

# Propositions on Remote Source Data Verification and Remote Source Data Review

**A Proposition Paper from  
EUCROF's rSDV/rSDR Task Force**

## Table of Contents

About EUCROF:	3
Glossary of terms:	3
EUCROF's rSDV/rSDR Task Force	4
Foreword	5
Introduction	5
Intent of the Paper - Regulatory Landscape	5
rSDV/rSDR Task Force Propositions	7
Definitions & Key Concepts	7
Source Data Verification (SDV) & Source Data Review (SDR)	7
Remote SDV and SDR	8
Advantages of rSDV/rSDR	9
Data Protection & Health Data	9
Technology Enabling rSDV/rSDR	10
Service Provider (for Clinical Research)	11
Task Force Propositions for Consideration	12
Proposition 1: On-site and Remote SDV/SDR	12
Proposition 2: Security & Confidentiality Standards	13
Proposition 3: Management of Access to Source Documents	14
Proposition 4: Eligible Service Providers	15
Proposition 5: Source Documents Redaction for rSDV/rSDR	15
Proposition 6: Acceptance and Adherence by Site Institutions	15
Proposition 7: Complete Re-monitoring of rSDV/rSDR	16
Proposition 8: Towards a Harmonised Approach in the EU & Beyond	16
Additional Considerations	18
A Staggered Implementation of rSDV/rSDR	18
Site-specific Feasibility of rSDV/rSDR	18
Site Staff and Monitor Training	19
Documentation Submission of rSDV/rSDR	20
Information on Audits and Inspections	20
Conclusion	21
Appendix 1- Additional Information	21
Advantages of rSDV/rSDR	21
Technology enabling rSDV/rSDR	22
Electronic File Sharing Systems (EFSS) for rSDV/rSDR	22
Videoconference Systems	23

## About EUCROF:

The European Contract Research Organisation Federation, EUCROF ([www.eucrof.eu](http://www.eucrof.eu)), is a non-profit entity founded in 2005. It consists of members from most European countries and partner members from nearby countries. EUCROF includes CROs from 25 countries as of today. The aim is to foster high quality clinical research. EUCROF's objectives include collaboration with clinical research stakeholders as well as European Regulatory bodies such as e.g., the European Medicine Agency (EMA) and EU Commission) to improve clinical research.

## Glossary of terms:

EDC	Electronic Data Capture
EHR	Electronic Health Records
eISF	Electronic Investigator Site File
EFFS	Electronic File Sharing System
EMA	European Medicines Agency
GDPR	General Data Protection Regulation
ICF	Informed Consent Form
IMP	Investigational Medicinal Product
IT	Information Technology
rSDR	Remote Source Data Review
rSDV	Remote Source Data Verification
SOP	Standard Operating Procedures

## **EUCROF's rSDV/rSDR Task Force**

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## Foreword

The pandemic situation has accelerated the demand to extend the conditions under which remote Source Data Verification and remote Source Data Review (rSDV and rSDR) should happen and the regulatory authorities have authorised on a temporary basis and for a limited scope the use of such approaches.

However, the time has come for a wider and more permanent adoption of such approaches to monitoring, considering (a) the technologies are mature; (b) the data protection regulations are providing the grounds for adapted security and confidentiality approaches and have already been applied to telemedicine and shared information systems for health; (c) it is now widely acknowledged that risk based monitoring combining remote approaches with on-site monitoring is more efficient than 100% on-site monitoring (both from the point of view of data quality and Participant safety)<sup>1</sup> and is becoming the gold standard<sup>2</sup>. Furthermore, remote monitoring would allow for a continuous verification of data which would increase safety of Participants, improve data quality, and monitoring effectiveness and efficiency.

Thus, one of the main barriers standing in the way of a 'beyond the pandemic crisis' widespread adoption are concerns regarding technological capabilities and data protection. The rationale for such a wider adoption is that clinical research information systems enabling Remote Source Data Verification and Review (rSDV/rSDR) can align their security and confidentiality standards with those applied in normal clinical practice (e.g., telemedicine) while respecting adapted EU General Data Protection Regulation (GDPR) requirements.

## Introduction

The aim of this paper on rSDV/rSDR is to discuss the propositions on the use of rSDV/rSDR within clinical research. The paper outlines insights and suggestions for your consideration for rSDV/rSDR integration for clinical trials during the COVID-19 pandemic and beyond in a way that ensures consistency, preservation of Participant privacy and that does not unnecessarily increase the site burden. The purpose of the document is to obtain long term support by regulators for an aligned adoption of rSDV/rSDR best practices.

## Intent of the Paper - Regulatory Landscape

**It is the intent to open the discussion with the European Medicines Agency (EMA) to allow for the options of a greater degree of adoption of rSDV/rSDR.**

On the 4th of February 2021 the EMA, HMA and European Commission published a Version 4 Guidance for the Management of Clinical Trials<sup>3</sup>. Version 4 includes key changes pertaining to the use of remote source data verification (rSDV), see Figure 1. While the

<sup>1</sup> <https://link.springer.com/article/10.1007/s43441-021-00295-8>

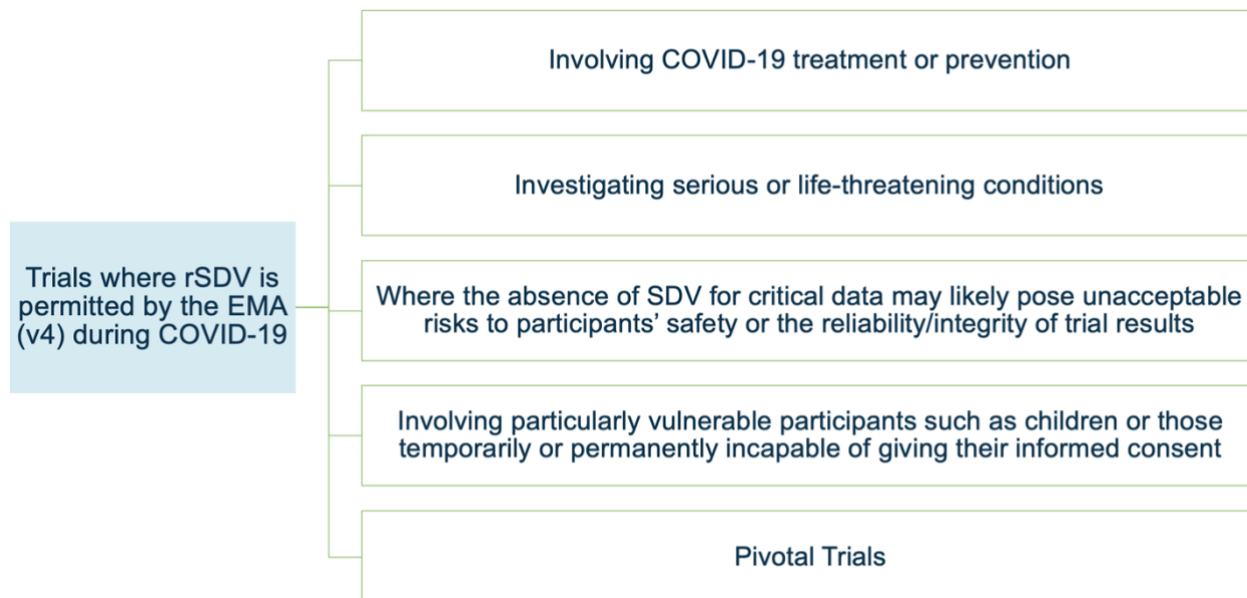
<sup>2</sup> [https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017\\_04\\_25\\_risk\\_proportionate\\_approaches\\_in\\_ct.pdf](https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017_04_25_risk_proportionate_approaches_in_ct.pdf)

<sup>3</sup> [https://ec.europa.eu/health/sites/health/files/files/eudralex/vol-10/guidanceclinicaltrials\\_covid19\\_en.pdf](https://ec.europa.eu/health/sites/health/files/files/eudralex/vol-10/guidanceclinicaltrials_covid19_en.pdf)

previous version 3 outlines that rSDV is to only be considered in exceptional circumstances including in line with national or temporary national emergency measures, Version 4 broadens the permitted use of rSDV.

Nonetheless, rSDV can be considered only during the COVID-19 pandemic as per the guidance, i.e., related to a public health crisis, and in line with EU and National Laws, possibly even temporary emergency provisions. However, limitations still apply as rSDV can only be considered for certain clinical trials (Figure 1).

These exemptions are limited to the pandemic period only, whereas a long-term regulatory solution would be beneficial to future high-quality clinical trial monitoring. Clearly rSDV is classified as highly sensitive data check and although the EMA have widened the use of rSDV during the COVID-19 pandemic, it is noted that the EMA emphasises that it must be in line with EU national laws, and there may be nuances between country laws and different interpretations. It is proposed that these temporary changes are considered for a long-term instalment in the post-pandemic period. Furthermore, it would be important that the flexibilities are extended to all trial types to allow for a more flexible monitoring approach that would preserve some on-site monitoring and incorporate some remote SDV/SDR. This strategy would also facilitate the adoption of decentralised clinical trials<sup>4</sup>.



**Figure 1:** Trials where rSDV is permitted according to the Version 4 of the EMA guidance on managing clinical trials during the COVID-19 pandemic.

<sup>4</sup>[https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017\\_04\\_25\\_risk\\_proportionate\\_approaches\\_in\\_ct.pdf](https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017_04_25_risk_proportionate_approaches_in_ct.pdf)

## rSDV/rSDR Task Force Propositions

rSDV/rSDR Propositions outlined by the Task Force within this document address the following topics, as seen in Figure 2.



**Figure 2:** rSDV/rSDR Task Force Propositions as outlined in this paper.

## Definitions & Key Concepts

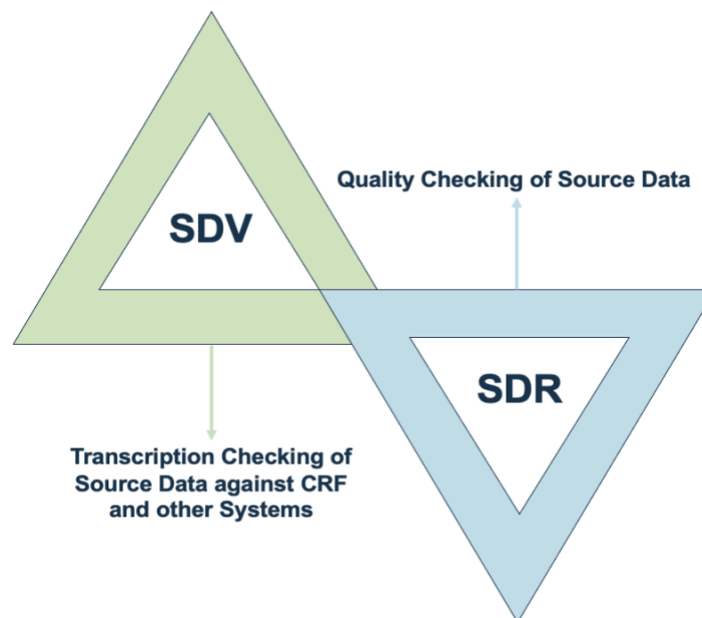
### Source Data Verification (SDV) & Source Data Review (SDR)

Traditional monitoring tasks of a clinical trial are performed physically on site. Within this context, ICH E6 R2<sup>5</sup> refers to "source data", "source documents", and availability for review. ICH E6 R2 does not specify the differences between source data verification (SDV) and source data review (SDR). Since SDV and SDR are different processes, it is important, in view of this paper, to define what is meant by SDV and SDR to appreciate the differences between the two.

SDV, commonly known as 'transcription checking', is essentially "the process by which data within the case report form (CRF) or other data collection systems are compared to the original source of information (and vice versa)". For instance, some typical SDV tasks include checking that essential endpoints have been accurately transcribed from the medical

<sup>5</sup> <https://www.ema.europa.eu/en/ich-e6-r2-good-clinical-practice>

records of the hospital site in the corresponding CRF and completing the appropriate section of the monitoring visit report with the result of this control work.



**Figure 3:** Schematic representation of the fundamental difference between SDV, source data verification, and SDR, source data review.

SDR, Source Data Review is defined as “a review of source documentation to check quality of source, review protocol compliance, ensure critical processes and source documentation are adequate” e.g. ALCOA-C: Attributable, Legible, Contemporaneous, Original, Accurate, and Complete, “SDR is not a comparison of source data against CRF data”, but intends to ascertain Investigator involvement and appropriate delegation, and assess compliance to other areas (e.g. SOPs, ICH GCPs for pharmaceuticals, and ISO14155 GCP for medical devices clinical investigations).

For instance, checking the existence of the signed informed consent of the enrolled trial participants and the compliance with the study protocol is an SDR task, the outcome of which will be included in the monitoring visit reports. Another example would be verifying that each study procedure has been performed by a person who is qualified and who has been appropriately delegated to do so by the Principal Investigator.

## Remote SDV and SDR

Traditional SDV/SDR faces various challenges, including continuous quality control beyond the timeframe of an on-site monitoring visit, which may at times not have a lasting effect on

the clinical trial conduct quality, as FDA has recently reported<sup>6</sup>. This challenge may be alleviated through the incorporation of remote SDV and SDR to a traditional monitoring on-site visit plan. Where verification of source data is performed remotely via a centralised location, it is possible to check source data at multiple sites using electronic means instead of going to a particular site.

## Advantages of rSDV/rSDR



**Figure 4:** Advantages of rSDV/rSDR, which include examples seen from the COVID-19 experience and long-term advantages.

Implementation of rSDV/rSDR includes multiple advantages, such as improved Participant safety (as for example during the COVID-19 pandemic) and data quality, better monitoring effectiveness and efficiency, and the ability to detect non-compliance at an earlier point in time<sup>7</sup>. rSDV/rSDR is an enabler of decentralised clinical trials, (Figure 4). For further information on the advantages of rSDV/rSDR, please see Appendix 1.

## Data Protection & Health Data

Personal data which includes health data is sensitive data (GDPR Rec. 10, Art. 9(1)). Their access is regulated by applicable law to ensure the protection of the rights of the data subjects. The provision of IT solutions involving the hosting of this data should therefore be carried out under data protection (security and privacy) conditions suited to their sensitivity.

<sup>6</sup> <https://www.fda.gov/media/147187/download>

<sup>7</sup> <https://link.springer.com/article/10.1007/s43441-021-00295-8>

In the EU, the provision of such services should comply with the Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (also known as GDPR – General Data Protection Regulation).

## Technology Enabling rSDV/rSDR

There are already established processes and technologies that are proven within the industry to support rSDV/rSDR. The wide adoption of solutions for the electronic management of clinical studies and the ongoing digital transformation of the health systems makes it possible for monitors to accomplish most of SDV/SDR tasks remotely and not by being physically present on site. Furthermore, ICH E6 (R3)<sup>8</sup> “Guideline is intended to be media neutral to enable the use of different technologies”, and therefore demonstrates an industry step in the direction of the positive acceptance of clinical trial technologies. Three classes of existing IT tools currently already in use (Figure 5), could be envisaged for this purpose, (see Appendix 1 for more technology details).



**Figure 5:** Existing technologies that enable rSDV/rSDR.

Under current state-of-the-art, Electronic Health record (EHR) systems are operated under the direct responsibility of the sites, (the system is hosted on the IT facilities of the hospital, management of the EHR system is performed by an internal IT team or a dedicated contractor, the software maintenance is performed by the software developer from which a usage licence is purchased by the hospital site). The situation might be different when

<sup>8</sup>[https://database.ich.org/sites/default/files/ICH\\_E6-R3\\_GCP-Principles\\_Draft\\_2021\\_0419.pdf](https://database.ich.org/sites/default/files/ICH_E6-R3_GCP-Principles_Draft_2021_0419.pdf)  
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considering other technology solutions that enable rSDV/rSDR, as they are more likely to be provided as a service by specialised IT Vendors (or "Service Providers") under contractual schemes. However, it is important to mention that the responsibility for the handling of Participant's' personal health data (source data) remains with the site (see also Proposition 3).

Enabling a wider use of rSDV/rSDR demands that the offered technology solutions are qualified with respect to data protection and provide the same transparent and widely acknowledged security and confidentiality standards that apply to adjacent systems (e.g., EHR) in order not to weaken the whole delivery chain.

Without the knowledge of how the situation will evolve over time, it can be assumed that enabling such wider use of rSDV/rSDR technology solutions requires implementation schemes where Sponsors of clinical studies would purchase the rSDV/rSDR IT solution on an "as a service" basis with the appropriate security and confidentiality safeguards in place and that the systems comply with the applicable legal provisions (e.g., GDPR in the EU).

The following terms and underlying concepts will be used in the subsequent sections of this document and are important for a good understanding of the interplay between the delivery chain of technology solutions and security and confidentiality requirements.

### Service Provider (for Clinical Research)

A Service Provider for Clinical Research is a natural or legal person (including commercial, academic, and non-profit) that provides services to Sponsors and other stakeholders such as governmental organisations, foundations, or hospitals, on a contract basis and within the scope of Clinical Research (experimental or observational) as well as other activities in connected domains.

This definition is inclusive of all types of "Service Providers" in the domain of Clinical Research. In particular, it includes providers of IT solutions, such as Electronic Data Capture (EDC) vendors and vendors of all types of information systems that are dedicated to Clinical Research and have to comply with the industry specific legal provisions.

This definition has initially been created and approved by EUCROF in 2017 to define the term "CRO – Contract Research Organisation" and was responding to the need to modernise the term CRO considering the growing importance of IT Services in Clinical Research. This definition combines three key aspects: the "delivered service", the "contractual relationship" between the involved parties, and the "domain specific" regulatory landscape. All 3 are essential when considering security and confidentiality measures and responsibilities. Within the scope of this paper, the following 2 classes of services are of interest.

## Provision of IT Managed Services

Provision of IT managed services refers to the process of delivering all administration and management services required to maintain a software solution fully operational according to the terms of the Service Contract to a client. The developer of the source and executable code of the software solution can be a third party, as well as the provider of the IT infrastructure. In all circumstances outlined in this paper, EMA's draft guidance on computerised systems and electronic data should be taken into account for the evaluation of eligibility and compliance of IT Managed Services<sup>9</sup>.

Examples of IT solutions that can be delivered by Service Providers for Clinical Research under Service Contracts are the following:

- EDC systems that can be accessed by investigational sites, CROs staff in charge of monitoring and / or data management as well as Sponsor's mandated staff and other involved parties;
- Shared Platforms (e.g.,SharePoint)
- Interactive Web Response Systems (IWRS);
- Electronic Participant Reported Outcome (ePRO) solutions;
- Electronic Trial Master Files (eTMF/ISF) solutions etc.

## Provision of Physical Hosting Infrastructure

Provision of physical hosting infrastructure refers to all processes required to deliver to a client the necessary physical resources to host a software solution, such as secure data centre facilities, including processing capacity, data storage space, internet connectivity, as well as possible virtualisation technologies and/or management resources.

Such services are to a large extent 'domain agnostic', and physical infrastructure can be implemented 'on premises' by a corporation or a hospital. However, continuity of service, security and confidentiality challenges are such, that the demand for the provision of Infrastructure as a Service or "virtualised data centre services" is growing and some countries throughout the EU member states have now developed standards (largely based on ISO 27001) or even certification processes for the delivery of such services when they are purchased for the delivery of IT solutions hosting health data. Service Providers delivering IT Managed Service may purchase such physical hosting infrastructure from third parties.

## Task Force Propositions for Consideration

### Proposition 1: On-site and Remote SDV/SDR

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<sup>9</sup>[https://www.ema.europa.eu/en/documents/regulatory-procedural-guideline/draft-guideline-computerised-systems-electronic-data-clinical-trials\\_en.pdf](https://www.ema.europa.eu/en/documents/regulatory-procedural-guideline/draft-guideline-computerised-systems-electronic-data-clinical-trials_en.pdf)

### **Determination of the mix of on-site and remote rSDV/rSDR on a case-by-case basis.**

A risk-based approach is fully supported by ICH E6 (R2), as well as the EU guidance document on proportional approaches in clinical trials<sup>10</sup>, and ISO 14155:2020<sup>11</sup>, and can result in a mix of key activities targeting the individual needs of the sites and/or taking into account the specifics of a given clinical trial. Full on-site monitoring might be necessary for high-risk sites and or trials (e.g., first in human), whereas reduced on-site monitoring is sufficient for experienced trial centres and/or lower risk trials. Centralised monitoring, a key remote strategy, will support risk identification by comparing site data regarding prior identified risk factors, e.g., premature terminations or serious adverse events. Remote SDV and SDR allowing quality control independent of a physical visit will supplement or even fully replace on-site activities, depending on the trial and site risks. The concept of decentralised trials relies heavily on remote monitoring activities. Finally, statistical sampling of data to be monitored should be mentioned. Such trials will show a very high number of data points and quality should be assured by applying preferably risk-based sampling strategies.

The risk-based approaches support the focus on critical-to-quality factors to ensure subject safety and data quality are protected throughout the clinical trial life cycle. The quality of the trial data can be improved by identifying, assessing, monitoring, and mitigating risks<sup>12</sup>. A risk-based approach leverages various tools, platforms, and dashboards to identify signals, which indicate potential issues with trial conduct, safety, data integrity, compliance, and enrolment. This allows the study team to concentrate on high value tasks and focuses resources on specific trial-related matters.

It is believed that for the majority of clinical trials, the most effective approach is to enable a mix of on-site and remote SDV/SDR techniques, which grant reduced burden on site staff to house monitoring on-site - this is of value in a pandemic situation, particularly where it limits infection risk to all concerned. On-site visits would not be fully excluded but will continue to take place as per study specific monitoring plan and requirements. In many trials, rSDV/rSDR cannot fully replace certain on-site assessments and will still be needed. Conversely, there can be studies or situations where sole rSDV/rSDR is acceptable taking the safety of the monitor, site staff and trial Participants into consideration, such as pandemics, lower risk trials, or other situations.

### **Proposition 2: Security & Confidentiality Standards**

**The provision of IT Managed Services for the purpose of rSDV/rSDR is proposed to comply with data protection security and confidentiality standards providing the same or comparable level of protection as standards applicable to telemedicine systems.**

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<sup>10</sup>[https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017\\_04\\_25\\_risk\\_proportionate\\_approaches\\_in\\_ct.pdf](https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017_04_25_risk_proportionate_approaches_in_ct.pdf)

<sup>11</sup> <https://www.iso.org/standard/71690.html>

<sup>12</sup>[https://www.ema.europa.eu/en/documents/scientific-guideline/reflection-paper-risk-based-quality-management-clinical-trials\\_en.pdf](https://www.ema.europa.eu/en/documents/scientific-guideline/reflection-paper-risk-based-quality-management-clinical-trials_en.pdf)

In no case, should the deployment of rSDV/rSDR downgrade security and confidentiality compared to current practice of "on-site monitoring". The identification of acknowledged standards for security and confidentiality management applicable to IT Managed Services for rSDV/rSDR is therefore of utmost importance.

As no IT Managed Service is in use for on-site monitoring, other application areas need to be considered to identify the right standard.

ISO Standards, such as ISO 27001 & ISO 27002 or, with their GDPR extension, ISO 27701 could be considered, but, in the absence of a broad harmonised approach between the Data Protection Authorities of numerous countries (see also proposition 8 hereinafter), this could be over prescriptive.

This is why the proposed approach is to take as a "reference" a domain where IT Managed Services also play a central role, with an already worldwide adoption, and that shares the same requirements in terms of data protection and related security and confidentiality management. There may be different standards from one country to the other, but all countries are adopting policies and systems for a wide deployment of telemedicine solutions.

The main conclusion of this proposition is that, in all concerned countries, IT Managed Services for the purpose of rSDV/rSDR can be delivered under data protection standards comparable to those already accepted for the telemedicine platforms operated in these same countries. Therefore, data protection issues in the context of deployment of rSDV/rSDR solutions are not posing an insurmountable obstacle.

### Proposition 3: Management of Access to Source Documents

**Regardless of the chosen rSDV/rSDR solution, management of access rights to source documents remains under the exclusive and full control of the site.**

The IT solution for rSDV/rSDR should be implemented under the control of the site. It is the responsibility of the Investigator at the site to grant direct and controlled access to the monitor for the systems where the source documents and records are maintained. For example, if a file sharing mechanism is used for image transmission or screens are shared showing source data, this happens under the responsibility of the investigator at the site. It is necessary that access to source documents is time-restricted, and, if possible, also participant-restricted for monitors. Follow-up queries post monitoring visits should also be considered and addressed.

Eligible solutions would include built-in audit trails enabling sites to check post visit that the granted accesses have been used according to agreements. Such audit-trails will also be used in case of audits and inspections. It is to be mentioned that on-site monitoring may not provide such traceability capabilities.

In summary, eligible rSDV/rSDR solutions should have "by design" features (access management under the control of sites, audit trail accessible to mandated site and other personnel, time restriction mechanisms) ensuring that sites can effectively exercise their full

control over granting access to the monitors to the records of interest for their monitoring tasks.

#### Proposition 4: Eligible Service Providers

**IT Managed Services for the purpose of rSDV/rSDR can be provided by Service Providers contracted by the Sponsor of a study, as long as the delivered service complies with the requirements resulting from propositions 2 and 3 above.**

Any Service Provider of a technology that permits rSDV/rSDR is eligible to provide their system for use in a clinical trial, as long as the system would comply with the conditions outlined previously, concerning security & confidentiality standards (Proposition 2) and management of access to source documents (Proposition 3), and is appropriately validated for intended use.

#### Proposition 5: Source Documents Redaction for rSDV/rSDR

**Redaction of source documents does not happen during on-site visits and therefore would not be a requirement for rSDV/rSDR, if the technology used guarantees security and privacy compliance.**

With technology that is fit-for-purpose and is compliant with acknowledged standards to ensure privacy and security, as well as the monitor being contractually obligated to not take screenshots or photos of the source data or allow others to view the data on the screen, there is no need to additionally task the site with the redaction requirement, which does not exist for on-site monitoring visits. If the right security and quality management systems are installed, the concern for privacy breach is further mitigated, making redaction redundant and not consistent with ALCOA-C principles, as attributability cannot be assured.

#### Proposition 6: Acceptance and Adherence by Site Institutions

**When the IT Solutions are proposed under the Sponsor's responsibility, mechanisms would be envisaged to ensure that sites can accept the corresponding technical and organizational measures in a fully informed, transparent, and independent manner.**

rSDV/rSDR cannot be implemented without the prior agreement of the Site institution. When the IT tools that are intended to be used in a clinical study are proposed by the Sponsor and are delivered in the context of IT Managed Services, as this can be expected in a significant proportion of cases, the question of how Sites can accept and sign the agreements with sufficient knowledge of the included technical and organizational measures arises.

The suggestion is that adherence of the proposed IT services & solutions to appropriate and acknowledged standards is transparent and publicly acknowledgeable, providing sufficient trust and contractually binding safeguards to all involved parties, in particular for the Site institution. This would be of ultimate importance to enable a wider and quicker acceptance of

rSDV/rSDR for Sites that are involved in a large number of clinical studies with multiple Sponsors. In this respect, see Proposition 9 hereafter.

### Proposition 7: Complete Re-monitoring of rSDV/rSDR

#### **Complete re-monitoring may not be required following the completion of rSDV/rSDR.**

The EMA COVID-19 Guidance for Clinical Trials mentions that data that is monitored using rSDV, “in particular if it was based on pseudonymised documents”, and the EMA suggests “that remote monitoring is expected to only have focused on the most critical information”, and is likely to require re-monitoring.<sup>13</sup> The need for re-monitoring if rSDV and rSDR have been performed with the necessary safeguards, even if completed on pseudonymised records, does not seem necessary. Complete re-monitoring would be quite inefficient and involve additional work for Sites and CRAs. The adoption of rSDV/rSDR processes should be considered equivalent to on Site SDV/SDR and therefore re-monitoring activity would not appear to be necessary.

It is standard practice to conduct spot-checks with on-site monitoring, a similar approach is advisable for rSDV. In the case where a spot check identifies any concerns then a more extensive check would be conducted. A spot check is important to ensure that the site is providing complete relevant information (and not being selective (e.g. in order to render the subject eligible, to be sure there aren't other relevant records in addition to the EHR) and that, if redacted the data does indeed pertain to the correct subject. This does not need to be extensive, but sufficient enough to confer confidence in the integrity of the information used for rSDR/rSDV.

### Proposition 8: Towards a Harmonised Approach in the EU & Beyond

#### **The adoption of rSDV/rSDR would be highly facilitated by a harmonised approach throughout the EU Member States Data Protection Authorities and beyond about the security and confidentiality standards applicable to the provision of IT Managed Services for that purpose.**

Regulatory requirements in the context of rSDV/rSDR differ widely from country to country. For example, some national health authorities require rSDV/rSDR procedures to be explicitly outlined in the Informed Consent Form (ICF), while others state that this is not necessary. For global studies to be successful, a level of harmonisation of the rSDV/rSDR requirements would be highly beneficial. Some countries, like the USA, take a more general approach, where monitoring and SDR/SDV are included in the ICF, but the method of access of the documents, remote or on-site, is not specified, allowing for greater flexibility and adaptation for global studies.

In order to increase the adoption of rSDV/rSDR use in clinical trials in the EU region, as well as globally, a harmonised regulatory approach for the protection of personal data but also for

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<sup>13</sup>[https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/guidanceclinicaltrials\\_covid19\\_en.pdf](https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/guidanceclinicaltrials_covid19_en.pdf)  
*EUCROF Paper rSDV/rSDR - Version 1 November 2021*

IT security (see Proposition 2) would be greatly beneficial. In particular, a collaborative approach agreed by EU Member State Data Protection Authorities on the requirements for security and confidentiality standards for rSDV/rSDR technologies would be highly effective (see Proposition 2). In addition, to also cover global clinical trials, the Task Force is of the opinion that the topic of rSDV/rSDR should also be addressed on an ICH level, e.g., within the project of GCP Renovation, which is underway.

Taking the GDPR as the highest guiding principle, it becomes clear that it is well suited to enable rSDV/rSDR. Indeed, Article 5(1)(d) of the GDPR includes ‘accuracy’ as a principle for lawful personal data processing, which rSDV/rSDR directly facilitates<sup>14</sup>. The European Data Protection Board (EDPB) has planned for further guidance later this year on how to comply with GDPR in the context of scientific research<sup>15</sup>. In anticipation of that guidance, there are several existing mechanisms in the GDPR that would facilitate harmonisation between EU Member State Data Protection Authorities in how to apply the GDPR’s requirements to rSDV/rSDR.

The provisions under Article 35 call for formal data protection impact assessments “in particular using new technologies” that may present a risk to the rights and freedoms of data subjects. The development of a Data Protection Impact Assessment (DPIA) template based upon best industry practice, for example, can enable Member State Data Protection Authorities to align on the risk assessment and mitigation for new rSDV/rSDR technologies.

In a similar fashion, the use of Prior Consultation under Article 36 of the GDPR provides an opportunity for clinical trial sponsors to attain certainty around the data protection controls undertaken while using rSDV/rSDR. Articles 60, 63, and 70 of the GDPR encourage Member State Data Protection Authorities to cooperate among one another and with the EDPB in order to provide consistent advice to controller-sponsors who are implementing rSDV/rSDR in their trials.

Finally, the provisions under Articles 40 and 41 of the GDPR in respect of codes of conduct (“codes”) provide another such framework for a cooperation mechanism between all Data Protection Authorities throughout the 27 EU Member States Data Protection Authorities. Details can be found in the EDPB Guidelines 1/2019 on Codes of Conduct and Monitoring Bodies under Regulation 2016/679, Version 2.0, 4 June 2019.<sup>16</sup> In its section 8.3, the EDPB Guideline defines the cooperation mechanism between the DPAs for the approval of codes.

In summary, the Task Force can only encourage the stakeholders to activate these various existing mechanisms to achieve harmonisation within the EU and beyond, and provide a practical, transparent and cost-effective framework enabling a wider adoption of IT Tools for rSDV/rSDR.

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<sup>14</sup> “[E]very reasonable step must be taken to ensure that personal data that are inaccurate, having regard to the purposes for which they are processed, are erased or rectified without delay” GDPR Article 5(1)(d).

<sup>15</sup> See Para. 3, “EDPB Document on response to the request from the European Commission for clarifications on the consistent application of the GDPR, focusing on health research.” Adopted on 2 February 2021. Available at: [https://edpb.europa.eu/our-work-tools/our-documents/other-guidance/edpb-document-response-request-european-commission\\_en](https://edpb.europa.eu/our-work-tools/our-documents/other-guidance/edpb-document-response-request-european-commission_en)

<sup>16</sup> “[Codes] can help to bridge the harmonisation gaps that may exist between Member States in their application of data protection law.”

## Additional Considerations

### A Staggered Implementation of rSDV/rSDR

As per ICH GCP 5.8.13, the Sponsor should determine the appropriate extent and nature of monitoring. Many aspects that determine the extent and nature of rSDV/SDR should be performed considering the impact to Sites with care to reduce/limit Site burden as much as possible while maintaining Participant safety, data integrity and confidentiality of personal data. In particular, direct access to EHR is the preferred option for mitigating site burden due to the minimal impact on normal site activities. The Sponsor should clearly define what needs to be monitored during the trial, identification and assessment of critical trial processes and data to be flagged as causing a potential risk, identify the expected, acceptable values and parameters and what RBM approaches are appropriate for the trial. This can be combinations of risk-based monitoring approaches such as on-site monitoring, targeted SDV/SDR, centralised statistical/data monitoring, rSDV/rSDR as examples. It is important to assess the SDV and SDR that needs to be performed on data, furthermore the data quality would also need to be assessed.

One could develop a targeted SDR/SDV strategy, addressing the following considerations:

- Sampling of which data to SDV/SDR should be done by Participant, by Participant Visit, or by Procedure.
- In general, review of data at visit level or procedure level is preferable to an individual data point level, because individual data points do not provide context to perform SDR, whereas visit- or procedure-level allow to ascertain SDR and protocol compliance. Furthermore, SDR involves the review of notes for the visit and it is very difficult to limit that to a specific data point.

### Site-specific Feasibility of rSDV/rSDR

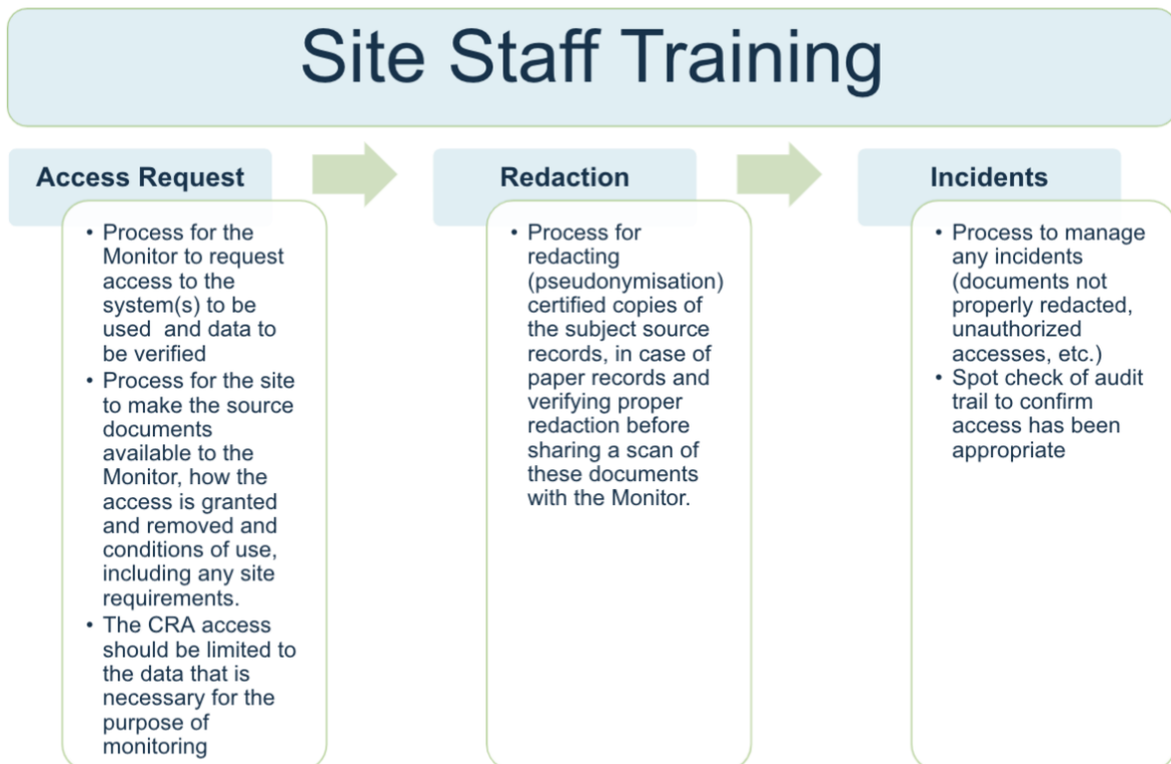
It is important to consider what method or methods the Site can use to make their source data available to the monitor. The Site will use different options, this may vary by country, and some potential considerations may include:

- Direct controlled access to the restricted / relevant part of the electronic medical records of the Participants involved in the study.
- Upload certified copies via a secure portal or a location hosted by the Site.
- Ability to upload a scan of their source records certified copies into a secure location owned/hosted by the Sponsor / CRO / Vendor. In the cases where there is a requirement for the documents to be redacted, they should be identified only with the trial Participant study number (ICF exemption outlined below). This could be performed using normal query management and would deliver an audit trail.
- Video review /Video conference capability. This would need to be used sparingly, as it is a burden to Sites, but would allow to verify that Participants really exist and remotely perform SDV & SDR on the ICFs. It would also be suitable for use of verification of Investigational Product accountability.

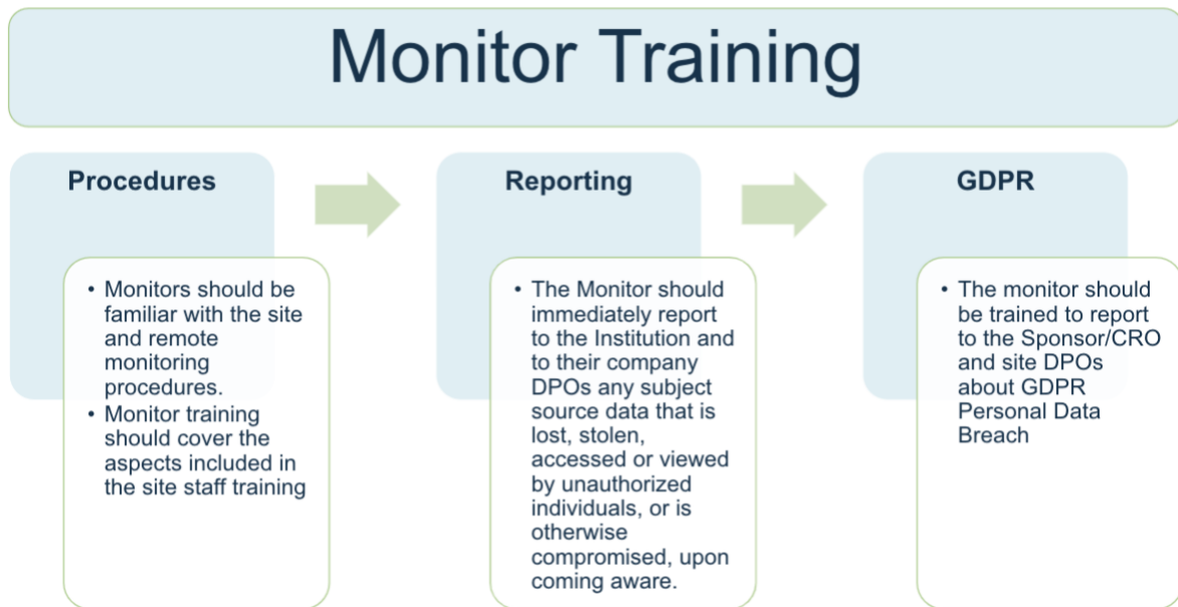
- The burden of the introduction of alternative measures on the Site staff and facilities should also be considered, including potential burden of uploading source documents in a secure site-controlled platform, and a proportionate approach should be taken, balancing appropriate oversight with the capacity of the Site.

### Site Staff and Monitor Training

This section on training is not exhaustive and will vary depending on country requirements, organisation and trial.



**Figure 6:** Site Staff training aspects for rSDV/rSDR



**Figure 7:** Monitor aspects for rSDV/rSDR

### Documentation Submission of rSDV/rSDR

The monitoring strategy would be documented within a required document for regulatory submission depending on the local requirements.

### Information on Audits and Inspections

Whereas the risk-based approach to monitoring was only promoted in ICH GCP [R2], audits and inspections have been guided by risk factors from the very beginning. Quality Assurance (QA) activities are targeted, for example, at important trials for submissions (e.g., pivotal trials), high impact Investigator Sites (e.g., high recruiters), critical data points (e.g., primary endpoints, SAEs), etc., and are as well driven by risks inherent to the investigational medicinal product (IMP), trial procedures and condition of trial Participants. QA resources (auditors, inspectors) are more limited than Quality Control (QC) resources (e.g., monitors, data managers) - therefore a risk-based approach is the only way to cope with the giant task to review protection of trial Participants and reliability and robustness of trial data. With time, we have learned that the targeted risk-based approach is also applicable to QC activities like monitoring and might even result in better quality than the very cost intensive 100% approach (well respecting that in early phases and certain complex situations (e.g., use of ATMPs) a 100 % approach might be the right strategy).

Having said the above, monitoring, auditing and inspections are following similar risk-based approaches, however, the number of human resources and Site contacts will still differ. In

terms of methods used, for example switching from on-site to remote activities, we sense reluctance with respect to Investigator Site audits and inspections. This is understandable, given the fact that often there is only a one-time chance for audits and inspections. We think that remote rSDV/rSDR is not fully replacing the need for on-site visits, therefore auditors and inspectors will want to get the full picture of on-site conditions by visiting the Sites. In monitoring, usually offering multiple chances for Site contacts, the mixture of on-site and remote activities is highly suited to reach both, high quality and cost efficiency. Additionally, the monitoring strategy being adaptable (e.g. in the case that significant flags of concern are raised the frequency of on-site monitoring /extent of rSDR/SDV may be increased in a risk based manner). The EMA Guidance on remote GCP inspections during the COVID-19 pandemic, published in May 2020 declares:

“Remote inspections at Investigator Sites are not considered to be feasible, because a) it is crucial to avoid any additional burden (e.g., to provide access to appropriate paper-based documentation) on Investigator Site staff at this time, b) inspection of source documents may not be possible due to local legal requirements concerning accessibility and data protection and c) potential limited access to relevant electronic systems by investigational Site staff and / or by inspectors.”

## Conclusion

A trend for risk-based monitoring has been outlined and the concepts of rSDV/rSDR were explained. An optimal solution for certain trials could be a custom mix of on-site and remote monitoring including rSDV/rSDR, which would be made possible by existing technologies for clinical trials, such as direct access to EHR, video conference systems or electronic file sharing systems. The support from Regulatory Authorities for rSDV/rSDR to become best practice would be paramount. There is potential for future incorporation of rSDV/rSDR into the ‘Guideline on computerised systems and electronic data in clinical trials’<sup>17</sup> being published by the EMA, as well as into ICH GCP E6 (R3) with its significant update to monitoring approach. Furthermore, a risk proportionate approach to monitoring is outlined by the EU CTR, allowing for a combination of remote and on-site monitoring<sup>18</sup>.

