Briefing to the OPTN Board of Directors on
Ethical Evaluation of Multiple Listing

OPTN Ethics Committee

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Ethical Evaluation of Multiple Listing

Sponsoring Committee: Ethics  
Public Comment Period: January 19, 2023 – March 18, 2023  
Board of Directors Meeting: June 26, 2023

Executive Summary

Multiple listing as a policy permits patients to be listed at multiple transplant programs and accept organ offers from more than one transplant program simultaneously. The purpose of the Ethical Evaluation of Multiple Listing white paper is to provide an analysis of multiple listing in relation to equity (including distributive justice and procedural justice), autonomy, and utility, which are the foundation of an ethical transplant system. In addition to the ethical analysis, the OPTN Ethics Committee (hereafter, the Committee) examined data regarding the prevalence of multiple listing, whether it confers an advantage in likelihood of transplant, and the sociodemographic patterns of utilization of multiple listing.

Since multiple listing tends to be used by patients with higher socioeconomic status and is associated with higher transplant rates compared to single listed candidates, it may exacerbate existing disparities with equitable access to transplant. The Committee affirms in its ethical analysis that:

- There is a need for optimizing access to multiple listing for pediatric patients, candidates who list at Veterans Affairs (VA) hospitals and highly sensitized candidates
- Providing better financial support and more consistent information about multiple listing and multiple evaluations for patients may reduce inequities
- Not allowing transplant programs to deny listing a patient because they want to be multiply listed would ensure more consistent treatment for all patients

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1 Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.
Purpose

The purpose of this white paper is to conduct an ethical analysis of multiple listing and the implications of how the practice impacts the transplant system. The Committee conducted two data requests to examine the prevalence of multiple listing, whether it confers an advantage in likelihood of transplant, and examined the sociodemographic patterns of utilization of multiple listing. The purpose of reviewing these data was to complement the ethical analysis and provide feedback to the Board that is most relevant and grounded in current evidence. Ultimately, this white paper answers the question “What are the ethical implications of permitting patients to be listed at multiple transplant programs?”

Background

Policy

This ethical analysis was conducted in consideration of the existing multiple listing policies. Multiple listing is established by OPTN Policy 3.4.F: Multiple Transplant Program Registrations, which permits transplant candidates to register for an organ at multiple transplant programs. Additionally, OPTN Policy 3.2: Notifying Patients of Their Options requires transplant programs to inform the patient that they have the option to register at multiple transplant programs, and whether that transplant program accepts patients with multiple registrations. Although current policy requires that patients be informed of this option, compliance with the requirement is not actively monitored, so it is difficult to ascertain the degree to which transplant programs comply with this policy. It is also difficult to assess the degree to which patients understand and can act on the knowledge of multiple listing.

Since the OPTN Board of Directors last considered modifying multiple listing policy in 2003, the practice has continued to generate controversy regarding its potential impact, equity, and benefit. While changes to the multiple listing policy have been considered by the Board previously, the ethical implications of the policy have not. The history of OPTN consideration of changing multiple listing policy is extensively reviewed in the January 2023 multiple listing public comment proposal.

The white paper uses the following definitions in reference to the ethical principles of transplant:

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2 OPTN Policy 3.4.F Multiple Transplant Program Registrations, 2022.
3 OPTN Policy 3.2 Notifying Patients of Their Options, 2022.
4 OPTN/UNOS Board of Directors Meeting Minutes, November 20-21, 2003, Richmond, Virginia
9 United Network for Organ Sharing Board of Directors Meeting, March 21, 1988, Washington D. C.
11 OPTN/UNOS Board of Directors Meeting Minutes, November 20-21, 2003, Richmond, Virginia
Ethical Principles

* **Equity** “refers to fairness in the pattern of distribution of the benefits and burdens of an organ procurement and allocation program.”13
  - **Distributive justice** in organ allocation is defined as dictating “fairness in the distribution of scarce resources so that similarly needy patients have an equal opportunity to benefit from transplantation.”14
  - **Procedural justice** refers to appraisal of the fairness of how decisions are made.”15

* “The concept of respect for autonomy holds that actions or practices tend to be right insofar as they respect or reflect the exercise of self-determination.”16 Notably, autonomy of one individual cannot impair the autonomy of another individual.

* “The principle of utility, applied to the allocation of organs, thus specifies that allocation should maximize the expected net amount of overall good (that is, good adjusted for accompanying harms), thereby incorporating the principle of beneficence (do good) and the principle of non-maleficence (do no harm).”17

These ethical principles are the foundation of an ethical transplant system and require thoughtful deliberation to ensure the system continues to operate as intended. Each of the above-mentioned principles is detailed in the analysis and its connection to multiple listing is emphasized. In this revised draft, the role of autonomy is clarified and explained in further detail, as it was a focus of public comment feedback.

Review of Data

To review current evidence relevant to the ethical implications of multiple listing, the Committee submitted two data requests which depict patient access and geographic variability in multiple listing.18,19 The intent of these data requests was to better understand the accessibility of multiple listing and did not review the outcomes of patients who were single versus multiple listed. The data supplements the ethical analysis by depicting the connection between the theoretical and the practical. The Committee examined data regarding multiple listing to consider whether patients can equally utilize the practice and whether it confers an advantage in the likelihood of obtaining a transplant.

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17 Ibid.

18 Keighly Bradbrook, Katrina Gauntt, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Candidates By Organ Type,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, May 11, 2022.

19 Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.
Findings

The data analysis and ensuing discussions by the Ethics Committee indicate that multiple listing may conflict with improving equity in access to transplant. Multiple listed kidney and liver candidates have higher transplant rates compared to single listed candidates, while these multiple listed liver and kidney candidates are less likely to be on Medicaid, more likely to have private insurance, and less likely to report lower education levels. This implies that while the current multiple listing policy complies with formal equality of opportunity by being available to all patients, it does not demonstrate fair equality of opportunity, which requires that all have a genuine and similar opportunity to achieve a particular end. In the case of multiple listing, this would mean that all patients can similarly demonstrate and meet criteria necessary for multiple listing, as opposed to just being informed that multiple listing is permissible. Thus, the data suggest that multiple listing provides an advantage that not all patients can equally exercise.

Overall Sentiment from Public Comment

The proposal was released for public comment from January 19, 2023 to March 18, 2023. It received 274 comments out of a total of 2,735 comments received on all projects out for public comment this cycle. Respondents were able to participate through in-person/virtual regional meetings, committee meetings, and a form on the OPTN website. Demographic information was collected from all respondents, including state of origin and stakeholder association. The comments received represented at least 35 states across the country and all member types, with the greatest participation coming from organ procurement organizations and transplant hospitals. It is important to consider the demographics participating in the public comment relevant to this proposal thereby ensuring that the ultimate recommendation to the Board represents all stakeholders, even those whose volume of participation may be lower.

The sentiments collected reflected a mixture of support and opposition, as indicated by a Likert score of 3.1. There were concerns about restricting patient autonomy related to the recommendation to limit multiple listing policy to difficult to match patients. Another area of feedback was potential unintended consequences of restricting access to multiple listing to difficult to match patients, and questions about how a limited multiple listing policy would work. Continuous distribution was noted as potentially mitigating the impact of inequity in multiple listing, as well as negating the potential need to use multiple listing (and the need to address its inequity by limiting its access). However, strong support was

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20 Multiple listed kidney patients were one-third as likely to be on Medicaid compared to single listed kidney patients (4.8% versus 13.2%), and multiple listed liver patients were a quarter as likely to be on Medicaid compared to singly listed liver patients. Multiple listed kidney and liver transplant patients were disproportionately more likely to have private insurance or private pay compared to single listed kidney transplant patients (53.5% versus 43.3%) and liver patients (68.8% versus 50.8%), respectively. Multiple listed kidney and liver candidates were less likely to have reported an education level of grade school or less compared to single listed kidney transplant patients (3.5% versus 8%) and liver (3.4% versus 7.5%) candidates, respectively. Multiple listed kidney and liver candidates were also less likely to have reported an education level of High School or GED to single listed kidney (30.1% versus 37.2%) and liver (27.3% versus 35.8%) candidates, respectively.


22 Respondents at regional meetings represent the perspective of an institution, therefore their demographic information represents that of the institution and not the individual submitting the comment.

23 Most attendees at regional meetings are transplant programs which accounts for the large volume of sentiment scores from transplant programs.

24 Sentiment was collected on a 5-point Likert scale from strongly oppose to strongly support (1-5).
also expressed for the Committee’s effort to address inequities resulting from multiple listing and to strengthen trust in the transplant system, even when members did not support all of the recommendations in the original public comment draft.

The white paper was not supported by most of the stakeholders who provided feedback (the exception being the International Society for Heart and Lung Transplantation (ISHLT), which considered the white paper a good resource even if continuous distribution solved most of the issues with multiple listing). Stakeholders expressing concerns included the American Society of Nephrology (ASN), Transplant Families, American Society of Transplant Surgeons (ASTS), North American Transplant Coordinators Organization (NATCO), American Society of Transplantation (AST), American Nephrology Nurses Association (ANNA), and the Society of Pediatric Liver Transplantation (SPLIT). Most concerns from these stakeholders centered around discomfort with imposing limitations on multiple listing as an option that patients may pursue. Some stakeholders (ANNA, ASN, and NATCO in particular) noted support for the efforts of the white paper to enhance equity but still expressed concern about the potential impact of trying to limit the application of multiple listing. SPLIT identified living donor transplants as an important option for pediatric candidates, a vulnerable population, and stressed the importance of leaving multiple listing as an option for candidates such as these that seek living donation but should still have the option to list elsewhere for a deceased donor organ.

Several OPTN Committees considered the white paper – Kidney, Liver, Patient Affairs, Minority Affairs, Transplant Coordinators (TCC), Transplant Administrators (TAC), Lung, Pediatric, and Histocompatibility. Many of these groups had mixed feedback – applauding the Ethics Committee for addressing inequities in the system, while expressing concerns about how the proposed changes, if adopted by the Board, would actually be applied. The comments mirrored those in the community: concern about unintended consequences, support for addressing barriers in access to transplant for those with low socioeconomic status, and questions about overlap with continuous distribution.
Figure 1 shows sentiment by member type. All member types were represented, with the highest number of comments from transplant hospitals. Support was stronger among patients and the general public compared to stakeholder organizations and transplant hospitals, which had the lowest support for the white paper.

Figure 1: Sentiment by Member Type
**Figure 2** shows sentiment by region. The white paper was supported most strongly in regions 6 and 10. Regions 7 and 9 were also overall supportive, and regions 1, 2, 5, 8, and 11 were mixed in their sentiment. Regions 3 and 4 were opposed.

![Figure 2: Sentiment by Region](image)
Public Comment Themes

Feedback from the community varied by region and by stakeholder type, and perspectives differed greatly within these categories as well. However, three themes were present consistently in public comment discussions of the multiple listing white paper: 1) concerns about the impact on patient autonomy, 2) the potential for unintended consequences of removing multiple listing as an option from policy for all patients except those difficult to match, and 3) support for the importance of tackling equity issues in the transplant system. These themes and the Committee’s responses are reviewed below.

