of the recipient’s death or graft failure | Each recipient followed by the hospital  
  Non-submission of the full TRF is acceptable during the COVID-19 emergency; however notifications of recipient’s death or graft failure are still required during the COVID-19 emergency. |
| Transplant hospitals | Organ Specific Transplant Recipient Registration (TRR)       | 90 days after transplant hospital removes the recipient from the waiting list | Each recipient transplanted by the hospital |
| Transplant hospitals | Liver Post-Transplant Explant Pathology                       | 60 days after transplant hospital removes candidate from waiting list | Each liver recipient transplanted by the hospital |
| Transplant hospitals | Waiting List Removal for Transplant                           | 1 day after the transplant | Each heart, intestine, kidney, liver, lung, or pancreas recipient transplanted by the hospital |
| Transplant hospitals | Candidate Removal Worksheet                                   | 1 day after the transplant | Each VCA recipient transplanted by the hospital |
**The following member:** Must submit the following instruments to the OPTN Contractor:

| Transplant hospitals | Recipient Malignancy (PTM) | Within: Either:  
- 30 days after the transplant hospital reports the malignancy on the transplant recipient follow-up form or  
- As determined possible by the transplant hospital during the COVID-19 emergency. | For: Each heart, intestine, kidney, liver, lung, or pancreas recipient with a reported malignancy that is followed by the hospital. Non-submission is acceptable during the COVID-19 emergency. |

| Transplant hospitals | Transplant Candidate Registration (TCR) | 90 days after the transplant hospital registers the candidate on the waiting list | Each heart, intestine, kidney, liver, lung, or pancreas candidate on the waiting list or recipient transplanted by the hospital |

### 18.2 Timely Collection of Data

Members must collect and submit timely information to the OPTN Contractor. Timely data on recipients and living donors is based on recipient or living donor status at a time as close as possible to the specified transplant event anniversary. *Table 18-2: Timely Data Collection* sets standards for when the member must collect the data from the patient.

**Table 18-2: Timely Data Collection**

<table>
<thead>
<tr>
<th>Information is timely if this Member:</th>
<th>Collects this information for this form:</th>
<th>Within this time period:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transplant hospital</td>
<td>Organ specific transplant recipient registration (TRR)</td>
<td>When the transplant recipient is discharged from the hospital or 42 days following the transplant date, whichever is first.</td>
</tr>
<tr>
<td>Recovery hospital</td>
<td>Living donor registration (LDR)</td>
<td>When the living donor is discharged from the hospital or 42 days following the transplant date, whichever is first.</td>
</tr>
<tr>
<td>Information is timely if this Member:</td>
<td>Collects this information for this form:</td>
<td>Within this time period:</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>------------------------------------------</td>
<td>-------------------------</td>
</tr>
<tr>
<td>Recovery hospital</td>
<td>Living donor follow-up (LDF)</td>
<td>Either:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• 60 days before or after the six-month, 1-year, and 2-year anniversary of the donation date or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• As determined possible by the transplant hospital during the COVID-19 emergency.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>This does not apply to VCA transplants.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Non-submission is acceptable during the COVID-19 emergency.</td>
</tr>
</tbody>
</table>
## Appendix 1: Current LDR and LDF Data Collection Summary

<table>
<thead>
<tr>
<th>Data Elements on LDR Instrument</th>
<th>All Organs</th>
<th>Kidney</th>
<th>Liver</th>
<th>Lung</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provider information (Recipient Center)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Socio-demographic information (level of education, work status, functional capacity)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Viral detection (HIV, CMV, HBV, HCV, EBV)</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>History of Cancer</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Diabetes and treatment</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>SGOT/AST</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Alkaline Phosphatase</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Liver Biopsy</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Serum Creatinine</td>
<td>X</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Preoperative Blood Pressure – Systolic and Diastolic</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FVC (Forced Vital Capacity) % predicted</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>FEF (Forced Expiratory Flow) (25-75%) % predicted</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Diffusing lung capacity corrected for alveolar volume % predicted</td>
<td></td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Surgical Information</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intended procedure type or procedure type</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Intraoperative complications, including anesthetic complications</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Date of initial discharge, donor status (living or dead), date last seen</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Biliary Complications</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Other Complications Requiring Intervention</td>
<td>X</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Any Readmission After Initial Discharge</td>
<td>X</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Post-operative complications during the initial hospitalization</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Total Bilirubin</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>SGPT/ALT</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>
### Data Elements on LDR Instrument

