Human Research Protection Program Plan

Revised May 23, 2018
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Scope
Throughout this document “Organization” refers to the University of New Mexico Health Sciences (UNM HS).

Purpose
The UNM HSC is committed to protecting the rights and welfare of subjects in Human Research. The purpose of this plan is to describe this Organization’s plan to comply with ethical and legal requirements for the conduct and oversight of Human Research.
This Organization’s Human Research Protection Program is a comprehensive system to ensure the protection of the rights and welfare of subjects in Human Research. The Human Research Protection Program is based on all individuals in this Organization along with key individuals and committees fulfilling their roles and responsibilities described in this plan.

Definitions

Agent
An individual who is an employee is considered an agent of this Organization for purposes of engagement in Human Research when that individual is on-duty in any capacity as an employee of this Organization.
An individual who is not an employee is considered an agent of this Organization for purposes of engagement in Human Research when that individual has been specifically authorized to conduct Human Research on behalf of this Organization.
Legal counsel has the ultimate authority to determine whether someone is acting as an agent of this Organization.

Clinical Trial
A biomedical research study of human subjects designed to answer specific questions about therapeutic interventions (drugs, treatments, devices, or new ways of using known drugs, treatments, or devices). Clinical trials are used to determine whether new therapeutic interventions are safe and effective.

Engaged in Human Research
In general, this Organization is considered engaged in Human Research when this Organization’s employees or agents for the purposes of the Human Research obtain: (1) data about the subjects of the research through intervention or interaction with them; (2) identifiable private information about the subjects of the research; or (3) the informed consent of human subjects for the research. This Organization follows OHRP guidance on
“Engagement of Institutions in Research”¹ to apply this definition and exceptions to this definition.

Human Research:

Any activity that either:

- Is “Research” as defined by DHHS and involves “Human Subjects” as defined by DHHS (“DHHS Human Research”); or
- Is “Research” as defined by FDA and involves “Human Subjects” as defined by FDA (“FDA Human Research”).

Human Subject as Defined by DHHS

A living individual about whom an investigator (whether professional or student) conducting research obtains (1) data through Intervention or Interaction with the individual, or (2) information that is both Private Information and Identifiable Information. For the purpose of this definition:

- **Intervention** means physical procedures by which data are gathered (for example, venipuncture) and manipulations of the subject or the subject’s environment that are performed for research purposes.
- **Interaction** means communication or interpersonal contact between investigator and subject.
- **Private Information** means information about behavior that occurs in a context in which an individual can reasonably expect that no observation or recording is taking place, and information which has been provided for specific purposes by an individual and which the individual can reasonably expect will not be made public (for example, a medical record).
- **Identifiable Information** means information that is individually identifiable (i.e., the identity of the subject is or may readily be ascertained by the investigator or associated with the information).

Human Subject as Defined by FDA

An individual who is or becomes a subject in research, either as a recipient of the test article or as a control. A subject may be either a healthy human or a patient. A human subject includes an individual on whose specimen (identified or unidentified) a medical device is used.

¹ [http://www.hhs.gov/ohrp/policy/engage08.html](http://www.hhs.gov/ohrp/policy/engage08.html)
Investigator

The person responsible for the conduct of the Human Research at one or more sites. If the Human Research is conducted by a team of individuals at a trial site, the investigator who is the responsible leader of the team will be called the principal investigator.

Research as Defined by DHHS

A systematic investigation, including research development, testing and evaluation, designed to develop or contribute to generalizable knowledge.²

Research as Defined by FDA

Any experiment that involves a test article and one or more human subjects, and that meets any one of the following:

- Must meet the requirements for prior submission to the Food and Drug Administration under section 505(i) of the Federal Food, Drug, and Cosmetic Act meaning any use of a drug other than the use of an approved drug in the course of medical practice;
- Must meet the requirements for prior submission to the Food and Drug Administration under section 520(g) of the Federal Food, Drug, and Cosmetic Act meaning any activity that evaluates the safety or effectiveness of a device; OR
- Any activity the results of which are intended to be later submitted to, or held for inspection by, the Food and Drug Administration as part of an application for a research or marketing permit.

Mission

The mission of this Organization’s Human Research protection program plan is to protect the rights and welfare of subjects involved in Human Research that is overseen by this Organization.

