Human Research Protection Program

Plan

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# Table of Contents

Scope........................................................................................................................................... 3  
Purpose....................................................................................................................................... 3  
Mission ....................................................................................................................................... 3  
Definitions.................................................................................................................................. 3  
  Agent................................................................................................................................... 3  
  Clinical Trial (see HRP-001).............................................................................................. 3  
  Engaged in Human Research (see HRP-311)........................................................................ 3  
  Human Research (see HRP-310)....................................................................................... 4  
  Human Subject as Defined by DHHS (see HRP-310)........................................................ 4  
  Human Subject as Defined by USFDA (see HRP-310)...................................................... 4  
  Investigator ......................................................................................................................... 5  
  Institutional Review Board (IRB)........................................................................................ 5  
  Multisite Study ..................................................................................................................... 5  
  Research as Defined by DHHS............................................................................................ 5  
  Research as Defined by USFDA.......................................................................................... 5  
  Single IRB (sIRB) ................................................................................................................. 5  
Ethical Requirements ............................................................................................................... 6  
Legal Requirements .................................................................................................................. 6  
Other Requirements ............................................................................................................... 6  
Scope of Human Research Protection Program .................................................................... 7  
Human Research Protection Program Components ............................................................. 8  
  Vice President for Research ............................................................................................... 8  
  Institutional Official/Organizational Official ..................................................................... 8  
  IRB Office............................................................................................................................... 8  
  IRBs .................................................................................................................................... 9  
  Investigators and Research Staff........................................................................................ 10  
  Other Components of the HRPP ........................................................................................ 10  
Education and Training .......................................................................................................... 10  
Questions and Additional Information from the IRB .............................................................. 11  
Reporting and Management of Concerns ............................................................................ 11  
Monitoring and Auditing ....................................................................................................... 11  
Disciplinary Actions .............................................................................................................. 11  
Approval and Revisions to the Plan ....................................................................................... 11
Scope

Throughout this document “Institution” refers to Northwestern University.

Purpose

The Institution is committed to protecting the rights and welfare of participants in Human Research. The purpose of this Plan is to establish the framework for the Institution’s Human Research Protection Program (HRPP), in order to promote ethical Human Research at the Institution and facilitate compliance with applicable laws, regulations and policies, and provides information on how to report allegations of noncompliance in Human Research.

The Institution’s HRPP is a comprehensive system to ensure the protection of the rights and welfare of participants in Human Research. The HRPP is based on all key individuals and committees at the Institution fulfilling their roles and responsibilities described in this plan.

Policies and procedures for the HRPP are available on the following Web site: http://www.irb.northwestern.edu/policies. Any changes in these policies and procedures are communicated to all key individuals using various mechanisms such as: email, live training, and announcements on the IRB Office web site.

Mission

The mission of the Institution’s HRPP is to protect the rights and welfare of participants involved in Human and comply with all applicable ethical and legal requirements.

Definitions

Agent

For purposes of this document, an institution’s employees or agents refers to individuals who: (1) act on behalf of the institution; (2) exercise institutional authority or responsibility; or (3) perform institutionally designated activities. “Employees and agents” can include staff, students, contractors, and volunteers, among others, regardless of whether the individual is receiving compensation.

Clinical Trial (see HRP-001)

A research study in which one or more human subjects are prospectively assigned to one or more interventions (which may include placebo or other control) to evaluate the effects of the interventions on biomedical or behavioral health-related outcomes.

Engaged in Human Research (see HRP-311)

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

**Human Research** (see HRP-310)

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 USFDA and involves “Human Subjects” as defined by USFDA (“USFDA Human Research”).

**Human Subject as Defined by DHHS** (see HRP-310)

“A living individual about whom an investigator (whether professional or student) conducting research: (1) obtains information or biospecimens through Intervention or Interaction with the individual, and use, studies, or analyzes the information or biospecimens, or (2) obtains, uses, studies, analyzes, or generates identifiable private information or identifiable biospecimens.”\(^2\) For the purpose of this definition:

- **Intervention** means both physical procedures by which information or biospecimens 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 that has been provided for specific purposes by an individual and that the individual can reasonably expect will not be made public (for example, a medical record).
- **Identifiable Private Information** means private information for which the identity of the subject is or may readily be ascertained by the investigator or associated with the information.
- **Identifiable Biospecimen** means a biospecimen for which the identity of the subject is or may readily be ascertained by the investigator or associated with the biospecimen.