<table>
<thead>
<tr>
<th>Data Element</th>
<th>All Organs</th>
<th>Kidney</th>
<th>Liver</th>
<th>Lung</th>
</tr>
</thead>
<tbody>
<tr>
<td>INR (International Normalized Ratio)</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serum Albumin</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serum Creatinine</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Post-operative Blood Pressure – Systolic and Diastolic</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Urinalysis – urine protein or protein-creatinine ratio</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Donor developed hypertension requiring medication</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Organ Recovery

- Organ(s) recovered, organ recovery date, recovery/work-up facilities: X X X X X
- Recipient Name: X X X X X

### Data Elements on LDF Instrument

<table>
<thead>
<tr>
<th>Data Element</th>
<th>All Organs</th>
<th>Kidney</th>
<th>Liver</th>
<th>Lung</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>General Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provider information (Recipient Center)</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Donor information (Donor ID, blood type, donor type, demographics)</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Socio-demographic information (level of education, work status, functional capacity)</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Clinical Information</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current weight</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ER or urgent care visit related to donation since last follow-up</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Bilirubin, SGOT/AST, SGPT/ALT, Alkaline Phosphatase, Serum Albumin, Serum Creatinine, INR, Platelet count</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serum Creatinine, Blood pressure (systolic/diastolic), urinalysis, donor developed hypertension requiring medication</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maintenance dialysis</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diabetes and treatment</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Activity Level</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chronic Incisional Pain</td>
<td>X X X X X</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Complications

- Has the donor been readmitted since [last date seen] – if yes, date, and specify reason: X X X X
- Kidney Complications since [last date seen]: X X X X
- Liver Complications since [last date seen]: X X X X
- Complications since [last date seen]: X X X X

#### Recipient Information

- Name, transplant date, SSN: X X X X X
Appendix 2: Proposed Modifications to VCA LDR and LDF Data Collection

Table 1: Proposed Data Elements to Add to the LDR

<table>
<thead>
<tr>
<th>Data Elements</th>
<th>Justification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Human Papillomavirus (HPV) - cervical specimen only by DNA or mRNA</td>
<td>Because HPV infection could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
<tr>
<td>Herpes Simplex Virus (HSV) 1/2 (IgG)</td>
<td>Because herpes infection could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
<tr>
<td>Gonorrhea (NAT)</td>
<td>Because gonorrhea infection could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
<tr>
<td>Chlamydia (NAT)</td>
<td>Because chlamydia infection could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
<tr>
<td>Vaginal Candidiasis (collected at the time of evaluation)</td>
<td>Because vaginal candidiasis infection could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
<tr>
<td>Vaginal Candidiasis (collected at the time of donation)</td>
<td>The Committee proposes collecting these data both at the time of evaluation and at the time of donation because candida naturally occurs in the vagina and an active infection could threaten the success of the transplant. At the time of evaluation, the donor can be treated prior to donation; at the time of donation, collecting these data allows the recovery hospital to confirm that the donor does not have an active infection.</td>
</tr>
<tr>
<td>Bacterial Vaginosis (Gardnerella vaginalis)</td>
<td>Because bacterial vaginosis could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment). Infection has been associated with adverse pregnancy outcomes like fetal demise, premature delivery, and low birth weight.</td>
</tr>
<tr>
<td>Trichomoniasis</td>
<td>Because trichomoniasis could impact the health of the recipient and the outcome of a uterus transplant, it is important to ensure this testing is completed and to know the results of the test (relevant for patient safety, member compliance, and outcome assessment).</td>
</tr>
</tbody>
</table>