The UNM HSC aims to promote a culture of compliance with the highest legal and ethical standards for the conduct of human research. The institution is committed to the education of its research community and outreach to collaborating institutions.

Ethical Requirements

In the oversight of all Human Research, this Organization [including its investigators, research staff, students involved with the conduct of Human Research, the Organization’s Human Research Review Committees (HRRCs), HRRC members and chairs, Human Research Protections Office (HRPO) staff, the Institutional Official, and employees] follows the ethical principles outlined in the April 18, 1979 report of The National Commission for

² For research conducted within the Bureau of Prisons: Implementation of Bureau programmatic or operational initiatives made through pilot projects is not considered to be research.
the Protection of Human Subjects of Biomedical and Behavioral Research titled “Ethical Principles and Guidelines for the Protection of Human Subjects of Research,” also known as “The Belmont Report”:

- Respect for Persons
- Beneficence
- Justice

Legal Requirements

This Organization voluntarily commits to apply its ethical standards to all Human Research regardless of funding.

All Human Research must undergo review by one of the organizationally designated HRRCs. Activities that do not meet the definition of Human Research do not require review and approval by one of the Organization’s HRRCs and do not need to be submitted to one of the Organization’s HRRCs unless there is a question regarding whether the activity is Human Research.

When this Organization is engaged in DHHS Human Research that is conducted, funded, or otherwise subject to regulations by a federal department or agency who is a signatory of the Common Rule, the Organization commits to apply the regulations of that agency relevant to the protection of Human Subjects.

When this Organization is engaged in FDA Human Research, this Organization commits to apply the FDA regulations relevant to the protection of Human Subjects.

Any questions about whether an activity meets the regulatory definitions of Human Research should be referred to the Human Research Protections Office for review by the HRRC.

Other Requirements

When reviewing research that involves community based research, the HRRC considers the involvement of community members, when appropriate, in the design and implementation of research and the dissemination of results.

All policies and procedures are applied identically to all research regardless of whether the research is conducted domestically or in another country, including:

- Confirming the qualifications of investigators for conducting the research
- Conducting initial review, continuing review, and review of modifications to previously approved research
- Post-approval monitoring
- Handling of complaints, non-compliance, and unanticipated problems involving risks to subjects or others
- Consent process and other language issues
- Ensuring all necessary approvals are met
- Coordination and communication with local IRBs

When requested by a clinical trial sponsor, this Organization commits to compliance with the International Conference on Harmonisation – Good Clinical Practices (ICH-GCP) E6 to the extent ICH-GCP E6 is consistent with applicable federal regulations.

This Organization prohibits payments to professionals in exchange for referrals of potential subjects (“finder’s fees”) and payments designed to accelerate recruitment that were tied to the rate or timing of enrollment (“bonus payments.”)

When Human Research is conducted or funded by the Department of Justice (DOJ), this Organization commits to apply 28 CFR §22. When Human Research is conducted with the federal Bureau of Prisons (DOJ), the Organization commits to comply with 28 CFR §512.

When Human Research is conducted or funded by the Department of Defense (DOD), this Organization commits to apply the Department of Defense (DOD) Directive 3216.02, which includes the requirement to apply 45 CFR §46 Subparts B, C, and D. This Organization will comply with the terms of the DFARS clause or comparable language used in the agreement with the Department of Defense (DOD) Component supporting the research involving human subjects.

When Human Research is conducted or funded by the Department of Education (ED), this Organization commits to applying 34 CFR §97 Subpart D (equivalent to 45 CFR §46 Subpart D), 34 CFR §98.3, 34 CFR §98.4, 34 CFR §356.3, and 34 CFR §99.

When Human Research is conducted or funded by the Department of Energy (DOE), this Organization commits to applying the Department of Energy (DOE) O 443.1A and to use “Checklist for IRBs to Use in Verifying That HS Research Protocols Are in Compliance with the Department of Energy (DOE) Requirements.”

3 Quick applicability table for DHHS Subparts:

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When Human Research is conducted or funded by, or when the results of research are intended to be submitted to or held for inspection by the Environmental Protection Agency (EPA), this Organization commits to applying 40 CFR §26, which includes the requirement to apply 45 CFR §46 Subparts B and D.

Sponsored Human Research
For both sponsored and non-sponsored Human Research this Organization abides by its ethical principles, regulatory requirements and its policies and procedures.

Scope of Human Research Protection Program
The categories of Human Research overseen include:

- All forms of human research

Human Research Protection Program Policies and Procedures

Human Research Protection Program Components

Institutional Official
The Chancellor for Health Sciences is designated as the Institutional Official.
The Institutional Official has the authority to take the following actions or delegate these authorities to a designee:

- Create the Human Research Protection Program budget.
- Allocate resources within the Human Research Protection Program budget.
- Appoint and remove HRRC members and HRRC chairs.
- Hire and fire HRPO staff, consistent with UNM Human Resources policies and procedures.
- Determine what HRRCs the Organization will rely upon. In this regard the Institutional Official has the authority to determine whether the University may rely on any one or more external IRBs or central IRBs.
- Approve and rescind IRB authorization agreements.
- Place limitations or conditions on an investigator’s or research staff’s privilege to conduct Human Research.
- Create policies and procedures related to the Human Research Protection Program and the HRPO that are binding on the Organization.
- Suspend or terminate HRRC approval of research.
- Disapprove research approved by the HRRC, as set forth in the HRRC Manual.
The Institutional Official has the responsibility to:

- Oversee the review and conduct of Human Research under the jurisdiction of the Human Research Protection Program.
- Periodically review the University’s Human Research Protections plan to assess whether it is providing the desired results and implement amendments or changes as needed.
- Establish policies and procedures designed to ensure that Human Research will be conducted in accordance with ethical and legal requirement.
- Institute regular, effective, educational and training programs for all individuals involved with the Human Research Protection Program.
- Ensure that the research review process is independent and free of coercion or undue influence, and ensure that officials of the Organization cannot approve research that has not been approved by an HRRC designated by the Organization.
- Implement a process to receive and act on complaints and allegations regarding the conduct of our Human Research Protection Program.
- Implement an auditing program to monitor compliance and improve compliance in identified problem areas.
- Investigate and remediate identified systemic problem areas, and where necessary removal of individuals from involvement in the Human Research protection program.
- Ensure that the Human Research Protection Program has sufficient resources, including IRBs appropriate for the volume and types of Human Research to be reviewed, so that reviews are accomplished in a thorough and timely manner.
- Review and sign federal assurances (FWA) and addenda.
- Fulfill educational requirements mandated by OHRP.

**Vice Chancellor for Research (Institutional Official’s Designee)**

The Institutional Official has delegated to the Vice Chancellor for Research the following authorities:

- Appointing HRRC members. If the Vice Chancellor for Research determines to not renew, or to suspend or terminate, the HRRC membership of any individual for whom it has been determined that he/she is not fulfilling membership responsibilities and or obligations, the Vice Chancellor for Research shall first consult with the HRRC Executive Chair, and shall inform me in writing of the decision to include a written justification for the decision;
- Appointing the HRRC chair or co-chairs. If the Vice Chancellor for Research determines to not renew, or to suspend or terminate, one or more HRRC Chairs for whom it has been determined that he/she is not fulfilling such Chair’s responsibilities and or obligations, the Vice Chancellor for Research shall first consult with the HRRC Executive Chair, and shall inform me in writing of the decision to include a written justification for the decision;
• Performing periodic evaluation of the performance of the HRRC Executive Chair and the individual HRRC Chairs and administrative staff. In this connection, the HRPO and its staff shall report administratively to the HSC Office of Research under the auspices of the Vice Chancellor for Research;

• Managing and administering funds and ensuring that adequate personnel, space and other resources are allocated to the Human Research Protections Program. In this connection, in the preparation of the annual budget for the HRPO and the HRRC, the Vice Chancellor for Research will consult with the Executive Research Operations Officer of the Office of Research, the Office of Research Operations Manager, the HRPP Director and the HRRC Executive Chair as to budget and financial needs, which views shall, as a part of the UNM Health Sciences normal budgeting processes, be communicated to me and the Senior Executive Financial Officer for the UNM Health Sciences;

• Reviewing and signing memoranda of understanding and cooperative agreements between the institution and other organizations, including those that establish reliance on IRBs of record for collaborative research (e.g., IRB Authorization Agreements, Individual Investigator Agreements). In this connection, the Vice Chancellor for Research is delegated authority and responsibility to determine whether or not the University may rely on one or more external IRBs and/or central IRBs and to sign all necessary documents and instruments as may be necessary to carry out this determination, consistent with the provisions of the HRP-103: Investigator Manual;

• Being the point of contact for correspondence addressing human subjects research with the OHRP, the FDA and other agencies as applicable, including reports to federal agencies;

• Ensuring that HRRC members and investigators are knowledgeable to conduct research in accordance with ethical standards and all applicable regulations;

• Developing and implementing an initial and continuing educational plan for HRRC members, staff and investigators. I would anticipate and expect that the Vice Chancellor for Research would consult and collaborate with the HRRC Chairs, and appropriate individuals in the Office of Research (which includes the HRPO) in developing and implementing those educational plans;

• Recruiting qualified members that encompass adequate expert, non-scientific and unaffiliated representation on the HRRCs. I would anticipate and expect that the Vice Chancellor for Research would consult and collaborate with the HRRC Chairs, and appropriate individuals in the Office of Research (which includes the HRPO) in developing and implementing such a recruitment plan;

• Reviewing and approving Standard Operating Procedures (SOPs) for the HRRCs and the HRPO;

• Overseeing daily operations of the HRRCs and the HRPO in accordance with the SOPs. In this connection, I have asked the Vice Chancellor for Research to establish, in consultation with the HRRC Executive Chair, metrics and benchmarking statistics to ascertain the operational performance of the HRRCs, the HRPO and the HRPO staff including processing timelines and productivity reporting, which shall be reported to me.
on a semi-annual basis. Additionally, the Vice Chancellor for Research shall report to me the results of compliance oversight reviews of the HRPO and the HRRCs that are or may be conducted by the UNM HSC Compliance Office.

**All members of the Organization**

All individuals within the Organization have the responsibility to:

- Be aware of the definition of Human Research.
- Consult the HRRC when there is uncertainty about whether an activity is Human Research.
- Not conduct Human Research or allow Human Research to be conducted without review and approval by an HRRC designated by the Institutional Official.
- Report allegations of undue influence regarding the oversight of the Human Research Protection Program or concerns about the Human Research Protection Program to the HRRC Executive Chair, the Executive Research Operations Officer, the HRPP Director, the Vice Chancellor for Research or the Office of University Counsel. Concerns relative to undue influence may also be reported anonymously to the HSC’s Compliance Hotline at (888) 899-6092.
- Report allegations or finding of non-compliance with the requirements of the Human Research Protection Program to the HRRC.

Individuals who are responsible for business development are prohibited from carrying out day-to-day operations of the review process.

**HRRCs**

The list of HRRCs designated by the Institutional Official to be the HRRCs relied upon by the Human Research Protection Program and the scope of review of these HRRCs is listed in the IRB rosters available from the Human Research Protections Office.

This Organization may rely upon IRBs of another organization with the approval of the Vice Chancellor for Research.


The IRBs relied upon by this Organization have the authority to:

- Approve, require modifications to secure approval, and disapprove all Human Research overseen and conducted by the Organization. All Human Research must be approved by one of the IRBs designated by the Organizational Official. Officials of this Organization may not approve Human Research that has not been approved by one of the Organization’s IRBs.
- Suspend or terminate approval of Human Research not being conducted in accordance with an IRBs’ requirements or that has been associated with unexpected serious harm to subjects.
Human Research Protection Program Plan

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- Observe, or have a third party observe, the consent process and the conduct of the Human Research.
- Determine whether an activity is Human Research.
- Evaluate financial interests of investigators and research staff and have the final authority to decide whether the financial interest and management plan, if any, allow the Human Research to be approved.

HRRC chairs, members and HRPO staff have the responsibility to follow Human Research Protection Program policies and procedures.

Quality Improvement Program

The goal of the quality improvement program is to achieve and maintain compliance and to achieve targeted levels of quality, efficiency and effectiveness of the HRPP.

Objectives of the quality improvement program are to:

- Improve compliance of investigators with their regulatory and institutional responsibilities.
- Improve compliance of minutes with applicable regulations.
- Increase efficiency of recording and finalizing minutes.

The Investigator Quality Improvement Assessment tool used by the HRPP is designed to help researchers observe good clinical practices, maintain compliance with research regulations, retain an organized system for records management, and assist with collection of credible, high quality research data. Results from this assessment are tracked and used to develop focused education and training programs for investigators.

The Minutes Quality Improvement Assessment tool used by the HRPP is designed to help HRPO staff members consistently and accurately document the deliberations and determinations of the HRRCs and other regulatory requirements. Results from this assessment are tracked and used to identify areas for staff education and training.

Investigators and Research Staff

Investigators and research staff have the responsibility to:

- Follow the Human Research Protection Program requirements described in the INVESTIGATOR MANUAL (HRP-103).
- Comply with all determinations and additional requirements of the HRRC, the HRRC chair, and the Institutional Official.
Legal Counsel

Legal Counsel has the responsibility to:

- Provide advice upon request to the Institutional Official, HRRC, and other individuals involved with the Human Research Protection Program.
- Determine whether someone is acting as an agent of the Organization.
- Determine who meets the definition of “legally authorized representative” and “children” when Human Research is conducted in jurisdictions not covered by policies and procedures.
- Resolve conflicts among applicable laws.

Deans/Department Chairs

Deans and Department Chairs have the responsibility to:

- Oversee the review and conduct of Human Research in their department or school.
- Forward complaints and allegations regarding the Human Research Protection Program to the Institutional Official.
- Ensure that each Human Research study conducted in their department or school has adequate resources.
- Conduct preliminary scientific/scholarly review of human research studies prior to submission to HRRC.

Sponsored Projects Office

The Sponsored Projects Office has the responsibility to review contracts and funding agreements for compliance with Human Research Protection Program policies and procedures.

Investigational Drug Service

It is the policy of UNM HSC to establish and follow a standardized procedure for the use of investigational drugs in humans that is in compliance with all applicable regulations governing the custody and distribution of investigational drugs. It is the policy of UNM HSC that all investigational protocols utilizing drugs will be under the administrative control of the UNMHSC Pharmacy Department and approved affiliates. For each UNM HSC area that provides investigational drug protocol services, the lead pharmacist will be qualified and responsible for determining how each protocol is to be administered.

To ensure appropriate oversight of investigational drugs used in human research:

A. The Organization’s pharmacist shall conduct, participate in and support medical and pharmaceutical research appropriate to the goals, objectives and resources of the Organization.
B. There shall be a pharmacist member on the HRRC. The pharmacist shall ensure that policies and procedures for the appropriate use of investigational drugs are established and followed.
C. A copy of the research protocol for a study involving investigational drugs and the Organization's patients, shall be provided to the pharmacist. A copy of drug protocols shall be maintained in the pharmacy of all active investigational drug studies and similar research projects involving drugs in which the facility's patients are participants.

Institutional Biosafety Committee
The IBC reviews and approves research using specific biological agents and recombinant or synthetic nucleic acid molecule experiments covered under the NIH Guidelines. As part of the review process the IBC evaluates: the experience and training of the researchers, practices and procedures, containment equipment, facility design, infection control practices, biological waste management, post exposure prophylaxis and medical surveillance. Studies requiring IBC and IRB review will not be initiated until compliance committee approvals have been obtained by the IBC and HRRC.

Conflict of Interest Committee (COIC)
Any actual or perceived conflict of interest as defined by institutional policy, consistent with applicable federal and state regulations is required to be reported to and reviewed by the Conflict of Interest Committee (COIC). The COIC will inform the HRRC when investigators conducting human research have significant financial interests that constitute a financial conflict of interest. The COI review determination and management plan, if applicable, will be considered as part of the final HRRC determination for approval of research. The HRRC may accept the plan as sufficient, add requirements to the management plan, or determine that the conflict and/or management plan is such that the research cannot be approved as proposed (see SOP: FINANCIAL CONFLICTS OF INTEREST [HRP-055]). Should the HRRC or the Conflict of Interest Committee require changes in the research study to mitigate a conflict, the Principal Investigator will be required to submit the revised documents for HRRC review and approval.

Human Use Subcommittee (HUS) of the Radiation Control Committee (RCC)
The Human Use Subcommittee (HUS) reviews all protocols involving radiation exposure to normal subjects, and/or to clinical human subjects when the exposure is not considered standard-of-care. If appropriate, the HUS may approve the protocol, or it may refer the protocol to the full Radiation Control Committee (RCC) for more extensive review.

Examples of procedures which must be reviewed and approved by the HUS include, but are not limited to:

(i) Any radiation exposures to normal subjects;
(ii) Any use of an investigational radiation device;
(iii) Any use of an investigational radiopharmaceutical or investigational implant/seed;
(iv) Any use of an investigational contrast medium with radiation;
(v) Any use of imaging where it is the subject of the investigation, such as special CT sequences to guide a new surgical procedure.
Monitoring and Auditing
The HRPO staff will conduct routine onsite review and/or monitoring, as well as directed (for-cause) audits. Audits will focus on areas of concern that have been identified by any entity, i.e., federal, state or institutional.

Education and Training
HRRC members, HRPO staff, and others involved in the review of Human Research must complete initial and continuing training.
Investigators and research staff must complete the initial and continuing training described in the INVESTIGATOR MANUAL (HRP-103).
HRRC members must satisfy training requirements as defined in SOP: HRRC MEMBERSHIP APPOINTMENT AND TERMS (HRP-082).

Additional support is provided to investigators and research staff in the form of in-person consultations and educational sessions for the classroom or for departments through the HRPO IRB-on-the-Go Specialist.

Questions and Additional Information for the HRRC
The IRB Office wants your questions, information, and feedback.
Contact and location information for the Human Research Protections Office is:
   James MacFarlane, CIP
   HRPP Director
   University of New Mexico Health Science
   Reginald Heber Fitz Hall, B71
   Albuquerque, New Mexico  87131
   Email: hrpo@salud.unm.edu
   (505) 272-1129

Reporting and Management of Concerns
The University of New Mexico is fully committed to ensuring the autonomy of the HRRCs in exercising their decision-making and other responsibilities for the review of research as delegated to them above. Individual HRRC Reviewers, whether employed by the University or affiliate or community reviewers, have both the obligation and right to report any attempts at undue influence upon them to make decisions with respect to matters, actions, or decisions within the delegated authority of the HRRCs (as described above). "Undue influence" refers to interference with the normal functioning and decision-making of an HRRC in order to secure a particular determination or outcome.
Questions, concerns, complaints, allegations of undue influence, allegations or findings of non-compliance, or input regarding the Human Research Protection Program may be reported orally or in writing. Employees are permitted to report concerns on an anonymous basis. Concerns may be reported, in person or in writing, to the HRRC Executive Chair, the Executive Research Operations Officer, the HRPP Director, the Vice Chancellor for Research, or the Office of University Counsel. Concerns relative to undue influence may also be reported anonymously to the HSC's Compliance Hotline at (888) 899-6092.

The HRRC has the responsibility to investigate allegations and findings of non-compliance and take corrective actions as needed. The Institutional Official has the responsibility to investigate all other reports and take corrective actions as needed. Employees who report in good faith possible compliance issues should not be subjected to retaliation or harassment as a result of the reporting (Reference University Administrative Policy 2200). Concerns about possible retaliation should be immediately reported to the University of New Mexico Internal Audit Department.

To make such reports, contact:

University of New Mexico
Internal Audit Department
1801 Roma NE
Albuquerque, New Mexico 87131-0001
(505) 277-5016
Concerns may also be reported anonymously to the HSC’s Compliance Hotline at (888) 899-6092.

**Disciplinary Actions**

The Institutional Official may place limitations or conditions on an investigator’s or research staff’s privilege to conduct Human Research whenever in the opinion of the Institutional Official such actions are required to ensure the protection of human subjects in research and maintain the Human Research Protection Program.

**Approval and Revisions to the Plan**

This Human Research Protection Program Plan is to be approved by the Institutional Official. This plan is intended to be flexible and readily adaptable to changes in regulatory requirements. The HRPP Director has the responsibility to review this plan to assess whether it is providing the desired results. At the request of the Vice Chancellor for Research or the HRPP Director, the Institutional Official has the authority to amend this plan as deemed necessary.

Approved:
Paul B. Roth, MD, MS  
Chancellor for Health Sciences  
CEO, UNM Health System  
Dean, School of Medicine

May 1, 2015