Revised in this version:

- References to form names were revised due to enhancements to the SilverLink web portal
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Chapter 1 – INTRODUCTION

Sterling Institutional Review Board (IRB) was established in 1991 as an independent ethical review board, whose purpose is to protect the rights and welfare of human subjects who participate in research. While the Principal Investigator is responsible for the conduct of the study, the IRB is responsible for determining that the proposed research is scientifically valid and that the anticipated benefits to the subjects as well as the knowledge that is expected to be gained outweigh the risks.

Sterling IRB operates in compliance with:

- Protection of Human Subjects (DHHS), 45 CFR 46
- FDA Regulations on Human Subjects Research, 21 CFR 50 and 56
- Part C Division 5 of the Canadian Food and Drug Regulations and the Tri-Council Policy Statement (where applicable)
- International Conference on Harmonisation guidelines for Good Clinical Practice (ICH E6)

The IRB reviews and monitors research involving human subjects. It has the authority to approve, require modification in (to secure approval), or disapprove research. The purpose of the IRB review is to assure, both in advance and by periodic review, that appropriate steps are taken to protect the rights and welfare of humans participating as subjects in research. To accomplish this purpose, the IRB typically uses a group process to review research protocols and related materials. The IRB is responsible for approving what constitutes an adequate informed consent confirming that all necessary elements of informed consent are included. It also reviews the credentials and medical licenses of potential Principal Investigators. Sterling IRB has a policy of continuing education for both the Board members and Administrative Staff to ensure appropriate training in human research subject protections.

Sterling IRB is fully accredited by the Association for the Accreditation of Human Research Protection Programs (AAHRPP). Sterling IRB is also a member of the Consortium of Independent Review Boards (CIRB), a non-profit organization of independent institutional review boards committed to the ethical review of clinical research and the protection of human research participants.

If you have any questions or concerns about the responsibilities of the Principal Investigator, please contact the Sponsor/CRO or call us during normal business hours. For questions, comments, or suggestions regarding the review of research at Sterling IRB, please contact us during normal business hours. You may reach us at (770) 690-9491, toll-free at 1 (888) 636-1062, between the hours of 8:30am – 5:30pm ET, Monday through Friday. Please also visit the Sterling IRB website at www.sterlingirb.com for additional information regarding Sterling IRB, to access and learn more about the SilverLink web portal, and for additional resources regarding the research process. SilverLink is Sterling IRB’s secure web-based portal. Users can retrieve documents from Sterling IRB and submit materials for Sterling IRB review via dynamic smart forms.

This handbook outlines the responsibilities of the Principal Investigator and should be read by the key personnel on the research team. The IRB is available as a resource to assist investigative sites in any matters that involve research participants (e.g., complaints, concerns). We look forward to working with you to ensure the safeguarding of the rights, privacy and welfare of those who volunteer to participate in research studies.

Sterling IRB Mission Statement:

The mission of Sterling Institutional Review Board is to protect the rights, privacy, and welfare of human subjects who volunteer to participate in research studies.
Chapter 2 – THE BELMONT REPORT (Ethical Principles and Guidelines for the Protection of Human Subjects of Research):

The Belmont Report is the cornerstone statement of the ethical principles upon which the Federal Regulations for protection of human subjects are based. Sterling IRB recommends that all Principal Investigators and key research personnel read the introductory guidance below and the Belmont Report.

The following is taken from the OHRP IRB Guidebook.  
http://www.hhs.gov/ohrp/archive/irb/irb_guidebook.htm

On September 30, 1978, the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research submitted its report entitled "The Belmont Report: Ethical Principles and Guidelines for the Protection of Human Subjects of Research." The Report, named after the Belmont Conference Center at the Smithsonian Institution where the discussions which resulted in its formulation were begun, sets forth the basic ethical principles underlying the acceptable conduct of research involving human subjects. Those principles, respect for persons, beneficence, and justice, are now accepted as the three quintessential requirements for the ethical conduct of research involving human subjects.

**Respect for persons** involves recognition of the personal dignity and autonomy of individuals, and special protection of those persons with diminished autonomy.

**Beneficence** entails an obligation to protect persons from harm by maximizing anticipated benefits and minimizing possible risks of harm.

**Justice** requires that the benefits and burdens of research be distributed fairly.

The Report also describes how these principles apply to the conduct of research. Specifically, the principle of **respect for persons** underlies the need to obtain informed consent; the principle of **beneficence** underlies the need to engage in a risk/benefit analysis and to minimize risks; and the principle of **justice** requires that subjects be fairly selected. As was mandated by the congressional charge to the Commission, the Report also provides a distinction between "practice" and "research." The text of the **Belmont Report** is thus divided into two sections: (1) boundaries between practice and research; and (2) basic ethical principles. The full text of the **Belmont Report**, which describes each of the three principles and its application, is provided in the Guidebook in Appendix 6; a summary follows.

**Boundaries Between Practice and Research**

While recognizing that the distinction between research and therapy is often blurred, **practice** is described as "interventions that are designed solely to enhance the well-being of an individual patient or client and that have a reasonable expectation of success. The purpose of medical or behavioral practice is to provide diagnosis, preventive treatment, or therapy to particular individuals." The Commission distinguishes **research** as designating an activity designed to test an hypothesis, permit conclusions to be drawn, and thereby to develop or contribute to generalizable knowledge (expressed, for example, in theories, principles, and statements of relationships). Research is usually described in a formal protocol that sets forth an objective and a set of procedures designed to reach that objective. "The Report recognizes that "experimental" procedures do not necessarily constitute research, and that research and practice may occur simultaneously. It suggests that the safety and effectiveness of such "experimental" procedures should be investigated early, and that institutional oversight mechanisms, such as medical practice committees, can ensure that this need is met by requiring that "major innovation[s] be incorporated into a formal research project."
Applying the Ethical Principles

Respect for Persons:

Required by the moral principle of respect for persons (see definition, above), informed consent contains three elements: information, comprehension, and voluntariness. First, subjects must be given sufficient information on which to decide whether to participate, including the research procedure(s), their purposes, risks and anticipated benefits, alternative procedures (where therapy is involved), and a statement offering the subject the opportunity to ask questions and to withdraw from the research at any time. Responding to the question of what constitutes adequate information, the Report suggests that a "reasonable volunteer" standard be used: "the extent and nature of information should be such that persons, knowing that the procedure is neither necessary for their care nor perhaps fully understood, can decide whether they wish to participate in the furthering of knowledge. Even when some direct benefit to them is anticipated, the subjects should understand clearly the range of risk and the voluntary nature of participation." Incomplete disclosure is justified only if it is clear that: (1) the goals of the research cannot be accomplished if full disclosure is made; (2) the undisclosed risks are minimal; and (3) when appropriate, subjects will be debriefed and provided the research results.

Second, subjects must be able to comprehend the information that is given to them. The presentation of information must be adapted to the subject's capacity to understand it; testing to ensure that subjects have understood may be warranted. Where persons with limited ability to comprehend are involved, they should be given the opportunity to choose whether to participate (to the extent they are able to do so), and their objections should not be overridden, unless the research entails providing them a therapy unavailable outside of the context of research. [See discussions on this issue in other sections of the Guidebook, including Chapter 6, "Special Classes of Subjects."] Each such class of persons should be considered on its own terms (e.g., minors, persons with impaired mental capacities, the terminally ill, and the comatose). Respect for persons requires that the permission of third persons also be given in order to further protect them from harm.

Finally, consent to participate must be voluntarily given. The conditions under which an agreement to participate is made must be free from coercion and undue influence. IRBs should be especially sensitive to these factors when particularly vulnerable subjects are involved.

Beneficence:

Closely related to the principle of beneficence (see definition, above), risk/benefit assessments "are concerned with the probabilities and magnitudes of possible harms and anticipated benefits." The Report breaks consideration of these issues down into defining the nature and scope of the risks and benefits, and systematically assessing the risks and benefits. All possible harms, not just physical or psychological pain or injury, should be considered. The principle of beneficence requires both protecting individual subjects against risk of harm and consideration of not only the benefits for the individual, but also the societal benefits that might be gained from the research.

In determining whether the balance of risks and benefits results in a favorable ratio, the decision should be based on thorough assessment of information with respect to all aspects of the research and systematic consideration of alternatives. The Report recommends close communication between the IRB and the investigator and the IRB's insistence upon precise answers to direct questions. The IRB should: (1) determine the "validity of the presuppositions of the research;" (2) distinguish the "nature, probability and magnitude of risk...with as much clarity as possible;" and (3) "determine whether the investigator's estimates of the probability of harm or benefits are reasonable, as judged by known facts or other available studies."

Five basic principles or rules apply when making the risk/benefit assessment: (1) "brutal or inhumane treatment of human subjects is never morally justified;" (2) risks should be minimized, including the avoidance of using human subjects if at all possible; (3) IRBs must be scrupulous in insisting upon sufficient justification for research involving "significant risk of serious impairment" (e.g., direct benefit to the subject or "manifest voluntariness of the participation"); (4) the appropriateness of involving vulnerable
populations must be demonstrated; and (5) the proposed informed consent process must thoroughly and completely disclose relevant risks and benefits.

**Justice:**

The principle of justice mandates that the **selection of research subjects** must be the result of fair selection procedures and must also result in fair selection outcomes. The "justness" of subject selection relates both to the subject as an individual and to the subject as a member of social, racial, sexual, or ethnic groups.

With respect to their status as individuals, subjects should not be selected either because they are favored by the researcher or because they are held in disdain (e.g., involving "undesirable" persons in risky research). Further, "social justice" indicates an "order of preference in the selection of classes of subjects (e.g., adults before children) and that some classes of potential subjects (e.g., the institutionalized mentally infirm or prisoners) may be involved as research subjects, if at all, only on certain conditions."

Investigators, institutions, or IRBs may consider principles of distributive justice relevant to determining the appropriateness of proposed methods of selecting research subjects that may result in unjust distributions of the burdens and benefits of research. Such considerations may be appropriate to avoid the injustice that "arises from social, racial, sexual, and cultural biases institutionalized in society."

Subjects should not be selected simply because they are readily available in settings where research is conducted, or because they are "easy to manipulate as a result of their illness or socioeconomic condition." Care should be taken to avoid overburdening institutionalized persons who "are already burdened in many ways by their infirmities and environments." Nontherapeutic research that involves risk should use other, less burdened populations, unless the research "directly relate[s] to the specific conditions of the class involved."

Chapter 3 – CATEGORIES OF RESEARCH REVIEW

A. Full Board Review:

Full Board Review: Reviewed by a quorum of Board members.

Human subject research studies that are not classified as exempt and that are not eligible for expedited review require review by the full Board at a convened meeting. Sterling IRB typically convenes daily panels (Monday – Friday). For research conducted in Canada or in both the US and Canada, the Sterling IRB North American panel serves as a duly convened IRB/REB for review of research in both the United States and Canada. The Board meeting calendar is available online at http://www.sterlingirb.com/meet-sterling/board-calendar.html.

Sterling IRB typically uses a primary reviewer system for full Board reviews, with submission application materials typically sent to the Board at least 3 business days prior to a meeting. When a primary reviewer is used, his/her assessment guides discussion of the project under review and the Board determines whether the project meets the criteria for approval and whether revisions to the protocol or informed consent are needed.

The informed consent is reviewed for accuracy, clarity, and inclusion of the required elements of consent. By a majority of those present at the meeting, each study is either: (1) approved as submitted; (2) approved pending satisfaction of Board-determined contingencies; (3) deferred pending review at a subsequent Board meeting after receipt of significant additional information or revisions; or (4) disapproved. Notification will be made within 24 hours and approval documents will usually be provided within 2 business days.

B. Expedited Review:

Federal regulations recognize that certain aspects of research may be reviewed by an IRB through an expedited review procedure (45 CFR 46.110) (21 CFR 56.110). Sterling IRB employs the expedited review procedure for minor changes in previously approved research during the period (of one year or less) for which approval is authorized, and for initial review of studies in permissible categories as detailed in the Federal Register.

Expedited review means that the IRB Chairman or designee is solely responsible for the review and approval. Expedited review approval documents will usually be provided within 2 business days. The Board will be apprised of research items approved by expedited review.

C. Non Human Subjects Research Determinations:

Following receipt of submission materials, Sterling IRB will determine whether the proposed activity meets the regulatory definition of human subjects research as defined by FDA [21 CFR 50.3(c) and (g); 21 CFR 56.102(c) and (e); 21 CFR 312.3(b); 21 CFR 812.3(h) and (p)] and DHHS [45 CFR 46.102(d) and (f)]. A study must involve both “human subjects” and “research” according to the applicable regulation(s) to be considered human subjects research. If a study is subject to both FDA and DHHS regulations, and constitutes human subjects research under only one set of regulations, the study must still receive IRB review pursuant to the regulations that classify the study as human subjects research. If the activity is determined to be non human subjects research, the Sponsor (and investigator, if applicable) will be notified in writing within 48 hours of the determination being made. The Exemption or Non-Human Subjects Research Determination Request form should be submitted to request a Non-Human Subjects Research determination from the IRB.

D. Exempt Human Subject Research:

Certain types of human subject research that present little or no risk to the participants may be classified as exempt from the federal regulations (45 CFR 46.101(b)) (21 CFR 56.104). The Chairman or designee will determine whether the research meets the exempt criteria, based on review of the correspondence concerning the request, protocol, and associated documents. The decision will usually be communicated
to the Principal Investigator within 48 hours of the determination being made. The Exemption or Non-Human Subjects Research Determination Request form should be submitted to request an exemption determination from the IRB.
Chapter 4 – PRINCIPAL INVESTIGATOR RESPONSIBILITIES

A. Study Conduct:

The Principal Investigator is responsible for the ethical conduct of the research study, and for protecting the health and welfare of all subjects enrolled at his/her site(s). The clinical research study must be conducted as stated in the protocol and in accordance with all applicable federal, state and local laws and Good Clinical Practices (GCP). It is expected that the investigator have the resources necessary to protect human participants, including:

- Sufficient time to conduct and complete the research
- Adequate number of qualified staff
- Adequate facilities
- Availability of medical or psychological resources that participants may need as a consequence of the research
- A process to ensure that all persons assisting with the research are adequately informed about the protocol and their research-related duties and functions
- Access to a population that will allow recruitment of the necessary number of participants.

The investigator should be familiar with the appropriate use of the investigational product(s), as described in the protocol, in the current investigator’s brochure, in the product information and in other information sources provided by the sponsor. Furthermore, it is expected that the investigator follow the study’s randomization procedures, if any, and that they ensure that the code is broken only in accordance with the protocol. If the trial is blinded, the investigator should promptly document and explain to the sponsor any premature unblinding. The Principal Investigator is also responsible for ensuring the accuracy, completeness, legibility, and timeliness of the data reported to the Sponsor. The Principal Investigator agrees to abide by the Investigator Compliance Agreement as stated in the Submission Application for the Investigator/Site.

B. Training and Education / Investigator and Study Staff Qualifications:

The Principal Investigator and all key research personnel should have appropriate training in conducting clinical trials and each should be aware of the obligations to communicate with the IRB and the Sponsor during the study. Sterling IRB is pleased to offer Collaborative Institutional Training Initiative (CITI) educational resources to participating Investigators and their staff. For additional information on this program, please contact us at citiadmin@sterlingirb.com. Also see the Sterling IRB website (www.sterlingirb.com) for additional training resources.

The principal investigator is responsible for providing evidence of his or her qualifications through an up-to-date curriculum vitae or other relevant documentation requested by the Sponsor, the IRB, or the regulatory authority. The curriculum vitae or other relevant documentation for sub-investigators may be requested by Sterling IRB on a case by case basis.

While the Principal Investigator is ultimately responsible for the conduct of the research study, the PI may delegate research responsibility to appropriately qualified persons. However, they must maintain oversight and retain ultimate responsibility for the conduct of those to whom they delegate responsibility. If a principal investigator will be unable to maintain primary oversight during a leave of absence, a change in principal investigator must be reviewed and approved by Sterling IRB prior to the absence.

Further, the PI is responsible for maintaining a list of appropriately qualified persons to whom they have delegated significant trial-related duties.
C. Record Keeping:

The study records need to be retained as directed by the Sponsor and as required by applicable law and/or regulation. The Principal Investigator is responsible to maintain complete and accurate records for the following:

- Source records for each subject
- All correspondence with the Sponsor and IRB including, but not limited to, copies of the application, notices of approval, acknowledgements, and signed informed consent documents

D. Audits and Inspections:

All records of human subject research are subject to inspection by regulatory agencies, the Sponsor and Sterling IRB.

Sterling IRB also has the authority to conduct “for cause” and/or random audits of investigative sites under its review. Sterling IRB or an independent third party may observe the implementation and conduct of human subject research activity under the IRB’s review, including observance of the informed consent process, at any time.

Sterling IRB randomly audits active investigative sites meeting one or more of the following criteria: 1) the study presents “greater than minimal risk” or is a study of a “significant risk” device; 2) the Investigator has or plans to enroll subjects from one or more vulnerable populations; and/or 3) the Investigator has or plans to enroll a large number of subjects as compared to the anticipated study-wide enrollment. For these randomly selected audits, Investigators will receive notice 2 weeks in advance of the scheduled audit.

The Principal Investigator is responsible for being prepared at all times for an audit or inspection.

E. Referral Fees, Incentives, and Bonus Payments for Recruitment:

1. Referral Fees: Sterling IRB does not support the recruitment of research subjects by payment to the Principal Investigator, Sub-Investigator, Clinical Coordinator(s), or other healthcare professionals for patient referrals. This is in accordance with the American Medical Association Code of Medical Ethics which states, “Physicians may not accept payment referring a patient to a research study” and “Physicians should not accept payment solely for referring patients to research studies”; the World Medical Association International Code of Medical Ethics which states, “A physician shall not receive any financial benefits or other incentives solely for referring patients”; and the American College of Physicians Ethics Manual which states, “Giving or accepting finder’s fees for referring patients to a research study generates an unethical conflict of interest for physicians”. In addition, state law may prohibit such practices. Payment to subjects for referring others may be considered by the Board on a case-by-case basis.

2. Incentives and Bonus Payments for Recruitment: Fees paid based on the timing or rate of participant enrollment are prohibited unless they are judged not to interfere with providing prospective participants with sufficient opportunity to consider whether to participate and do not increase the possibility of coercion or undue influence on the Principal Investigator or participants. The Principal Investigator should report to Sterling IRB any proposed incentives, gifts, or bonus payments to the Principal Investigator or study staff other than the original contractual agreement for review. These will be reviewed on a case by case basis. Sterling IRB is concerned that these practices may cause undue influence on the research staff. AMA Code of Medical Ethics 7.1.4 Conflicts of Interest in Research
F. Summary of Requirements of the Principal Investigator:

The Principal Investigator is required to provide the following information and reports to Sterling IRB. These requirements should be reviewed by all individuals involved in the research activities. If you have any questions, please call Sterling Institutional Review Board at 888-636-1062 and a member of our staff will be glad to assist you.

- **Amendments**: Once a study has received initial IRB approval, any change to the study is considered an amendment. All amendments must be submitted to Sterling IRB for review and approval prior to implementation, unless to eliminate immediate hazards to subjects, in which case the IRB must be notified within 10 business days.

- **Informed Consent**: All changes to the informed consent are considered an amendment to the study and must be reported to Sterling IRB. Approval must be granted by Sterling IRB prior to use of the revised informed consent.

- **Advertisements and Recruitment Material**: These items are reviewed in accordance with FDA guidelines, and must be approved by Sterling IRB prior to use. Approved submissions will be stamped “approved.” Once an Investigator has received initial IRB approval, any advertisements and recruitment materials submitted for approval thereafter are considered amendments and must be accompanied by the Modifications and Amendments Submission Form.

- **Reportable Events**: Protocol Deviations, Serious Adverse Events, Unanticipated Problems, External Adverse Events (“IND Safety Reports”), Sponsor-Granted Exceptions and Others as described in Chapter 7.

- **Continuing Review Reports**: All reports minimally include the current study status, the number of subjects consented and their status, a current risk-benefit assessment based on study results, audit and monitoring report information, change in community attitudes, and any new information since the IRB’s last review.

  A reminder will typically be sent prior to the due date, but it is primarily the Principal Investigator’s responsibility to ensure that all required continuing review reports are timely submitted.

  - **Study Status Report**: An Investigator must receive continuing review approval prior to the “study expiration date” listed on the initial or renewal approval documents. The Investigator should submit the Study Status Report not less than one month prior to the last Sterling IRB meeting preceding the expiration date. **Federal regulations do not allow the IRB to grant extensions or grace periods, so timely submission of the Study Status Report is important to avoid unnecessary interruptions in the study.**

  - **Site Final Report**: After the last subject has completed the study and the Sponsor/CRO has indicated that the study is completed at the site, the Study Status Report must be submitted to ensure proper closeout. This report should include the date that the final subject completed the study. A Study Status Report should also be filed in the event of cancellation or termination of a study.