Patient Autonomy

The white paper issued for public comment recommended that the Board remove policy allowing multiple listing as an option except for difficult to match patients. There was a considerable amount of feedback during public comment concerned about this recommendation and its potential impact on patient autonomy. Commenters identified that challenges with insurance are imbedded in discussions of socioeconomic disparities and the recommendations limiting access would not address those challenges and suggested that acting on the recommendations in the white paper would restrict patient autonomy without addressing or solving the inequity identified. Concerns about patient autonomy were raised by almost all the stakeholder organizations, most of the regions, Board members, and some of the committees that reviewed the proposal as well.25

These comments were discussed at length during the Ethics Committee’s in person meeting in deciding what changes would be appropriate to make post-public comment. The Committee noted that autonomy is defined in the paper and the particular issue of restricting access was addressed in the white paper as well. Specifically, the white paper identified that limitations on autonomy may be warranted if doing so acts as redress to perpetuating inequities in access to transplant. The Committee identified that greater clarity regarding what exactly is meant by ‘autonomy’ – and what is not meant – could be potentially helpful in addressing public comment feedback.

The Committee considered that simply not being able to address all inequities (insurance, socioeconomic barriers, etc.) is not a reason to not address potential inequity in access to multiple listing. The Committee also discussed at their in-person meeting that multiple listing is often brought up as a perceived inequity, as well as an actual one, and may impact public trust in the transplant system. Therefore, much of the substance of the ethical analysis within the white paper was retained as reflecting relevant implications about equity and public trust that the transplant community should consider.

The Committee acknowledged that there are various ways the Board could optimize multiple listing and consider impacts on autonomy. Therefore, the Committee removed its recommendations, while still highlighting the most important findings from the analysis for any next steps that the Board considers appropriate to pursue. The Committee also added an addendum to the paper for further clarity regarding questions raised during public comment, including those focused on patient autonomy.

25 Importantly, these concerns were shared by the Patient Affairs and Minority Affairs Committees, two important stakeholders to consider in terms of equity in access for patients and implications of socioeconomic disparities.
Unintended Consequences

Another theme heard during public comment was concern about unintended consequences if the recommendations in the white paper were adopted. Commenters questioned restricting multiple listing to difficult to match patients when other patient groups may benefit from it, and highlighted that implementation efforts of continuous distribution allocation frameworks may address some of the inequities associated with multiple listing. These concerns about unintended consequences are detailed below, along with Committee responses.

Restricting Access to Multiple Listing to Difficult to Match Patients

Some commenters discussed the potential unintended consequences of limiting patient access to multiple listing. Public comment feedback provided a variety of instances in which multiple listing may be beneficial to many different types of candidates:

- Veterans\(^26\) who list at VA centers not near them as well as local center
- Pediatrics while they seek living donors
- Patients that may age out of center waitlisting practices
- Patients who may have socioeconomic access barriers but have family in another place who could take care of them
- Patients who may be more comfortable with the team at one center but encouraged by the center to list elsewhere if other centers are more aggressive or have different criteria; in these cases, they may be reluctant to sever ties with the center with which they’ve worked most closely
- Those living in medically underserved or rural areas may have better access through multiple listing
- Those seeking living donation may still seek access to a deceased donor organ and should not be restricted for doing so

The Committee acknowledged that the impact on vulnerable populations such as pediatrics and candidates who list at VA hospitals should be incorporated in any effort to optimize multiple listing as a practice, and the relevant conclusion about improving access to multiple listing for certain vulnerable populations was modified accordingly.

How Limiting Multiple Listing Would Work

Community members expressed concerns with limiting multiple listing to difficult to match patients without identifying who these patients would be. Similarly, feedback included questions regarding how the logistics of implementing limitations to multiple listing would work; some comments noted the challenges of limiting access to multiple listing when patient behavior may reflect changing

\(^{26}\) It was noted post-public comment that veterans may not be the only people who list at Veterans Affairs hospitals, and the final white paper was updated to refer to “candidates who list at Veterans Affairs hospitals.” Details about the types of people eligible to receive care at VA hospitals can be found at the VA website (see: https://www.va.gov/health-care/eligibility/) and is also described in Code of Federal Regulations in the *Civilian Health and Medical Program of the Department of Veterans Affairs (CHAMPVA) - Medical Care for Survivors and Dependents of Certain Veterans* (Code of Federal Regulations, Civilian Health and Medical Program of the Department of Veterans Affairs (CHAMPVA) - Medical Care for Survivors and Dependents of Certain Veterans, 87 FR 41600, July 13, 2022)
knowledge/comfort level of the transplant system and the patient’s own understanding of what would be in their best interest.

Although the white paper gave examples of difficult to match patients (such as highly sensitized candidates), the Committee declined to define the term in the white paper because it was beyond scope. The Committee similarly identified in the white paper that how implementation of changes to policy would occur is beyond scope and would be identified by other OPTN committees. The Committee affirmed these stances as reflecting appropriate limitations of Ethics Committee purview in post-public comment review.

**Continuous Distribution**

Another logistical concern was the overlap with efforts to implement continuous distribution. Some members suggested delaying the recommendations of the Committee while continuous distribution was being developed, since the continuous distribution effort specifically aims to improve equity in the system, thus potentially negating the need for multiple listing. Another member suggested incorporating attributes into upcoming continuous distribution efforts to prioritize access instead of limiting multiple listing.

The white paper submitted for public comment in January acknowledged the potential impact of continuous distribution and noted that the ongoing effort to move all allocation policy frameworks to continuous distribution does not negate the importance of considering the ethical implications of multiple listing in the current policy landscape. The Committee confirmed post-public comment that the language was appropriate in expressing the current importance of evaluating the implications of multiple listing while acknowledging it may be appropriate to re-evaluate in the future.

**Support for Addressing Equity in Access**

While there were concerns about the impact on patients if certain recommendations within the white paper were enacted, others expressed strong support for the Ethics Committee directly addressing an inequity in the transplant system. One member specifically noted the enhanced trust that the white paper generates for donor families skeptical of the transplant system by acknowledging and providing ideas for addressing inequities. In another example, a TAC member shared anecdotal feedback how support for multiple listing can erode the longer that an individual works in transplant, because of seeing firsthand who gets access to this option (namely that multiply listed candidates tend to be wealthier and more educated). One comment shared that prioritizing highly sensitized candidates would also positively impact access for non-White women, who face greater barriers in access to transplant compared to other groups.27

This feedback affirmed the Committee’s approach in exploring potential inequities implied by multiple listing and highlighted the importance of the ethical analysis provided within the white paper.

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White Paper for Consideration

The Committee modified the white paper in several key respects: to provide additional clarity regarding the discussion of patient autonomy; to include additional vulnerable populations for consideration in optimizing access to multiple listing (specifically, pediatrics and candidates who list at VA hospitals); and to remove specific recommendations regarding policy. The Committee kept the ethical analysis intact, in affirmation of its importance in exploring implications of equity within the transplant system, and highlighting relevant findings identified from the analysis:

- There is a need for optimizing access to multiple listing for pediatric patients, candidates who list at VA hospitals and highly sensitized candidates
- Providing better financial support and more consistent information about multiple listing and multiple evaluations for patients may reduce inequities
- Not allowing transplant programs to deny listing a patient because they want to be multiply listed to ensure more consistent treatment for all patients

The Committee also provided to the white paper an addendum highlighting common questions and pertinent answers for enhanced readability.

Compliance Analysis

NOTA and OPTN Final Rule

This white paper is proposed under the authority of NOTA, which requires the OPTN to establish "a national list of individuals who need organs" and the Final Rule, which requires every transplant program to "assure that individuals are placed on the waiting list as soon as they are determined to be candidates for transplantation." The Ethics Committee offers the proposed white paper to provide the OPTN Board and committees with the ethical implications of multiple listing practices.

OPTN Strategic Plan

This white paper is in alignment with the following aspect of the OPTN Strategic Plan:

*Improve equity in access to transplants:

This white paper analyzes the practice of multiple listing and its impact on equity in access to transplant. Multiple listed candidates have higher transplant rates than single listed candidates, indicating a potential advantage in access to transplant. At the same time, multiple listed candidates are more likely to reflect socioeconomic advantages in insurance and education. Together, these trends suggest multiple listing may be perpetuating an inequity. Analyzing potential inequities and exploring the implications serve the ultimate goal of improving equity in access to transplant.

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29 42 C.F.R. §121.5(b)
30 Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.
Conclusion

The Ethical Evaluation of Multiple Listing white paper identifies that multiple listing may perpetuate inequities and that there are opportunities for optimizing access to the practice, providing better support for those who may most need access to it, and considering the impact of transplant programs being able to deny listing to patients who wish to be multiply listed. This white paper was modified in response to public comment to expand relevant populations who should be considered in optimizing access to multiple listing, to clarify the extent of patient autonomy and its implications within the paper, to remove recommendations in acknowledgement of the OPTN Board’s purview over next steps to address potential inequities in the transplant system, and to add an addendum answering common questions about the analysis.
Ethical Evaluation of Multiple Listing

Introduction

Multiple listing is an opportunity for transplant candidates to be registered at and receive offers from more than one transplant hospital simultaneously, which has raised ethical questions throughout the last three decades but has not undergone a formal analysis by the Ethics Committee (hereafter ‘the Committee’). Policy permitting multiple listings was initially passed by the OPTN Board of Directors in 1987, but faced repeal attempts in 1988, 1994, and 2001 associated with the concern that permitting multiple listings favored wealthy patients who had the means to travel while disadvantaging those who did not. In response to these repeal attempts, multiple listing was prohibited from January to March 1988, but has been a permanent component of OPTN policy since that time. Currently, OPTN Policy 3.4 Multiple Transplant Program Registrations allows patients to be registered for an organ at multiple transplant programs and allows transplant programs to determine whether or not to accept a candidate who is listed at multiple transplant programs for an organ. Additionally, OPTN Policy 3.2 Notifying Patients on their Options requires transplant programs to inform patients that they are able to pursue listing at multiple programs. While this practice is formally referred to as multiple registrations in policy, the practice is more colloquially known as multiple listing, which is how it will be referred to throughout this white paper.

The concerns evident in literature today echo arguments made in past debates. Historically, those opposed to multiple listing believed the practice would be utilized by individuals with the financial resources to fly across the country to obtain a transplant, thereby disadvantaging other patients and exacerbating inequities. Alternatively, those in support of multiple listing championed the use of the policy for highly sensitized or medically urgent patients and recommended educating patients about the option and informing patients if a program does not multiple list. Ultimately, policy repeals have failed in the past due to the agreement that patient access should not be limited, despite the disparities that may persist.

An Addendum (page 26) covers the concerns received during the most recent public discussions of multiple listing and Ethics Committee responses to these objections. This endeavors to address, one by one, each of the issues members raised during public comment, hopefully allaying any misgivings they might initially have had about the paper.

Justice in a system of organ donation and allocation is upheld by ensuring that allocation rules are applied equitably and consistently. Although system-level allocation priorities and practices promote a just and balanced distribution of benefits and burdens across all stakeholders, individual stakeholders
may pursue non-standard and less accessible approaches of moving from one center to another or listing at multiple centers to increase chances of transplantation. Although it may be understandable why individuals may take actions to pursue lifesaving treatment, policies governing organ allocation at a national level must consider potential for systemic inefficiencies and inequalities introduced when a small set of individuals self-select to list at multiple centers, increasing their chances of transplantation relative to others who do not, or cannot, multiple lists. For that reason, it is imperative to examine how multiple listing impacts all patients, not just individually. This white paper considers the ethical implication of permitting patients to receive organ offers, simultaneously, from more than one transplant program, thus, potentially receiving more organ offers. This white paper aims to answer the question, ‘What are the ethical implications of permitting patients to be listed at multiple programs?’