**Human Subject as Defined by USFDA** (see HRP-310)

“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.”\(^3\) A human subject includes an individual on whose specimen a medical device is used.

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

\(^2\) 45 CFR §46.102(e)

\(^3\) 21 CFR §50.3(g)
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 is the responsible leader of the team and may be called the principal investigator.4

Institutional Review Board (IRB)
Committee authorized to review, approve, require modifications (to secure approval) or disapprove all Human Subject Research at the Institution in accordance with all federal, state and local regulatory requirements as well as Institutional policies and procedures.

Multisite Study
A Multisite study uses the same protocol to conduct non-exempt human subjects research at more than one site5, with each site completing all research activities outlined the protocol.

Research as Defined by DHHS
“A systematic investigation, including research development, testing and evaluation, designed to develop or contribute to generalizable knowledge.”6 (see HRP-310)

Research as Defined by USFDA
Any experiment that involves a test article and one or more human participants, and that meets any one of the following (see HRP-310):

- Must meet the requirements for prior submission to the US 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 US 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 US Food and Drug Administration as part of an application for a research or marketing permit.7

Single IRB (sIRB)
A sIRB is the selected IRB of record that conducts the ethical review for participating sites of the multi-site study.8

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4 See 21 CFR §50.3(d)
6 45 CFR 46.102(l).
7 See 21 CFR §50.3(c)
Ethical Requirements

In the oversight of all Human Research, the Institution (including its investigators, research staff, students involved with the conduct of Human Research, the Institution’s IRBs, IRB members and chairs, IRB Office staff, Vice President for Research, Institutional Official/Organizational Official, and employees) follows the ethical principles outlined in the April 18, 1979 report of The National Commission for the Protection of Human Participants of Biomedical and Behavioral Research titled “Ethical Principles and Guidelines for the Protection of Human Participants of Research,” also known as “The Belmont Report”:

- Respect for Persons
- Beneficence
- Justice

Legal Requirements

The Institution commits to apply its ethical standards as contained in its standard operating procedures and review tools to all Human Research regardless of funding.

All Human Research must undergo review by one of the Institutionally designated IRBs, whether internal or external to the Institution. Activities that do not meet the definition of Human Research do not require review and approval by one of the Institution’s IRBs and do not need to be submitted to one of the Institution’s IRBs unless there is a question regarding whether the activity is Human Research.

When the Institution 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 (which includes Subpart A of DHHS regulations at 45 CFR 46), the Institution commits to apply the regulations of that agency relevant to the protection of Human Participants.

When the Institution is engaged in USFDA Human Research, the Institution commits to apply the USFDA regulations relevant to the protection of Human Participants.

Any questions about whether an activity meets the regulatory definitions of Human Research should be referred to the IRB Office, who will provide a determination.

Other Requirements

When reviewing research that involves community based research, the IRB obtains relevant expert consultation or training, as needed.

All Institutional policies and procedures are followed for review of 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 (when applicable), and review of modifications to previously approved research
- Post-approval monitoring, when necessary handling of complaints, non-compliance, and unanticipated problems involving risks to participants or others
- Consent process and other language issues
• Ensuring all necessary approvals are met
• Coordination and communication with local IRBs

For clinical trials, the Institution commits to apply the “International Conference on Harmonization – Good Clinical Practice E6” (ICH-GCP) when required by clinical trial sponsors.

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

When the Institution is engaged in DHHS Human Research that is conducted, funded, or otherwise subject to regulations by a federal department or agency whose Common Rule application includes other Subparts of DHHS regulations, the Institution commits to apply the regulations of that agency relevant to the protection of Human Participants.

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

When Human Research is conducted or funded by the US Department of Defense (USDOD), the Institution commits to apply the US Department of Defense (USDOD) Directive 3216.02, which includes the requirement to apply 45 CFR §46 Subparts B, C, and D. The Institution will comply with the terms of the Defense Federal Acquisition Regulation Supplement (DFARS) clause or comparable language used in the agreement with the US Department of Defense (USDOD) Component supporting the research involving human participants.

