Recommendations for Improving the United States Centers for Disease Control (CDC) Data Practices for Pneumonia, Influenza, and COVID-19

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Abstract

During the pandemic, millions of Americans have become acquainted with the CDC because its reports and the data it collects affect their day-to-day lives. But the methodology used and even some of the data collected by CDC remain opaque to the public and to the community of academic epidemiology. In this paper, we highlight areas in which CDC methodology might be improved and where greater transparency might lead to broad collaboration. (1) "Excess" deaths are routinely reported, but not "years of life lost", an easily-computed datum that is important for public policy. (2) What counts as an "excess death"? The method for computing the number of excess deaths does not include error bars and we show a substantial range of estimates is possible. (3) Pneumonia and influenza death data on different CDC pages is grossly contradictory. (4) The methodology for computing influenza deaths is not described in sufficient detail that an outside analyst might pursue the source of the discrepancy. (5) Guidelines for filling out death certificates have changed during the COVID-19 pandemic, preventing the comparison of 2020-21 death profiles with any previous year. We conclude with a series of explicit recommendations for greater consistency and transparency, and ultimately to make CDC data more useful to outside epidemiologists.

I. Introduction

The United States Centers for Disease Control (CDC) was tasked with a wide array of data tracking and policy recommendations during the course of the COVID-19 pandemic. Many choices were made under extreme time pressure, and CDC personnel did the best they could given the conditions they were tasked with. As a result, a number of CDC practices since the start of the pandemic in early 2020 have not followed common scientific and engineering practice. However, several problems with data presentation and analyses for pneumonia and influenza predate the pandemic.
Common scientific and engineering practices are designed to prevent serious errors and minimize faulty results due to cognitive biases\(^2\),\(^3\),\(^4\). Proper use of significant figures and reporting of statistical and systematic errors is generally required for most peer-reviewed journal publications, Ph.D. dissertations, and other scientific and engineering publications. During times of crisis, common scientific and engineering practice should be followed rigorously and uniformly to minimize the chances of serious errors.

For example, CDC analyses and data presentations for pneumonia, influenza, and COVID-19 frequently do not follow common scientific and engineering practice for proper use of significant figures\(^5\),\(^6\),\(^7\),\(^8\),\(^9\),\(^10\), reporting of statistical and systematic errors\(^11\), clear and consistent definitions of measured quantities, or transparency and reproducibility\(^12\),\(^13\),\(^14\),\(^15\),\(^16\),\(^17\),\(^18\).

This omission of common scientific and engineering practices raises questions about the accuracy of the CDC's data, conclusions, and public health policies in a number of important areas, including the COVID-19 pandemic. These issues may undermine public confidence in the CDC and public health policies if not corrected.

These issues are sometimes shared with other government agencies such as the US Social Security Administration (SSA) and US Census Bureau that work closely with the CDC\(^19\).

As another example, death counts for both individual causes and “all cause” deaths are frequently reported as precise to the last digit without any statistical or systematic errors, despite both known and unknown uncertainties in counting deaths, such as missing persons, unreported deaths due to deceased payee fraud\(^20\), the ~1,000 living Americans incorrectly added to the government Deaths Master File (DMF), each month, for unknown reasons\(^21\),\(^22\), considerable uncertainties in assigning the underlying cause of death (UCOD) by coroners and doctors\(^23\),\(^24\),\(^25\),\(^26\),\(^27\),\(^28\),\(^29\),\(^30\),\(^31\), and other issues.

Similarly, raw counts, adjusted counts, and estimates – often based on poorly documented computer mathematical models – are often not clearly identified as such. The Deaths Master File, with names and dates of death of deceased persons is exempt from the Freedom of Information Act (FOIA) and unavailable to the general public, independent researchers, and even other government agencies such as the IRS. This confidentiality of data makes independent verification of many CDC numbers, such as the excess deaths numbers tracked during the COVID-19 pandemic, all but impossible.

This article gives more detail on specific examples of failures to follow common scientific and engineering practice and recommends improvements to the CDC's data practices to improve quality and increase public confidence in the data, analysis, and public health policies where warranted. We review a number of examples in the following sections.

II. Discrepancies in tracking pneumonia and influenza deaths

One of the most striking examples is significant differences in the number of deaths attributed to “pneumonia and influenza” on the CDC FluView website\(^32\) (~188,000 per year), the leading causes of
death report\textsuperscript{33} (~55,000 per year), and the CDC Excess Deaths website\textsuperscript{34} (~55,000 per year). The discrepancy between the FluView website and the leading causes of death report predates the COVID-19 pandemic by several years. It seems likely the weekly pneumonia and influenza death numbers reported on the CDC Excess Deaths website – added during the COVID-19 pandemic – are derived from the same underlying data as the leading causes of deaths reports.

\begin{figure}
\centering
\includegraphics[width=\textwidth]{cdc_death_numbers.png}
\caption{CDC’s Contradictory Pneumonia and Influenza Death Numbers, with CDC’s excess deaths data showing significantly less than the FluView data. (Our plot of CDC data.)}
\end{figure}
The CDC FluView website shows that 6-10 percent of all deaths, varying seasonally, are due to pneumonia and influenza (P&I) according to the vertical axis label on the FluView Pneumonia & Influenza Mortality plot. The underlying data files from the National Center for Health Statistics (NCHS) list, as mentioned, \( \sim 188,000 \) deaths per year attributed to pneumonia and influenza.