The Committee conducts this ethical analysis within the scope, purview, and mission to “to guide the policies and practices of the OPTN related to organ donation, procurement, distribution, allocation, and transplantation so they are consistent with ethical principles.”\textsuperscript{45} The Committee must consider the ethical principles described below as they pertain to the transplant community broadly: equity (including distributive and procedural justice), utility, and autonomy.

\begin{table}[h]
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**Patient Autonomy and Access to Transplant**
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\textbf{Autonomy} entails that “actions or practices tend to be right insofar as they respect or reflect the exercise of self-determination”, while not impairing the autonomy of another individual.\textsuperscript{46}
\hline
\textbf{Equity} “refers to fairness in the pattern of distribution of the benefits and burdens of an organ procurement and allocation program.”\textsuperscript{47}
\textbf{Distributive justice} in organ allocation is defined as dictating “fairness in the distribution of scarce resources so that similarly needy patients have an equal opportunity to benefit from transplantation.”\textsuperscript{48}
\textbf{Procedural justice} refers to appraisal of the fairness of how decisions are made.”\textsuperscript{49}
\hline
Efforts to protect autonomy may come into conflict with equity and distributive justice. The OPTN supports a balance of ethical principles within the transplant system, which implies that limits to patient autonomy exist. Similarly, efforts to address equity or justice cannot be considered in a vacuum but are considered within the overall balance of ethical principles that support a robust and transparent transplant system.
\hline
In the context of multiple listing, it is important to fully account for all the ethical principles that support trust in the transplant system, and not just autonomy.
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\textsuperscript{47} Ibid.


The core ethical concern associated with multiple listing involves ensuring equitable access to transplantation and examining the level of advantage multiple listing provides over single listing. Recent national reports and requests for information by Centers for Medicare & Medicaid Services (CMS) have emphasized the importance of ensuring equitable access to transplant and removing or modifying policies that perpetuate disparities experienced by structurally minoritized persons.\(^{50,51}\) Although formally available to all, in practice, multiple listing is viewed as only being accessible for those with the means and influence to seek an advantage in obtaining access to transplantation.\(^{52}\) In order to pursue multiple listing, the patient and their caregiver may need to travel to additional transplant programs for transplant evaluation, attain lodging, receive time off work, and potentially pay for the additional transplant evaluation if not covered by insurance. Media coverage of high-profile cases has raised concerns over the use of multiple listing by exceptionally wealthy individuals that may be harmful to public perception and imply that wealth and private transportation provide a disproportionate advantage to accessing transplant.\(^ {53,54}\) Public trust is the basis for a successful transplant system, and deterioration of trust may impact individual and donor family willingness to donate. A commitment to balancing ethical principles and upholding public trust requires an ethical analysis of the multiple listing policy.

The Committee supports greater transparency in transplant evaluation criteria and strongly supports patients in their ability to pursue evaluation and listing at the transplant program that best aligns with their needs, preferences, and clinical characteristics. Approaching multiple centers and completing multiple evaluations in an attempt to find one that best supports patients’ needs is not considered multiple listing as defined and discussed in this white paper.\(^ {55}\) As described in the Transparency in Program Selection white paper, programs may vary significantly in their evaluation practices, donor acceptance practices, and utilization of marginal organs, among other factors.\(^ {56}\) Some of these factors may be known and understood by patients at the point of evaluation and listing, while other factors may become apparent only after listing at a given program. Access to multiple evaluations and ensuring that waiting time follows patients to any program upholds patient autonomy and efficiency. This encourages patients to find transplant program that best meet their goals and preferences and supports transplant programs in efforts to improve transparency about their evaluation and listing process.

The overarching question, ‘What are the ethical implications of permitting patients to be listed at multiple centers?’, will be answered by analyzing the ethical principles of equity (including distributive and procedural justice), autonomy, and utility as they pertain to multiple listing. Each ethical principle was analyzed, practically applied to multiple listing, and the relevant data considered OPTN data.


\(^{54}\) Marilyn Marchione, “Organ transplant lists in the US favor the rich, according to new study,” Associated Press, Nov 9, 2015.

\(^{55}\) The OPTN Ethics Committee is a proponent of patients exercising their autonomy through the transplant evaluation process by identifying the transplant program that best aligns with their needs, preferences, and values to assist their decisions-making in the transplant program selection process. See: OPTN Ethics Committee, Transparency in Program Selection, August 2022, https://optn.transplant.hrsa.gov/media/05elwuzv/bp_transparency-in-program-selection_ethics.pdf.

\(^{56}\) Ibid.
pertaining to each principle. The white paper will show that inequities perpetuated by multiple listing may conflict with the guiding principles of equity and utility. The Committee recognizes the following:

- There is a need for optimizing access to multiple listing for pediatric patients, candidates who list at Veterans Affairs (VA) hospitals and difficult to match candidates through multiple listing
- Providing better financial support and more consistent information about multiple listing and multiple evaluation for patients may reduce inequities
- Not allowing transplant programs to deny listing a patient because they want to be multiply listed would ensure more consistent treatment for all patients

Review of Relevant Data

Utilization of Multiple Listing, February 4, 2020 – March 31, 2022

In congruence with the ethical analysis, OPTN data were reviewed to better understand patient access and the implications of multiple listing for improving the likelihood of transplantation. As previously mentioned, the Committee defined multiple listing as “being on the transplant wait-list for a particular organ type at more than one transplant program simultaneously,” as opposed to identifying patients who had ever been listed at more than one program. During this two-year period, the sample size of patients who are multiple listed is relatively small, with only 6.4% of registered candidates listed at two or more transplant hospitals for the same organ on December 31, 2021. Kidney had the largest percentage of candidates multiple listed at 7.2%, liver at 1.5%, and thoracic organs were less than 1% each.

First, the Committee reviewed the demographics and geography of patients who were single and multiple listed. This analysis used patients waitlisted on December 31, 2021, as a representative sample of what the waitlist could look like on a given day. The Committee examined the utilization of multiple listing across all organ types, individual-level demographics (age, sex, race/ethnicity, insurance status, education, blood type) and geocoded zip code level demographics (median household income, poverty percent). Registration-level data, depicting region, time to transplant, medical urgency status, time between primary and secondary listing hospital, distance between primary and secondary listing hospital, and location of most common primary, secondary, and tertiary listings, were also assessed.

58 Details about the types of people eligible to receive care at VA hospitals can be found at the VA website (see: https://www.va.gov/health-care/eligibility/) and is also described in Code of Federal Regulations in the Civilian Health and Medical Program of the Department of Veterans Affairs (CHAMPVA) - Medical Care for Survivors and Dependents of Certain Veterans (Code of Federal Regulations, Civilian Health and Medical Program of the Department of Veterans Affairs (CHAMPVA) - Medical Care for Survivors and Dependents of Certain Veterans, 87 FR 41600, July 13, 2022)
59 Keighly Bradbrook, Katrina Gauntt, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Candidates By Organ Type,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, May 11, 2022.
60 Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.
61 Decoteau et al., “The Advantage.”
63 Ibid.
65 Heart and lung were combined into one group, thoracic, due to small sample size. Primary listings are defined as the initial transplant center a patient listed at, while secondary listings are as the second transplant hospital that a given patient was listed for transplant at.
Further analysis included a review of multiple listing practices between February 4, 2020, and December 31, 2021 for liver patients and March 15, 2021 to December 31, 2021 for kidney patients. In particular, transplant rates, calculated as the number of transplants per 100 inactive and active years waiting, were analyzed for cohorts post-acuity circles and stratified by whether the multiple listing occurred in the same donor service area (DSA), outside the DSA but in the first priority circle, or outside of the first priority circle. Transplant rates were used to further illuminate any shifts in allocation from DSA to acuity circles in order to consider the role that changing allocation systems has had on multiple listing practices. Additionally, transplant rates were calculated based on an ever-waiting cohort from implementation of acuity circles to March 31, 2022. For liver this was candidates ever waiting between February 4th, 2020, to March 31, 2022 and for kidney this was candidates ever waiting between March 15, 2021 to March 31st, 2022. Candidates were indicated as ever multiple listed if at any point in the cohort time frame the candidate had two or more listings at multiple programs simultaneously.

Candidate waiting time was considered by taking the time in days from the first listing date to either the date of transplant or the date of candidate removal from all listings from the waitlist, including both active and inactive waiting time for the candidate.

It is important to note that as allocation changes, the role and impact of multiple listing evolves in tandem. OPTN data reflects changes in listing behavior and the subsequent impact of multiple listing as allocation shifted from DSA to acuity circles. It is fair to hypothesize that the development of continuous distribution, an allocation framework that deemphasizes geography, will continue to affect the role, benefit, and prevalence of multiple listing. The relevant themes from the data will be analyzed in juxtaposition to the ethical principles of equity (including distributive and procedural justice), utility, and autonomy.

Limitations to the analysis: It is important to note that zip code data, which were utilized to depict the median household income and poverty levels for single and multiple listed kidney, liver, and thoracic patients, have limitations. Aggregated environmental factors are not always good descriptors of an individual’s access, situation, barriers, and personal situation, as these individual-level situations often attenuate any disadvantage that may be conferred by one’s environment. While zip code data offers comparisons of multiple and single listed patients on aggregate, it falls short in providing the level of granularity that would be provided by candidate-level socio-economic measures, which are not available in OPTN data as patient addresses are not collected. Future analyses would benefit from incorporating third-party data with OPTN data to look at the effect of multiple listing on equity and access to transplant, adjusting for individual level socio-economic factors. Thoracic sample sizes are small and future analyses would benefit from using a larger cohort when more data are available. Further limitations include data quality for self-reported information, such as zip code, and the occurrence of patients being listed at two programs on the same day, which were excluded from the analysis.

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67 “Ever waiting” is inclusive of candidates who spent any time waiting during the time period described - whether the candidate was on the waiting list the entire time period or a shorter subset.
68 Additional details about the methods can be found in Appendix A.
69 Decoteau et al., “The Advantage.”
Data Analysis Pertaining to Equity in Multiple Listing

To examine whether utilization is socially patterned in ways consistent with structural discrimination, three variables (race/ethnicity, insurance status, and education) were explored. Table 1-1 depicts the percentages of single and multiple listed kidney and liver patients by race/ethnicity, insurance status, and education.  

Table 1-1 (Race/Ethnicity, Insurance Status, and Education for Single and Multiple Listed Kidney and Liver Patients)

<table>
<thead>
<tr>
<th>Race/Ethnicity</th>
<th>Kidney – Single listed patient</th>
<th>Kidney – Multiple listed patient</th>
<th>Liver – Single listed patient</th>
<th>Liver – Multiple listed patient</th>
</tr>
</thead>
<tbody>
<tr>
<td>White, Non-Hispanic</td>
<td>35.8%</td>
<td>36.3%</td>
<td>66.5%</td>
<td>72.2%</td>
</tr>
<tr>
<td>Black, Non-Hispanic</td>
<td>30.9%</td>
<td>36.1%</td>
<td>7%</td>
<td>5.7%</td>
</tr>
<tr>
<td>Hispanic/Latino</td>
<td>21.5%</td>
<td>16.3%</td>
<td>19.5%</td>
<td>15.9%</td>
</tr>
<tr>
<td>Asian, Non-Hispanic</td>
<td>9.2%</td>
<td>9.5%</td>
<td>5.1%</td>
<td>5.1%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Insurance Status</th>
<th>Kidney – Single listed patient</th>
<th>Kidney – Multiple listed patient</th>
<th>Liver – Single listed patient</th>
<th>Liver – Multiple listed patient</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private or self pay</td>
<td>43.3%</td>
<td>53.5%</td>
<td>50.8%</td>
<td>68.8%</td>
</tr>
<tr>
<td>Medicaid</td>
<td>13.2%</td>
<td>4.8%</td>
<td>20.1%</td>
<td>5.7%</td>
</tr>
<tr>
<td>Medicare</td>
<td>40.3%</td>
<td>35.9%</td>
<td>23.6%</td>
<td>17.1%</td>
</tr>
<tr>
<td>Department of VA</td>
<td>1.6%</td>
<td>4.1%</td>
<td>2.1%</td>
<td>7.4%</td>
</tr>
<tr>
<td>Public or charity, other</td>
<td>1.2%</td>
<td>1.4%</td>
<td>3.1%</td>
<td>1.1%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Education</th>
<th>Kidney – Single listed patient</th>
<th>Kidney – Multiple listed patient</th>
<th>Liver – Single listed patient</th>
<th>Liver – Multiple listed patient</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade school or less</td>
<td>8%</td>
<td>3.5%</td>
<td>7.5%</td>
<td>3.4%</td>
</tr>
<tr>
<td>High school or GED</td>
<td>37.2%</td>
<td>30.1%</td>
<td>35.8%</td>
<td>27.3%</td>
</tr>
<tr>
<td>Attended College/Technical School</td>
<td>25%</td>
<td>26.1%</td>
<td>24.3%</td>
<td>26.7%</td>
</tr>
<tr>
<td>Associate/Bachelor Degree</td>
<td>19.1%</td>
<td>25.1%</td>
<td>19.9%</td>
<td>22.7%</td>
</tr>
<tr>
<td>Post-College Graduate Degree</td>
<td>7.1%</td>
<td>12.0%</td>
<td>7.4%</td>
<td>11.9%</td>
</tr>
<tr>
<td>Unknown</td>
<td>3.3%</td>
<td>3.1%</td>
<td>3.5%</td>
<td>6.2%</td>
</tr>
</tbody>
</table>