When Human Research is conducted or funded by the US Department of Education (USED), the Institution 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 US Department of Energy (USDOE), the Institution commits to applying the US Department of Energy (USDOE) 0 443.1A and to use DOE Institutional Review Board Template for Reviewing Human Subjects Research Protocol that Utilize Personally Identifiable Information (PII).”

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 US Environmental Protection Agency (USEPA), the Institution commits to applying 40 CFR §26, which includes the requirement to apply 45 CFR §46 Subparts B and D.

When prospective Human Research is subject to the European Union General Data Protection Regulations (GDPR), the relevant components of the HRPP coordinate with the Northwestern GDPR Steering Committee to ensure that the research activities are consistent with institutional policies and interpretations of GDPR.

Scope of Human Research Protection Program

The Institution abides by its ethical principles, regulatory requirements and its policies and procedures, for both sponsored and non-sponsored Human Research. All forms of Human Research are overseen.
Human Research Protection Program Components

Vice President for Research
The Vice President for Research has the authority to take the following actions:

- Place limitations or conditions on an investigator’s or research staff’s privilege to conduct Human Research.
- Ensure that officials of the Institution cannot approve research that has not been approved by one of the IRBs designated by the Institution.
- Impose corrective actions up to and including barring individuals from conducting Human Research at the Institution if the Institutional Official/Organizational Official concludes such actions are required to maintain compliance.
- Disallow research approved by the Institution’s IRB or an external IRB.

Institutional Official/Organizational Official
The Institutional Official/Organizational Official has the authority to take the following actions or delegate these authorities to a designee:

- Ensure that the HRPP 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.
- Determine what IRBs the Institution will rely upon.
- Ensure that the research review process is independent and free of undue influence.
- Create policies and procedures related to the HRPP that are binding on the Institution.

IRB Office
The IRB Office, which is responsible for supporting the administration of the IRB, works with the IRB and other University units to ensure compliance with the HRPP.

The IRB Office Executive Director and/or the IRB Office staff have the responsibility to:

- Oversee the review and conduct of Human Research under the jurisdiction of the HRPP.
- Allocate resources within the IRB Office budget.
- Periodically review this plan to assess whether it is providing the desired results and recommend amendments as needed.
- Establish and follow policies and procedures designed to increase the likelihood that Human Research will be conducted in accordance with ethical and legal requirement.
- Institute regular, effective, educational and training programs for individuals involved with the HRPP.
- Ensure that the research review process is independent and free of undue influence, and ensure that officials of the Institution cannot approve research that has not been approved by one of the IRBs designated by the Institution.
- Implement a process to receive and act on complaints and allegations regarding the HRPP.
• Implement an auditing program to monitor compliance and improve compliance in identified problem areas.
• Investigate and remediate identified systemic problem areas and, where necessary, request that the Vice President of Research remove individuals from involvement in the HRPP.
• Maintain Federalwide assurance (FWA) and addenda.
• Fulfill educational requirements mandated by OHRP.
• Establish and follow Institutional written policies and procedures to ensure that, when sharing oversight of research with another organization, the rights and welfare of research participants are protected.
• Approve and rescind authorization agreements for IRBs.
• Evaluate on a case-by-case basis whether the Institution’s IRBs can effectively serve as the Single IRB and ensure that the appropriate authorization agreements (reliance agreements) are in place to document respective authorities, roles, responsibilities, and communication between the Single IRB (IRB of Record) providing the ethical review and a participating site relying on the IRB of record.
• Establish Authorization Agreements when the Institution will rely on an external IRB in accordance with established reliance policies and procedures.
• Notify the Institution’s researchers (and relying organizations, when applicable) of IRB decisions, and make relevant IRB policies and records available to the Institution’s researchers and relying organizations.
• Ensure that the composition of the IRB is appropriate to review the research including that the IRB is appropriately constituted, members are appropriately qualified, members will not participate in the review of research in which they have a conflict of interest; and that the IRB separates business functions from ethical review.

IRBs

The list of IRBs designated by the Institutional Official/Organizational Official to be the IRBs relied upon by the HRPP and the scope of review of these IRBs are kept on file in the IRB Office. All Human Research must be approved by one of the IRBs designated by the Institutional Official/Organizational Official. Officials of the Institution may not approve Human Research that has not been approved by one of the Institution’s IRBs.

