1. PURPOSE
1.1. The IRB will review and respond to allegations, complaints and/or concerns of potential protocol deviations and/or non-compliance received by an investigator, research participant, staff member, university official, or any individual who has raised concerns regarding an approved research protocol.

1.2. Reported incidents will be treated as possible non-compliance until a final determination has been made by the IRB. The IRB will assess the severity of the incident, the allegation or complaint, and if necessary, require a corrective action. Serious and continuing non-compliance will be reported to the appropriate institutional officials and regulatory agencies.

2. POLICY and PROCEDURE
2.1. The IRB will investigate and endeavor to resolve complaints and concerns from research participants and/or any individual lodging a complaint. All allegations, complaints, and concerns will be evaluated promptly and any required investigation will occur in a timely manner.

2.2. The HSC will adhere to general University policy pertaining to due process in dealing with alleged academic, professional, or staff misconduct.

2.3. Any UC employee reporting a concern in good faith is protected against reprisals according to federal and state law (whistleblower protection).

2.4. Deviations from an IRB-approved protocol as well as non-compliance with applicable University policies, regulatory requirements, and/or IRB determinations must be reported to the IRB. Such occurrences can have a negative impact on the research participants and the research study. Protocol deviations and non-compliances can alter the risk-benefit ratio for participants or otherwise jeopardize the safety, rights, and welfare of the subjects.

2.4.1. Nevertheless, there may be instances when it is necessary to deviate from an approved research plan to protect the research subjects. These instances must be made in consultation with the IRB Chair/Designee or Research Integrity Director.

2.5. Reporting Requirements and Procedures
2.5.1. Reports made by the investigator:

1) Protocol deviations and non-compliance should be reported to the IRB as soon as possible. An initial report should be made to the IRB staff, IRB Chair, and/or Research Integrity Director within 1 week (7 calendar days) of when the investigator became aware of the event. A formal report should be submitted by the investigator within 2 weeks (14 calendar days) of when the investigator became aware of the event.

2) In some instances, reporting requirements may be met by submitting an initial report to the IRB staff, IRB Chair, and/or Research Integrity Director with a follow-up report submitted at a later date when more information is available. These determinations will be made on a case-by-case basis with the IRB Chair, Research Integrity Director, and/or other officials as appropriate. The primary
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consideration in making these judgements will be the need to take timely action to prevent any harm to the subjects and others.

2.5.2. Reports made by other parties (e.g., research staff, research subjects, general public, etc.):

1) Whenever possible, reports should be submitted via the investigator. However, if the reporting party deems it necessary and/or would like to remain anonymous to the investigator, they may also contact the IRB directly.

2) Protocol deviations and/or non-compliance incidents may be discovered by the IRB members, or IRB staff as part of continuing review of non-exempt protocols, incidental awareness (e.g., due to a news article, errant email, incidental finding of material, etc.) Such discoveries should be promptly reported to the IRB Chair and/or Research Integrity Director.

2.5.3. The reporting party should use their judgment when determining if an event is reportable. If an individual is unsure of whether they should report an event, they may call the IRB office or Research Integrity Director to discuss the situation informally.

2.5.4. Alternatively, individuals always have the option of making reports through the Whistleblower process.

2.5.5. Reports of possible protocol deviations or non-compliance should include a complete description (in so much as possible) of the event and include sufficient detail to allow the IRB to make an assessment.

2.6. Special Considerations

2.6.1. Deviations from the IRB approved protocol that cannot wait for IRB review because of the immediate need to eliminate apparent risks of harm to the subject are not considered non-compliance per HSC SOP 018 Amendments.

2.6.2. The continued participation of enrolled subjects in research for which continuing approval has expired is also not considered a non-compliance per HSC SOP 017 Continuing Review if it is determined that it is necessary to protect the best interest of currently enrolled subjects.

2.6.3. The determination of whether it is necessary to deviate from the approved protocol or to continue aspects of the research to protect subjects from apparent risks of harm may initially be made by the investigator in consultation with the IRB Chair/Designee or Research Integrity Director. This determination may be made for enrolled subjects as a group or for individual subjects. However, the investigator must submit a report to request IRB confirmation of this agreement as soon as possible (see 2.5.1. above).

2.7. IRB Review and Actions

The IRB will fully investigate and review reports of allegations, complaints or concerns to determine any possible protocol deviations and/or non-compliance. The IRB will determine if the reported information was (1) not non-compliance, (2) a simple non-compliance, a (3) serious non-compliance, or (4) a continuing non-compliance.
2.7.1. If the IRB finds that no non-compliance occurred because: (1) the reported non-compliance was unsubstantiated, (2) the investigator deviated from the protocol in order to eliminate immediate and apparent risks of harm or hazards to the subjects, or (3) the continued participation of enrolled subjects in research for which approval has expired was necessary to protect the best interest of the currently enrolled subjects, actions by the IRB may include, but are not limited to:

- Requiring no further action.
- Requiring the submission of an amendment to the protocol or consent form(s).
- Requiring submission of a continuing review application.

2.7.2. If simple non-compliance is found to have occurred, actions by the IRB Chair/Designee may include but are not limited to:

- Requiring no further action.
- Requiring remedial training (e.g., online educational program, attendance at a workshop or seminar, one-on-one training).
- Requiring re-consent of the subjects.
- Requiring the submission of an amendment to the protocol or consent form(s).

2.7.2.1. Whenever appropriate, investigators will be assisted so they can achieve compliance without the need for sanctions. However, if the investigator fails to cooperate with the IRB requests to correct a simple non-compliance, this inaction may be treated as continuing non-compliance.

