**Summary**

- According to US Law, responsible parties must register **protocols** and disclose **results** of applicable clinical trials in a public registry (ClinicalTrials.gov).
- Yet compliance is poor with most studies (~78%) still not reporting results.
- Federal requirements are in the process of being revised, and penalties for non-compliance will soon be enforced.

**Why Report Clinical Trials?**

- Mandated by Laws
- Limits publication bias
- Removes redundancy in testing by ensuring accountability of trial conduct and results, regardless of a positive or negative outcome
- “The registration of all interventional trials is considered to be a scientific, ethical, and moral responsibility.” – World Health Organization

**Penalties for Non-Compliance**

- Federal fines up to $10,000 per day
- Withholding of NIH or other government funding
- Scientific journals may refuse publication

**Expansion of Disclosure Requirements**

- More Protocols and Results Being Reported
- More Countries Involved
- More Regulations

**The Solution**

A Transparency Tracker with an Integrated Lifecycle Workflow Dashboard that aligns workflow steps with requirements specific to Lifecycle stages.

- **10-step workflow**...
- **sequenced over 6 lifecycle stages**...
- with over 75 touch points per study per country...
  - a pipeline dictating a steady flow of studies with different stages of activity and reporting periods...
  - across 6 functional areas