NOTE: https://www.cdc.gov/flu/weekly/fluviewinteractive.htm and click on P&I Mortality Tab

The CDC FluView graphic and underlying data files list no statistical or systematic errors. The counts of deaths in the data files give the numbers to the last significant digit, implying an error of less than one count, one death, based on common scientific and engineering practice.

In contrast, the CDC’s leading causes of death report Table C, Deaths and percentage of total deaths for the 10 leading causes of death: United States, 2016 and 2017 on Page Nine (see Figure 3) attributes only 2 percent of annual deaths (about 55,000 in 2017) to “influenza and pneumonia.”

The difference between the CDC FluView and leading causes of death report numbers seems to be due to the requirement that pneumonia or influenza be listed as “the underlying cause of death” in the leading causes of death report and only “a cause of death” in the FluView data. This is not, however, clear. Many deaths have multiple “causes of death.” The assignment of an “underlying cause of death” may be quite arbitrary in some or even many cases. Despite this, none of these official numbers, either in the leading causes of death report or the FluView website, are reported with error bars or error
estimates, as is the common scientific and engineering practice when numbers are uncertain. The leading causes of death report for 2017 reports exactly 55,672 deaths from “influenza and pneumonia” in 2017 with no errors—as shown in Figure 1.

Table C. Deaths and percentage of total deaths for the 10 leading causes of death: United States, 2016 and 2017

<table>
<thead>
<tr>
<th>Cause of death (based on ICD-10)</th>
<th>Rank</th>
<th>2017</th>
<th>2016</th>
</tr>
</thead>
<tbody>
<tr>
<td>All causes</td>
<td></td>
<td>2,813,503</td>
<td>100.0</td>
</tr>
<tr>
<td>Diseases of heart</td>
<td>(100–109,111,113,120–151)</td>
<td>1</td>
<td>647,457</td>
</tr>
<tr>
<td>Malignant neoplasms</td>
<td>(C00–C97)</td>
<td>2</td>
<td>599,108</td>
</tr>
<tr>
<td>Accidents (unintentional injuries)</td>
<td>(V01–X59,Y85–Y86)</td>
<td>3</td>
<td>169,936</td>
</tr>
<tr>
<td>Chronic lower respiratory diseases</td>
<td>(J45–J47)</td>
<td>4</td>
<td>169,201</td>
</tr>
<tr>
<td>Cerebrovascular diseases</td>
<td>(I60–I69)</td>
<td>5</td>
<td>146,383</td>
</tr>
<tr>
<td>Alzheimer disease</td>
<td>(G30)</td>
<td>6</td>
<td>121,404</td>
</tr>
<tr>
<td>Diabetes mellitus</td>
<td>(E10–E14)</td>
<td>7</td>
<td>53,561</td>
</tr>
<tr>
<td>Influenza and pneumonia</td>
<td>(J09–J11)</td>
<td>8</td>
<td>55,672</td>
</tr>
<tr>
<td>Neoplasms, lymphatic syndrome and malignant neoplasms</td>
<td>(C81–C90,107,111,113,120–151)</td>
<td>9</td>
<td>30,035</td>
</tr>
<tr>
<td>Intentional self-harm (suicide)</td>
<td>(*U03,X60–X84,Y87.0)</td>
<td>10</td>
<td>47,173</td>
</tr>
</tbody>
</table>

... Category not applicable.

Based on number of deaths.


Figure 3: CDC’s leading causes of deaths report suggests accuracy of death counts to the single digit level, with no error bars or uncertainties reported.

Death certificates frequently have multiple causes of death. One of these is assigned as the underlying cause of death. This may be quite arbitrary in some cases. Indeed, the concept of “underlying cause of death” may not be well defined for some deaths because elderly patients will often develop multiple health problems in parallel that are fatal either in combination or due to one of the comorbidities reaching a level of severity sufficient to induce death.

In contrast, the FluView site, with a much larger number of deaths, appears to count deaths where pneumonia or influenza is listed as “a cause of death,” even if it is not the “underlying cause of death.” The FluView website and the leading causes of death report use semantically equivalent names for the two grossly different numbers: “influenza and pneumonia” in the leading causes of death report and “pneumonia and influenza” in the FluView website graphics and text. There is no indication in the graphs, tables, or immediately adjacent text that they are different values.

Both of these sources, especially the FluView website, are intended for the public, busy health professionals, policy makers and others, all of whom have limited time or knowledge to decipher the technical notes provided by CDC and whose confidence in these numbers may be significantly
diminished if they notice the gross discrepancy in these two sets of numbers that are not clearly distinguished.