## Appendix 1- Additional Information

### Advantages of rSDV/rSDR

Participant safety is the uttermost important consideration factor of any trial, and rSDR/rSDV helps reaching that goal. rSDR/rSDV activities support confirming Participant eligibility, compliance with protocol and assessing progress of the trial. Participant safety is ensured through rSDR/rSDV as Participants who are not qualified for a study due to medical history,

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<sup>17</sup>[https://www.ema.europa.eu/en/documents/regulatory-procedural-guideline/draft-guideline-computerised-systems-electronic-data-clinical-trials\\_en.pdf](https://www.ema.europa.eu/en/documents/regulatory-procedural-guideline/draft-guideline-computerised-systems-electronic-data-clinical-trials_en.pdf)

<sup>18</sup>[https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017\\_04\\_25\\_risk\\_proportionate\\_approaches\\_in\\_ct.pdf](https://ec.europa.eu/health/sites/default/files/files/eudralex/vol-10/2017_04_25_risk_proportionate_approaches_in_ct.pdf) (See section 4.4)

concomitant medications or screening procedure results may detect early errors and avoid Participant harm from the initiation of enrolment. Importantly, the remote nature of rSDR/rSDV allows CRAs to assess compliance with study procedures in “near real time”, preventing the repetition of recurring mistakes on-site and thus ensuring Participant safety. CRAs can also monitor principal investigator (PI) oversight through remote access to source to assess clinical significance of AEs, abnormal labs and to confirm PIs are overseeing and directing their staff in the medical care of the subjects.

Monitoring efficiency and effectiveness are increased through rSDR/rSDV, as the CRA is able to investigate and confirm data discrepancies, trends and anomalies flagged by central monitoring, medics or data management teams earlier than in traditional monitoring schemes. The CRA can investigate any anomalies in source records remotely, providing reinstruction to sites where needed, resolving open central monitoring findings more quickly and with less burdening the sites, and hence improving trial data quality.

The remote nature of rSDR/rSDV introduces significant process advantages to clinical trial monitoring, allowing the trial to continue through disruptions, such as the COVID-19 pandemic, while reducing the financial and ecological impact of traditional physical monitoring visits on site.

### Technology enabling rSDV/rSDR

#### Remote access to electronic health records (EHR)

A Site equipped with an EHR system has the capability to make health records (i.e. source data) accessible to the clinical research monitors through "electronic" and "remote" means. In fact, this is already current practice with on-site monitoring: monitors are granted access to the EHR, from a workstation of the hospital, and as long as they are performing their monitoring visit. This should be the preferred standard for rSDV/rSDR.

We can even say that, when the hospital is equipped with an EHR system, there is no other way than granting the monitors an electronic access to the system, from a workstation of the hospital, even if EHR systems are, to our knowledge, only rarely designed to allow such access limited to the records of interest. However, contractual conditions to which monitors are bonded include confidentiality clauses, and there is the availability of an audit trail, both of which safeguard the system.

Access to the EHR, is only one part of the solutions to perform a full rSDV/rSDR protocol. In addition, there are strong regional differences: the deployment status of EHR significantly varies from one EU country to the other, or even between hospital sites within one country. However, the digital transformation of health systems is a fundamental and irreversible trend, and this trend is a favourable mid-term driver to the widest adoption of rSDV approaches with EHRs.

#### Electronic File Sharing Systems (EFSS) for rSDV/rSDR

Site documents can be uploaded on an IT Platform that can be accessed by representatives of the sponsor in charge of monitoring, on a need-to-know basis, and with the appropriate audit trailing as well as access rights management functionalities, including time restricted access.

In our view, such systems can hardly be "general purpose" file sharing systems and require the implementation of clinical research specific functionalities, in relation with SDV and SDR. It might be necessary to use such general-purpose systems as an alternative to rSDV/rSDR IT solutions when Medical Records are still managed on a paper basis. Also, for ICF where wet-ink signature is still required; or when Medical Records and other documents (for example, medication accountability records) are electronic but it is not possible to grant remote access to the CRA. In this case, a scanned certified copy of these records needs to be generated by the site, and current requirements necessitate the documents to be redacted in order to hide the full names or other directly identifiable data (e.g. telephone number, social security number, email etc.) and there should be appropriate operational procedures for this purpose. Re-monitoring on-site would then be necessary.

Clinical trial specific technology solutions specific to rSDV & rSDR are available on the market today which were purpose built as a result of the COVID-19 pandemic. These fit-for-purpose systems facilitate rSDV and rSDR workflows with capabilities to upload source documents.

### Videconferencing Systems

The video review of documents may include Site staff sharing the screen of their computer with the monitor using a secure video conference application hosted on their device or sharing paper documents showing them through the camera. Some important aspects to fulfil when performing rSDR/rSDV through a videoconference include:

- Video review and/or screen sharing of medical records of trial subjects are granted only with authorised Site team support, without sending any copies to the monitor and without the monitor recording images or taking screenshots during the video review.
- The monitor should not request the Site to upload documents to the videoconference chat.
- The quality of the video should be adequate to enable reading, without risk of confusion between similar characters, and to avoid a negative impact on the visual health of the monitors.
- The transmission of the data should be adequately protected against unauthorised third-party access. The technology solution should store the videoconference data within the EU for EU countries (this refers to the actual details of participants, time, etc. of the conference). There should also be end-to-end encryption included.
- For videoconferencing when there is the possibility for the Monitor to see Site personnel, their consent may be necessary prior to enabling the camera.
- The Site team, or at least some mandated representatives, should be present throughout the whole duration of the videoconferencing session.
- Source data is not leaving the Site location during a videoconference-facilitated rSDR/rSDV

- Showing source documents to the camera during a videoconference can be very time-consuming for the Site and should be minimised only to very essential documents such as ICF.

Video conferencing systems could be combined with EFSS systems, but in this case, the EFSS should implement all required features for such systems, as outlined in the previous section, and the video conference system should not be used as a workaround of an EFSS.

The point of view of The Task Force is that videoconferencing systems that will be embedded in IT solutions dedicated for monitoring purposes is the only really viable solution for a regular use of videoconferencing systems in the context of remote SDV & SDR.