

# Guideline/Guidance Comparison on Ligand Binding Assays (LBA)

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MHLW LBA Guideline (2014)  
vs EMA Guideline (2011, updated 2014)  
vs FDA draft Guidance (2013)



# Scope

## [MHLW LBA Guideline \(2014\)](#)

This guideline is applicable to the validation of LBAs as analytical methods for the measurement of drugs in biological samples obtained in toxicokinetic studies and clinical trials, as well as to the analysis of study samples using such methods. The information in this guideline generally applies to the quantification of peptides and proteins as well as low-molecular-weight drugs that are analyzed by LBAs. A typical example of an LBA is an immunological assay based on antigen-antibody reaction, such as enzyme immunoassay (EIA).

This guideline is not mandatory for analytical methods used in non-clinical studies that are beyond the scope of “Ministerial Ordinance Concerning the Standards for the Conduct of Non-clinical Studies on the Safety of Drugs (Ministry of Health and Welfare ordinance No. 21, dated March 26, 1997),” but could be used as a reference for conducting the required validation of such methods.

## [EMA Guideline \(2011\)](#)

Similar to Japanese Guideline, but focused analytes are not given.

## [FDA draft Guidance \(2013\)](#)

Similar to Japanese Guideline, but nonclinical pharmacology study is in the scope.

A chapter of LBA is given independently.

Additionally, Endogenous Compounds, Biomarkers, Diagnostic Kits and New Technologies are mentioned.

Applicability to veterinary drug

# Reference standards

## MHLW LBA Guideline (2014)

A reference standard serves as the scale in quantifying an analyte, and is mainly used to prepare calibration standards and quality control (QC) samples, which are relevant blank matrix spiked with a known concentration of the analyte of interest. The quality of the reference standard is critical, as the quality affect measurement data. A certificate of analysis or an alternative statement that provides information on lot number, content (amount, purity, or potency) and storage conditions should accompany the standard. Also, the expiration date or its equivalent is preferably clarified. As for a reference standard, it is important that the material is procured from an authenticated source and is of well-controlled quality.

## EMA Guideline (2011)

Similar to JPN guideline, but additional cautions about the consistent use of the same lot of standard and the change of lot of standard are mentioned.

## FDA draft Guidance (2013)

Detailed requirements are not given, but additional caution on the change of key reagents is mentioned.

Underline: key words in the item

# Full validation

## MHLW LBA Guideline (2014)

A full validation should be performed when establishing a new bioanalytical method for quantification of an analyte/analytes. A full validation is also required when implementing an analytical method that is disclosed in literature or commercialized as a kit product.

The objective of a full validation is to demonstrate the assay performance of the method, e.g., specificity, selectivity, calibration curve, accuracy, precision, dilutional linearity, and stability. Generally, a full validation should be performed for each species or matrix (mainly plasma or serum) to be analyzed.

The matrix used in analytical validation should be as close as possible to the target study samples, including anticoagulants and additives. When an analytical method is to be established for a matrix of limited availability (rare matrix, e.g., tissue, cerebrospinal fluid, bile) and a sufficient amount of matrix cannot be obtained from sufficient number of sources (subjects or animals), a surrogate matrix may be used to prepare calibration standards and QC samples. However, the use of a surrogate matrix should be justified as much as possible in the course of establishing the analytical method. In an LBA full validation, the minimum required dilution (MRD) should be defined a priori (i.e., in the course of method development) to dilute samples with buffer solution.

When using a plate-based LBA, analysis should generally be performed in at least 2 wells per sample; a sample concentration should then be determined either by calculating a mean of responses from the wells or by averaging the concentrations calculated from each response.

## EMA Guideline (2011)

Similar to Japanese Guideline, but carryover, MRD and parallelism are stated separately.

## FDA draft Guidance (2013)

Similar to Japanese Guideline, but selectivity and dilution linearity are not included.

Underline: key words in the item

# Full validation: MRD

## MHLW LBA Guideline (2014)

(Addressed in full validation)

In an LBA full validation, the minimum required dilution (MRD) should be defined *a priori* (i.e., in the course of method development) to dilute samples with buffer solution.

(Addressed in glossary)

A dilution factor where biological samples are diluted with buffer solution for the analysis by LBAs. The MRD may not necessarily be the ultimate minimum dilution but should be identical for all samples including calibration standards and QC samples.

## EMA Guideline (2011)

Similar to Japanese Guideline, but MRD means the smallest dilution.

## FDA draft Guidance (2013)

Not addressed

Underline: key words in the item

# Full validation: Specificity

## MHLW LBA Guideline (2014)

Specificity is the ability of an analytical method to detect and differentiate the analyte from other substances, including its related substances (i.e., substances that are structurally similar to the analyte). For an LBA, it is important that the binding reagent specifically binds to the target analyte but does not cross-react with coexisting related substances. If presence of related substances is anticipated in biological samples of interest, the extent of the impact of such substances should be evaluated. Specificity may be evaluated in the course of method development. In some cases, an additional specificity testing may have to be conducted after a method validation is completed.

Specificity is evaluated using blank samples (matrix samples without analyte addition) and blank samples spiked with the related substance at concentration(s) anticipated in study samples; in addition, QC samples with the analyte concentrations near the lower limit of quantification (LLOQ) and near the upper limit of the quantification (ULOQ) of calibration curve should be evaluated after spiking with the related substance at anticipated concentration(s).

Assay results for the “neat” blank sample and blank samples spiked with the related substance should be below the LLOQ; and accuracy in the measurements of the QC samples spiked with the related substance should demonstrate an accuracy of within  $\pm 20\%$  of the theoretical concentration (or within  $\pm 25\%$  of the theoretical concentration at the LLOQ and ULOQ).

## EMA Guideline (2011)

Similar to Japanese Guideline

Accuracy of QC samples is within  $\pm 25\%$ .

Using blank sample is not addressed.

## FDA draft Guidance (2013)

Chapter of specificity is not given.

Description related to specificity is contained in chapter of selectivity briefly and not in detail.

Underline: key words in the item

# Full validation: Selectivity

## [MHLW LBA Guideline \(2014\)](#)

Selectivity is the ability of an analytical method to detect and differentiate the analyte in the presence of other components in the samples.

Selectivity is evaluated using blank samples obtained from at least 10 individual sources and near-LLOQ QC samples (i.e., QC samples at or near the LLOQ) prepared using the individual blank samples. In the case of a matrix with limited availability, it may be acceptable to use matrix samples obtained from less than 10 sources.

Assay results for at least 80% of the blank samples should be below the LLOQ; at least 80% of the near-LLOQ QC samples should demonstrate an accuracy of within  $\pm 20\%$  of the theoretical concentration (or within  $\pm 25\%$  at the LLOQ).

## [EMA Guideline \(2011\)](#)

Examples of unrelated compounds present in matrix are described; degrading enzymes, heterophilic antibodies or rheumatoid factor. Matrix sources should include lipemic and haemolysed samples. It is also strongly recommended that sources from relevant disease population be included. It may be prudent also to evaluate selectivity at higher analyte concentrations.

## [FDA draft Guidance \(2013\)](#)

While a chapter of selectivity is given, details are not described.

Underline: key words in the item

# Full validation: Matrix selection or effect

## MHLW LBA Guideline (2014)

Not addressed

## EMA Guideline (2011)

(Addressed in matrix selection)

The measurement of some macromolecules may not be possible in complex matrices without extraction due to high interferences with high levels of structurally related endogenous compounds. Although the use of extracted matrix (e.g. charcoal, immuno-affinity) or alternative matrix (e.g. protein buffers, dialysed serum) is not recommended, the use of such matrices may be necessary when there is no other strategy to quantify the analyte of interest. The calibration standard curve may be prepared in these surrogate matrices. QC samples should be prepared in the actual sample matrix and the accuracy should be calculated to demonstrate the absence of matrix effect.

## FDA draft Guidance (2013)

(Addressed in matrix effect)

Matrix effects should be evaluated. For example: The calibration curve in biological fluids should be compared with calibrators in buffer to detect matrix effects using at least ten sources of blank matrix.

Parallelism of diluted study samples should be evaluated with diluted standards to detect matrix effects.

Nonspecific binding should be determined.

Underline: key words in the item

# Full validation: Calibration curve

## MHLW LBA Guideline (2014)

The calibration curve demonstrates the relationship between a theoretical analyte concentration and its resulting response variable. A calibration curve should be prepared by using the same matrix as the intended study samples, whenever possible, by spiking the blank matrix with known concentrations of the analyte. A calibration curve should be generated with at least 6 concentration levels of point samples at concentrations below the LLOQ and above ULOQ of the calibration curve may also be used to improve curve fitting. A 4- or 5-parameter logistic model is generally used for the regression equation of a calibration curve. The validation report should include the regression equation and weighting conditions used. The accuracy of back-calculated concentration of each calibration standard should be within  $\pm 25\%$  deviation of the theoretical concentration at the LLOQ and ULOQ, and within  $\pm 20\%$  deviation at all other levels. At least 75% of the calibration standards excluding anchor points, and a minimum of 6 levels of calibration standards, including the LLOQ and ULOQ, should meet the above criteria.

## EMA Guideline (2011)

Similar to Japanese GL

General recommendation for spacing calibration standards is provided.

## FDA draft Guidance (2013)

Similar to Japanese GL, however, back-calculated accuracy at ULOQ should be within  $\pm 20\%$ .

The establishment of LLOQ and ULOQ is required based on the results of calibration curve. The evaluation of total error is also required.

Underline: key words in the item

# Full validation: Accuracy and precision

## MHLW LBA Guideline (2014)

Accuracy of an analytical method describes the degree of closeness between the analyte concentration determined by the method and its theoretical concentration. Precision of an analytical method describes variation between individual concentrations determined in repeated measurements. Accuracy and precision are assessed by performing analysis with QC samples, i.e., samples spiked with known amounts of the analyte. In the validation, QC samples with a minimum of 5 different concentrations (LLOQ, low-, mid-, high-levels, and ULOQ) within the calibration range are prepared. The low-level should be within 3 times the LLOQ, the mid-level is near the midpoint on the calibration curve, and the high-level should be at least one-third of the ULOQ of the calibration curve. Accuracy and precision should be evaluated by repeating the analysis in at least 6 analytical runs. The mean within-run and between-run accuracy at each concentration level should be within  $\pm 20\%$  deviation of the theoretical concentration, except at the LLOQ and ULOQ, where it should be within  $\pm 25\%$ . Within-run and between-run precision of concentrations determined at each level should not exceed 20%, except at the LLOQ and ULOQ, where it should not exceed 25%. Furthermore, a total error (sum of the absolute value of the relative error [i.e., accuracy minus 100%] and precision) at each level should not exceed 30%, except at the LLOQ and ULOQ, where it should not exceed 40%.

## EMA Guideline (2011)

Similar to Japanese GL, however, high QC should be at least 75% of ULOQ. The use of frozen QCs is recommended.

## FDA draft Guidance (2013)

Similar to Japanese GL, however, 3-level of QC is acceptable. The minimum number of determination per each QC level is provided. QC concentration is designated not based on calibration curve range, but based on the range of the expected study sample concentration.

Accuracy and precision of ULOQ should not exceed 20%.

Underline: key words in the item

# Full validation: Dilutional linearity

## MHLW LBA Guideline (2014)

Dilutional linearity is assessed to confirm the following: (i) the method can appropriately analyze samples at concentrations exceeding the ULOQ of a calibration curve without influence of a hook effect or prozone; (ii) measured concentrations are not affected by dilution within the calibration range. Dilutional linearity is evaluated by analyzing a QC sample exceeding the ULOQ of a calibration curve and its serial dilutions at multiple concentrations. The absence or presence of response reduction (hook effect or prozone) is checked in the analyzed samples, and if discovered, measures should be taken to eliminate response reduction in study sample analysis. Accuracy and precision in the measurements corrected for the dilution factor should be within  $\pm 20\%$  deviation of the theoretical concentration and not more than 20%, respectively

## (Comment)

Need to evaluate dilution linearity by diluting QC sample exceeding ULOQ serially at multiple concentration with blank matrix. Accuracy: within  $\pm 20\%$ , Precision: within 20% deviation of theoretical concentration

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Dilution linearity is described in the accuracy and precision section, but acceptance criteria was not clear.

Underline: key words in the item

# Full validation: Parallelism

## MHLW LBA Guideline (2014)

Not addressed

### (Comment)

Q&A

Q17. Is it not necessary to evaluate parallelism?

A17. .... As of the issuance of this guideline, domestic and international knowledge has neither accumulated nor discussion yet matured regarding cases in which parallelism was not established, causes for failing to establish parallelism, and the extent of impact the failure might have on pharmaceutical development. Therefore, evaluation of parallelism is not necessarily required for all analytical methods. However, if parallelism is an intrinsic issue for an LBA-based bioanalytical method and is likely to cause a problem based on the nature of the analyte or method or data accumulated in the course of pharmaceutical development, scientifically valid evaluation and assessment of the impact on measured concentrations should be considered to the extent possible.

## EMA Guideline (2011)

If study samples are available, parallelism between the calibration standard curve and serially diluted study samples should be assessed to detect possible matrix effect or differing affinities for metabolites. A high concentration study sample (preferably close to  $C_{max}$ ) should be diluted to at least three concentrations with blank matrix. The precision between samples in a dilution series should not exceed 30%. In case the sample does not dilute linearly (i.e. in a non parallel manner), a procedure for reporting a result should be defined a priori. If study samples are not available during the validation of the method, parallelism should be evaluated as soon as study samples become available.

### (Comment)

Need to assess parallelism in method validation

## FDA draft Guidance (2013)

Similar to EMA, but acceptance criteria was not described.

Underline: key words in the item

# Full validation: Stability

## MHLW LBA Guideline (2014)

Analyte stability should be evaluated to ensure that the concentration is not affected through each step of the process from the sample collection to the analysis. The stability of the analyte should be assessed under conditions that are as close as possible to the actual circumstances, e.g. sample storage and sample analysis. Careful consideration should be given to the solvent or matrix type, container materials, and storage conditions used in the stability-determination process. Validation studies should determine analyte stability after freeze and thaw cycles, and after short-term (e.g., at room temperature, on ice, or under refrigeration) and long-term storage. All stability experiments should be performed on samples that have been stored for a time that is longer than the actual storage period. Stability of the analyte in the stock and working solutions is evaluated using solutions at or near the highest and lowest concentration levels for the actual solution storage situation. Stability of the analyte in the studied matrix is evaluated using low- and high-level QC samples. The QC samples should be prepared using a matrix that is as close as possible to the actual study samples, including anticoagulant and additives. Stability is evaluated by analysis of at least 3 replicates per QC concentration level before and after stability storage. The mean accuracy in the measurements at each level should be within  $\pm 20\%$  deviation of the theoretical concentration, in principle. Other criteria could be used if they are deemed scientifically more appropriate for the evaluation of a specific analyte.

## EMA Guideline (2011)

Similar to Japanese Guideline, but no definition on number of repeat per conc. ISS may be used but not considered sufficient. In F/T stability, at each cycle, samples should be frozen for at least 12 hours before they are thawed. Whole blood stability is not required on a routine basis.

(" A bracketing approach may be considered " was deleted in the update version on 19 Sept. 2014)

## FDA draft Guidance (2013)

Similar to Japanese Guideline, but both of reinjection reproducibility and processed sample stability are required. In addition, internal standard solution stability is required. The storage time in a long-term stability evaluation should equal or exceed the time between the date of first sample collection and the date of last sample analysis.

Underline: key words in the item

# Partial validation

## MHLW LBA Guideline (2014)

Partial validation may be performed when minor changes are made to an analytical method that has already been fully validated. The items in a partial validation are determined according to the extent and nature of the changes made to the method. Typical bioanalytical method changes subjected to a partial validation are as follows: analytical method transfers between laboratories, changes in analytical instruments, changes of the critical reagent lot, changes in calibration range, changes in the MRD, changes in anticoagulant, changes in analytical conditions, changes in sample storage conditions, confirmation of impact by concomitant drugs, and use of rare matrices. Acceptance criteria used in partial validation should, in principle, be the same as those employed in the full validation.

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline, but OK with partial for matrix change within species & species change within matrix  
"Change in analytical methodology" is not described in Japanese Guideline.

Underline: key words in the item

# Cross validation

## MHLW LBA Guideline (2014)

Cross validation is primarily conducted when data are generated in multiple laboratories within a study or when comparing analytical methods used in different studies, after a full or partial validation. The same set of QC samples spiked with the analyte or the same set of study samples is analyzed, and the mean accuracy at each concentration level of QC samples or the assay variability in the measurements of study samples is evaluated. In the cross validation among 2 or more laboratories within a study, the mean accuracy of QC samples (low-, mid-, and high-levels) evaluated by at least 3 replicates at each level, should be within  $\pm 30\%$  deviation of the theoretical concentration, in principle, considering intra- and inter-laboratory precision. When using a set of study samples, the assay variability should be within  $\pm 30\%$  for at least two-thirds of the samples. When conducting cross validation between different analytical methods based on different assay principles, both validation procedure and acceptance criteria (i.e., mean accuracy or assay variability) should be separately defined based on scientific judgment according to the type of the analytical methods.

## EMA Guideline (2011)

Similar to Japanese Guideline, but 15% for QCs is acceptable

## FDA draft Guidance (2013)

Described, but leaving judgment to scientists

Cross-validation with spiked matrix standards and subject samples should be conducted at each site or laboratory.

Underline: key words in the item

# Analysis of study samples

## MHLW LBA Guideline (2014)

Study samples are biological specimens that are obtained from toxicokinetic studies and clinical trials for analysis. Analysis of study samples should be carried out using a fully validated analytical method. During analysis, study samples should be handled under conditions that are validated for adequate stability, and analyzed within a confirmed stability period, along with a blank sample, calibration standards at a minimum of 6 concentration levels, and QC samples at a minimum of 3 concentration levels. In a plate-based LBA, assay should generally be performed in at least 2 wells per sample prepared. A sample concentration should then be determined either by calculating a concentration from an average of each response or by averaging the concentrations calculated from each response. Validity of the analytical method during study sample analysis should be evaluated in each analytical run by using the calibration curve and QC samples. In a plate-based assay, each plate represents a single analytical run. In studies that serve pharmacokinetic data as a primary endpoint, reproducibility of the analytical method should be confirmed for each representative study per matrix by performing incurred sample reanalysis (ISR: reanalysis of incurred samples in a separate analytical run on a different day to determine whether the original analytical results are reproducible).

## (Comment)

Calibration curve, at least 6 levels; QC, at least 3 concentration levels

Assay should be performed at least 2 well per sample

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

There was no independent section regarding to the study sample analysis.

Underline: key words in the item

# Analysis of study samples: Calibration curve

## MHLW LBA Guideline (2014)

A calibration curve is used to determine the concentration of the analyte of interest in study samples. A calibration curve used in study sample analysis should be generated for each analytical run by using the validated analytical method. The same model as in the bioanalytical method validation should be used for the regression equation and weighting conditions of the calibration curve. The accuracy of back-calculated concentrations of calibration standards at each level should be within  $\pm 25\%$  deviation of the theoretical concentration at the LLOQ and ULOQ of the calibration curve, and  $\pm 20\%$  deviation at all other levels. At least 75% of the calibration standards excluding anchor points, with a minimum of 6 levels, should meet the above criteria.

If the calibration standard at the LLOQ or ULOQ does not meet the criteria in study sample analysis, the next lowest/highest-level calibration standard may be used as the LLOQ or ULOQ of the calibration curve. Even though narrowed, the modified calibration range should still cover at least 3 different QC sample levels (low-, mid-, and high-levels).

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese GL, but back-calculated accuracy at ULOQ should be within  $\pm 20\%$ . The evaluation of total error (not exceed  $\pm 30\%$ ) is also required.

Underline: key words in the item

# Analysis of study samples: QC samples

## MHLW LBA Guideline (2014)

QC samples are analyzed to assess the validity of the analytical method used for calibration curve and study sample analysis.

QC samples with a minimum of 3 different concentration levels (low-, mid-, and high-levels) within the calibration range are analyzed in each analytical run. Usually, the low-level is within 3 times the LLOQ, the mid-level is in the midrange of the calibration curve, and the high-level needs to be at least one-third of the ULOQ of the calibration curve. QC samples are processed in the same manner as with study samples. The analysis requires 2 QC samples at each QC level or at least 5% of the total number of study samples in the analytical run, whichever is the greater.

The accuracy of measurement of QC samples should be within  $\pm 20\%$  deviation of the theoretical concentrations. At least two-thirds of the QC samples and at least 50% at each concentration level should meet the above criterion.

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline

Underline: key words in the item

# Analysis of study samples: ISR

## [MHLW LBA Guideline \(2014\)](#)

In bioanalysis, it can happen that the results of analyses of study samples are not reproducible, even when the method validation is successfully conducted and the validity of at each analytical run is confirmed by calibration standards and QC samples. Such failures can be attributed to various factors, including inhomogeneity of study samples, contamination and other operational errors, and interference of biological components unique to the study samples or of unknown metabolites. ISR refers to reanalysis of incurred samples in separate analytical runs on different days to check whether the original analytical results are reproducible. Confirmation of the reproducibility by ISR improves the reliability of the analytical data. In addition, a failure to demonstrate the reproducibility of the original data in ISR can trigger a cause investigation and remedial measures for the analytical method. Usually, ISR is performed for representative studies selected for each matrix in studies that use pharmacokinetic data as the primary endpoint. For instance, ISR should be conducted in the following situations: non-clinical toxicokinetic studies for each different species, representative clinical pharmacokinetic studies in healthy volunteers and patients with renal/hepatic impairment, as well as bioequivalence studies. For non-clinical studies, ISR may be performed with samples obtained in a independent non-GLP study, if the study design is similar to the relevant toxicokinetic study in terms of sampling conditions. ISR should be performed with samples from as many subjects or animals as possible, including those near the maximum blood concentration (C<sub>max</sub>) and the elimination phase, within a time window that ensures the analyte stability. As a guide, approximately 10% of the samples should be reanalyzed in cases where the total number of study samples is less than 1000 and approximately 5% of the number of samples exceeding 1000. The results of ISR are evaluated using assay variability. Assay variability can be calculated as the difference between the concentration obtained by ISR and that in the original analysis divided by their mean and multiplied by 100. The assay variability should be within  $\pm 30\%$  for at least two-thirds of the samples analyzed in ISR. In case the ISR data failed to meet the above criteria, root cause investigation should be conducted for the analytical method and necessary measures should be taken by considering the potential impact on study sample analysis. It should be noted that ISR is performed to monitor assay variability. The original data should never be discarded or replaced with the reanalysis data even if the assay variability exceeds  $\pm 30\%$  in a specific sample.

## [EMA Guideline \(2011\)](#)

Similar to Japanese Guideline

## [FDA draft Guidance \(2013\)](#)

Similar to Japanese Guideline, but recommended ISR size 7%

Underline: key words in the item

# Points to note: Calibration range

## [MHLW LBA Guideline \(2014\)](#)

In LBAs, calibration range is largely dependent on the characteristics of the binding reagent and it may be difficult to arbitrarily determine the range. In addition, because the calibration range of LBA is comparably narrow, dilutional linearity should be appropriately established to bring the concentrations of analyte in diluted study samples within the range of the calibration curve. In case the calibration range is changed, partial validation should be performed. However, it is not necessary to reanalyze the study samples that have been quantified prior to the change in the calibration range.

## [EMA Guideline \(2011\)](#)

Not addressed

## [FDA draft Guidance \(2013\)](#)

If the study sample concentrations are clustered in a narrow range of the standard curve, additional QCs should be added in the sample range. Accuracy and precision of the additional QCs should be validated before continuing with the analysis. If the partial validation is acceptable, samples that have already been analyzed do not require reanalysis.

Underline: key words in the item

# Points to note: Reanalysis

## MHLW LBA Guideline (2014)

Possible reasons and procedures for reanalysis, as well as criteria for handling of concentration data should be defined a priori in the protocol or standard operating procedure (SOP).

Examples of reasons for reanalysis are as follows: calibration curve or QC samples failed to meet the criteria for validity of the analytical run; the obtained concentration exceeded the ULOQ of the calibration curve or fell below the LLOQ due to excess dilution; the analyte of interest was detected in pre-dose or placebo samples; improper analytical operation or malfunction of analytical instrument; and causal investigation on abnormal values.

Reanalysis of study samples for pharmacokinetic reasons should be avoided, whenever possible. Particularly in bioequivalence studies, it is not acceptable to reanalyze study samples and modify the concentration data only because the initial data were pharmacokinetically questionable. However, reanalysis of specific study samples is acceptable when, for instance, the initial analysis yielded an unexpected or anomalous result that may affect the safety of subject in a clinical trial.

In any case, when reanalysis is performed, the analytical report should provide information of the reanalyzed samples, the reason for reanalysis, the data obtained in the initial analysis, if any, the data obtained in the reanalysis, and the final accepted values and the reason and method of selection.

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline, but clearly mentioned the number of replicates for reassays.

No special description about safety concerns

Manager authorization for reanalysis should be documented in bioanalytical report.

Underline: key words in the item

# Points to note: Carry-over

## [MHLW LBA Guideline \(2014\)](#)

Carry-over is an alteration of a measured concentration due to residual analyte in the analytical equipment. Carry-over is not an issue for analyses performed in plates and tubes, while it should be taken into account in analyses that use a single flow cell, flow path, and/or autosampler.

If carry-over is inevitable, its impact needs to be examined, and appropriate measures should be taken to avoid any impact on the actual study sample analysis. Should there be any concern that carry-over may affect the quantification of analyte in study samples, it should be evaluated during the actual study sample analysis to assess the impact on the concentration data.

## [EMA Guideline \(2011\)](#)

If robotic liquid handling systems are used, potential for carry-over should be investigated by placing blank samples after samples with a high analyte concentration or calibration standard at the upper limit of quantification.

## [FDA draft Guidance \(2013\)](#)

Carryover should be assessed and monitored during analysis. If carryover occurs, it should be mitigated or reduced.

Underline: key words in the item

# Points to note: Cross-talk

## [MHLW LBA Guideline \(2014\)](#)

Cross-talk is an alteration of a measured concentration due to a leak of fluorescence or luminescence to adjacent wells in plate-based assay. If cross-talk is inevitable, its impact needs to be examined, and appropriate measures should be taken to avoid any impact on the actual study sample analysis. Should there be any concern that cross-talk may affect the quantification of analyte in study samples, this should be evaluated during the actual study sample analysis to assess the impact on the concentration data.

## [EMA Guideline \(2011\)](#)

Not addressed

## [FDA draft Guidance \(2013\)](#)

Not addressed

Underline: key words in the item

# Points to note: Critical reagents

## MHLW LBA Guideline (2014)

A critical reagent is the one that has a direct impact on the results of an LBA-based bioanalytical method and usually includes, but is not limited to, binding reagents (e.g., unlabeled or labeled antibodies).

A critical reagent should be selected by considering the specificity for the analyte and should be stored under conditions that ensure consistent quality. The quality of critical reagent should be appropriately maintained throughout the period of use in analytical method validation and study sample analysis. Partial validation is in principle required when the critical reagent lot is changed.

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline

Described in key reagents section

Underline: key words in the item

# Points to note: Interfering substances

## MHLW LBA Guideline (2014)

Interfering substances are those that may affect the concentration data in study sample analysis and may include, but are not limited to, soluble ligands and anti-drug antibodies.

If interfering substances are potentially present in study samples, it is advisable to examine the impact of interfering substances on the concentration data.

## EMA Guideline (2011)

Not addressed

(Addressed in selectivity)

The analytical method should be able to differentiate the analyte(s) of interest and IS from endogenous components in the matrix or other components in the sample. Selectivity should be proved using at least 6 individual sources of the appropriate blank matrix, which are individually analysed and evaluated for interference. Use of fewer sources is acceptable in case of rare matrices. Normally, absence of interfering components is accepted where the response is less than 20% of the lower limit of quantification for the analyte and 5% for the internal standard.

## FDA draft Guidance (2013)

Not addressed

(Addressed in selectivity)

Potential interfering substances in a biological matrix include endogenous matrix components; metabolites; decomposition products; and, in the actual study, concomitant medication and other xenobiotics. If the method is intended to quantify more than one analyte, each analyte should be tested to ensure that there is no interference.

Underline: key words in the item

# Documentation and Archives

## [MHLW LBA Guideline \(2014\)](#)

In order to ensure adequate reproducibility and reliability of bioanalysis, results obtained in analytical method validations and study sample analyses should be documented in a validation report and a study sample analysis report as described below. The reports should be stored along with relevant records and raw data in an appropriate manner. All relevant records and raw data should be kept, including those obtained in rejected analytical runs, specifically record of reference materials, blank matrices, and critical reagents (receipt/release, use, and storage), record of samples (receipt/release, preparation, and storage), record of analyses, record of instrument (calibration and settings), record of deviations, record of communications, and raw data such as analytical data.

## [EMA Guideline \(2011\)](#)

Similar to Japanese Guideline

## [FDA draft Guidance \(2013\)](#)

Similar to Japanese Guideline

Underline: key words in the item

# Validation report

## MHLW LBA Guideline (2014)

Summary of the validation

Information on the reference standards

Information on the blank matrices

Information on the critical reagents

Analytical method (including description related to the MRD)

Validated parameters and the acceptance criteria

Validation results and discussion

Rejected runs together with the reason for rejection

Information on reanalysis

Deviations from the protocol and/or SOP, along with the impact on study results

Information on reference study, protocol, and literature

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline

More detailed requirement

Recommendation for summary table

Underline: key words in the item

# Study sample analysis report

## MHLW LBA Guideline (2014)

Summary of the study sample analysis  
Information on the reference standards  
Information on the blank matrices  
Information on receipt and storage of study samples  
Information on the critical reagents  
Analytical method (including description related to the MRD)  
Parameters, acceptance criteria, and results of the validity evaluation  
Results and discussion of study sample analysis  
Rejected runs together with the reason for rejection  
Information on reanalysis  
Deviations from the protocol and/or SOP, along with impact on study results  
Information on reference study, protocol, and literature

## EMA Guideline (2011)

Similar to Japanese Guideline

## FDA draft Guidance (2013)

Similar to Japanese Guideline  
More detailed requirement  
Recommendation for summary table

Underline: key words in the item