In “Peer Review in Scientific Publications: Benefits, Critiques, and A Survival Guide” Kelly et al note in their section on “Common Errors in Scientific Papers”:

Another common fault is the author’s failure to define terms or use words with precision, as these practices can mislead readers.

The scientific and medical distinction between the numbers is substantial if the FluView website is listing deaths where “pneumonia and influenza” are only “a cause of death.” The FluView numbers likely include large numbers of deaths of persons with chronic obstructive pulmonary disease (COPD), mostly late-stage chronic bronchitis and emphysema, a terminal condition, as well as other often terminal conditions, who are much more likely to die from a respiratory infection than most healthy persons – presumably the “influenza and pneumonia” deaths listed in the leading causes of death report.

Note that the label on the vertical axis of the FluView graph (Figure 2) uses the language “% of All Deaths Due to P&I” – where P&I is an abbreviation for “pneumonia and influenza” – not “Deaths Involving P&I” or “Deaths With P&I.” There is no suggestion of any difference between these quite divergent mortality figures.

III. The CDC Influenza Virus Deaths Model

The CDC uses a poorly documented mathematical model that attributes roughly 55,000 deaths from pneumonia and influenza to the influenza virus as the underlying cause of death, a number roughly
comparable to the total pneumonia and influenza deaths in the leading causes of death data. The presence of the influenza virus is confirmed by laboratory tests, however, in only a small fraction of pneumonia and influenza deaths, ∼6,000 per year in most years.

The burden of influenza disease in the United States can vary widely and is determined by a number of factors including the characteristics of circulating viruses, the timing of the season, how well the vaccine is working to prevent against illness, and how many people got vaccinated. While the impact of flu varies, it places a substantial burden on the health of people in the United States each year.

CDC estimates that influenza has resulted in between 9 million – 45 million illnesses, between 140,000 – 810,000 hospitalizations and between 12,000 – 61,000 deaths annually since 2010.

Figure 5: The US CDC Attributes 12,000 to 61,000 Pneumonia Deaths to Influenza on Their website: https://www.cdc.gov/flu/about/burden/

Although the language is often unclear in the CDC documents and websites, the CDC appears to claim that an initial influenza infection, which often disappears or becomes undetectable in laboratory tests, leads to the subsequent pneumonia, presumably a bacterial pneumonia, although other viruses would be consistent with some lab tests. Based on this argument, the CDC appears to attribute most pneumonia deaths where, historically, pneumonia was listed as the “underlying cause of death,” to the influenza virus — even though laboratory tests frequently fail to confirm influenza or even detect other viruses or bacteria as the cause of death instead of influenza. The “underlying cause of death” issue is discussed in more detail below.

As shown in Figure 5 above, the CDC website Disease Burden of Influenza appears to give a range from 12,000 to 61,000 influenza deaths from this model. The graphic does not indicate if this range is a 95 percent confidence interval — another common scientific and engineering practice — or some other error estimate. The range in the graphic does not appear to match any of the 95 percent confidence levels for estimated deaths attributed to influenza in Table 1 on the CDC Disease Burden of Influenza website.

There is a substantial history of serious criticism of the CDC’s influenza death numbers by medical scientists and others36,37. One prominent critic is Peter Doshi, currently a professor at the University of
Maryland and a senior editor at the British Medical Journal (BMJ). Citing the results of actual laboratory tests of deceased patients, critics of the CDC’s flu death numbers such as Doshi have argued that pneumonia deaths are actually due to a range of different viruses, bacteria, other pathogens, and even toxins, rather than predominantly influenza, as implied by the CDC’s influenza deaths model. The output of this model appears to be the basis of the baseline “flu” deaths numbers used in most popular and public policy discussions of COVID-19 deaths — although the leading causes of death report number may also be used.

IV. CDC Excess Deaths Website Data Presentation and Analysis Issues

Turning to the COVID-19 pandemic data, the CDC Excess Deaths website presents an estimate of the excess deaths due to the COVID-19 pandemic or the pandemic response – associated with COVID-19 in CDC language – based on a mathematical model, the Noufaily or “extended Farrington” model, developed and used for early epidemic detection by the UK Public Health Service. The CDC’s website technical notes indicate the CDC has modified the Noufaily algorithm to “zero out” negative excess deaths in any categories – a statistically invalid procedure for estimating excess deaths that ensures that excess deaths will always be zero or positive even if the actual deaths are lower than expected based on historical deaths data – although this zeroing may be justified as a conservative measure for outbreak detection rather than evaluating the impact of the pandemic and the policy responses to the pandemic.