| **Other Testing** | Collecting data on other testing is important given that uterus transplantation is a novel field, so this data element will allow the OPTN to identify any other tests commonly used by transplant programs. |
| **Uterine Imaging** | Uterine imaging should be conducted prior to living donation to check for any structural abnormalities, so it is important to collect these data to confirm whether imaging was conducted and if there were any notable findings (relevant for patient safety and outcome assessment). |
| **Gravidity** | Gravidity is directly related to the desired outcome of a uterus transplant (pregnancy), so it is important to collect these data to assess outcomes. The Committee proposes collecting this information as well as "prior full term live births" because these numbers can be very different. |
| **Parity** | Parity is directly related to the desired outcome of a uterus transplant (pregnancy and birth of a child), so it is important to collect these data to assess outcomes. The Committee proposes collecting this information as well as "prior full term live births" because these numbers can be very different if a donor had several previous pregnancies that did not result in a full term live birth due to spontaneous abortion, induced termination, or pre-term birth. The Workgroup also noted that there is not consensus in the community as to whether nulliparous donors should be accepted, so if some programs are accepting these donors, it would be important to collect information on their outcomes. |
| **Spontaneous Abortion** | Since the purpose of a uterus transplant is to achieve a successful pregnancy, data collection on spontaneous abortion (miscarriage) is relevant as it may be related to the function of the organ to be donated. The Committee noted that transplant programs may be concerned that a uterus from a donor with a high ratio of miscarriages to live births would not function for a recipient (in terms of achieving the desired outcome of a live birth). |
| **Induced Termination** | The Committee noted that some transplant programs have not been willing to accept living donors with a significant history of instrumentation of the endometrial cavity. It is important for the OPTN to collect these data to understand whether it has an impact on transplant recipient outcomes. |
| **Prior Full Term Live Births** | Prior full term live births is directly related to the desired outcome of a uterus transplant (pregnancy and birth of a child), so it is important to collect these data to assess outcomes. |
| **Toxoplasma IgG** | Collecting this information is important for any VCA transplant that includes skeletal muscle. Collecting this information is also important for uterine transplant due to potential for reactivation under immunosuppression and to infect a fetus. Once a person is infected, |

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The *Toxoplasma gondii* tachyzoites can go to any part of the body but have a propensity for skeletal muscle, cardiac muscle, and brain. For the same reason, VCA recipients of transplants that contain skeletal muscle are at high risk if the donor had a *T. gondii* infection. The uterine transplant is at risk like other organs but poses additional concerns since fetal infection (congenital toxoplasmosis) will have lifelong implications for developmental delay and vision (relevant for patient safety, member compliance, and outcome assessment).

### Uterus Surgical Information

<table>
<thead>
<tr>
<th>Intended Procedure Type</th>
<th>The relative efficacy and safety of various procedure types is unknown, given the small number of procedures conducted, so collecting intended procedure type is relevant to patient safety and outcomes assessment.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conversion from Robotic to Open</td>
<td>The relative efficacy and safety of various procedure types is unknown, given the small number of procedures conducted, so collecting information on the procedure type, including whether the surgery was converted from a robotic surgery to an open surgery, is relevant to patient safety and outcomes assessment.</td>
</tr>
<tr>
<td>Operative Time (surgical time from skin to skin)</td>
<td>Operative time may be associated with outcomes and may vary by procedure type, so collecting these data is relevant to patient safety and outcomes assessment.</td>
</tr>
<tr>
<td>Ovaries Removed</td>
<td>While it is not recommended to remove ovaries as part of a living uterus donation, it is important to document if ovaries are removed because it can have a significant impact on the donor's health.</td>
</tr>
<tr>
<td>Intra-Operative Complications</td>
<td>Collecting data on intra-operative complications will allow the OPTN to identify trends that impact living donor safety and transplant outcomes.</td>
</tr>
<tr>
<td>Ureter Injury</td>
<td>Ureter injury is an intra-operative complication that has been identified in clinical literature in conjunction with living uterus donation. Collecting these data is relevant to monitoring trends and identifying risks for living donors.</td>
</tr>
<tr>
<td>Anesthetic Complications</td>
<td>It is important to collect data on anesthetic complications to identify potential risks for living donor safety. These data are currently collected for living lung donors.</td>
</tr>
<tr>
<td>Other Complications</td>
<td>It is important to collect data on other complications arising during surgery for living uterus donation because this type of donation is novel and there is not yet substantial literature on issues that may arise that threaten either living donor safety or recipient outcomes.</td>
</tr>
</tbody>
</table>