- **Sterling IRB also makes available a summary sheet entitled “Events Reportable to the IRB” on its website at www.sterlingirb.com.**
Chapter 5 – SUBMISSIONS TO THE IRB

A. New Study Submissions:

Sterling IRB can assist Sponsors and CROs by conducting a pre-review of the protocol, informed consent and submitted recruitment and study materials. If the Board finds the research to be acceptable, a pre-review approval notice and template consent form may be issued upon request. However, please note that the study will not be eligible for approval until at least one Principal Investigator/Site is reviewed and approved by Sterling IRB.

Principal Investigators are required to submit the Submission Application for the Investigator/Site (and attachments).

Principal Investigators who are submitting an Investigator-Initiated study or a study for which they are the only Investigator being reviewed by Sterling IRB must also submit a New Study Submission Application.

B. Amendments to Previously Approved Research:

Any change to previously approved research must be reviewed and approved by the IRB prior to implementation, excepting changes made to eliminate immediate safety hazards to participants, which must be reported to the IRB within 10 business days.

1. Protocol amendments should be submitted to Sterling IRB via the Modifications and Amendments Submission Form, along with the following attachments:
   - Copy of Protocol
   - Copy of informed consent detailing proposed changes, if any
   - Copy of ‘Summary of Changes’ or tracked version of protocol showing changes
   - For device studies, a copy of the FDA IDE letter approving the amendment, if applicable
   - Copy of questionnaires or surveys to be used with the study, if changed
   - Copy of advertisements/recruitment materials, if changed

   Protocol amendments must receive IRB review and approval before they are implemented, unless an immediate change is necessary to eliminate an apparent hazard to the subjects. The IRB should be notified of this occurrence immediately. If an amendment requires changes to the informed consent document, please follow the directions listed below.

2. Revisions to the informed consent document should be submitted via the Modifications and Amendments Submission Form, along with copies of both the already-approved document and the proposed revised document. These should be submitted with changes clearly marked by red lining, highlighting, or tracking both the already approved document and the proposed revised document.

   Consent revisions will be reviewed by the full Board unless the changes meet Sterling IRB’s requirements for expedited review.

   Any IRB approval of a revised informed consent document that might relate to the subjects’ willingness to continue participation in the study will necessitate the re-consent of all current subjects (active or follow-up) in the study. Subjects in follow-up may be mailed a copy of the changes to the consent document. The FDA and Sterling IRB do not require the re-consenting of subjects that have completed their active participation unless information that has been received affects the risks to research subjects that have already completed the study.
3. Changes to the Investigator’s Brochure:

The Sponsor may update the Investigator’s Brochure (IB) during the course of the study. Changes to the Investigator’s Brochure should be submitted to the IRB via the Modifications and Amendments Submission Form. If this is a multi-site study, the Sponsor will usually submit the revision on behalf of all the Principal Investigators participating in the study. Acknowledgement of receipt of the IB will be provided.

4. Change in Principal Investigator:

When there is a change of Principal Investigator for an already approved study, the following is required to be submitted to Sterling IRB for review of the new Principal Investigator:

- A Submission Application for the Investigator/Site is required to request a change of Principal Investigator.
- CV of the new Principal Investigator (unless the CV has been submitted to Sterling IRB within the last 2 years)
- Copy of the new Principal Investigator’s DEA registration, if applicable

5. Change in Sub-Investigator(s) or other Site Information:

When there is an addition or removal of a Sub-Investigator(s) and change in site information (e.g. change in subject compensation, site name or phone number) for an already approved study, the following is required to be submitted to Sterling IRB:

- The Modifications and Amendments Submission Form

Please note: In general, if an individual is directly involved in the performance of procedures required by the protocol, and the collection of data, this person should be considered a sub-investigator.

6. Change in Site or Adding Additional Sites:

When there is a change in site location or additional sites are added, the following is required to be submitted to Sterling IRB:

- The Modifications and Amendments Submission Form

7. Planned increase in enrollment:

When there is a site enrollment increase exceeding an IRB-approved site enrollment plan by over 10%, the following is required to be submitted to Sterling IRB:

- Submit the Modification and Amendments Submission Form (please include documentation of the Sponsor’s concurrence with the enrollment increase)

Note: prospective IRB approval is also needed for increased study-wide enrollment exceeding the protocol’s plan by over 10%.

8. Change in planned enrollment of vulnerable populations:

When there is a change in planned enrollment of vulnerable populations, the following is required to be submitted to Sterling IRB:

- Submit the Modification and Amendments Submission Form (please include a description of additional safeguards that will be used to protect the rights and welfare of each vulnerable population)
9. Translations for Subject Information and Informed Consent:

Informed consent must be presented in a language understandable to the subject. If the subject does not speak English, Sterling IRB requires a certified translation of the IRB approved informed consent. Some Sponsors require back translations for accuracy. All revisions of the informed consent must go through the certified translation process, however Sterling IRB may make minor changes without going through the certification process.

Sterling IRB can arrange to have the informed consent and any other study related document translated into any language. As an alternative, the site or study Sponsor can submit a document that has already been translated along with a certification statement for verification to Sterling IRB.

10. Advertisements and Recruitment Materials:

Advertisements and recruitment materials submitted for review after the Investigator has received initial approval are considered amendments and must be accompanied by the Modifications and Amendments Submission Form.

Advertising or recruiting for study subjects is considered to be the start of the informed consent process. The information contained in the advertisement/recruitment materials and the mode of communication must be reviewed by the IRB and approved before they are used. All submitted materials must comply with applicable federal regulations, and state and local laws. Furthermore, it is Sterling IRB’s expectation that the recruitment processes which are employed by the Principal Investigator and the research staff are fair and equitable.

Advertisements and recruitment materials should be limited to the information prospective participants need to determine their eligibility and interest, such as:

- The name and address of the Principal Investigator or the research site
- The purpose of the research
- In summary form, the criteria that will be used to determine eligibility for the study
- A brief list of benefits to participants, if any, should be included but not guaranteed
- The time or other commitment required of the participants
- The location of the research and the person or office to contact for further information.

Sterling IRB requires that advertisements and recruitment materials include:

- A statement that the information provided pertains to a research study/clinical trial/clinical study (or equivalent)
- A definition of the word “placebo” (if used in a study involving minors)
- An explanation of any compensation that is greater than $1000
- Language appropriate for the subject population (e.g. For pediatric studies, advertisements should be directed at adults)

In addition, Sterling IRB requires that advertisements and recruitment materials do NOT:

- State or imply a certainty of favorable outcome beyond what is outlined in the consent document and the protocol
- Emphasize (e.g., by such means as larger or bold type) compensation
- Allow compensation for participation in a trial to include a coupon good for a discount on the purchase price of the product once it has been approved for marketing (FDA-regulated research)
- Include testimonials (defined as a statement in support of a particular truth, fact, or claim). Recruitment materials cannot contain statements that explicitly or implicitly make effectiveness claims about the investigational product or procedure. Testimonials, in general, advertise the product or procedure that they discuss in the words of a “satisfied
user,” and so, by their very nature, are claiming success, improvement, and/or effectiveness. Should not use misleading mottos or the terms: “state of the art,” “cutting edge,” “breaking technology,” or “improved.”

- Make claims, explicitly or implicitly, that the test article is known to be equivalent/superior to any other drug, biologic, or device
- Make claims, explicitly or implicitly, that the test article is safe/effective for the purpose under investigation
- Use the word “free” when referring to procedures and medications that may be received as a part of participation in the research study. Acceptable language would be, “at no cost,” or “at no charge.”
- Contain the word “new” or “treatment” when referencing the test article, unless qualified as “investigational treatment” or “possible treatment”
- Contain the word “experimental” when referencing the test article
- Contain the word “earn”
- Include coercive language, tone, or exculpatory language
- Refer to the FDA or IRB in any other capacity than what is stated in the consent

For print advertisements, a copy of the print ad should be submitted in the format that it will appear, so that Sterling IRB can review the layout of the advertisement as well as the text. If advertisement recruitment materials are being submitted with a reference or link to a website, any research-related content, including any information which pertains to a study under the review of Sterling IRB, must be submitted to the IRB for review and approval prior to use. It is the Principal Investigator’s responsibility to ensure that the submission includes any web content which requires IRB review. Print advertisements that are approved by the IRB may be used as website recruitment advertisements without further IRB approval, as long as they are not modified in any way.

Sterling IRB does not require the submission of, but will review upon request, website recruitment content where the system format limits the material presented to basic trial information, such as the title; purpose of the study; protocol summary; basic eligibility criteria; study site location(s); and information on how to contact the site for further information. Examples of such listings include content posted to government-sponsored sites, such as the National Institutes of Health (NIH) ClinicalTrials.gov website, the NIH National Cancer Institute’s cancer clinical trials listing (PDQ), and the AIDS Clinical Trials Information Service (ACTIS). However, Sterling IRB does require the submission of web content where the opportunity to add additional descriptive information is not prevented by the system format, for review and approval prior to use.

It is the Principal Investigator’s responsibility to ensure that links to external sites, which are contained within web submissions, are in compliance with applicable regulations and IRB requirements, as Sterling IRB does not review this material.

If participating in a large, multi-site study, the Sponsor may prepare a package of recruitment materials/advertisements for the site to use once approved by the IRB. Each site choosing to use these recruitment materials should include their site specific information, such as the clinic name, telephone/contact information and compensation information (if already approved by the IRB), taking care not to alter the layout, type font or size of the approved advertisement. These recruitment materials/advertisements are considered approved, and do not need to be re-submitted to Sterling IRB.

Radio and television advertisement scripts must be submitted to Sterling IRB for approval. It is recommended that scripts are reviewed and approved prior to production of cassettes/CDs/MP3s for radio and videotapes/DVDs for television ads. All recruitment media (cassettes/CDs/MP3s for radio and videotapes/DVDs for television) must be approved before advertising begins. In accordance with 45 CFR 46.115 and 21 CFR 56.115, Sterling IRB must retain copies of materials that have been reviewed. Therefore, recruitment media should be provided to Sterling IRB in an electronic format that can be saved as hyperlinks may be modified or removed over time.
Recruitment materials/advertisements provided with the original submission will be reviewed with initial review. Sterling IRB will notify the Principal Investigator or designee if any revisions are required before approval can be granted. Approved recruitment materials/advertisements will be provided in the initial approval documents, and will be marked with an "Approved" stamp.

Recruitment materials/advertisements submitted after the Investigator's initial review must be accompanied by the Modifications and Amendments Submission Form. These items usually will be reviewed by expedited review within 2 business days. Sterling IRB will notify the Principal Investigator or designee if any revisions are required before approval can be granted. Approval documents and the recruitment materials/advertisements that have been stamped "Approved" will be sent to the site.

Sterling IRB must review any revision made to previously approved recruitment materials/advertisements. These include text changes, and other image changes such as pictures, font type or size. Please contact Sterling IRB if there are any questions regarding changes to participant recruitment materials/advertisements.

11. Screening Questionnaires:

Sterling IRB requires that a screening questionnaire include the following information:

- For telephone screenings, the prospective subject must provide their permission for the screening to proceed and for the screener to collect confidential medical information (otherwise, the screening should be ended)
- The prospective subject will be told that the information gathered from the screening procedure will be kept confidential
- The prospective subject will be told what will happen to the information collected (i.e. stored in a database)
- The prospective subject will be told what will be done with the information if he/she does not qualify for this study (i.e. will the information be destroyed, or, with the permission of the prospective subject, will the information be kept in a database and used for another study. In the latter case, the prospective subject must give his/her permission for the information to be stored)
- For telephone screenings, the prospective subject must be told that he/she does not have to answer any questions they do not want to respond to, and may choose to end the screening at any time

Below is suggested screening questionnaire confidentiality language:

“We are conducting a research study in which you may be eligible to participate. If you are interested, I will ask you some confidential questions regarding your medical history and present condition. You do not have to answer any questions that you do not want to respond to, and you may end this screening at any time. All information collected today will be kept confidential. I am using a paper survey, which will be destroyed if you decline participation. If you choose to participate in this study, this survey will be kept with other research records for this study. These records are accessible to our research staff and will not be shared with anyone else without your permission.”

“Are you interested in participating in this study?”

If answer is “no”, person should be thanked and screening ended
If "yes", proceed to next question:

“Do we have permission to proceed in obtaining the confidential medical information about your medical history and present condition?”

If answer is “no”, person should be thanked and screening ended
If “yes”, proceed to the next question

“May we keep the information we obtain in a database in order to contact you regarding future studies?” (If applicable)

If “yes”, information may be retained in a database for future studies
If “no”, information may not be retained in a database for future studies, although if the prospective subject qualifies, they may still participate in this study.

Note: See Chapter 8 Informed Consent; K. Informed Consent Requirements When Determining Eligibility for Research, for additional information.

HIPAA RESPONSIBILITIES: This is applicable to covered entities as defined in the Privacy Rule.

If Protected Health Information (PHI) is to be recorded into a database, the Principal Investigator will need to submit an Application for Partial Waiver of Authorization - For Recruitment Purposes. The Application should be submitted along with the screening questionnaire for approval.

12. Study Materials:

All materials that will be used as part of a study must be reviewed and approved by the IRB prior to use. These materials can be submitted as part of the initial study protocol; however, many times these materials are not available at the time of the initial submission. Materials which are submitted following initial approval of a study are considered an amendment and should be submitted via the Modifications and Amendments Submission Form.

C. Generic Materials:

Revisions to approved generic materials must be reviewed and approved before use. Approval of generic materials is valid for one year. Expired generic materials should not be used.

D. Criteria for IRB Approval of Research:

Only those research submissions which (at least) satisfy the criteria for IRB approval of research as outlined in 21 C.F.R. 56.111 and/or 45 C.F.R. 46.111 (as applicable) will be approved by the IRB. These criteria are as follows:

1) Risks to subjects are minimized: (i) By using procedures which are consistent with sound research design and which do not unnecessarily expose subjects to risk, and (ii) whenever appropriate, by using procedures already being performed on the subjects for diagnostic or treatment purposes.

2) Risks to subjects are reasonable in relation to anticipated benefits, if any, to subjects, and the importance of the knowledge that may be expected to result. In evaluating risks and benefits, the IRB should consider only those risks and benefits that may result from the research (as distinguished from risks and benefits of therapies that subjects would receive even if not participating in the research). The IRB should not consider possible long-range effects of applying knowledge gained in the research (for example, the possible effects of the research on public policy) as among those research risks that fall within the purview of its responsibility.

3) Selection of subjects is equitable. In making this assessment the IRB should take into account the purposes of the research and the setting in which the research will be conducted and should be particularly cognizant of the special problems of research involving vulnerable populations, such as children, prisoners, pregnant women, handicapped, or mentally disabled persons, or economically or educationally disadvantaged persons.

4) Informed consent will be sought from each prospective subject or the subject’s legally authorized representative, in accordance with and to the extent required by regulation.

5) Informed consent will be appropriately documented, in accordance with and to the extent required by regulation.
6) Where appropriate, the research plan makes adequate provision for monitoring the data collected to ensure the safety of subjects.
7) Where appropriate, there are adequate provisions to protect the privacy of subjects and to maintain the confidentiality of data.

When some or all of the subjects are likely to be vulnerable to coercion or undue influence, such as children, prisoners, pregnant women, handicapped or mentally disabled persons, or economically or educationally disadvantaged persons, additional safeguards have been included in the study to protect the rights and welfare of these subjects.

E. Notification of Approvals and Acknowledgements:

- Full Board Review of a New Study or Proposed Modification/Amendment to a Previously-Approved Study: Sterling IRB will contact the Sponsor/CRO and/or Principal Investigator typically within 24 hours of the meeting with a notification of the Board’s decision. Approval documents will usually be sent within 2 business days.
- Expedited Review: Approval documents will usually be sent within 2 business days of approval.
- Amendment to Add a Principal Investigator: Approval documents will usually be sent within 2 business days of approval.
- Advertisements and Recruitment Materials: Items are usually reviewed by expedited review within 2 business days.
- Serious Adverse Events: Acknowledgements will usually be sent within 15 business days of Sterling IRB’s review.
- Significant Protocol Deviations: Acknowledgements will usually be sent within 15 business days of Sterling IRB’s review.
- Sponsor-Granted Exceptions: Approval documents will usually be sent within 5 business days of review.
- Unanticipated Problems: Acknowledgements will usually be sent within 15 business days of Sterling IRB’s review.
- External Adverse Events (INDs): Acknowledgements will usually be sent semi-monthly.
- Study Status Report: Approval documents will usually be sent within 2 business days of Sterling IRB’s review.
- Site Final Report: Approval documents will usually be sent within 15 business days of Sterling IRB’s review.

(Hard copy distribution fees are addressed in the fee schedule)
Chapter 6 – CONTINUING REVIEW

Continuing review of IRB approved research is required under 45 CFR 46.109(e) and/or 21 CFR 56.109(f). The period for continuing review is determined by the IRB; however, it must occur at least annually.

The Study Status Report requires information about the number and status of subjects involved in the study. The categories are defined below:

- **Total Consented**: The number of prospective subjects that have signed the consent form. Subjects must sign the consent form prior to screening, with the exception of verbal consent for telephone screenings.

- **Screen Failures**: The number of consented subjects who will not be able to participate in the study because of information gathered, including test results that were obtained, during the screening process.

- **Total in Screening/run-in**: The number of prospective subjects that have been consented and are currently in the inclusion/exclusion phase of the study.

- **Total Active**: The number of randomized subjects (those that have passed the screening process) who are currently active in the study. Subjects that are in follow-up are considered to be active.

- **Total Completed**: The number of subjects who have completed all study requirements and are no longer in follow-up (all subject contact is completed).

- **Total Subjects Withdrawn/Terminated Early**: The number of randomized subjects that withdrew or were withdrawn prior to completion (e.g. lost to follow-up, terminated by the sponsor, transferred to another study site, withdrew consent, discontinued due to an adverse event, unanticipated problem, or protocol deviation, non-compliance (specify how), etc.).
  
  *Please note, although the study subject is not obliged to give their reason(s) for withdrawing prematurely from a clinical trial, the investigator should make a reasonable effort to ascertain the reason, while fully respecting the subject’s rights.

Total Consented should equal Total Screen Failures + Total in Screening/run-in + Total Active + Total Completed + Total Withdrawn/Terminated Early.

A. Study Status Report: (Application for Continuation)

Sterling IRB is required to review all non-exempt research projects at intervals appropriate to the degree of risk, but not less than once a year. All non-exempt research projects will receive full Board continuing review. It is the responsibility of the IRB to perform a substantive continuing review and consider the same issues as during initial review.

It is the Principal Investigator’s responsibility to submit the Study Status Report in sufficient time to permit review and approval prior to the study expiration date. The regulations make no provision for any grace period extending the conduct of research beyond the expiration date of IRB approval. Continuing review and reapproval of research must occur on or before the one year anniversary of the initial IRB approval date. To assist in this Principal Investigator obligation, Sterling IRB will typically send reminder notices (via e-mail or SilverLink). It is important to remember that the IRB needs to receive the Continuing Review Report in sufficient time for review and re-approval of the research prior to the study expiration date. It is recommended that the Continuing Review Reports be submitted not less than 30 days prior to the study expiration date.

If the Principal Investigator does not submit a Study Status Report in time for Sterling IRB review prior to the expiration date, he/she will be notified by phone and email within 24 hours and by letter within 2 business days that the IRB approval has lapsed. This letter details that all recruitment and study related activities (advertisement, screening, enrollment, consent, interventions, interactions, and collection of
private identifiable information), including data analysis, **must stop**. One exception would be if the cessation of treatment poses a threat to the life or welfare of a subject. If continuation of research procedures is necessary for subject safety, the IRB must be notified **immediately**. Failure to submit for renewal may result in Board action(s) including, but not limited to, suspension and/or termination of IRB approval or a finding of serious and/or continuing noncompliance.

Sterling IRB will send continuing review approval documentation to the study site which includes the study expiration date as well as the due dates for the Continuing Review reports.

**B. Final Report:**

After the last subject has completed the study and the Sponsor/CRO has indicated that the study is completed at the site, the Principal Investigator must submit a Study Status Report to the IRB to ensure proper closeout. This report should include the date that the final subject completed the study. This report must also be submitted if the study is cancelled or terminated prematurely. Furthermore, it is the responsibility of the investigator to also inform the regulatory authority with any reports which are required. Following review, an approval document will be sent to the investigator/site. For multi-site studies, once all participating sites have notified the IRB that the study is complete at their site; the IRB will consider the study to be closed.
Chapter 7 – REPORTABLE EVENTS

Many types of events must be reported to the IRB. In general, events that are unanticipated and increase the risk to subjects or others, which may significantly affect the conduct of the clinical trial, could affect a participant's willingness to continue in the study, or could be noncompliance, must be reported to the IRB. In addition to the information below, Sterling IRB makes available a summary sheet entitled “Events Reportable to the IRB” on its website at www.sterlingirb.com.

It is the IRB’s responsibility to determine whether or not an event is an unanticipated problem involving risk to subjects or others and to notify the investigator of what steps, if any, are necessary to continue the study. If the Board determines that the event represents an unanticipated problem involving risk to subjects or others, the Principal Investigator, Sponsor, and applicable regulatory agencies will be notified within 10 business days.

Unanticipated Problems Involving Risk to Subjects or Others are considered, in general, to include any incident, experience, or outcome that meets all of the following criteria:

1. Unexpected: (in terms of nature, severity, or frequency) given (a) the research procedures that are described in the protocol-related documents, such as the IRB-approved research protocol and informed consent document; and (b) the characteristics of the subject population being studied;

2. Related or possibly related: to participation in the research (possibly related means that there is a reasonable possibility that the incident, experience, or outcome may have been caused by the study product or procedures involved in the research); and

3. Suggests that the research places subjects or others at a greater risk of harm (including physical, psychological, economic, or social harm) than was previously known or recognized.

An incident, experience, or outcome that meets the three criteria above generally will warrant consideration of substantive changes in the research protocol or informed consent process/document or other corrective actions in order to protect the safety, welfare, or rights of subjects or others.

A. Protocol Deviations:

Protocol deviations are study events where the Sterling IRB-approved research protocol has not been followed.

**DEFINITIONS:**

**Deviation:** An unanticipated instance when the protocol, as currently approved, is not followed. Deviations can be separated into two categories, significant and non-significant (as defined below).

**Significant Deviation:** A protocol deviation that affects the scientific design/integrity of the study; affects the rights, safety, or welfare of study subjects; changes the risk/benefit ratio; or violates an ethical principle.

It is the principal investigator's responsibility to assess whether an event constitutes a significant deviation. Sterling requires only the submission of significant deviations that meet the criteria above.

The Principal Investigator is responsible for reporting all significant deviations to the IRB; however data collection and communication of such events may be delegated to appropriate clinical site research personnel.

**All significant protocol deviations should be reported within 10 business days of when the site becomes aware of the study event**, via the Reportable Events Form.
Examples of protocol deviations that may be significant (not an exhaustive list):

**Enrollment**
- Enrolling a subject outside the inclusion/exclusion criteria without sponsor and IRB approval
- Enrolling a subject before their screening lab(s) is/are received
- Site enrollment increases exceeding an IRB-approved site enrollment plan by over 10% (note, prospective IRB approval is needed for increased study-wide enrollment exceeding the protocol's plan by over 10%)

**Informed Consent**
- Enrolling a subject without obtaining informed consent or performing tests on a subject prior to consenting that subject
- Failure to execute Informed Consent Form as required by the IRB (e.g. failure to affix all necessary signatures as required by the IRB-approved consent form, failure to initial a page of the Informed Consent Form if required), etc.
- Consenting a subject with the incorrect version of the ICF

**Study Procedures**
- Deviations in the administration of study procedures:
  - dosing/intervention errors
  - study drug given to incorrect subject
  - failure to perform study related procedures
  - storing drugs incorrectly/at incorrect temperature

**Study drug/device**
- Subject on exclusionary, disallowed or concomitant medications without sponsor approval

**Safety Monitoring**
- Omission or delay of safety monitoring procedures, reports, or letters including untimely reporting of events to the IRB (i.e. not reporting Serious Adverse Events and Significant Protocol Deviations within 10 business days of when the site became aware of the event, not reporting planned protocol exceptions for IRB approval prior to implementation)
- Pregnancy in studies for which pregnancy is strictly to be avoided

All Significant Protocol Deviations will be reviewed and acknowledged.

**Non-Significant Deviation**: A protocol deviation that affects only logistical or administrative aspects of the study, has no substantive effect on the safety or well-being of research participants, does not affect the value of the data collected (meaning the deviation does not confound the scientific analysis of the results), and does not result from willful or knowing misconduct on the part of the Investigator(s). These deviations do not need to be reported to the IRB unless the sponsor/site SOPs require the Investigator to do so.

Examples of Non-Significant Deviations:
- Subject out of window (unless by a significant amount)
- Subject diaries/e-diaries not filled out/completed
- Principal Investigator signed in incorrect place/incorrect time on ICF
- Missed telephone calls, follow-up calls or contacts; out of window phone calls

Sponsor monitors often request that the site send the entire Protocol Deviation/Violation Log. In general, these records or logs do not require submission to Sterling IRB.

**B. Serious Adverse Events (SAEs):**

The Principal Investigator is responsible for reporting Serious Adverse Events (SAEs) to Sponsors and Sterling IRB; however, he/she may delegate the data collection and communication of such events to
appropriate clinical site research personnel. **Sterling IRB requires that all Serious Adverse Events (SAEs) that are unexpected and related or possibly related to participation in the research be submitted within 10 business days of when the site becomes aware of the study event via the Reportable Events Form.** Reportable events that are fatal or life threatening should be reported immediately to Sterling IRB. The Principal Investigator is responsible for the immediate reporting of all Serious Adverse Events (SAEs), including fatal or life threatening events to the Sponsor.

Follow-up Reports: For all initial SAE reports that do not show resolution, Sterling IRB requests a follow-up report with additional information, including date resolved. More than one follow-up report may be sent to the IRB with information as it becomes available.

For unexpected serious suspected adverse drug reactions, the Principal Investigator is responsible for following regulatory requirements related to the reporting of such events to the regulatory authority and the IRB.

For reported deaths, the Principal Investigator or designee should supply the Sponsor and IRB with any additional requested information (e.g., hospital records and autopsy reports).

**DEFINITIONS:**

**Serious Adverse Event:** An incident which occurs to a subject while participating in the study that: results in death; is life-threatening; requires hospitalization or prolongation of existing hospitalization; results in a congenital anomaly/birth defect; results in persistent or significant disability/incapacity; requires intervention to prevent one of the aforementioned outcomes; or should be (in the investigator’s opinion) considered by the IRB. Note: Questions regarding whether an event is considered an SAE can often be resolved by referring to the description of an SAE in the protocol or consulting with the Sponsor.

**Unexpected:** An event, the nature, severity, or frequency of which is not consistent with the potential risks in the Informed Consent Document(s), Protocol, Investigator’s Brochure (IB), or Investigational Plan.

Upon receipt and review of an SAE, Sterling IRB may request additional information from the Principal Investigator. If Sterling IRB determines, after review of an SAE that additional information should be provided to the subjects, a request will be made to the Sponsor and Principal Investigator for a revision or addendum to the informed consent.

All Serious Adverse Events will be reviewed and acknowledged.

**C. Unanticipated Problems (Other):**

“Other” Unanticipated Problems include any unanticipated problem that does not fall within the classifications for Serious Adverse Events, External Serious Adverse Events, or Significant Protocol Deviations, but which: involves risk(s) to the research subject(s) or others; affects the rights, safety or welfare of study subjects; affects the scientific design/integrity of the study, changes the risk/benefit ratio; or violates an ethical principle.

The Principal Investigator is responsible for reporting Unanticipated Problems to trial Sponsors and Sterling IRB; however, he/she may delegate the data collection and communication of such events to appropriate clinical site research personnel. **All unanticipated problems involving risk to subjects or others should be reported to Sterling IRB within 10 business days of the site becoming aware of the problem via the Reportable Events Form.**

Examples of unanticipated problems involving risk may include, but are not limited to the following:

- Unexpected frequency or severity of expected adverse events
- Incarceration of a study subject
- New findings that may influence a subject’s willingness to continue participation in the study
- Subject complaints
- Breach of confidentiality or privacy
• Unauthorized use or disclosure of Protected Health Information (PHI)
• Loss of study materials (i.e. study drug, laptop containing study-related information)
• Willful or knowing misconduct on the part of the investigator(s) or study staff
• Unanticipated legal risk to a subject
• Unanticipated additional costs to subjects

All Unanticipated Problems will be reviewed and acknowledged.

D. External Adverse Events (IND Safety Reports*):

External adverse events involve study participants who are not enrolled at a study site approved by Sterling IRB or where the Principal Investigator (PI) is not under the oversight of Sterling IRB. The Principal Investigator typically receives notification of these external events from the Sponsor in the form of an IND Safety Report.

* The term “IND Safety Report” is used here to represent all types of external adverse events reports, including, but not limited to, IND Safety Reports, MedWatch Reports and CIOMS Reports.

Only those IND Safety Reports that may, in the opinion of the Sponsor/CRO/SMO or Principal Investigator, represent an unanticipated problem involving risks to subjects or others should be reported to Sterling IRB. Generally, an adverse event observed during the conduct of a study would be considered an unanticipated problem involving risk to human subjects, and reported to the IRB, only if it were unexpected, related or possibly related to participation in the research, and serious.

For multi-site studies, Sterling acknowledges that the Sponsor is in a better position to process and analyze the significance of adverse event information from multiple sites and to make a determination about whether an adverse event is an unanticipated problem. Accordingly, Sterling requires the Sponsor to submit IND Safety Reports on behalf of the Investigators. Investigators should not submit any IND Safety Reports to Sterling if reports are being submitted on their behalf.

For single-site studies, it is the Principal Investigator’s responsibility to submit all IND Safety Reports that may represent an unanticipated problem involving risks to subjects or others.

All external adverse events reports that may represent an unanticipated problem involving risks to subjects or others should be submitted to Sterling IRB within 10 business days of receipt via the Reportable Events Form.

E. Sponsor-Granted Exceptions:

Protocol exceptions are planned changes from the Sterling IRB-approved research protocol that (unlike amendments) do not result in permanent revision to the research protocol.

The Sponsor and Principal Investigator are responsible for obtaining IRB approval of protocol exceptions that may affect the scientific design/integrity of the study, affect the rights, safety or welfare of study subjects, or change the risk/benefit ratio, prior to implementation, except where necessary to eliminate apparent immediate hazard to human subject(s). Exceptions necessary to eliminate apparent immediate hazard to human subjects should be reported within 10 business days after initiation.

When the research involves an investigational device, any deviation from the investigational plan to protect the life or physical well-being of a subject in an emergency should be reported to the IRB no later than 5 working days after the emergency occurred. Except in such an emergency, FDA pre-approval is also required [21 CFR 812.150 (4)] for any changes or deviations that may affect the scientific soundness of the investigational plan or the rights, safety, or welfare of the subjects.

All Sponsor-Granted Exceptions should be reported using the Sponsor-Granted Exception Report. Exceptions must be submitted to the IRB accompanied by documentation of the Sponsor’s approval thereof.
DEFINITION:

Exception: A protocol exception is a type of planned change to the Sterling IRB-approved research protocol that (unlike an amendment) does not result in a permanent revision to the research protocol. A protocol exception typically involves a single subject or, less commonly, a small group of subjects.