*Estimates of excess deaths for the US overall were computed as a sum of jurisdiction-specific numbers of excess deaths (with negative values set to zero), and not directly estimated using the Farrington surveillance algorithms. (CDC Excess Deaths website, Technical Notes, Retrieved June 7, 2021, emphasis added)*
Note that the graph in Figure 6 is confusing and may be incorrectly labeled. The legend in the upper left corner (the blue “g”) seems to indicate that the blue bars are the predicted number of deaths from all causes according to the CDC’s Noufaily, “improved Farrington,” algorithm, but show spikes in the spring, summer, and fall of 2020 suggesting these are the actual weekly deaths during the pandemic. A model based on data before March of 2020 should resemble the beige line, showing a predicted drop in weekly deaths from all causes during the summer of 2020 and no spikes. The legend indicates that the red plus signs are the actual weekly deaths when these exceed the threshold. In common scientific and engineering practice, a plot will show both the model, the predicted deaths, and the data, the actual deaths, for the full range of the data – in this case January 2017 through May 2021.

As noted previously, the data on the CDC excess deaths website provides a significantly lower historical (pre-2020) number of deaths attributed to “pneumonia and influenza” (~55,000 per year) than the FluView website (~188,000 per year).

The website does not report the coefficient of determination (\( R^2 \)) (usually denoted \( R^2 \) or \( r^2 \) and pronounced “R squared” in statistics, sometimes denoted \( R^{**2} \) in plain text and statistical programming) or other goodness of fit statistics for their model, nor does it give any estimate or illustration of the systematic modeling error. It is common scientific and engineering practice to report a goodness of fit statistic, frequently the chi-squared statistic \( \chi^2 \) or the coefficient of determination \( R^2 \), for any models and rank the models by the goodness of fit statistic for comparison. The goodness of fit statistic such as \( R^2 \) is itself an estimate, and errors on this measure, usually a 95% confidence interval, should also be reported.

We obtained the algorithm from CDC’s GitHub and performed a series of sensitivity analysis under different data assumptions. Figure 7 below shows different possible results under the Noufaily
algorithm without the CDC’s inappropriate zeroing procedure and with different parameters and using simple alternative models. Our version of the Noufaily model finds about 411,000 excess deaths with the set of parameters that produces the best $R^2$ value of 0.94. There is an error on the computation of $R^2$ which is shown as a ninety-five percent confidence level range: 0.91 to 0.96. The largest and smallest number of excess deaths with $R^2$ in this range are also shown: about 390,000 deaths and 423,000 deaths. This is based on data from the FluView website downloaded on May 17, 2021, through the period ending January 1, 2021.

Note that CDC uses a different set of model parameters with a lower $R^2$ of about 0.74 (i.e. not as good a fit) to produce their estimate of ~500,000 excess deaths in 2020. The CDC parameters are shown in the white line in Figure 7 below. These results and graph are presented as an illustration of the excess deaths data analysis and presentation that we recommend for the CDC excess deaths website and documents.

![U.S. excess deaths using various statistical models, including Noufaily, with best fit parameters and Alternative Models, Feb. 1 2020-Jan. 1 2021.](image1)

Figure 7: U.S. excess deaths using various statistical models, including Noufaily, with best fit parameters and Alternative Models, Feb. 1 2020-Jan. 1 2021.
V. Lack of Reproducibility of CDC Excess Deaths

It does not appear possible to independently reproduce the CDC excess deaths graph (Figure 6) or the numerical results from raw data such as actual death certificates. The full Deaths Master File (DMF) used by the CDC and Social Security Administration (SSA) is not public and not subject to the Freedom of Information Act (FOIA). Even most other government agencies, including the IRS, lack access to this data that includes the names and dates of deaths of all persons reported deceased to the US government.

The ostensible reason for this secrecy is that much of the data is reported to the CDC’s National Center for Health Statistics (NCHS) by the vital registration offices (VRO’s) of individual states and is considered property of the states and not the federal government. The federal government reportedly pays for limited access to this data, instead of general access for the government and general public, as transparency and scientific reproducibility would require.

VI. Including Years of Life Lost analysis alongside excess deaths analysis

Years of Life Lost (YLL) is a granular mortality impact measure that considers age and comorbidities in relation to mortality. Excess deaths analysis, in contrast, does not consider age or comorbidities, just the number of deaths. The average age at death of U.S. COVID-19 victims is ~76 and the average comorbidities is ~4, according to CDC data. ~38 percent of all U.S. COVID-19-related deaths occurred in nursing homes, and an even higher proportion occurred in long-term care homes more generally (1.3 million people lived in skilled nursing homes and another 1.7 million in other assisted living and other long-term care).

We note that the CDC Wonder database of deaths in the United States shows an average age of death of ~74 years in 2019, the year before the start of the COVID-19 pandemic, suggesting the YLL from COVID-19 may be quite small (COVID-19 average age of death, as just mentioned, was ~76).