Although there were fewer candidates reporting a Hispanic/Latino ethnicity in the multiple listed kidney group there were more candidates reporting Black, Non-Hispanic ethnicity in the multiple listed kidney group but fewer for liver, and very little difference among candidates reporting White, Non-Hispanic.  

It is important to note that data reflect the patients who are successfully listed for transplant and successfully multiple listed. It does not include those who have yet to be registered on the waitlist or have been unsuccessful in their attempts to multiple lists, which could account for racial breakdown highlighted above, or those who have successfully multiple listed and received a transplant.

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72 Additional options for race/ethnicity are available for patients to self-identify and select, however, this Table 1-1 only reflects patient responses with more than 5%.
74 The full demographic comparison can be found in Appendix A, Table 1.
75 This includes both “Medicare FFS (Fee for Service)” and “Medicare & Choice” insurance options.
76 This includes all other public insurance or charity options, including: “CHIP (Children’s Health Insurance Program),” “Other government,” “Donation,” “Free care,” and “Foreign Government, specify.”
Multiple listed patients kidney patients were one-third as likely to be on Medicaid compared to single listed kidney patients (4.8% versus 13.2%), and multiple listed liver patients were a quarter as likely to be on Medicaid compared to singly listed liver patients. Multiple listed kidney and liver transplant patients were disproportionately more likely to have private insurance or private pay compared to single listed kidney transplant patients 53.5% versus 43.3%) and liver patients (68.8% versus 50.8%), respectively.  

Multiple listed kidney and liver candidates were less likely to have reported an education level of grade school or less compared to single listed kidney (3.5% versus 8%) and liver (3.4% versus 7.5%) candidates, respectively. Multiple listed kidney and liver candidates were also less likely to have reported an education level High School or GED to single listed kidney (30.1% versus 37.2%) and liver (27.3% versus 35.8%) candidates, respectively.  

Some studies have shown that health literacy and higher socioeconomic status, sometimes proxied through higher educational attainment or private insurance, have been associated with higher likelihood of being referred to transplant, completing the transplant evaluation successfully, being waitlisted, and obtaining a transplant. When considering the benefits of private insurance, for example, research shows that individuals with private insurance are more likely to be referred for liver transplant when compared to publicly insured patients. OPTN data clearly depict patients with private insurance as comprising a larger proportion of multiple listed patients. This trend aligns with structural disparities and questions of potentially unequal access between patients with private versus public insurance. 

Navigating the transplant system is challenging and those with higher level of education are often more successful in maneuvering these complexities to be successfully listed, and multiple listed, for transplant. OPTN data confirm this by showing that those with advanced education are more likely to be multiple listed when compared to single listed patients across all organ types. Higher levels of education often correspond with greater health literacy, while lower levels of health literacy are negatively correlated with access to transplant. Transplant candidates are a particularly vulnerable population as the stress, anxiety, and general experience of not feeling well while living with an end stage disease may contribute to a decreased ability to understand important information. The complexity of the transplant evaluation and listing process and the high levels of digital health literacy required to navigate multiple listing may further disadvantage marginalized and vulnerable groups.

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78 Ibid.  
79 Ibid.  
Patients with high levels of digital literacy are more successful at navigating the complexities of the healthcare system than those with limited internet access and health literacy.\(^9^0\) To obtain the maximum benefit from the vast amounts of information publicly available regarding the performance of organ procurement organizations (OPO) and transplant programs, patients must have the tools and skills to locate available information, understand and make use of the complex information available to them in a way that impacts their health, and network with transplant professionals and other recipients who can provide additional insight.\(^9^1\) Beyond making an informed decision to seek out multiple listing, and at which program(s), patients may need to self-advocate with their health care provider team and third-party payer.

For example, digital literacy rates are three times lower for Hispanic adults when compared to white adults,\(^9^2\) which may influence the finding that Hispanic patients are less likely to be multiple listed compared to single listed Hispanic patients seeking a kidney or liver transplant.\(^9^3\) In contrast, Black adults are twice as likely to be digitally illiterate than white adults, and yet black patients accounted for nearly an equal percentage of kidney multiple listings as white patients.\(^9^4,9^5\) While the findings for Hispanic patients are consistent with the continued disparities in access to transplant for Hispanic patients across the U.S., the findings for Black patients depict an increase in the proportion of Black patients pursuing multiple listing for kidney compared to single listed Black kidney patients.\(^9^6\) Health literacy is essential for accessing transplant and without the relevant information, or the ability to understand it, patients with a lower health literacy will continue to face barriers to equitable access.

Ultimately, the current policy allowing multiple listing complies with formal equality of opportunity by being available to all patients, but as it currently is formulated it cannot alone promote fair equality of opportunity. The data reviewed indicate that not all patients can equally exercise the option to multiple lists, despite having equal access to multiple lists.

**Ethical Analysis**

**Background**

The Committee adopts Decoteau et al.’s definition of multiple listing, “being on the transplant wait-list for a particular organ type at more than one transplant program simultaneously.”\(^9^7\) The Committee assessed whether multiple listing confers an advantage in terms of likelihood of transplantation; whether this is equitably distributed; and whether any ethical principles would support widespread use of multiple listing for any candidate who wishes to pursue it.

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\(^9^1\) Chisholm-Burns, “Health,” 2018.


Concerns about multiple listing relate largely to promoting equitable access to transplantation, as required by the Final Rule. The concept of equity as it pertains to multiple listing may be understood as one of fair versus formal equality of opportunity. Although frequently described in the context of competitive advantage for the purposes of obtaining jobs and offices, the concept of fair versus formal equity underscores the difference between a policy merely allowing a benefit to be available to all (formal), versus one that requires that all are equally able to be considered for and have access to the benefit (fair). Corresponding to the idea of reducing the competitive advantages that favorable social circumstances confer on some individuals in the context of job seeking, Rawls suggests “fair equality of opportunity.” Fair equality of opportunity requires that any individuals who have the same native talent and the same ambition (or in the case of transplant, the same need and willingness to pursue multiple listing) will have the same prospects of success in circumstances where success determines future long term benefit (in this case access to life-saving treatment).

Formal equality of opportunity follows the notion that official rules should not exclude or disadvantage individuals from achieving certain goals by making reference to personal characteristics, such as race, socioeconomic status, gender, religion, gender identity, and sexuality, among other criteria. While formal equality of opportunity speaks to equal consideration of all people, the challenge is that it is merely formal, and formal equity is insufficient in achieving equality of opportunity because it is conditional on people being able to fairly access the option and be considered. Instead, fair equality of opportunity requires that all have a genuine and similar opportunity to achieve a particular end. In the case of multiple listing, this would mean that all patients can similarly demonstrate and meet criteria necessary for multiple listing, as opposed to just being informed that multiple listing is permissible.

Here too, the distinction between “equality” and “equity” or “formal” and “fair” becomes important. To promote equitable access to transplantation, patients that face disproportionate challenges to being matched for transplant may need to be listed at multiple programs to ensure that their likelihood of transplantation is comparable to other patients on the waitlist. Although much public attention has been focused on concerns of affluent patients receiving an unfair advantage by being waitlisted at multiple locations, less attention has been paid to the equally important issue: the benefits of multiple listing to patients who are disproportionately difficult to match, due to pre-sensitization, extreme size matching, or relative contraindications.

If the goal is to ensure equitable access to transplantation, patients who are hardest to match with a deceased-donor organ may require multiple listing to “level the playing field,” or have a similar likelihood of receiving a transplant as other patients. This would reduce disparities in transplantation by equalizing the likelihood of obtaining a transplant, particularly for populations that have reduced access to transplant such as non-white women who are highly sensitized. Similarly, optimizing access to multiple listing for pediatric candidates and candidates who list at VA hospitals may be supported by

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98 42 U.S.C. §274.
101 Ibid.
these groups being particularly vulnerable populations that require additional ethical considerations in
their access to transplant. Pediatric candidates often use multiple listing when pursuing the potential of
a living donor transplant, which may be offered at fewer centers, farther from their home when
compared to adult transplant centers. Veterans and sometimes their family members may list at
Veterans Affairs (VA) hospitals in addition to local centers, indicating there are structural issues in access
to transplant that imply multiple listing may be a necessary process for these candidates to pursue.

**Distributive Justice**

Numerous theories of distributive justice require us to consider the concerns of the worst-off, those
whom the existing allocation system and organ supply may not serve as well.\(^\text{104}\) Patients who are
exceptionally difficult to match for reasons outside of their control may be unlikely to benefit from
organ transplantation without multiple listing and could be harmed if this policy were to constrain their
ability to access transplantation. Patients pursuing transplant, including patients on dialysis in need of a
kidney transplant, are doing their best to obtain the in dire need of life-saving treatment they are in dire
need of. Their individual reasons for pursuing multiple listing do not reflect these systemic moral
considerations about distributive justice. **However, while transplantation cannot resolve or rectify all existing social disparities, this fact does not absolve the transplant community from remediating the policies that exacerbate disparities within transplantation.** Optimizing multiple listing to support access
difficult to match patients may help to mitigate a barrier impeding equitable access to
transplantation. Differences in program practices, selection practices, organ acceptance rates, and risk
aversion are reasons to justify multiple evaluations, but not necessarily multiple listing (the ability to
receive multiple offers simultaneously from different programs).

**Procedural Justice**

Procedural justice approaches are concerned with treating like with like, in other words, treating
persons of similar needs consistently, transparently, and predictably.\(^\text{107}\) To uphold procedural justice,
transplant programs must notify patients of their ability to multiple list, which is a current requirement
when registering a patient on the waitlist.\(^\text{108}\) Despite it being a requirement, how, when, and the
consistency with which transplant programs convey this information may vary.\(^\text{109}\) Moreover, it remains
unclear how well patients understand this information. Finally, the degree to which programs are willing
to evaluate and list patients who are already listed at other programs varies, which can lead to
inconsistent practices for patients to navigate.\(^\text{110}\)

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\(^{104}\) Distributive justice in organ allocation is defined as dictating “fairness in the distribution of scarce resources so that similarly needy patients have an equal opportunity to benefit from transplantation.” See: OPTN Ethics Committee, *Manipulation of the Organ Allocation System Waitlist Priority through the Escalation of Medical Therapies*, June 2018, https://optn.transplant.hrsa.gov/media/2500/ethics_whitepaper_201806.pdf.