2.7.3. If serious and/or continuing non-compliance is found to have occurred, actions by the IRB may include by are not limited to:

- Establishing a corrective action plan.
- Requiring the investigator and/research team to participate in and complete further training.
- Requiring more frequent review of the project.
- Limiting the investigator’s human subject research privileges.
- Writing letters of censure.
- Making recommendations of the Institutional Official (IO) for further sanctions, stipulations, or restrictions to the investigator’s privilege to conduct human subjects research.
- Sharing information of non-compliance with other institutional units (e.g., Conflict of Interest Committee, Research Integrity, Sponsored Projects, etc.) as deemed necessary.
- Protocol suspension.

2.7.4. The IRB and, when appropriate, the institution will act promptly to ensure remedial action regarding any breach of regulatory or institutional human subject protection requirements. The IRB has the authority to suspend or terminate approval of research that is not being conducted in accordance with the IRB
policies, procedures, with federal regulations, or deviates from the approved
research (see HSC SOP 022 Suspension or Termination).

2.7.5. All serious and/or continuing non-compliance must be reported promptly to the
Vice Chancellor for Research (IO) and, for federally funded research, the
appropirate department (e.g., Sponsored Projects), agency head, or sponsor.
Reports will only be made to OHRP for research that is regulated by these
oversight agencies per UCSB’s Federal-Wide Assurance (FWA).

3. SCOPE
These policies and procedures apply to all research submitted to the IRB or under the
jurisdiction of the institution.

4. RESPONSIBILITY
The investigator, or other reporting party, is responsible for reporting allegations, complaints,
observed or apparent protocol deviations or non-compliance in good faith, and maintaining
confidentiality and cooperating with any internal inquires.

The IRB staff, IRB Chair, or Research Integrity Director, are responsible for receiving
allegations, complaints, or reports of non-compliance or concerns about the conduct of
human subjects research. However any person may make a report to any individual of which
may be routed to the IRB staff, IRB Chair, or Research Integrity Director for review.

The IRB staff facilitate review of the possible non-compliance, maintain records related to
the incident, and notify investigators in consultation with the IRB/IRB Chair of the review
outcome in writing.

The IRB staff and/or Research Integrity Director are responsible for assisting the IRB Chair
with the initial fact gathering of review of the possible non-compliance. The IRB staff and/or
Research Integrity Director may make recommendations to the IRB Chair for aiding in the
review of the possible non-compliance. The IRB Chair reviews the potential non-compliance
and may make a decision on the action to be taken, may convene an ad hoc committee to
conduct an investigation, and/or ask the convened IRB to make a decision based upon the
facts gathered. Incidents of potentially serious and/or continuing non-compliance will
generally be referred to the convened IRB for deliberation and a final decision on the process
and/or outcome.

The ad hoc IRB committee (if appointed by the Chair) is responsible for reviewing the
possible non-compliance and information gathered, conducting interviews as needed,
reviewing pertinent data or findings of the investigation, deliberating, and making
recommendations to the convened IRB as to a course of action.
The convened IRB is responsible for reviewing information gathered about the possible non-compliance, reviewing pertinent data or findings of the investigation, deliberating, and determining a course of action for implementation by the investigator. The convened IRB may also make recommendations to the IO on a course of action following review of the non-compliance.

The IRB staff in conjunction with the IRB Chair and/or Research Integrity Director will confirm that any corrective action (if applicable) has been taken. The Research Integrity Director will be responsible for coordinating and notifying the appropriate funding agency, regulatory bodies, and departments about the non-compliance, as appropriate. The IRB Chair and/or Research Integrity Director may also designate an IRB staff member or Research Integrity Specialist to assist with and/or complete these tasks.

5. PROCESS OVERVIEW

Allegations, complaints, concerns, or reports of non-compliance may submitted to any IRB staff member, IRB Chair, and/or Research Integrity Director. Reports may also be submitted to an IRB member, department staff member, or any individual which should be routed to the IRB for review. Reports may be transmitted by any media (e.g., mail, phone, email, during an office visit, etc.)

5.1. The individual receiving the information may gather some basic information from the individual reporting the possible non-compliance such as:

- What occurred?
- When did it occur?
- Where did it happen?
- Who were the University personnel involved in the research project?
- What is the contact information of the individual submitting the possible non-compliance? Does this individual request anonymity? (Note that anonymous complaints or concerns will be evaluated, but it may be difficult to establish matter of facts)

5.1.1. The individual will also document how the information was received and the date it was received.

5.1.2. If the IRB staff received the reported possible non-compliance, they will coordinate with the IRB Chair and/or Research Integrity Director to begin evaluating the information received.

5.2. Based on the information, the IRB Chair will make a decision on the action to be taken (as described in 2.7 above) or bring the information to the convened IRB to vote on a course of action. Incidents of serious or continuing non-compliance are generally referred to the convened IRB for review. The IO may be notified by the IRB Chair and/or Research Integrity Director that a serious or continuing non-compliance has occurred.

5.3. Following the decision of the IRB/IRB Chair, the IRB staff will notify the investigator in writing of the review outcome and the report will be filed with the investigator’s file. The IRB staff may work with the IRB Chair as needed to write the review outcome.
5.4. If the IRB determines that the non-compliance is serious and/or continuing, the IRB Chair, in conjunction with the Research Integrity Director, will report the IRB review to the IO along with any further recommendation from the IRB for institutional action. Regulatory authorities or sponsors may also be notified as applicable and required.

5.5. The Research Integrity Director will submit a written report to OHRP when the IRB has determined that the non-compliance is serious and/or continuing.

References:
45 CFR 46 Regulations
UCSB Research Misconduct Policy and Procedures
UC Berkeley Guidelines and Policies
UCOP Whistleblower Policy
OHRP – Guidance on Reporting Incidents to OHRP (May 2005)