The Principal Investigator is responsible for obtaining prior Sponsor and IRB approval for protocol exceptions as detailed above, however data collection and communication of such events may be delegated to appropriate clinical site research personnel.

All Sponsor-Granted Exceptions submitted to the IRB will be reviewed. Those deemed appropriate for approval via expedited review will be processed for such approval. All other Sponsor-Granted Exceptions will receive full Board review.

F. Unanticipated Adverse Device Effects (UADE):

Investigators are required to submit a report of a UADE to the Sponsor and IRB as soon as possible, but no later than 10 business days after the investigator first learns of the event.

DEFINITION:

Unanticipated Adverse Device Effect: Any serious adverse effect on health or safety or any life threatening problem or death caused by, or associated with, a device, if that effect, problem, or death was not previously identified in nature, severity, or degree of incidence in the investigational plan or application, or any other unanticipated serious problem associated with a device that relates to the rights, safety, or welfare of subjects.

G. Other Reportable Events and Safety Information:

The following events/information should be reported to Sterling IRB within 10 business days.

- New or increased risk
- Complaint of a participant that indicates an unanticipated risk or that cannot be resolved by the research staff
- Adverse sponsor or regulatory agency audit or enforcement action (including Form FDA 483s, FDA Warning Letters, NIDPOEs, and sponsor suspensions/terminations)
- State Medical Board Action (including suspension, restriction, probation, or revocation of medical license and medical board orders or consent agreements)
- Reports, publications, interim results or findings that indicate an unexpected change to the risks or potential benefits of the research
  - DMC or DSMB reports and recommendations
  - Regulatory Agency Public Health Advisory
- New or updated study product information
  - Revised Investigator Brochure
  - Revised label / Package Insert
  - Revised Device Manual
- Sponsor or regulatory agency recall / withdrawal / clinical hold
- Termination or suspension of the study without prior agreement of the Sponsor (Sterling IRB and the Sponsor must be notified)
- Any event that requires prompt reporting according to the Sponsor
- Withdrawal of approval from another IRB
H. Noncompliance

The Principal Investigator bears the ultimate responsibility for the conduct of the research study.

The Principal Investigator must comply with the IRB's policies and requirements (as set forth in the Investigator Compliance Agreement in the Submission Application for the Investigator/Site, in the Sterling IRB Investigator Handbook, and in any determination of the IRB) as well as all regulatory requirements on the federal, state and local level.

DEFINITIONS:

Noncompliance:
Failure to comply with applicable federal/state regulations or institutional policies governing human subjects research; failure to comply with the requirements or determinations of the IRB.

Serious Noncompliance:
Noncompliance that, in the judgment of the IRB Chairman or designee, or the IRB, increases the risks to subjects, adversely affects the rights, welfare and safety of the research subjects, adversely affects the scientific integrity of the study, or compromises the integrity of the human research protection program.

Continuing Noncompliance:
A pattern of noncompliance by an investigator or study personnel that indicates a lack of ability or willingness to comply with applicable federal/state regulations, institutional policies governing human subjects research, or the requirements/determinations of the IRB, that in the judgment of the IRB Chairman or designee, or the IRB, shows that noncompliance has been ongoing and/or suggests the likelihood that noncompliance will continue without intervention.

Information regarding noncompliance in research may come to the attention of the IRB in many different ways. Reports of noncompliance may arise from new submission applications, continuing review reports, internal audits, safety reports, complaints from subjects in research, concerns from research sites, reports of protocol noncompliance (including information from monitoring letters or sponsor correspondence), failure or repeated failures of the Principal Investigator to file requested reports to the IRB, whistleblower information, publications written by Principal Investigators without IRB approval of the referenced study(ies), and regulatory agency audit reports regarding an investigator or a study.

Investigators and research staff are required to report any observed, suspected or apparent noncompliance to the IRB. This refers to all noncompliance, not just serious or continuing noncompliance.

Sterling IRB has policies and procedures in place to determine whether each report of noncompliance has a basis in fact, and whether each report constitutes serious or continuing noncompliance. When reviewing reports of noncompliance and unanticipated problems involving risk to subjects or others, Sterling IRB may consider suspension or termination of the research, notification of current participants when such information might relate to participants’ willingness to continue to take part in the study, or other appropriate actions to protect the rights, safety and welfare of subjects and/or others.
Chapter 8 – INFORMED CONSENT

A. The Process of Consent and Assent:

Informed consent for a research study is an ongoing process, not just a form and a signature. It includes the recruitment materials, verbal instructions, written materials, question/answer sessions, and the informed consent agreement documented by the subject’s signature. Information must be presented in a manner that provides the subject sufficient opportunity to consider whether to volunteer. Furthermore, in the course of communication with a prospective subject or their legally authorized representative, use of exculpatory language (anything through which the subject or the subject’s legally authorized representative is made to or appears to waive any of their legal rights, or releases or appears to release the investigator, the sponsor, the institution or its agents from liability for negligence) should be avoided. The consent process should occur in an atmosphere that minimizes possible coercion or undue influence. The fundamental purpose of IRB review and approval of the consent document is to protect the rights and welfare of human subjects.

Minors and individuals who are not competent to provide consent should be given the opportunity to assent (affirmational agreement) to participate in the research study. Sterling IRB usually requires that individuals who are unable to provide legally effective informed consent on their own, assent to participation whenever possible, and also sign and date a written informed consent / assent document. For research involving minors, Sterling’s policy is that a separate documented assent must be obtained from all children ages 7–11; verbal assent must be obtained from all minors. The Sponsor may increase the required age range for a separate assent to either younger than 7 or older than 11. The assent should be written at an age appropriate level. All other minors will document assent using the consent form. Unless informed consent has been waived, if a child reaches the legal age of consent while enrolled in a study, legally effective informed consent should be obtained from the now-adult subject.

Informed consent must be presented in a language understandable to the subject (approximately at an 8th grade reading level), with all required elements of consent included. In addition, no consent document may include exculpatory language. The informed consent document is the written summary of the information provided to the subject and documents the fact that the process of consent occurred. The consent document should be revised if protocol changes warrant it or new safety information becomes available that affects the risks to the participants. All informed consent revisions must be approved by Sterling IRB. When new and/or revised consent documentation is approved by the IRB, subjects should be re-consented during the next scheduled study visit (as detailed in the IRB-approved protocol’s schedule of events) unless the IRB’s approval documentation or memorandum provides other directions.

B. Elements of Informed Consent:

The basic elements of informed consent are found in 45 CFR 46.116 and/or 21 CFR 50.25. The International Conference on Harmonisation’s Guidelines for Good Clinical Practice (E6) include additional requirements for informed consent. Accordingly, Sterling IRB observes the following requirements for consent forms:

**Required Elements:**
- A statement that the study involves research.
- An explanation of the purposes of the research.
- Description of the procedures to be followed (including all invasive procedures).
- Study treatments and the probability for random assignment to each treatment.
- Identification of any procedures which are experimental.
- A statement of approximate number of subjects involved in the study.
- The expected duration of participation.
- The subject’s responsibilities.
- A description of any foreseeable risks, discomforts or inconveniences for the subject (includes risk of ineffective treatment, if any).
- A description of any benefits to the subject or to others that may reasonably be expected from the research. When there is no intended clinical benefit to the subject, this should be disclosed.
- A disclosure of appropriate alternative procedures or courses of treatment (if any) that may be advantageous/available to the subject, including their important potential benefits and risks.
- Statement that the monitor(s), auditor(s), IRB and regulatory authority(ies) (specifically the Food and Drug Administration and/or Department of Health and Human Services, if applicable) will be granted direct access to the subject's original medical records for verification of clinical trial procedures and/or data, without violating the subject's confidentiality to the extent permitted by applicable laws and/or regulations, and that, by signing the consent form, the subject (or legally authorized representative) is authorizing such access.
- Statement that records identifying the subject will be kept confidential and, to the extent permitted by the applicable laws and/or regulations, will not be made publicly available.
- Statement that, if the results of the study are published, the subject's identity will remain confidential.
- An explanation as to whether any compensation is available if injury occurs and, if so, of what do they consist.
- An explanation as to whether medical treatments are available if injury occurs and how to obtain them. This would include reference to who will provide and who will pay for such medical treatment.
- An explanation of whom to contact for answers to pertinent questions (include name, address and phone number):
  a. Questions, concerns or complaints about the study to be made to the research staff
  b. Questions, concerns or complaints about the study to be made to someone unaffiliated with the study (Sterling IRB contact information)
  c. Study-related injury (the Principal Investigator)
  d. Subject’s rights (Sterling IRB contact information)
- A statement that participation is voluntary.
- A statement that refusal to participate will involve no penalty or loss of benefits to which the subject is otherwise entitled.
- A statement that the subject may discontinue participation at any time without penalty or loss of benefits to which the subject is otherwise entitled.
- A statement of anticipated circumstances under which the subject’s participation may be terminated, including termination by the investigator without regard to the subject’s consent.
- Information concerning financial compensation to subjects, including the amount and schedule of payments as well as prorated payments.
- Any additional costs/expenses to the subject that may result from participation in the research.
- The consent may not contain any exculpatory language that waives (or appears to waive) any rights, nor may subjects be asked to release the investigator, sponsor or Institution (or its agents) from liability for negligence.
- Dated signature lines to permit verification that consent was obtained from subject (or LAR, as applicable) prior to participation in any study related procedures.
- Document written in a language understandable to the subjects (for most studies, this would be approximately an 8th grade readability level). Sterling IRB will determine, based on the information in the protocol and on the application if the readability scale must be adjusted lower. Sterling IRB will make every effort to keep the reading level at or below an 8th grade reading level.

Additional Elements, required only as appropriate:
- If applicable, reasonably foreseeable risks to an embryo, fetus or nursing infant
- A statement that the particular treatment or procedure may involve risks to the subject which are currently unforeseeable.
- A statement that the particular treatment or procedure may involve risks that are currently unforeseeable to an embryo or fetus, if the subject is or may become pregnant.
- A statement that significant new findings that develop during the research and that may relate to the subject’s willingness to continue participation in the study will be provided to the subject or his/her LAR.
- The consequences of a subject’s decision to withdraw from the research (e.g. termination of life sustaining investigational medical equipment or withdrawal of study agent).
- The procedures for orderly termination of participation by the subject (e.g. at closure of active treatment, study closure or if they withdraw from participation).
- The following statement must be included in the informed consent document for applicable
clinical trials, “A description of this clinical trial will be available on http://www.ClinicalTrials.gov, as required by U.S. Law. This Web site will not include information that can identify you. At most, the Web site will include a summary of the results. You can search this Web site at any time.”

- Patient Bill of Rights Statement (required in California).
- HIPAA compliant.
- Signature / date of the witness to the oral presentation of informed consent (if required).

Sterling IRB may employ additional consent requirements beyond those contained in regulations/guidelines (e.g. preferred language, information for pregnant partners where applicable, a method to verify participants have received/reviewed consents in their entirety, etc.)

C. Waiver of Informed Consent:

Sterling IRB may approve a consent procedure which alters some or all of the required elements or may waive the requirement to obtain informed consent. Requests for a waiver of informed consent must be accompanied by appropriate justification. In general, Sterling IRB expects that informed consent will be obtained from all subjects. However, under certain circumstances, an IRB can waive certain requirements for informed consent if the following criteria are met:

1. **Waiver of Documentation of Informed Consent:** the regulations (45 CFR 46.117(c)(2) and 21 CFR 56.109(c)(1)) state that the IRB may waive the requirement for the investigator to obtain a signed consent form if it finds that:
   - The research presents no more than minimal risk of harm to subjects and involves no procedures for which written consent is normally required outside of the research context.

2. **Waiver of Documentation of Informed Consent:** the regulations (45 CFR 46.117(c)(1)) (not applicable under FDA regulations) state that the IRB may waive the requirement for the investigator to obtain a signed consent form if it finds that:
   - The only record linking the subject and the research would be the consent document, and the principal risk would be potential harm resulting from breach of confidentiality. Each subject will be asked whether the subject wants documentation linking the subject with the research, and the subject’s wishes will govern.

To request a waiver of documentation of informed consent, please complete the Request for Waiver of Documentation of Informed Consent.

Even if the waiver of documentation is granted, Sterling IRB may require the Principal Investigator to provide subjects with a written statement regarding the research. The oral or written information provided to participants must include all required and appropriate additional elements of consent disclosure.

3. **Waiver of Elements of Consent:** The IRB may consider waiving the requirement for some or all of the elements of informed consent. The regulations state that informed consent may be waived in full or in part if the IRB determines that:
   - The research involves no more than minimal risk to the subjects;
   - The waiver or alteration will not adversely affect the rights and welfare of the subjects;
   - The research could not practically be carried out without the waiver or alteration; and
   - Whenever appropriate, the subjects will be provided with additional pertinent information after participation.

In July 2017, the FDA issued new guidance titled “IRB Waiver or Alteration of Informed Consent for Clinical Investigations Involving No More Than Minimal Risk to Human Subjects” The guidance states, “FDA does not intend to object to an IRB waiving or altering informed consent requirements for certain minimal risk clinical investigations.” In the absence of this guidance, with a few narrow exceptions, FDA regulations do not allow for the waiver of informed consent.

*OR:*
a. The research or demonstration project is to be conducted by, or subject to the approval of, state or local governmental officials and is designed to study, evaluate or otherwise examine:
   i. Public benefit or service programs;
   ii. Procedures for obtaining benefits or services under those programs;
   iii. Possible changes in or alternatives to those programs or procedures; or possible changes in methods or levels of payment for benefits or services under those programs; and
b. The research could not practicably be carried out without the waiver or alteration.

To request a waiver or alteration of informed consent, please complete the Request for Waiver or Alteration of Informed Consent.

D. Research Data Retention for FDA-Regulated Research

For FDA-regulated trials, the Investigator is advised to observe the following with regard to data retention when participants withdraw from a clinical trial:

- When a participant withdraws from a study, the data collected on the participant to the point of withdrawal remains part of the study database and may not be removed. The consent document cannot give the participant the option of having data removed.
- A Researcher may ask a participant who is withdrawing whether the participant wishes to provide continued follow-up and further data collection subsequent to their withdrawal from the interventional portion of the study. Under this circumstance, the discussion with the participant distinguishes between study-related interventions and continued follow-up of associated clinical outcome information, such as medical course or laboratory results obtained through non-invasive chart review, and address the maintenance of privacy and confidentiality of the participant's information.
- The Researcher must obtain the participant's consent for this limited participation in the study (assuming such a situation was not described in the original consent document). The IRB or EC must approve the consent document.
- If a participant withdraws from the interventional portion of a study and does not consent to continued follow-up of associated clinical outcome information, the Researcher must not access for purposes related to the study the participant's medical record or other confidential records requiring the participant's consent. However, a Researcher may review study data related to the participant collected prior to the participant's withdrawal from the study, and may consult public records, such as those establishing survival status.

Please also refer to FDA’s Guidance for Sponsors, Clinical Investigators, and IRBs Data Retention When Subjects Withdraw from FDA-Regulated Clinical Trials for additional information.

E. Informed Consent and State Law:

State and federal law can differ in a number of ways that may impact the conduct of human subjects research.

Both FDA and DHHS define a Legally Authorized Representative as an individual or juridical or other body authorized under applicable law to consent on behalf of a prospective subject to the subject's participation in research procedures. Dependant upon applicable law, a Legally Authorized Representative could be a spouse, adult child, sibling, or someone who has been granted durable power of attorney. Sterling IRB adheres to the International Conference on Harmonisation’s Guideline for Good Clinical Practice, and may also refer to a Legally Acceptable Representative, defined by the ICH as an individual or juridical or other body authorized under applicable law to consent, on behalf of a prospective subject, to the subject’s participation in the clinical trial.

Both FDA and DHHS define children as persons who have not attained the legal age for consent (under the applicable law of the jurisdiction in which the clinical investigation will be conducted) to treatments or procedures involved in the research or clinical investigations.
Who may act as a Legally Authorized Representative and what, if any, treatments or procedures a “child” can consent to without parental permission vary by local jurisdiction.

It is the responsibility of the Principal Investigator to provide to the IRB any special laws governing medical research, including HIPAA, in the state or community where the clinical investigation will be conducted.

F. Safeguarding Confidentiality & Protecting Privacy:

Confidentiality and loss of privacy are issues of primary importance in research. "Confidentiality" pertains to the use and disclosure of information (i.e. a subject’s Protected Health Information (PHI)). The Principal Investigator must have plans to protect the subjects’ identity as well as the confidentiality of the research records. Such plans can include any or all of the following measures: (1) ensuring that all persons who will have access to subjects’ PHI have been educated on the HIPAA Privacy Rule; (2) ensuring that all persons who will have access to subjects’ PHI have been trained on their respective site’s policies relating to confidentiality; (3) requiring that all persons who will have access to subjects’ PHI sign a confidentiality agreement or similar obligation to protect the confidentiality of subjects’ PHI; (4) limiting access to subjects’ PHI to only those persons who need to have access for study-related purposes; (5) using electronic safeguards (i.e. secure data network, limited access to electronic data, password protections) for PHI that is maintained electronically; (6) using physical safeguards (i.e. storage in a secure, locked area) for PHI that is maintained on paper; (7) removing names and other identifying information from research records; and (8) redacting the identities of study participants when research results are presented at meetings or in medical publications. Other methods of safeguarding confidentiality may also be used.

“Privacy” addresses the way(s) a subject is kept from the presence or observation of others and/or protected from unauthorized intrusion(s). The Principal Investigator must have plans to protect the subjects’ privacy. Such plans can include any or all of the following measures: (1) limiting personal information collected from subjects to only that which is necessary for study purposes; (2) collecting subjects’ personal information in a private setting/location; (3) conducting study-related activities and procedures in a private setting/location; (4) using drapes or other physical barriers for subjects who must disrobe; and (5) leaving study-related phone messages for subjects only in voice mailboxes to which the subject has sole access. Other methods of protecting privacy may also be used.

Principal Investigators may obtain a Certificate of Confidentiality if a determination is made that the research is of such a sensitive nature that protection is necessary to perform the research. Certificates of Confidentiality protect the privacy of individuals in any federal, state, local, civil, criminal, administrative, legislative, or other proceedings. Also see Chapter 11, A. HIPAA.

G. Subject Compensation:

Compensation for participation in research should not be offered to the subject as a means of coercive persuasion but as a form of recognition for the investment of the subject’s time and any other inconvenience incurred. In most cases, compensation should be prorated during the study, to avoid any impression that the investigator is coercing the subject to continue in the study or penalizing the subject for noncompliance with the protocol. Large lump sums at the end of the study are discouraged. These can be seen as an undue influence to the subject continuing in the study, even though they may wish to discontinue.

All information concerning compensation and reimbursement should be detailed in the informed consent document. Compensation and reimbursement should be equal for all subjects at each site. Sterling IRB is available to assist with preparing informed consent language or an informed consent addendum regarding subject compensation or reimbursement. Please contact Sterling IRB if you have any questions.

The Board gives special consideration to vulnerable populations where others are acting as their legally authorized representatives, that decisions to participate are not based on monetary gain.
H. Recruitment:

Advertising and recruiting for study subjects is considered to be the start of the informed consent process. The information contained in the advertisement/recruitment materials and the mode of communication must be reviewed by the IRB and approved before they are used. Any subsequent modifications to approved recruitment materials must also be reviewed and approved by the IRB before use. The materials must be consistent with the IRB approved protocol and informed consent form for the research study and must comply with applicable state and local laws. (See Chapter 5 content regarding Advertisements and Recruitment Materials)

Sterling IRB does not want to discourage participation of any who may benefit from research. However, the Board wants to be assured that if special considerations and additional measures need to be taken, they will be implemented. (See Chapter 9 – Vulnerable Subjects, Additional Considerations and Protections)

I. Non-English Speaking Subjects:

The informed consent document and all subject materials need to be translated into a language that the subject can read and understand. The translation process is discussed in Chapter 5. The person obtaining the informed consent must be fluent in both English and the language of the subject. If the research staff does not speak the language of the prospective subject, a professionally trained translator may assist in the translation process. A family member of the prospective subject is not acceptable. This is to ensure completeness of the consent process and that all questions and answers are translated fully and no information is abbreviated or omitted. When subsequent visits are minor in nature (not involving difficult procedures) a family member, or friend may serve as the translator.

J. Subject Contact with Sterling IRB:

It is the responsibility of the Principal Investigator to explain the role of the IRB to prospective subjects. The IRB’s contact information is listed in each informed consent document; a subject may contact the IRB with any questions they may have regarding their rights as a research participant or with any complaints, concerns, or offers of input they may have about the study.