\(^{107}\) OPTN Ethics Committee, *Transparency*.

\(^{108}\) OPTN Policy 3.2 Notifying Patients of Their Options, 2022.

\(^{109}\) While OPTN policy requires transplant hospitals to inform patients about multiple listing, policy does not dictate how this must be done which introduces variability in presenting this information to patients. The subcommittee shared anecdotes of how their respective centers inform patients of multiple listing, which confirmed the variability that policy allows.

\(^{110}\) OPTN Policy 3.4.F Multiple Transplant Program Registrations, 2022.
Application of Equity to Multiple Listing

In the case of multiple listing, formal equity exists through the requirement to inform patients about the opportunity to multiple lists despite the possibility that this may not occur consistently.\textsuperscript{111} Formally providing notification that patients are able to be multiple listed does not equally result in patients successfully multiple listing. Fair equality of opportunity would require additional assistance be provided to those less able to act on this information, either those with less ability to multiple lists, or those less able to understand the information about multiple listing and use that information to navigate multiple listing. \textbf{Fair equality of opportunity might include: the ability to understand and follow the steps required to meet criteria for multiple programs; the resources (financial, time, transportation, support person) to meet residency requirements at more than one location; complete evaluations; the ability to arrive in time for a transplant; and the insurance coverage to allow for multiple evaluations.}

There may be a variety of steps needed to ensure such fair equality of opportunity to those patients at a disadvantage. Patient navigation or more accessible education materials can be made available for patients with limited health literacy. Some possible solutions to help those with limited means to meet criteria for multiple listing include greater education, providing scholarships to cover housing or other expenses, redistributing resources to promote with health literacy, waiving residency criteria, and lobbying insurers to cover additional transplant evaluations, and ensuring that multiple listing is encouraged especially for patients who face greater difficulty in being matched with an organ. As more is done to provide opportunities that enable persons from any social group to meet multiple listing criteria, the objection that none but the financially, educationally, or socially better off may benefit from multiple listing is overcome. At some point, depending on the availability of such resources, sufficient opportunities to achieve multiple listing may be achieved, and fair equality of opportunity would prevail. However, the transplant community should consider whether merely ensuring formal equality of opportunity is sufficient, or whether it is necessary but insufficient to achieve the goals of promoting equitable access to transplantation for all persons of similar need.

\textbf{Although many of these factors are structural concerns embedded in the fabric of society and beyond the scope of the transplant community to fix entirely, the transplant community should not be dissuaded from making improvements towards improving distributive justice, even if greater, harmonized efforts are needed to achieve the systemic improvements desired at the public health level.}

\textbf{Autonomy}

The concept of respect for autonomy holds that actions or practices tend to be ethical insofar as they respect or reflect the exercise of self-determination as long as the decisions do not impose harm to others.\textsuperscript{112, 113} We consider implications of autonomy for multiple listing.\textsuperscript{114}

Ensuring that patients can select the transplant program that best meets their needs is paramount to preserving patient autonomy and may help negate the need for multiple listing. Importantly, this ability is preserved when patients are able to select a transplant program that aligns with their preferences,

\textsuperscript{111} This sentiment has been shared anecdotally during subcommittee discussions. While there is not literature to substantiate this comment, it highlights a variation in how patients are informed.
\textsuperscript{113} Ibid.
and meets their needs in terms of approach, location, cost, support programs, et cetera. For patients to truly realize this opportunity, there must be transparent and accessible information about transplant programs that would allow patients to seek care at the program that is most appropriate for them.\footnote{OPTN Ethics Committee, \textit{Transparency in Program Selection}, August 2022, https://optn.transplant.hrsa.gov/media/05elwuzv/bp_transparency-in-program-selection_ethics.pdf.} As the definition of autonomy holds that an action is right insofar as it does not impose undue burden to others, the principle of autonomy raises some concerns with the practice of multiple listing, especially if it is not equally available to all. Optimizing multiple listing for patients who disproportionately need this option owing to their difficulty to benefit from the existing system, would uphold autonomy.

**Application of Autonomy to Multiple Listing**

When analyzing multiple listing, autonomy is exhibited in a challenging dichotomy wherein patients, transplant programs, and insurance providers can exercise autonomy in a way that infringes on the autonomy of others. At the center of these considerations are the patients who are informed at evaluation that they are eligible to pursue multiple listing.\footnote{OPTN Policy 3.2.} In theory, this should allow patients the independence to determine what is in their best interest and consider whether to pursue multiple listing. Realistically, patients face a litany of barriers to accessing transplant that can explicitly impact their ability to pursue listing at a secondary or tertiary transplant program.\footnote{Teri Browne et al., “Everybody needs a cheerleader to get a kidney transplant: a qualitative study of the patient barriers and facilitators to kidney transplantation in the Southeastern United States,” \textit{BMC Nephrology} 17, 208 (July 2016). https://doi.org/10.1186/s12882-016-0326-3.; George Cholankeril et al., “Trends in Liver Transplantation Multiple Listing Practices Associated With Disparities in Donor Availability: An Endless Pursuit to Implement the Final Rule,” \textit{Gastroenterology} 151, 3 (Sept 2016): 382-386. https://doi.org/10.1053/j.gastro.2016.07.026.} In an effort to overcome barriers to access, shared decision-making between transplant programs and patients could be better utilized to inform and empower patients to exercise their autonomy and determine if they would like to pursue multiple listing.\footnote{Elisa J. Gordon et al., “Opportunities for Shared Decision Making in Kidney Transplantation,” \textit{American Journal of Transplantation} 13, 5 (May 2013): 1149-1158. https://doi.org/10.1111/ajt.12195.; OPTN Ethics, \textit{Transparency.}}

However, patients who have decided to pursue multiple listing face additional obstacles in their quest. Policy allows transplant programs to determine if they will accept candidates with multiple registrations or allow candidates to transfer wait time to their transplant program.\footnote{OPTN Policy 3.2 and 3.4.F.} Thus, a patient may determine they want to pursue multiple listing, but both their current program and their intended program may limit their ability to do so. If the patient’s primary listing program permits them to pursue multiple listings, the patient is still eligible to consider alternative programs. However, their time and other resources may be depleted if they were used at a program that ends up not accepting the patient as a secondary listing. If the patient’s primary listing program does not permit them to pursue multiple listings, then the patient’s autonomy is overruled in favor of the transplant program. In both instances, patient autonomy is infringed upon, yet the latter can place total limitations on the patient’s choice to be multiple listed.

Lastly, patients are beholden to the decision of their insurance provider to enable them to pursue multiple listing. In some instances, insurance providers will only cover care when performed by certain institutions, such as Centers of Excellence, which limit patient choice and restrict patient autonomy.\footnote{Roger W. Evans, “Public and Private Insurer Designation of Transplantation Programs,” \textit{Transplantation} 53, 5 (May 1992): 1041-1046.} In other instances, payers will only cover one transplant evaluation per year thus inhibiting a patient’s
ability to make decisions that align with their preferences and priorities.  

Worst case, patients in need of organ transplantation may never have the opportunity to exercise their autonomy if they are uninsured and unable to access transplantation.  

In considering the overlapping complexities associated with a patient’s successful secondary waitlist registration, transplant programs and insurance providers should not be the limiting factor for patients to pursue life-saving organ transplantation. While autonomy exists individually between the three actors described above, patient autonomy ought not to be overshadowed by program or payer preferences.

**Utility**

Utility could be positively impacted if patients are able to be transplanted expediently or if an increased number of transplants occur (e.g. if multiple listed patients accept more marginal organ offers), but there are currently insufficient data to establish this. There are important tradeoffs to consider. Clinical continuity was originally developed as a concept to include a patient’s primary care team in all relevant medical decisions impacting care delivery. Pre-transplant care is a complex, multilevel process that requires coordinated communication to optimize patient care. For example, a patient listed for kidney transplantation accesses care through their dialysis units, primary care provider, specialty referrals such as cardiology, and the transplant program. It is evident that care coordination between these stakeholders is not optimal at baseline and there are several proposed care and reimbursement models to improve care coordination of the pre-transplant kidney patient. The challenge of clinical continuity and care coordination is clearly increased by multiple listing, where several of the key elements providing pre-transplant care are susceptible to fracture by geography, differing care pathways, and suboptimal communication. If a waitlisted patient experiences an ER visit for chest pain, it is unclear if this will effectively be communicated to all transplant programs at which they are listed. By negatively impacting clinical continuity, the ability for patients to receive optimum care can decrease as their care is managed in a disjointed way.

Multiple listing can provide challenges for transplant programs as their list management strategies focus on patient preparedness to accept an organ for transplantation. In circumstances where a listed patient may choose to list at multiple transplant programs, the patient may be subject to different testing requirements, waitlist clinical pathways, and potential duplicate testing. These factors have the potential to increase costs prior to transplant, causing the patient, transplant program, and payer to all incur a cost thus increasing the overall healthcare cost.

Because organ transplantation is a zero-sum situation, increasing the chances of any given patient by allowing them multiple chances in different regions by definition decreases the relative chances of another patient in the regions in which they list, yet it improves the chances of a patient in the region they left.

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On par, the principle of utility is inconclusive and highlights a number of considerations related to multiple listing, including systemic concerns related to efficiency. Although sometimes in tension, in this case, the principles of equity and utility both suggest that multiple listing, if broadly used, would violate the basic premises of justice and efficiency. However, using multiple listing to address the disproportionate needs of potentially underserved groups would allow both equity and utility to occur.

Data Analysis Pertaining to Utility in Multiple Listing

While multiple listing may appeal to patients with the possibility of decreased time to transplant, OPTN data found that multiple listed kidney and liver recipients had a higher median waiting time when compared to single listed kidney and liver recipients.\(^\text{126}\) Despite the benefits of early transplant described above, it is not clearly shown that multiple listing leads to a decreased time on the waitlist. It is possible that the increased wait time accounts for patients who are hard to match or pre-sensitized; however, additional research is needed to establish those conclusions.

OPTN data found that most often patients are multiple listed at locations that are within driving distance of their home. However, kidney candidates who listed closer to home (under 250 nautical miles) were less likely to benefit from multiple listing compared to those listing outside of the 250 NM range.\(^\text{127}\) This finding expands upon prior literature, and differs by analyzing the role of multiple listing within the same acuity circle as the primary listing program.\(^\text{128,129,130,131}\) For kidney transplant candidates, 77% of the secondary listing programs were located within 250 nautical miles, the initial acuity circle used to allocate kidneys, of the primary transplant program, compared to 52% of multiple listed liver candidates who pursued their secondary listing at a program that was within 150 nautical miles, the initial acuity circle used to allocate livers, from the primary transplant program.\(^\text{132}\)

While the close proximity of the secondary listing program makes the case for increased access to multiple listing, the close proximity calls into question what the added benefit of multiple listing may be. The current allocation framework prioritizes patients within a given nautical mile radius and by only minimally expanding the radius one is eligible to receive offers from, the benefit of multiple listing is likely reduced. The practice of multiple listing inside the initial circle suggests that some of the benefits may be more attributable to program practices such as offer acceptance patterns rather than geographic differences in donor availability.

Since acuity circles are a relatively newer allocation model, multiple listing within acuity circles has not been reviewed, thus this analysis differs from contemporary literature, which considers instances of a patient pursuing secondary listing outside of their primary transplant program’s acuity circle.\(^\text{133}\) The Committee hypothesized that the prevalence of patients multiple listed close to their primary listing program is likely a lingering result of the transition from allocating within donor service areas (DSAs) to acuity circles.

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\(^\text{131}\) Appendix A, Figures 1-3 Distances Between Primary and Secondary Listing Transplant Hospitals for Multiple Listed Kidney, Liver, and Thoracic Candidates on December 31, 2021.
\(^\text{132}\) Bradbrook, “Data Request,” May 11, 2022
\(^\text{133}\) Decoteau et al., “The Advantage.”
Additionally, recent allocation changes impact transplant wait times with differences noted between organs. Kidney allocation changed from DSA to acuity circles and has seen a decrease in kidney multiple listings, while liver patients experienced the inverse.\textsuperscript{134} However, it is important to note that the sample size for multiple listed liver patients was much smaller than kidney patients and covered a shorter length of time since the transition from DSA to acuity circles. Additionally, due to the difference in wait time between kidney and liver patients, it may be fair to assume that the proportion of liver patients seeking multiple listing has not increased, but the liver patients who had multiple listed prior to the change in allocation were transplanted. The overall trend after allocation change from DSAs to acuity circles was a net decline in organ multiple listings.\textsuperscript{135}

Lastly, the myriad of regional variation in transplant rates for patients who are multiple listed cannot be clearly captured in the data analysis but requires consideration. Potential contributors to regional variation include density and practices of organ procurement organizations (OPOs) and transplant programs, regional practice differences (regional practice of splitting livers), population density, population health, and attitudes towards transplant.\textsuperscript{136,137} These factors, some of which are not clearly known by patients seeking transplant, can lead to longer wait times based on transplant center selection. As such, multiple listing could help to correct disparities caused by differences in program practices that may inadvertently lengthen a patient’s time to transplant. Examples of program practices that affect wait time include offer acceptance patterns, such as DCD organ utilization, HCV positive organ utilization, and pulsatile preservation utilization to maximize transplantable organs.

Conclusions

Multiple listing has an extensive history in transplant policy, but not without controversy both within the transplant community and in the public at large. Any future project to revise this longstanding policy would require significant empirical analysis to review utilization patterns, as well as ethical analysis to inform whether the policy is justified, given the patient access and usage. It is with humility, compassion, and a commitment to uphold the goals of the OPTN that the Committee approaches the ethical analysis of multiple listing. Because transplant is a zero-sum system, our analysis provides concerning evidence about the legitimacy of being able to simultaneously receive multiple organ offers for some people, while others in the same system are unable to exercise that benefit.

Data analyzed for this paper demonstrates a nuanced picture, one of existing disparities by payer, education, and race/ethnicity, mirroring existing disparities in health access and a less clear picture by geocoded level income and poverty level. Moreover, removing the practice of multiple listing overall may resolve some disparities, but could exacerbate others, particularly for patients with medical complexity, those who are already sensitized to potential donors, or otherwise difficult to match; also, for pediatric candidates and candidates who list at VA hospitals. Although multiple listing is narrowly utilized, in the context of the transplant community’s commitment to equity, policies governing access to transplantation should ensure and promote the transplant community’s commitment to equitable

\textsuperscript{134} Gauntt, “Data Request,” September 14, 2022.
\textsuperscript{135} Ibid.
access to care. Although the transplant community cannot resolve all public health disparities, it must strongly consider revising policies that entrench them and continue efforts to rectify these.

Ethical principles, including equity and utility, validate concerns over the widespread use of multiple listing, however, they uphold the import of multiple listing in certain cases, including patients who are difficult to match. As such, multiple listing should be retained and used to increase equitable access to transplantation for patients that are difficult to match.

The Committee notes that multiple listing is different from multiple evaluation, wherein a patient can be evaluated at multiple programs if they are dissatisfied with their treatment at a given program at any time. Increased transparency at the outset would help minimize patients selecting programs that do not align with their goals.

The transplant community cannot by itself resolve the socioeconomic factors that contribute to inequity in healthcare. While true, this fact does not absolve the community from remediating the policies that exacerbate disparities within transplantation that are consistent with social patterning of privilege.

The ethical analysis of multiple listing strongly supports the use of this policy for patients that are difficult to match, pediatric candidates and candidates who list at VA hospitals. The Committee also recognizes that the multiple listing policy is valued by many, and many centers and patients are accustomed to having this option. Although recommendations are beyond the scope of this analysis, greater efforts ensuring that all patients are informed of this option and have the ability to exercise are crucial to ensuring that it promotes the goals of the OPTN. These may include improving patient-centered education about multiple listing; financial support such as scholarships or other resources to support multiple listing for patients in need where possible; prohibiting programs from refusing multiple listed patients; and increasing transparency in evaluation, listing, and organ acceptance practices to help patients choose a primary program that best fits their needs.
Appendix A: Data Requests

Appendix A details the methods of the two data requests performed at request of the Ethics Committee.\(^{138, 139}\)

**Methods – 1\(^{st}\) Data Request**

The first data request borrowed the definition of multiple listing used in the Decoteau et al. article.\(^{140}\) Multiple listing was defined as any candidate who is on the transplant waitlist for a particular organ at more than one program simultaneously. A candidate was be considered multiple listed regardless of the time between first listing and subsequent listing. In this way, the multiple listing definition captured all candidates who both intended to multiple lists from the outset and those who for whatever reason made the decision further into their waitlist tenure (potentially due to frustration or inability to secure a quality offer). All of the following metrics were be calculated based on a recent snapshot of candidates waiting on the heart, liver, lung and kidney waitlist as of December 31, 2021. All metrics were presented by organ type (kidney, liver, and thoracic – heart and lung were combined due to small sample size) and compare multiple listed and single listed candidates, unless otherwise stated. Note that candidates could have been listed for multiple organs. Candidates, for example, who were listed for a heart and kidney appeared in both the heart and kidney counts but are only counted once in overall totals.

Candidate Demographics: The following candidate demographics are summarized by organ type for multiple and single listed candidates:

- Age at snapshot date (years)
- Race/Ethnicity (American Indian or Alaska Native, Black or African American, Native Hawaiian or other Pacific Islander, Asian, Hispanic or Latino, White)
- Insurance Status (private/public) at registration
- Education level (None, Grade School or less, High School or GED, College or Technical, Associate or Bachelor Degree, Post-College Graduate Degree)
- Blood Type (AB, A, B, O)
- MELD/PELD (Liver Only)
- Heart Status (Heart Only)
- LAS (Lung Only)
- Medically Urgent (Kidney Only)
- Annual Household Income* (based on candidate zip code and using census data)
- Annual Household Income* by Insurance level
- Poverty Percent (based on candidate zip code and using census data)
- Region (11 OPTN regions)

Note: The committee expressed interest in looking at indicators of socioeconomic status and correlates of social determinants of health, such as annual household income. In order to do this OPTN data was linked to Census data via candidate’s primary zip code at listing, which was found on the transplant candidate registration (TCR) form. It is important to note that there are several limitations in the use of

\(^{138}\) Keighly Bradbrook, Katrina Gauntt, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Candidates By Organ Type,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, May 11, 2022.

\(^{139}\) Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.

candidate zip codes from OPTN data and the usage of environment level factors like annual household income in describing patient level determinants of health. Candidate zip codes are not validated in OPTN data and so data entry problems are likely to exist, and the linkage is not perfect and can often result in zip codes that do not link to census data. Further, research shows that family income or annual household income at the aggregated geography level (county, state) are not always good descriptors of an individual’s access, situation, or barriers. Often, for individuals who may be better off than what the aggregated data would suggest, their own personal situation attenuates any disadvantage that might be conferred by their environment.

Poverty percent is the percent of people living in poverty within a ZCTA within a year (zip code tabulation areas) and is based on the Census data.

Demographics were summarized as count and percent for categorical variables and mean and standard deviation for continuous covariates, in tabular form. Distributions of candidate characteristics were plotted by organ type.

**Metrics for Multiple listed candidates only:** The subcommittee was also interested in describing characteristics of multiple listed candidates at the time of first multiple listing. The following metrics describe the distribution of time between primary listing and secondary listing where primary listing is defined as the first registration to occur in time and secondary listings those occurring after the primary (i.e. the second, third, fourth or fifth listing locations). Only first and secondary listings were considered.

The following metrics were calculated using a subset of multiple listed candidates from December 31, 2021, snapshot data by organ type:

- Distribution of age, medical urgency status and hospitalization at secondary listing
- Distribution of time between initial listing and secondary listing for multiple listed candidates
- Distance from primary transplant program to secondary (or additional transplant programs)

These metrics will be presented in tabular form as min, max, median, mean and IQR and graphed.

**Geography:** The subcommittee was also interested in looking at the geography of multiple listings. All secondary listings were included in these analyses. Results were de-identified with regard to transplant program. The following metrics were calculated using a subset of multiple listed candidates from the December 31, 2021, snapshot data by organ type:

- The percent of multiple listed candidates at each program – do a majority of multiple listings occur at a handful of programs?
- Percent of multiple listings by state and OPTN region (based on transplant program location, not candidate location)

**Methods – 2nd Data Request**

**Methods**

Similar to the first data request, this follow-up request borrowed the definition of multiple listing used in the Decoteau et al. article. Multiple listing was defined as any candidate who is on the transplant waitlist for a particular organ at more than one program simultaneously. A candidate was considered multiple listed regardless of the time between first listing and subsequent listing. In this way, the multiple listing definition captured all candidates who both intended to multiple lists from the outset and those who for whatever reason made the decision further into their waitlist tenure (potentially due to frustration or inability to secure a quality offer). All of the following metrics were calculated based on waitlist data. A recent snapshot of candidates waiting on December 31, 2021, was used for all metrics with the
exception of transplant rates. The metrics focused on liver and kidney candidates unless otherwise stated. Thoracic was excluded at the request of the subcommittee.

The committee requested the median time to transplant by listing status, due to limitations in data the median time to transplant could only be provided for those that had received a transplant. In order to provide more insight to the question of equity in access the workgroup sought to evaluate, the transplant rate was provided calculated as transplant per 100 inactive and active patient-years. The transplant rates were calculated based on an ever-waiting cohort from implementation of acuity circles to March 31, 2022. For liver this was candidates ever waiting\textsuperscript{141} between February 4th, 2020, to March 31, 2022, and for kidney this was candidates ever waiting between March 15, 2021 to March 31st, 2022. Candidates were indicated as ever multiple listed if at any point in the cohort time frame the candidate had two or more listings at multiple programs that overlapped. Candidate waiting time was considered by taking the time in days from the first listing date to either the date of transplant or the date of candidate removal from all listings from the waitlist, including both active and inactive waiting time for the candidate.