### Other VCA Surgical Information

| Intra-Operative Complications | Collecting data on intra-operative complications will allow the OPTN to identify trends that impact living donor safety and transplant outcomes. |
| Anesthetic Complications | It is important to collect data on anesthetic complications to identify potential risks for living donor safety. These data are currently collected for living lung donors. |

### Uterus Post-Operative Information

| Length of ICU Stay (days) | Collecting data on ICU stay will allow the OPTN to monitor the risks of living uterus donation and convey that risk to potential living donors. |

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73 Ramani et al., “DUETS (Dallas UtErus Transplant Study),” 2.
### Uterus-Related Post-Operative Complications (At discharge or 6 weeks, whichever occurs first)

| Post-Operative Complications | It is important to collect data on other post-operative complications for living uterus donation because this type of donation is novel and there is not yet substantial literature on issues that may arise that threaten living donor safety. |

### Other VCA Post-Operative Complications (At discharge or 6 weeks, whichever occurs first)

| Post-Operative Complications | It is important to collect data on other post-operative complications for living donation of other VCA types because this type of donation is novel and there is not yet substantial literature on issues that may arise that threaten living donor safety. |

### All VCA Post-Operative Complications

| Reoperation | It is important to collect data on reoperation to allow the OPTN to monitor the risks of living VCA donation and convey that risk to potential living donors. |
Table 2: Proposed Data Elements to Add to the LDF

<table>
<thead>
<tr>
<th>Data Elements</th>
<th>Justification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complications Since Uterus Donation</td>
<td>It is important to collect data on complications following living uterus donation because this type of donation is novel and there is not yet substantial literature on issues that may arise that threaten living donor safety. The complications listed in the data definition were identified in medical literature. 74</td>
</tr>
<tr>
<td>Menopausal Symptoms</td>
<td>Causing menopause has major implications for overall health and cardiovascular morbidity over time, so it is important for the OPTN to monitor whether living uterus donors experience menopause after donation as this is not a desired outcome for the donor (patient safety).</td>
</tr>
<tr>
<td>Complications Since Other VCA Donation</td>
<td>It is important to collect data on complications following living donation of other VCA types because this type of donation has not been reported in the United States and there is not yet substantial literature on issues that may arise that threaten living donor safety.</td>
</tr>
<tr>
<td>New Onset Psychological Symptoms (all VCA donors)</td>
<td>Several studies have documented psychosocial complications following living donation of other organs, 75, 76, 77, 78 so the Committee believes it is important for the OPTN to collect this information in order to monitor for trends and to inform the expectations of living VCA donors (patient safety).</td>
</tr>
</tbody>
</table>

74 Ramani et al., “DUETS (Dallas UtErus Transplant Study),” 2.
76 K.K. Clemens et al., “Psychosocial health of living kidney donors,” 2965.
78 Parikh, Ladner, Abecassis, and Butt, “Quality of life for donors after living donor liver transplantation,” 1354-1355.
Appendix 3: Proposed Data Definitions

Living Donor Registration (LDR)

Pre-Donation All VCA Clinical Information

**Toxoplasma IgG:** Screening for toxoplasma is a way to increase transplant recipient safety by potentially decreasing the number of unexpected transmissions of *toxoplasma gondii*. Select the result of the test:

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

Pre-Donation Uterus Clinical Information

**Human Papillomavirus (HPV) cervical specimen only by DNA or mRNA:** HPV (Human papillomavirus) is a sexually transmitted infection that can cause health problems like genital warts and cancer. There are several types of HPV and most do not lead to cancer, but certain types of genital HPV can cause cancer in the lower part of the uterus that connects to the vagina (cervix). Select the result of the test:

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

**Herpes Simplex Virus (HSV) 1/2 (IgG antibody test):** Herpes simplex virus (HSV) is a sexually transmitted disease. There is some research that suggests that genital herpes infection may lead to miscarriage or increase the likelihood of preterm birth. Genital herpes can cause painful genital sores and can be severe in people with suppressed immune systems. Select the result of the test:

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

**Gonorrhea (NAT):** Gonorrhea is a sexually transmitted bacterial infection that can cause pelvic inflammatory disease and damage reproductive organs. Gonorrhea can also be transmitted congenitally and cause serious health problems for a newborn child. Select the result of the test. If positive, select Yes if the patient was treated for gonorrhea and No if the patient was not treated for gonorrhea.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No
**Chlamydia (NAT):** Chlamydia is a sexually transmitted bacterial infection that can cause pelvic inflammatory disease and damage reproductive organs. Chlamydia can also be transmitted congenitally and cause health problems for a newborn child. Select the result of the test. If positive, select Yes if the patient was treated for chlamydia and No if the patient was not treated for chlamydia.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No

**Vaginal Candidiasis (collected at the time of evaluation):** Vaginal candidiasis is a fungal infection that is more likely to occur in immunocompromised individuals and may impact the outcome of a uterus transplant. Select the result of the test. If positive, select Yes if the patient was treated for vaginal candidiasis and No if the patient was not treated for vaginal candidiasis.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No

**Vaginal Candidiasis (collected at the time of donation):** Vaginal candidiasis is a fungal infection that is more likely to occur in immunocompromised individuals and may impact the outcome of a uterus transplant. Select the result of the test. If positive, select Yes if the patient was treated for vaginal candidiasis and No if the patient was not treated for candidiasis.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No

**Bacterial Vaginosis (Gardnerella vaginalis):** Bacterial vaginosis is a type of vaginal inflammation caused by the overgrowth of bacteria naturally found in the vagina. Bacterial vaginosis can increase the likelihood of preterm birth and low birth weight. Select the result of the test. If positive, select Yes if the patient was treated for bacterial vaginosis and No if the patient was not treated for bacterial vaginosis.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No
**Trichomoniasis:** Trichomoniasis is a sexually transmitted disease caused by infection with a protozoan parasite. Trichomoniasis can increase the likelihood of preterm birth and low birth weight. Select the result of the test. If positive, select Yes if the patient was treated for trichomoniasis and No if the patient was not treated for trichomoniasis.

- Positive
- Negative
- Not Done
- UNK/Cannot Disclose

If positive, was the patient treated? Yes/No

**Other testing:** Specify other testing conducted for infectious diseases. Select the result of the test.

- Type of test - specify:
  - Positive
  - Negative
  - Not Done
  - UNK/Cannot Disclose

**Uterine imaging:** Uterine imaging can be conducted via various tests including magnetic resonance imaging (MRI), magnetic resonance angiography (MRA), or computerized tomography (CT), among others. Abnormal findings may include retroverted uterus, double uterus, or other anatomical abnormalities. Indicate the type of imaging used:

- MRI/MRA
- CT
- Other, specify:

If imaging was conducted, indicate any abnormal findings:

**Gravidity:** Gravidity is the number of times a patient has been pregnant, regardless of pregnancy outcome. Enter the gravidity.

**Parity:** Parity is the number of pregnancies reaching 20 weeks and 0 days of gestation or beyond, regardless of the number of fetuses or outcomes. Enter the parity.

**Spontaneous Abortion:** Spontaneous abortion is non-induced embryonic or fetal death or passage of products of conception before 20 weeks gestation (miscarriage). Enter the number of spontaneous abortions.

**Induced Termination:** Induced termination is termination of intrauterine pregnancy for medical or elective reasons. Enter the number of induced terminations.

**Prior Full Term Live Births:** Prior full term live births is the number of live births at 39 weeks gestation or later. Enter the number of prior full term live births and indicate the type of delivery for all prior births.
Total number of births:
Number of vaginal deliveries:
Number of deliveries by C-section:

Uterus Surgical Information

Intended Procedure Type: Select the intended procedure type.
  Robotic
  Open
  Hybrid

Conversion from Robotic to Open: If Robotic was selected for Intended Procedure Type, and there was a conversion from robotic to open procedure, select Yes. If there wasn't a conversion, select No.

Operative Time (surgical time from skin to skin): Operative time is the time taken from skin incision to completion of skin closure. Enter the start time and end time.

Ovaries Removed: If ovaries were removed during uterus donation, select Yes. If the donor's ovaries were not removed, select No. If the donor's ovaries were absent at the time of uterus donation, select Not applicable – ovaries not present at donation.