The designated IRBs must follow applicable HRPP policies and procedures and the designated IRBs have the authority/responsibility to:

• Determine whether an activity is Human Research.
• Approve, require modifications to secure approval, and disapprove all Human Research overseen and conducted by the Institution.
• Review the research in accordance with established policies and procedures to determine that research is ethically justifiable, according to all applicable laws, including initial review, continuing review (when applicable), review of modifications to previously approved research and unanticipated problems involving risks to subjects or others.
• Suspend or terminate approval of Human Research not being conducted in accordance with an IRB’s requirements or that has been associated with unexpected serious harm to participants
• Observe, or have a third party observe, the consent process and the conduct of the Human Research, and request audits of research reviewed.
• 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.
• Serve as the Privacy Board, as applicable, to fulfill the requirements of the HIPAA Privacy Rule for use or disclosure of protected health information for research purposes.
• Report to the Institutional Official/Organizational Official or designee any concern about attempts to unduly influence the independence of the IRB.

The Institution’s designated IRBs may serve as Single IRB or IRB of Record for another entity, organization or individual investigator. When the Institution provides IRB review for other organizations or individual investigators, the HRPP will follow established policies and procedures to ensure that the composition of the IRB is appropriate to review the research and will comply with applicable laws of the relying site.

The Institution may also rely upon external IRBs of an AAHRPP accredited organization or of an organization that has been appropriately vetted by the Institution. The Institution will comply with the determinations of the reviewing external IRB, follow reporting and conflict of interest disclosure requirements as specified in the authorization agreement, conduct monitoring, identify an appropriate contact person, ensure researchers have appropriate qualifications and provide local context information (and any updates) to the external IRB.

Investigators and Research Staff
Investigators and research staff have the responsibility to:
• Follow the HRPP requirements described in the INVESTIGATOR MANUAL (HRP-103).
• Comply with all determinations and additional requirements of the IRB, the IRB chair, and the Institutional Official/Organizational Official.

Other Components of the HRPP
The IRB Office, in supporting the IRB and administering the HRPP, interacts and coordinates with several units at Northwestern to ensure compliance. Please see the University’s Policy on Human Research Protection Program Compliance for a list of other HRPP components.

Education and Training
IRB members, IRB Office staff, and others involved in the review of Human Research must complete initial and continuing training.

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9 Northwestern University Research Roles and Responsibilities
Investigators and research staff must complete the initial and continuing training described in the INVESTIGATOR MANUAL (HRP-103).

**Questions and Additional Information from the IRB**

For questions, requests for additional information from the IRB Office and/or to provide feedback relating to the HRPP, please contact the IRB Office below:

**Biomedical Research IRB Office**
Mailing Address: Arthur Rubloff Building, 7th Floor  
750 N. Lake Shore Dr.  
Chicago, IL 60611  
Phone: (312) 503-9338  
Email: irb@northwestern.edu

**Social and Behavioral Research IRB Office**
Mailing Address: Chambers Hall, 2nd Floor  
600 Foster St.  
Evanston, IL 60208  
Phone: (847) 467-1723  
Email: sbsirb@northwestern.edu

**Reporting and Management of Concerns**

Any person having concerns about the conduct of Human Research at Northwestern is strongly encouraged to report incidents involving perceived noncompliance. Please see the University’s Policy on Human Research Protection Program Compliance for the various reporting mechanisms.

**Monitoring and Auditing**

In order to monitor and ensure compliance, internal or external auditors who have expertise in federal and state statutes, regulations and institutional requirements may conduct periodic audits. Audits will focus on areas of concern that have been identified by any entity, i.e., federal, state, local or institutional. Random audits may also be conducted.

**Disciplinary Actions**

The Vice President for Research may place limitations or conditions on an investigator’s or research staff’s privilege to conduct Human Research whenever in the opinion of the Vice President for Research such actions are required to maintain the HRPP.

**Approval and Revisions to the Plan**

This HRPP is to be approved by the Institutional Official/Organizational Official or his/her designee. This plan is intended to be flexible and readily adaptable to changes in regulatory requirements. The Institutional Official/Organizational Official or designee has the responsibility to review this plan to assess whether it is providing the desired results and may amend this plan as deemed necessary.