**Additional Metrics**

- Number/percent of candidates listed (primary listing) before the removal of DSA policy on March 15, 2021, by organ type
- Number/percent of Kidney and Liver multiple listed candidates whose (first) secondary listing was outside of the DSA from primary listing
- Number/percent of Kidney and Liver multiple listed candidates whose (first) secondary listing was outside of the priority circle (250NM for Kidney and 150 NM for Liver)
- Number/percent of Kidney and Liver multiple listed candidates who had any secondary listing outside of the DSA from primary listing
- Number/percent of Kidney and Liver multiple listed candidates who had any secondary listing outside of the priority circle (250NM for Kidney and 150 NM for Liver)
- Transplant rate per 100 patient-years by multiple listing status, geography (pending sample size), and multiple listing and geography for Kidney and Liver candidates, separately

\textsuperscript{141} “Ever waiting” is inclusive of candidates who spent any time waiting during the time period described - whether the candidate was on the waiting list the entire time period or a shorter subset
<table>
<thead>
<tr>
<th>Brand</th>
<th>Category</th>
<th>Subcategory</th>
<th>Model</th>
<th>Price</th>
<th>Purchase Date</th>
<th>Warranty</th>
<th>Condition</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apple</td>
<td>Smartphone</td>
<td>iPhone</td>
<td>11</td>
<td>$999</td>
<td>01/12/2023</td>
<td>2 years</td>
<td>Excellent</td>
<td>None</td>
</tr>
<tr>
<td>Samsung</td>
<td>Television</td>
<td>LED</td>
<td>65-inch</td>
<td>$1,299</td>
<td>08/15/2022</td>
<td>3 years</td>
<td>Good</td>
<td>WARRANTY</td>
</tr>
<tr>
<td>LG</td>
<td>Refrigerator</td>
<td>French Door</td>
<td>24-cu-ft</td>
<td>$1,199</td>
<td>07/01/2022</td>
<td>1 year</td>
<td>Excellent</td>
<td>None</td>
</tr>
</tbody>
</table>

### Table 1

<table>
<thead>
<tr>
<th>Country</th>
<th>Region</th>
<th>Percentage</th>
<th>Notes</th>
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</thead>
<tbody>
<tr>
<td>Japan</td>
<td>Asia</td>
<td>25%</td>
<td>None</td>
</tr>
<tr>
<td>China</td>
<td>Asia</td>
<td>20%</td>
<td>None</td>
</tr>
<tr>
<td>India</td>
<td>Asia</td>
<td>15%</td>
<td>None</td>
</tr>
<tr>
<td>Brazil</td>
<td>South America</td>
<td>10%</td>
<td>None</td>
</tr>
<tr>
<td>Mexico</td>
<td>North America</td>
<td>5%</td>
<td>None</td>
</tr>
</tbody>
</table>

### Table 2

<table>
<thead>
<tr>
<th>Education Level</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>High School</td>
<td>40%</td>
</tr>
<tr>
<td>Bachelor's Degree</td>
<td>30%</td>
</tr>
<tr>
<td>Master's Degree</td>
<td>20%</td>
</tr>
<tr>
<td>PhD Degree</td>
<td>10%</td>
</tr>
</tbody>
</table>

### Table 3

<table>
<thead>
<tr>
<th>Activity</th>
<th>Hours Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td>Work</td>
<td>40</td>
</tr>
<tr>
<td>Exercise</td>
<td>3</td>
</tr>
<tr>
<td>Sleep</td>
<td>7</td>
</tr>
</tbody>
</table>

### Table 4

<table>
<thead>
<tr>
<th>Health Parameter</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Body Mass Index</td>
<td>25</td>
</tr>
<tr>
<td>Blood Pressure</td>
<td>Normal</td>
</tr>
<tr>
<td>Blood Sugar</td>
<td>100</td>
</tr>
<tr>
<td>Cholesterol</td>
<td>Normal</td>
</tr>
<tr>
<td>BMI</td>
<td>23</td>
</tr>
</tbody>
</table>

### Table 5

<table>
<thead>
<tr>
<th>Fitness Activity</th>
<th>Calories Burned</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jogging</td>
<td>500</td>
</tr>
<tr>
<td>Cycling</td>
<td>450</td>
</tr>
<tr>
<td>Swimming</td>
<td>300</td>
</tr>
<tr>
<td>Walking</td>
<td>200</td>
</tr>
</tbody>
</table>

### Table 6

<table>
<thead>
<tr>
<th>Financial Data</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income</td>
<td>$50,000</td>
</tr>
<tr>
<td>Expenses</td>
<td>$30,000</td>
</tr>
<tr>
<td>Savings</td>
<td>$20,000</td>
</tr>
<tr>
<td>Debt</td>
<td>$15,000</td>
</tr>
</tbody>
</table>

### Table 7

<table>
<thead>
<tr>
<th>Social Media Usage</th>
<th>Hours Per Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facebook</td>
<td>2</td>
</tr>
<tr>
<td>Instagram</td>
<td>1</td>
</tr>
<tr>
<td>Twitter</td>
<td>0.5</td>
</tr>
<tr>
<td>Snapchat</td>
<td>0.5</td>
</tr>
<tr>
<td>TikTok</td>
<td>0.25</td>
</tr>
</tbody>
</table>

### Table 8

<table>
<thead>
<tr>
<th>Lifestyle Traits</th>
<th>Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>Healthy Eating</td>
<td>4</td>
</tr>
<tr>
<td>Regular Exercise</td>
<td>5</td>
</tr>
<tr>
<td>Adequate Sleep</td>
<td>4</td>
</tr>
<tr>
<td>Social Interaction</td>
<td>3</td>
</tr>
<tr>
<td>Financial Stability</td>
<td>2</td>
</tr>
</tbody>
</table>

### Table 9

<table>
<thead>
<tr>
<th>Risk Factor</th>
<th>Probability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Smoking</td>
<td>30%</td>
</tr>
<tr>
<td>Obesity</td>
<td>25%</td>
</tr>
<tr>
<td>High Blood Pressure</td>
<td>20%</td>
</tr>
<tr>
<td>Diabetes</td>
<td>15%</td>
</tr>
<tr>
<td>Heart Disease</td>
<td>10%</td>
</tr>
</tbody>
</table>

### Table 10

<table>
<thead>
<tr>
<th>Critical Condition</th>
<th>Probability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heart Attack</td>
<td>5%</td>
</tr>
<tr>
<td>Stroke</td>
<td>3%</td>
</tr>
<tr>
<td>Cancer</td>
<td>2%</td>
</tr>
<tr>
<td>Diabetes</td>
<td>1%</td>
</tr>
<tr>
<td>High Blood Pressure</td>
<td>0.5%</td>
</tr>
</tbody>
</table>

### Table 11

<table>
<thead>
<tr>
<th>Health Indicator</th>
<th>Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>Body Mass Index</td>
<td>25</td>
</tr>
<tr>
<td>Blood Pressure</td>
<td>Normal</td>
</tr>
<tr>
<td>Blood Sugar</td>
<td>100</td>
</tr>
<tr>
<td>Cholesterol</td>
<td>Normal</td>
</tr>
<tr>
<td>BMI</td>
<td>23</td>
</tr>
</tbody>
</table>

### Table 12

<table>
<thead>
<tr>
<th>Exercise Activity</th>
<th>Calories Burned</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jogging</td>
<td>500</td>
</tr>
<tr>
<td>Cycling</td>
<td>450</td>
</tr>
<tr>
<td>Swimming</td>
<td>300</td>
</tr>
<tr>
<td>Walking</td>
<td>200</td>
</tr>
</tbody>
</table>

### Table 13

<table>
<thead>
<tr>
<th>Financial Data</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income</td>
<td>$50,000</td>
</tr>
<tr>
<td>Expenses</td>
<td>$30,000</td>
</tr>
<tr>
<td>Savings</td>
<td>$20,000</td>
</tr>
<tr>
<td>Debt</td>
<td>$15,000</td>
</tr>
</tbody>
</table>

### Table 14

<table>
<thead>
<tr>
<th>Social Media Usage</th>
<th>Hours Per Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facebook</td>
<td>2</td>
</tr>
<tr>
<td>Instagram</td>
<td>1</td>
</tr>
<tr>
<td>Twitter</td>
<td>0.5</td>
</tr>
<tr>
<td>Snapchat</td>
<td>0.5</td>
</tr>
<tr>
<td>TikTok</td>
<td>0.25</td>
</tr>
</tbody>
</table>
Figure 1, below, shows the distribution in nautical miles (NM) between first listing hospital and second listing hospital for multiple listed kidney candidates. The median distance between listing hospitals for kidney candidates that multiple listed was 89 NM.

**Figure 1.** Distance Between Primary and Secondary Listing Transplant Hospitals for Multiple Listed Kidney Candidates on December 31, 2021

<table>
<thead>
<tr>
<th>Candidates</th>
<th>Minimum</th>
<th>25th-Quantile</th>
<th>Mean</th>
<th>Median</th>
<th>75th-Quantile</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>6525</td>
<td>0</td>
<td>32</td>
<td>213.65</td>
<td>89</td>
<td>199</td>
<td>4186</td>
</tr>
</tbody>
</table>

*There were 193 Multiple Listed candidates that had secondary registrations at a transplant hospital that exceeded 1,250 NM in distance from the hospital they were primarily listed at.

The red line shows the median distance from primary to secondary listing.
Figure 2

Figure 2, below, shows the distribution in nautical miles (NM) between first listing hospital and second listing hospital for multiple listed liver candidates. The media distance between listing hospitals for liver candidates that multiple listed was 103.5 NM.

Figure 2. Distance Between Primary and Secondary Listing Transplant Hospitals for Multiple Listed Liver Candidates on December 31, 2021

<table>
<thead>
<tr>
<th>Candidates</th>
<th>Minimum</th>
<th>25th-Quantile</th>
<th>Mean</th>
<th>Median</th>
<th>75th-Quantile</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>176</td>
<td>0</td>
<td>29</td>
<td>300.77</td>
<td>103.5</td>
<td>362.5</td>
<td>3378</td>
</tr>
</tbody>
</table>
Figure 3

Figure 2, below, shows the distribution in nautical miles (NM) between first listing hospital and second listing hospital for multiple listed thoracic candidates. The median distance between listing hospitals for liver candidates that multiple listed was 161 NM.

Figure 3. Distance Between Primary and Secondary Listing Transplant Hospitals for Multiple Listed Thoracic Candidates on December 31, 2021

*A single Multiple Listed candidate that had a secondary registrations at a transplant hospital that exceeded 1,250 NM in distance from the hospital they were primarily listed at.

The red line shows the median distance from primary to secondary listing.

<table>
<thead>
<tr>
<th>Candidates</th>
<th>Minimum</th>
<th>25th-Quantile</th>
<th>Mean</th>
<th>Median</th>
<th>75th-Quantile</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>37</td>
<td>11</td>
<td>75</td>
<td>300.86</td>
<td>161</td>
<td>273</td>
<td>2129</td>
</tr>
</tbody>
</table>
Figure 4 shows the transplant rate by listing status and secondary listing location for both kidney and liver candidates every waiting from circle allocation implementation to March 31, 2022 broken out by organ. For kidney, singly listed candidates had a lower transplant rate than both of the multiple listing categories, with multiple listed outside of the circle having the highest transplant rate. Single listed kidney candidates had a transplant rate of 20.01 per 100 patient-years vs. 30.07 per 100-patient years for multiple listed kidney candidates inside of the circle and 36.01 per 100 patient-years for multiple listed kidney candidates outside of the circle. For liver, multiple listed liver candidates outside of the circle had the lowest transplant rate at 57.27 transplants per 100 patient-years, and multiple listed liver candidates inside of the circle had the highest transplant rate at 95.24 transplants per 100 patient-years.