Intra-Operative Complications: Intra-operative complications refer to complications occurring during operative time. If the donor experienced intra-operative complications, select Yes. If not, select No.
  Ureter Injury: Ureter injury refers to damage to the ureter.
    If a ureter injury occurred during surgery, select Yes. If not, select No.
    If yes, indicate whether a unilateral or bilateral injury occurred (Yes/No/Other).
    Was the injury corrected? Select Yes/No.
  Anesthetic Complications: If anesthetic complication occurred, enter the complication.
  Other Complications: If other complications occurred during surgery, enter the complication.

Other VCA Surgical Information

Intra-Operative Complications: Intra-operative complications refer to complications occurring during operative time. If the donor experienced intra-operative complications, select Yes. If not, select No. If Yes, indicate the complications experienced by the donor.
  Anesthetic Complications: If anesthetic complication occurred, enter the complication.

Uterus Post-Operative Information

Length of ICU Stay (days): The length of stay in the intensive care unit (ICU) is measured from the day that the patient entered the ICU to the day that the patient exited the ICU, counting both the day of entry and the day of exit. Enter the number of days spent in the ICU.
**Uterus Related Post-Operative Complications**

**Post-Operative Complications:** If the donor experienced complications requiring intervention following donation but prior to discharge or 6 weeks post-donation, whichever comes first, select Yes. If not, select No. If unknown, select UNK. If Yes, indicate the complications experienced by the donor. If the donor experienced complications that are not listed, select Other and enter the complication(s).

- Wound Infection
- Ureterovaginal Fistula
- Nocturia
- Meralgia Paresthetica
- Bladder Hypotonia
- Other – Specify:

**Other VCA Related Post-Operative Complications**

**Post-Operative Complications:** If the donor experienced other complications requiring intervention following donation but prior to discharge or 6 weeks post-donation, whichever comes first, select Yes. If not, select No. If Yes, enter the complications.

**All VCA Post-Operative Complications**

**Reoperation:** If the donor required reoperation following donation but prior to discharge or 6 weeks post-donation, whichever comes first, select Yes. If not, select No. If unknown, select UNK.

If Yes, specify reason for reoperation (during first six weeks):
Enter the date for each reason using the standard 8-digit format of MM/DD/YYYY.

**Living Donor Follow-up (LDF)**

**Complications - Uterus**

**Complications Since Uterus Donation:** If the donor experienced complications since the last report, select Yes. If not, select No. If unknown, select UNK. If Yes, indicate the complications experienced by the donor. If the donor experienced complications that are not listed, select Other and enter the complication(s).

- Wound Infection
- Ureterovaginal Fistula
- Nocturia
- Meralgia Paresthetica
- Bladder Hypotonia
- Dyspareunia
- Sexual Dysfunction
- Pain
  - If yes: chronic or intermittent/transient
  - Location:
    - Abdominal
    - Pelvic
    - Vaginal
Other
Urinary Tract Infection
Other – specify:

**Menopausal Symptoms:** If the donor has developed menopausal symptoms since the last report, select Yes. If not, select No. If unknown, select UNK. If Yes, indicate the symptoms experienced by the donor. If the donor developed other menopausal symptoms that are not listed, select Other and specify.

- Hot flashes
- Mood swings
- Other – specify:

**Complications - Other VCA**

**Complications Since Other VCA Donation:** If the donor experienced complications since the last report, select Yes. If not, select No. If unknown, select UNK. If Yes, indicate the complications experienced by the donor. If the donor experienced complications that are not listed, select Other and enter the complication(s).

- Pain
  - If yes: chronic or intermittent/transient
  - Location – specify:
  - Loss of function related to donation – specify:
  - Other – specify

**Complications - All VCA**

**New Onset Psychological Symptoms:** If the donor developed new psychological symptoms following uterus donation, select Yes. If the donor did not develop new psychological symptoms, select No. If unknown, select UNK. If Yes, indicate the symptoms experienced by the donor. If the donor developed new psychological symptoms that are not listed, select Other and specify.

- Anxiety
- Depression
- Change of mood
- Change in body image
- Change of eating habits
- Suicidal ideation
- Other – specify: