Dear Dr. Horton:

I write to request information regarding the publication and subsequent retraction of a study published in The Lancet titled, “Hydroxychloroquine or chloroquine with or without a macrolide for treatment of COVID-19: a multinational registry analysis” (“the study” or “the paper”).¹ This study, which first appeared in The Lancet on May 22, 2020, reportedly found that, “treating people who have [COVID-19] with chloroquine and hydroxychloroquine did not help and might have increased the risk of abnormal heart rhythms and death.”²

According to reports, following the study’s publication, scientists and clinicians raised concerns about the veracity of the data used in the study.³ Specifically, experts questioned, “the astonishing number of patients involved and details about their demographics and prescribed dosing[.]”⁴ The Surgisphere Corporation (“Surgisphere”), a Chicago-based company, supplied the dataset that served as the basis for the study.⁵ Surgisphere’s owner and founder, Dr. Sapan Desai, was one of the authors of the study.

---

³ Id.
On June 3, 2020, *The Lancet* issued an “expression of concern” regarding the study after “serious scientific questions” were brought to the editors’ attention. On June 5, 2020, the authors of the study, not including Dr. Desai, published a statement retracting their paper. Shortly after the retraction, you reportedly called the study a “fabrication” and “a monumental fraud.”

Although this fraudulent study was ultimately retracted, it is concerning and shameful that, in the midst of a pandemic, *The Lancet* published such a misleading paper on a potential early treatment for COVID-19. In order to better understand *The Lancet*’s actions regarding this study, I request the following:

1. The preservation of all records referring or relating to the study titled, “Hydroxychloroquine or chloroquine with or without a macrolide for treatment of COVID-19: a multinational registry analysis.”

2. All documents and communications between and among employees or representatives of *The Lancet* and U.S. government employees referring or relating to the study.

3. All documents and communications between and among *The Lancet* employees or representatives who reviewed this study, including any comments, ratings, findings and recommendations of the peer reviewers.

4. All documents and communications between and among employees or representatives of *The Lancet* and individuals or organizations encouraging *The Lancet* to publish the study.

5. All documents and communications between and among employees or representatives of *The Lancet* and the study’s authors, or their representatives.

6. All documents and communications between and among employees or representatives of *The Lancet* and employees or representatives of Surgisphere.

---


9 “Records” include any written, recorded, or graphic material of any kind, including letters, memoranda, reports, notes, electronic data (emails, email attachments, and any other electronically-created or stored information), calendar entries, inter-office communications, meeting minutes, phone/voice mail or recordings/records of verbal communications, and drafts (whether or not they resulted in final documents).

Please provide this information as soon as possible but no later than January 4, 2022. Thank you for your attention to this matter.

Sincerely,

Ron Johnson
Ranking Member
Permanent Subcommittee on Investigations