Figure 4. Transplant Rate by Listing Status and Secondary Listing Location for Kidney and Liver Candidates Ever Waiting from Circle Allocation Implementation by Organ to March 31, 2022
### Table 2

**Table 2. Transplant Rate by Listing Status for Kidney and Liver Candidates Ever Waiting from Circle Allocation Implementation by Organ to March 31, 2022**

<table>
<thead>
<tr>
<th>Organ</th>
<th>Listing Status</th>
<th>Candidates</th>
<th>Transplants</th>
<th>Total Years Ever Waiting</th>
<th>Transplants Per 100 Patient-Years (Active and Inactive)</th>
<th>95% CI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kidney</td>
<td>Single Listed</td>
<td>118180</td>
<td>17074</td>
<td>85346</td>
<td>20.01</td>
<td>(19.71, 20.31)</td>
</tr>
<tr>
<td></td>
<td>Multiple Listed - Inside Circle</td>
<td>8287</td>
<td>1996</td>
<td>6637</td>
<td>30.07</td>
<td>(28.77, 31.42)</td>
</tr>
<tr>
<td></td>
<td>Multiple Listed - Outside Circle</td>
<td>2481</td>
<td>716</td>
<td>1989</td>
<td>36.01</td>
<td>(33.42, 38.74)</td>
</tr>
<tr>
<td>Liver</td>
<td>Single Listed</td>
<td>38955</td>
<td>17605</td>
<td>25196</td>
<td>69.88</td>
<td>(68.85, 70.92)</td>
</tr>
<tr>
<td></td>
<td>Multiple Listed - Inside Circle</td>
<td>524</td>
<td>310</td>
<td>325</td>
<td>95.24</td>
<td>(84.93, 106.46)</td>
</tr>
<tr>
<td></td>
<td>Multiple Listed - Outside Circle</td>
<td>409</td>
<td>218</td>
<td>381</td>
<td>57.27</td>
<td>(49.92, 65.4)</td>
</tr>
</tbody>
</table>
Addendum to “Ethical Evaluation of Multiple Listing: A Comprehensive Response to Public Comment”

Public Comment Overview

The Ethics Committee deeply values feedback shared during the public comment period, which exists in service of giving stakeholders in the transplantation community the opportunity to share their perspectives. In response, the committee offers this addendum to “Ethical Evaluation of Multiple Listing” in hopes of responding thoughtfully and thoroughly to the well-taken objections that have been shared with us.

The Ethics Committee would first like to note that the public comment period revealed that overall, there was considerable support for the white paper, and in particular for its attempt to uphold an equitable and efficient system of organ allocation. This support was displayed even by members who raised concerns. Indeed, many in public comment acknowledged that candidates who multiply list tend to be individuals of more means, education, and resources with which to travel, having family, friends, and other forms of support in more than one geographic region that make them more likely to receive a transplantation than others on the waiting list who lack these resources.

This noted, there were seven general categories of criticism the Ethics Committee felt merited focused responses. These include: (1) The white paper singles out organ transplantation as inequitable, but our whole healthcare system suffers from inequity, something we will not solve simply by calling attention to organ allocation policy. Why, then, single out inequity in organ allocation in this particular instance? (2) Despite equity concerns, doesn’t the principle of autonomy provide a larger justification for the practice of multiple listing? (3) An ethic of care not only permits, but also requires, us to do every and anything in our power to help our loved ones who are desperate for a bodily organ. Should not anybody similarly circumstanced do whatever they could to help find their loved ones the organ they needed? (4) Does the effort to undo the practice of multiple listing sufficiently take into account the logistical realities of transplantation in different regions of the country? (5) The Ethics Committee supports the practice of multiple listing in the case of difficult to match patients, but how does it propose to establish thresholds which separate difficult to match patients? And (6) is the Ethics Committee acting within its scope?

The Ethics Committee is grateful for the opportunity to respond to each of these thoughtful objections.

(1) We are not likely to fix disparities in the whole healthcare system. Why should we focus exclusively on one practice, multiple listing, within one facet of healthcare, organ transplantation? And why problematize multiple listing while still allowing for multiple evaluations?

The Ethics Committee acknowledges that there is no shortage of examples of inequitable treatment in the United States, where those with means experience disproportionate benefit and access to care. However, that a large system is problematic doesn’t alleviate the burden of trying to fix some part of it. In focusing on the practice of multiple listing, the Ethics Committee examined what was proposed to be the legitimate rationale for this policy, and to question, if that rationale could not be clearly identified,
whether it could continue to be supported. Thus, the Ethics Committee did not seek to “single out” the practice of multiple listing for attention. The Committee reviews all policies to assess their ethical implications and how they balance ethical principles underpinning the organ transplant system. The multiple listing policy has been scrutinized for many years and has never undergone ethical analysis. As such, this was a priority for the OPTN and the Committee.

Under the assumption that organ transplantation is zero-sum, when it comes to those on the waiting list, if one person receives an organ, then that is one organ another does not receive. Ensuring fairness as a value in itself, and also promoting the utility end of preserving the perception of fairness of the transplant system is imperative. For these reasons, the Ethics Committee felt that our attention to decreasing disparities in multiple listing was worth our attention and effort, particularly in light of the recently issued National Academies of Sciences, Engineering and Medicine (NASEM) report which instructs all stakeholders in the transplantation community to try to make organ allocation more equitable.142

Some members additionally raised the issue that by calling attention to the practice of multiple listing, but not multiple evaluation, we were essentially deferring the problem of inequity within transplantation, not solving it. In response, the Ethics Committee notes, as described in the “Transparency” white paper, seeking evaluations at multiple centers supports patient-centered care and autonomy, without negatively impacting others. In contrast, when one multiply lists, at that moment in time one becomes the beneficiary of having more than one avenue towards transplantation, accruing an advantage well beyond determining what transplant center represents the right fit.

(2) Why would the Ethics Committee try to curtail patient autonomy, which would seem to permit multiple listing?

Autonomy is a critical principle in medical ethics, and in transplantation ethics specifically, but autonomy is not an absolute right, absolved from the burden of being placed in balance with other ethical principles. In addition, a tacit but indispensable constraint on the autonomy of one person is that it can’t lead to the curtailment of the autonomy (and flourishing) of another. But retaining a policy of multiple listing across the board would do just this. In specific, it would curtail the autonomy of marginalized and structurally disadvantaged individuals among us. Lower levels of insurance, education, and at times race/ethnicity (particularly in the case of liver) limit access to transplant. Since it is also true that multiple listing is associated with higher likelihood of transplant, in the status quo the privileged would be gaining an advantage at the expense of the underprivileged.

Currently, multiple listing is not a practice that all patients are able to exercise or utilize. The use of multiple listing is patterned in a way that exacerbates existing disparities in access to transplant and healthcare. For example, patients with less than a high school education are 50% less likely to be multiple listed for a kidney or liver transplant, while those with a post-college graduate degree are 60% more likely to be multiple listed for liver and kidney transplant. Patients with Medicaid are at least three times less likely to be multiple listed than those with private insurance for kidney and liver transplant.143

143 Katrina Gauntt, Keighly Bradbrook, and Jesse Howell, “Data Request – Characteristics of Multiple Listed Kidney and Liver Candidates by Geography,” OPTN, Descriptive Data Request for the Ethics Committee Multiple Listing Subcommittee, September 14, 2022.
Limiting multiple listing would reduce an advantage that aligns with socioeconomic disparities in access to transplant, thereby creating more of a level playing field with regard to ensuring everyone’s ability to exercise their autonomy. This calls attention to one of the ways in which organ transplantation is perhaps distinctive, for unlike other areas of healthcare, as mentioned above, transplant is a zero-sum game. When one patient is able to accept an organ offer from multiple centers simultaneously, another patient’s likelihood to receive an organ decreases. In this respect, the Ethics Committee sees itself in the end as upholding the principle of autonomy, despite that an analysis undertaken without taking into account social disparities might lead one to draw the opposite conclusion.

(3) Why would the Ethics Committee get in the way of individuals doing whatever they can to help the ones they love? Shouldn’t we support policies that defend the loving impulses of the families of those in desperate situations?

The Ethics Committee acknowledges and has a great deal of sympathy for this objection, which is compelling because we can all imagine how we would feel if we were in the shoes of one, or those of a family member of one, who needed an organ. In responding, it is critical to make a distinction between the perspective from the ethics of care, which operates at the level of the individual, and the ethics of systems of allocation, which must always consider justice at the population-level. The Ethics Committee acknowledges explicitly in our white paper that on an individual level the current policy on multiple listing can open up a precious extra option for those facing desperate circumstances. However, this individual level of analysis does not easily translate into a policy meant to determine the fair allocation of scarce resources, which by definition is a public enterprise. There are many actions (e.g. paying for organs) that, although they may promote the benefit of an individual in pursuing an organ transplant, are not permissible at the population/societal-level.

(4) Does the Ethics Committee’s attention to the practice of multiple listing fully capture the logistical realities of transplantation in different regions of the country, and does it cohere with concurrent initiatives underway of Continuous Distribution?

Some present a compelling objection by stating that multiple listing solves a larger disparity in organ transplantation by shifting patients from areas with long waitlists to areas with shorter waitlists. They acknowledge that, while this may lengthen the waitlist in areas where patients are secondarily listed, it relieves the burden from regions disproportionately experiencing long waits. Moreover, they note that allowing patients to retain their primary listing, which is most commonly near their primary residence, allows patients to keep relationships with transplant teams, which patients and centers value highly.

The Committee acknowledges that use of multiple listing as a workaround to smooth differences in waiting times is appealing and understandable at the individual level. However, the Committee notes that organ allocation policies are created to ensure a balance of ethical principles of utility, justice, and respect for persons for all stakeholders and operate at the health-system level. Geographic differences in waiting times should be resolved by policies governing the system as a whole, including new initiatives to continuous distribution, and not through individual workarounds which are likely to benefit some but not all. Similar to arguments made in the white paper on manipulating waitlist priority, individual-level manipulation of waitlist priority through interventions or multiple listing increases a transplant candidate’s priority on the waitlist relative to others, undermines the legitimacy and balance of ethical principles of the organ allocation system as a whole.
The Ethics Committee supports the ethical justification for multiple listing in the case of difficult to match patients, but how can we distinguish these patients?

The Ethics Committee is aware that in response to our white paper members seek more specific guidance regarding medically complex or difficult to match patients. What is the definition, some asked, of “medically complex”?

Our response is that simply in acknowledging that there is a category of prospective organ recipients who are biologically uncommonly difficult to match, we do not at the same time fail to recognize that physicians and other clinical staff at specific transplant centers are the ones best positioned to make the determinations about who falls into this category on a case-by-case basis. By identifying the category of patients who are difficult to match, the Ethics Committee is merely staking out a weaker position than might be suggested in other analyses which recommend the abolishment of the practice of multiple listing altogether. The Ethics Committee leaves it to organ-specific committees and other committees to arrive at standards for what constitutes “difficult to match,” and hopes only that these might be applied consistently and transparently across the board. Significantly, the Ethics Committee acknowledges a qualitative difference between non-medical criteria like privilege and material advantage, which should not bear on one’s place on the waiting list, and sensitization, which arguably should. That the Ethics Committee acknowledges this category as exceptional does not imply that the Ethics Committee sees itself as the adjudicator of eligibility for it.

Is the Ethics Committee out of scope?

The concern that the Ethics Committee has somehow veered out of its proverbial lane is one we are pressed to address in different contexts from time to time. We want to emphasize that we serve only in a guidance capacity to transplantation policy. The mission and scope of the Ethics Committee is:

“The Ethics Committee aims to guide the policies and practices of the OPTN related to organ donation, procurement, distribution, allocation, and transplantation so they are consistent with ethical principles. The Committee makes recommendations to Board of Directors for changing, creating, or eliminating policies if warranted by ethical concerns. The Committee also provides written guidance pertaining to ethical considerations to OPTN members, after approval by the Board of Directors. The Committee does not address individual patient issues or disputes.”

The Ethics Committee leaves it to others to make actionable recommendation that might be inferred from our analysis. The Ethics Committee hopes that stakeholders bear in mind the mandate issued in the NASEM report to improve equity in transplantation policy, which implies improving access for patients to match who have the least means at their disposal. This noted, this white paper does not change the existing policies allowing multiple listing. It reviews the ethical considerations and preliminary data of the practice of multiple listing and undertakes an ethical analysis based on these findings.

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144 “Ethics Committee.” OPTN: Organ Procurement and Transplantation Network - OPTN. Accessed April 7, 2023. https://optn.transplant.hrsa.gov/about/committees/ethics-committee/. Charter is listed at the top of this webpage.