Methodology and assumptions are important for YLL analysis, and will affect outcomes significantly. Briggs et al. 2020 found, for example, a weighted mean of 7.33 YLL for COVID-19 deaths through July of 2020 in the United Kingdom, and 8.42 for the United States. Quast et al. 2021 found an average of 9.2 YLL for U.S. COVID-19 deaths in 2020. Both of these analyses are significantly larger than might be expected from the average age of death of COVID-19 victims. We updated Briggs et al.’s data with CDC’s 4.0 average comorbidities/additional causes of death (their analysis assumed just 2.0 average comorbidities) and this results in a weighted mean of 6.42 YLL for the U.S.
A YLL analysis is not as simple as counting deaths and age of death. A YLL analysis is also sensitive to assumptions about pre-existing conditions that generally shorten life expectancy such as obesity, diabetes, chronic obstructive pulmonary disease (COPD), and others common in COVID-19 victims. A proper YLL analysis should show the YLL results for different reasonable assumptions about pre-existing conditions, similar to the ensemble of models shown in Figure 7 for a simple excess deaths analysis.

In order to enable evaluation of the costs and benefits of the pandemic response, the CDC should compare the direct COVID-19 YLL to the YLL due to overdose deaths, homicides, suicides, and other deaths reasonably attributed primarily to the pandemic response (such as “lockdown” policies). For example, we calculate, based on an average age of death of ~43 years for overdose deaths\(^49\), an average 36.8 YLL for overdose deaths (those living to 43 years old have an average of 36.8 additional years to live, based on the Social Security Administration actuarial life table; SSA 2020\(^50\)).

Average age at death is even younger, at ~30 for 2019 homicide deaths.\(^51\) Average YLL for these homicide deaths is significantly higher than overdose deaths, at 49.8. These non-COVID-19 YLL figures are significantly higher than COVID-19 average YLL figures (in the middle or high single digits in the various analyses mentioned) because the age of death is so much younger for these other causes of death.

Figure 8 shows a sharp increase from 70,357 overdose deaths in the 12 months preceding November 2019, compared to the preliminary and incomplete figure of 90,722 overdose deaths in the 12 months preceding November 2020.\(^52\) Based on these trends, we estimate conservatively 20,000 excess overdose deaths for the full year 2020.

There were ~10,000 excess homicides for 2020 through the third quarter\(^53\) (figure 9), for a preliminary total of ~30,000 excess overdoses and homicides that correlate with the pandemic in 2020.

Figure 8. Preliminary drug overdose death trends in the U.S., through Nov. 2020 (Source: NVSS 2021).
Figure 9. *U.S. homicide deaths in 2020 compared to previous years (Source: Ahmad et al. 2021)*

Using this ~30,000 excess overdose deaths and homicides in 2020\textsuperscript{54} yields ~1.3 million total YLL for just these two categories of non-COVID-19 excess deaths.

Due to the high impact on YLL from pre-existing conditions that shorten life expectancy and from causes of death like overdoses and homicides, it is highly important to include COVID-19 YLL figures alongside, or possibly instead of, excess deaths figures, due primarily to the higher granularity of the YLL measure.
VII. Changing Death Certification Guidelines

During the COVID-19 pandemic the CDC (through its subsidiary agency, the National Vital Statistics Service or NVSS) adopted new death certification guidelines, and related practices, in ways that appear inconsistent with prior practice, and without soliciting public review or comment on these very significant changes (see, e.g., Florida v. Becerra 2021, finding that CDC acting in an “arbitrary and capricious” manner in imposing cruise ship restrictions without adequate notice and review\(^\text{55}\)). These changes in death certification guidelines, and related coding practices by CDC, make comparing historical (pre-2020) pneumonia and influenza death numbers with COVID-19 pandemic numbers difficult or impossible. It also makes highly important public health policy decisions largely immune from public review and comment.

The Rules for Assigning the Underlying Cause of Death Before COVID-19

Prior to 2020 and COVID-19, most pneumonia deaths did not list pneumonia or the pneumonia-causing pathogen, if known, as the underlying cause of death. This will be discussed in detail below. The only common partial exception was HIV/AIDS where *pneumocystis carinii pneumonia* (a common fungus) was often the immediate cause of death and the Human Immunodeficiency Virus (HIV) is almost always listed as the underlying cause of death.

However, HIV is not the pneumonia-causing pathogen, which is the *pneumocystis* fungus. Instead, most pneumonia deaths, those included in the FluView numbers but not included in the leading causes of death numbers, were attributed to a cause such as a chronic lower respiratory disease, heart disease, cancer, even accidents, and other usually pre-existing conditions as the underlying cause of death.

The CDC follows the World Health Organization (WHO)’s definition of the underlying cause of death. WHO defines the underlying cause of death as “the disease or injury which initiated the train of morbid events leading directly to death, or the circumstances of the accident or violence which produced the fatal injury” in accordance with the rules of the International Classification of Diseases (ICD).\(^\text{56}\) In the United States, the underlying cause of death is listed at the bottom of the list of causes of death in part I of the death certificate. The immediate cause of death is listed first. Part 2 lists other conditions that are considered contributing factors but not implicated in the causal chain leading to death. Pneumonia is often the immediate cause of death in part 1 of the death certificate.

In principle, death certificates and the assignment of causes of death, including the underlying cause of death, is governed or at least guided by the CDC’s Medical Examiners’ and Coroners’ Handbook on Death Registration and Fetal Death Reporting (2003 Revision)\(^\text{57}\). This one-hundred and thirty-eight (138) page manual provides, however, limited guidance on how to assign the underlying cause of death in cases where pneumonia is present. Page 17 of the document contains the only detailed discussion of deaths involving pneumonia.
Multiple conditions and sequences of conditions resulting in death are common, particularly among the elderly. When there are two or more possible sequences resulting in death, or if two conditions seem to have added together (e.g., stabbing caused both right intrathoracic hemorrhage and air embolism), choose and report in Part I the sequence or condition thought to have had the greatest impact (7). Other conditions or conditions from the other sequence(s) should be reported in Part II. For example, in the case of a diabetic male with chronic ischemic heart disease who dies from pneumonia, the medical examiner or coroner must choose the sequence of conditions that had the greatest impact and report this sequence in Part I. One possible sequence that the certifier might report would be pneumonia due to diabetes mellitus in Part I with chronic ischemic heart disease reported in Part II. Another possibility would be pneumonia due to the chronic ischemic heart disease entered in Part I with diabetes mellitus reported in Part II. Or the certifier might consider the pneumonia to be due to the ischemic heart disease that was due to the diabetes mellitus and report this entire sequence in Part I. Because these three different possibilities would be coded very differently, it is very important for the certifying medical examiner or coroner to decide which sequence most accurately describes the conditions causing death.

Figure 9: CDC Medical Examiner and Corroners Handbook (2003) on pneumonia
Although the CDC’s Medical Examiners’ Handbook 2003 gives little specific direction on deaths involving pneumonia, it references several books and articles edited or authored by Randy Hanzlick, M.D., now retired Chief of the Fulton County Medical Examiner’s Office and former pathologist with the CDC, including *Cause of Death and the Death Certificate: Important Information for Physicians, Coroners, Medical Examiners, And the Public, Randy Hanzlick Editor (2006),* College of American Pathologists 58 (the reference seems to have been updated to the year 2006 since the original release of the handbook in 2003), which discusses the cause of death for pneumonia cases in more detail, notably on pages 89 and 90 (emphasis added):

**Pneumonia is often a nonspecific process that occurs as the terminal event in someone who dies of a more specific underlying cause of death, such as congestive heart failure resulting from ischemic heart disease. In such cases, the specific underlying cause of death should be included in the cause-of-death statement.**

Pneumonia is often designated as either community acquired or hospital or institution acquired (nosocomial). If the community- or institution-acquired nature of the pneumonia is known, the cause-of-death statement should include an indication of which one applies.

The specific bacterial, viral, or other infectious agent, if known, should be cited in the cause-of-death statement.

Relevant risk factors should also be cited in the cause-of-death statement, as might occur in an alcoholic who develops tuberculous pneumonia. Only in those instances where pneumonia has caused death and there is no known underlying cause or risk factor should the underlying cause of death be stated as “Pneumonia,” being sure to specify the infectious agent, if known, or specifying that a specific etiology is unknown, if such is the case.
And on page 113 of *Cause of Death and the Death Certificate* by Randy Hanzlick, dementia, cerebrovascular disease, cardiac disease, and lung disease are all listed as common underlying causes of death in cases of deaths due to pneumonia:

**Distractors of Which to Beware**

There are a number of situations in which the complications of an underlying cause of death may clinically overshadow the underlying condition itself, resulting in the certifier forgetting to include the underlying cause in the cause-of-death statement.

Some of the more common complications that cause such problems, along with commonly associated underlying disease categories, are listed below. Any time one of these complications exists in an elderly person who died, a conscientious attempt should be made to identify and report as the underlying cause of death the condition that caused the complication. The complications should be reported as an intermediate or immediate cause of death, as appropriate for the case.

| Pneumonia          | Often a complication of dementia, cerebrovascular disease, cardiac disease, lung disease |

*Figure 10: Hanzlick on assigning pneumonia as the underlying cause of death*
Thus, traditionally, pre-pandemic, pneumonia deaths were frequently assigned a non-pneumonia underlying cause of death, usually a pre-existing condition and not the pneumonia-causing pathogen such as the influenza virus or SARS-COV-2, in common medical practice.

Based on the CDC’s technical notes mentioned above, these pneumonia and influenza deaths would be included in the FluView death numbers but not in the leading causes of death report.

**VIII. Comparing COVID-19 Death Numbers to the Pneumonia and Influenza Death Numbers and Estimates from Previous Years**

As shown above, the CDC tracks at least three (3) different pneumonia and influenza death numbers and estimates: the Leading Causes of Death Report (~55,000 deaths per year, about two percent of annual deaths from all causes), the FluView graph and underlying data from the NCHS (~188,000 deaths per year, six to ten percent of annual deaths from all causes, before 2020), and the influenza death model estimates that range from 12,000 to 61,000 deaths per year, with the best estimate close to the number of pneumonia and influenza deaths in the leading causes of death report.

Are any of these the proper baseline for comparing COVID-19 deaths to prior years or should some other number or estimate be used?

In the absence of the RT-PCR, antigen, and antibody tests for the SARS-COV-2 virus, most COVID-19 deaths would likely have been unexplained pneumonia deaths lacking a laboratory test confirming influenza or other known pathogen. Possibly, some COVID-19 deaths would have been listed as heart attacks or strokes, those COVID-19 deaths attributed to the blood clots and other blood-related anomalies currently blamed on COVID-19\(^{59}\), or even some other causes.

The rest of this article will focus on the pneumonia deaths that would probably comprise most of the COVID-19 deaths in the absence of Emergency Use Authorization (EUA) laboratory tests for COVID-19, which can in many cases be inaccurate, sometimes to a high degree (see, e.g. Skittrall et al. 2021\(^{60}\), finding, based on a hypothetical application of standard Positive Predictive Value analysis, 25 times more false positives than true positives in testing the United Kingdom population in June 2020, based on measured background prevalence and test sensitivity and specificity).

The US CDC’s April 2020 guidelines for reporting COVID-19 deaths (NVSS: Vital Statistics Reporting Guidance, Report 3, April 2020) clearly direct physicians and others not to list chronic obstructive pulmonary disease (COPD) as the underlying cause of death in COVID-19 cases. Instead, it should be included in Part 2 of the death certificate, which is reserved for “non-cause” contributing factors. This guidance differs dramatically from medical practice prior to 2020, as described in Randy Hanzlick’s book and implicit in the FluView pneumonia and influenza deaths data above. The April 2020 guidance states, in relevant part:

> In some cases, survival from COVID–19 can be complicated by pre-existing chronic conditions, especially those that result in diminished lung capacity, such as chronic obstructive pulmonary disease (COPD) or asthma. These medical conditions do not cause COVID–19, but can increase the risk of contracting a respiratory infection and death, so these conditions should be reported in Part II and not in Part I.
This guidance also gives a specific example of a COVID-19 death with COPD relegated to Part 2, see Figure 11.

![Figure 11: COVID-19 Death Guidance Example with COPD as Contributing Factor Only (source: NVSS Vital Statistics Report Guidance April 2020).](image)

Although other causes of death that are often given as the underlying cause of death in pneumonia cases on pre-2020 death certificates are not explicitly identified in the April 2020 guidance document, it seems probable that most physicians would move these pre-existing conditions to Part 2 and not list them as the underlying cause of death for COVID-19, based on the April 2020 CDC guidance.
Thus, COVID-19 deaths since the April 2020 guidance are probably roughly comparable to the FluView ~188,000 pneumonia and influenza deaths per year that occur in a normal flu year. The language “roughly” is used because the April 2020 guidance encourages physicians and others to assign COVID-19 as the underlying cause of death in any death where COVID-19 is detected by tests or even just suspected, raising the possibility that heart attack and stroke deaths might be wrongly classified as COVID-19 deaths, as well as the traditional pneumonia and influenza deaths that would be listed in the FluView data. These would presumably be misclassified (“reassigned”) as the COVID-19 deaths exhibiting the mysterious blood clots and other blood-related problems reported in some COVID-19 cases and deaths. Thus, the FluView death numbers may represent a lower bound on COVID-19 deaths rather than an exact baseline.

IX. Recommendations

In light of the previous discussion, we make a number of recommendations to improve CDC’s data practices, including improved observance of common scientific and engineering practice – such as use of significant figures and reporting of statistical and systematic errors. Common scientific and engineering practice is designed to prevent serious errors and should be followed rigorously in a crisis such as the COVID-19 pandemic.

Note that some of these recommendations may require changes in federal or state laws, federal or state regulations, or renegotiation of contracts between the federal government and states. This is probably the case for making the Deaths Master File (DMF), with names and dates of death of persons reported as deceased to the states and federal government, freely available to the public and other government agencies.

- All CDC numbers, where possible, should be clearly identified as estimates, adjusted counts, or raw counts, with statistical errors and systematic errors given, using consistent clear standard language in all documents. The errors should be provided as both ninety-five percent (95%) confidence level intervals and the standard deviation – at least for the statistical errors.

- In the case of adjusted counts, the raw count should be explicitly listed immediately following the adjusted count as well as a brief description of the adjustment and a reference for the adjustment methodology. For example, if the adjusted number of deaths in the United States in 2020 is 3.4 million but the raw count of deaths was 3.3 million with 100,000 deaths added to adjust for unreported deaths of undocumented immigrants, the web pages and reports would say:

  Total deaths (2020): 3.4 million (adjusted, raw count 3.3 million, unreported deaths of undocumented immigrants, adjustment methodology citation: Smith et al, MMWR Volume X, Number Y)
• The distinction between the leading causes of death report “pneumonia and influenza” deaths, ~55,000 per year pre-pandemic, and the FluView website “pneumonia and influenza” deaths, ~188,000 per year pre-pandemic, should be clarified in the labels and legends for the graphics and prominently in the table of leading causes of death or immediately adjacent text. Statistical and systematic errors on these numbers should be provided in graphs and tables.

• In general, where grossly different raw counts, adjusted counts, or estimates are presented in CDC documents and websites with the same name, semantically equivalent or nearly equivalent names such as “pneumonia and influenza” and “influenza and pneumonia,” clearly distinct names should be used instead, or the reasons for the gross difference in the values should be prominently listed in the graphs and tables or immediately adjacent text. It should be easy for the public, busy health professionals, policy makers and others to recognize and understand the differences.

• CDC should provide results for different models for the same data with similar $R^2$ values – coefficient of determination – to give the audience a quick sense of the systematic modeling errors – since there is no generally accepted methodology for estimating the 95% confidence level for the systematic modeling errors. See Figure 7 above for an example.

• All mathematical models should be free and open source with associated data provided using commonly used free open-source scientific programming languages such as Python or R, made available on the CDC website, GitHub, and other popular sources. The models and data should be provided in a package form such that anyone with access to a standard MS Windows, Mac OS X, or Linux/Unix computer can easily download and run the analysis – similar to the package structure used by the GNU project, for example.

• Specifically, the influenza virus deaths model should be provided to the public as code and data. The justification for the increase in the number of deaths attributed to influenza (~6,000 to ~55,000) should be presented in clear language with supporting numbers, such as the false positive and negative rates for the laboratory influenza deaths and general diagnosis of influenza in the absence of a positive lab test as well as in the code and data.

• With respect to excess deaths tracking, include all major select causes of death, rather than just the thirteen (13) in the cause-specific excess deaths that CDC tracks, which currently account for about 2/3 of all deaths.

• Include a Years of Lives Lost (YLL) display for COVID-19 deaths and non-COVID-19 deaths, as well as excess deaths analysis, due to the higher granularity of YLL analysis when compared to excess deaths analysis. Explain the pros and cons of both analytical tools. Do the same for any future pandemics or health crises.

• Adopt or develop a different algorithm or algorithms for tracking excess deaths which are mostly attributed to non-infectious causes such as heart attacks, cancer, and strokes. The Farrington/Noufaily algorithms were specifically developed as an early warning for often non-lethal infectious disease outbreaks such as salmonella. A medically-based model or models that
incorporates population demographics such as the aging “baby boom” and evolving death rates broken down by age, sex, and possibly other factors where known is probably a better practice rather than simple empirical trend models such as the Noufaily algorithm.

- Eliminate the zeroing procedure in calculating excess deaths, in which negative excess deaths in some categories are set to zero, rather than being added to the full excess deaths sum over all categories.

- The anonymized data with causes of death as close to the actual data as possible, e.g. the actual death certificates, should be available on the CDC website in a simple accessible widely used format such as CSV (comma separated values) files. The code used to aggregate the data into summary data such as the FluView website data files should also be public.

- The full Deaths Master File (DMF) including the actual names of the deceased persons and dates of death should be made available to the general public, independent researchers, and others. This is critical to independent verification of many numbers from the CDC, SSA, and US Census.

- COVID-19-related deaths figures should be tracked based on year-specific age of death, rather than 10-year age ranges, as is currently the case.

- CDC frequently changes the structure and layout of the CSV files/spreadsheets on their websites. The CDC should either (1) not do this or (2) provide easy conversion between different file formats with each new format so it is trivial for third parties to quickly adapt to the changes without writing additional code. CDC should provide a program or program in a free and open source language like R to convert between the formats.

- The CDC and other agencies should be required to announce and solicit public comment for changes to case definitions, data collection rules, etc. for key public policy data such as the COVID-19 case definitions, death certification guidelines, and coding rules. Other government agencies have significantly more public participation than CDC, which is appropriate in a modern democracy.

- Any practices and policies imposed in a public emergency, such as case definitions, definitions of measured quantities, data reporting practices, etc. imposed without public comment and review, should have an expiration date (e.g. sixty days) beyond which they must be subject to public review. Public comment, reviews, and cost/benefit analyses should happen during this emergency period.

Enacting these reforms should reduce the risk of serious errors, increase the quality and accuracy of CDC data and analyses, as well as any policies or CDC guidelines based on the data and analysis, and strengthen public confidence in the CDC and public health policies.
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(See Table 3: Proportion of COVID-19 deaths in nursing home residents, page 5, USA line) Online at: https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7875012/


American Addiction Centers 2019. Online at: https://www.projectknow.com/discover/cutting-it-short/. We assume, for this preliminary analysis, that the average age of overdose death is a good proxy for homicides and suicides also, partly because the excess deaths for overdoses are considerably higher than the other two categories, and also because it is likely that homicide and suicide deaths may be younger on average than overdose deaths.