K. Informed Consent Requirements When Determining Eligibility for Research:

For some studies, the use of screening tests to assess whether prospective subjects are appropriate candidates for inclusion in studies is an appropriate pre-entry activity. While an investigator may discuss availability of studies and the possibility of entry into a study with a prospective subject without first obtaining consent, informed consent must be obtained prior to initiation of clinical procedures that are performed solely for the purpose of determining eligibility for research, including withdrawal from medication (wash-out). When wash-out is done in anticipation of or in preparation for the research, it is part of the research. Screening Tests Prior to Enrollment FDA Information Sheet. Guidance for Institutional Review Boards and Clinical Investigators.

L. Signature Requirements:

Research Participant Signature: The study participant must sign and date the consent form. A copy of the consent document will be given to the person signing this document.

Signature of Person Who Conducted the Informed Consent Discussion: The person who conducted the consent discussion must sign and date the consent form.

Investigator Signature: Sterling IRB does not require the signature of the investigator on a consent form, but will include this signature block at the request of the Sponsor or Investigator.

Witness Signature: Sterling IRB does not require the signature of a witness on a consent form, but will include this signature block at the request of the Sponsor or Investigator. Sterling IRB requests that the
Sponsor or Investigator have written procedures explaining who may be a witness, and what the witness signature signifies. If a witness signature block is included on the consent form, it must be signed when dictated by the circumstances of the consent process (refer to instructions for use of the witness signature line on the IRB-approved consent form and/or refer to state/local requirements).

**Impartial Witness Signature:** If a research subject or legally authorized representative is unable to read the consent form because of blindness or illiteracy, an impartial witness should be present during the entire consent process, and should sign and date the consent form. By signing the consent form, the witness attests that the information in the consent form and any other written information was accurately explained to, and apparently understood by, the subject or subject's legally authorized representative, and that consent was freely given by the subject or the subject's legally authorized representative. Sterling IRB may include a signature block for an impartial witness if the sponsor or investigator indicates that the subject population includes subjects who cannot read. The impartial witness signature block should be left unsigned unless there is an impartial witness present for the consent process. The Sterling Board may request an impartial witness signature for certain studies. An impartial witness signature block should also be included if required by federal, state or local law.

**Signature of Legally Authorized Representatives (LARs):** A legally authorized representative is defined as an individual, or juridical or other body authorized under applicable law to consent on behalf of a prospective subject to the subject's participation in a clinical trial. For research studies that allow the enrollment of subjects who are not legally competent, the consent form will include a signature block for an LAR. If the subject is not legally competent, an LAR must participate in the consent process, agree to the subject's participation in the research, and sign the consent form. The IRB must approve the use of an LAR. If the research allows the enrollment of both subjects who are and are not legally competent, then the LAR signature block will be labeled when necessary. This signature block should only be signed if the subject is not legally competent.

**Telephone Consent:** Verbal telephone consent is not sufficient unless the IRB has granted a waiver of documentation of consent. If a waiver of documentation of consent has not been granted, it is acceptable to send the informed consent document to the subject or LAR and conduct the consent interview over the telephone when the subject or LAR can read the consent as it is discussed. If the subject or LAR agrees, he/she may send the signed informed consent document electronically (e.g. fax or email) and then mail the original document. The person who conducted the consent discussion must sign the informed consent document and note that the discussion occurred via telephone. The subject or LAR must be given a signed and dated copy of the informed consent document.

Sterling IRB must review and approve the use of telephone consent at your site for each study. If the Submission Application for the Investigator/Site did not indicate that consent discussions for the study will be conducted via telephone, please submit a Modifications and Amendments Submission Form prior to conducting any consent discussions for the study via telephone so that the use of telephone consent may be reviewed and approved for the study at your site.

**Initials:** Sterling IRB may require that the research participant, minor subject's parents, or legally authorized representative initial each page of the consent document.

**M. E-consent:**

There is increasing interest in the research community in the use of electronic media to supplement or replace paper-based informed consent processes. E-consent may be used to provide information usually contained within the written informed consent document, evaluate the subject’s comprehension of the information presented, and document the consent of the subject or the subject’s LAR. Sterling IRB must review the e-consent process to ensure the applicable regulations regarding informed consent are met.

The following information details Sterling IRB’s submission requirements and process for evaluating the use of electronic informed consent:
1. Subjects should have the option to use paper-based or electronic informed consent methods completely or partially throughout the informed consent process. Therefore, Sterling IRB will provide a paper-based informed consent with any approved e-consents.

2. Consistent with HHS and FDA regulations, the subject (or the subject’s LAR) must be provided with a copy of the informed consent document. The copy provided to the subject can be paper or electronic.

3. Sterling IRB should receive copies of all forms (electronic and paper) and informational materials, including any videos and web-based presentations, which the subject will receive and view during the e-consent process. This includes scripts, storyboards, screenshots, and sitemaps.

4. Sponsors and sites considering e-consent may wish to obtain IRB approval of the paper-based site-specific consent document(s) prior to finalizing development of the e-consent.

5. Sterling IRB must review and approve the e-consent and any amendments to the e-consent that the subject will receive and view.

6. A description of any differences between the e-consent and the paper-based consent document or an attestation that the e-consent is a true and accurate representation of the paper-based consent document should be included with the e-consent submission to Sterling IRB.

7. The e-consent material should include a version number/date for version control.

For additional information regarding e-consent, FDA and HHS published a joint guidance in December 2016 titled, “Use of Electronic Informed Consent - Questions and Answers”.
Chapter 9 – VULNERABLE SUBJECTS, ADDITIONAL CONSIDERATIONS AND PROTECTIONS

For all vulnerable populations, please provide the IRB a detailed explanation of the additional measures taken by your site to ensure the safety and welfare of these potential research subjects. For example, subjects may be given additional time to consider participation, how capacity for consent will be determined, whether the consent of legally authorized representatives is to be sought, whether assent should also be sought, whether an advocate or consent auditor should be required and if there will be appropriate follow-up if needed.

A. Children and Minors:

Federal regulations identify four categories of research that may be allowable for children as outlined in 45 CFR 46, Subpart D and 21 CFR 50, Subpart D. The first three categories may be approved by the IRB but the fourth also requires special federal approval.

The Categories are:

1) Research not involving greater than minimal risk. (45 CFR 46.404; 21 CFR 50.51)
2) Research involving greater than minimal risk but presenting the prospect of direct benefit to the individual subjects. (45 CFR 46.405; 21 CFR 50.52)
3) Research involving greater than minimal risk and no prospect of direct benefit to individual subjects, but likely to yield generalizable knowledge about the subject’s disorder or condition. (45 CFR 46.406; 21 CFR 50.53)
4) Research not otherwise approvable which presents an opportunity to understand, prevent, or alleviate a serious problem affecting the health or welfare of children. (45 CFR 46.407; 21 CFR 50.54)

When children are involved in research, the regulations require the assent of the child (who is capable) and the permission of the parent(s) or legally authorized representative (LAR). Sterling IRB must determine whether the permission of one or both parents is required, based on the expected level of risk and prospect of direct benefit to the child.

Should the IRB determine that permission is required from both parents, both parents must give their permission unless one parent is deceased, unknown, incompetent, or not reasonably available, or when only one parent has legal responsibility for the care and custody of the child. **Mere inconvenience to reach the second parent to obtain permission is not an acceptable justification to say the parent is “not reasonably available.”** The “not reasonably available” exception is generally intended for situations such as absence due to active military service in which a parent is not in regular contact with their family, parent incarceration, or a parent whose whereabouts are not generally known.

Children should always be asked if they want to participate in the research and must affirmatively agree to participate. Sterling requires a separate documented assent for children 7 – 11 years of age. In certain studies, the IRB may waive assent requirements for some or all of the children involved in the research.

B. Pregnant Women, Fetuses, Neonates of Uncertain Viability and Nonviable Neonates:

When applicable, Sterling IRB applies federal regulations at 45 CFR 46, Subpart B regarding additional safeguards for research involving pregnant women, fetuses, neonates of uncertain viability and nonviable neonates. Viable neonates are addressed as referenced above in the section on children and minors.

C. Prisoners:

Prisoners, due to the lack of control of their circumstances, are considered to be at greater risk of being coerced into participating in a research study. Special care should be taken that:
- The compensation is not coercive
- The risks of participating would be acceptable to non-prisoner volunteers
- The selection of subjects is equitable and does not affect decisions regarding parole
- Adequate provisions to protect the privacy of subjects and to maintain the confidentiality of the data are taken
- Adequate follow-up care will be provided, if needed

Only four categories of research are permissible under 45 CFR 46, Subpart C.

The IRB should be notified within 10 business days if an enrolled subject should become incarcerated while participating in a research study. The protocol and consent document would need to be reviewed again with a prisoner representative present. Unless the IRB reapproves the research for the inclusion of the prisoner(s), the newly incarcerated individual must withdraw from the study.

D. Cognitively Impaired Persons:

*Cognitively Impaired:* Having a psychiatric disorder (*e.g.*, psychosis, neurosis, personality or behavior disorders), an organic impairment (*e.g.*, dementia) or a developmental disorder (*e.g.*, mental retardation) that affects cognitive or emotional functions to the extent that capacity for judgment and reasoning is significantly diminished. Others, including persons under the influence of or dependent on drugs or alcohol, those suffering from degenerative diseases affecting the brain, terminally ill patients, and persons with severely disabling physical handicaps, may also be compromised in their ability to make decisions in their best interests.

In general, Sterling IRB will consider the inclusion of this vulnerable group only where they are the only appropriate subject population, the research question focuses on an issue unique to subjects in the population, and the research involves no more than minimal risk. Research involving greater than minimal risk may be acceptable where the research is therapeutic with respect to individual subjects (*i.e.* there is a benefit), and where the risk is commensurate with the degree of expected benefit. Note: Sterling IRB usually requires that cognitively impaired persons who are unable to provide legally effective informed consent on their own, assent (*provide affirmative agreement*) to participation whenever possible, and also sign and personally date a written informed consent / assent document.

The Principal Investigator is in the ideal position to determine if a subject has the ability to understand the implications of the decision to participate in research, and whether the subject is making a rational decision to participate and has the ability to follow the protocol. Since capacity to consent or the ability to withdraw may fluctuate, the investigator should have a process in place for the continued verification of a subject’s understanding and willingness to continue participation throughout the study. If a subject regains the capacity to consent during the study, the investigator should obtain consent from the subject for continued participation. If a person could lose the capacity to consent during the course of the study, the investigator should have a plan to assess continued consent that includes an assessment of capacity, and that provides the subject with the opportunity to appoint a proxy and to provide guidance to the proxy regarding the types of research in which they would not like to participate now or in the future.

E. Traumatized and Comatose:

The manner in which research involving traumatized and comatose subjects is conducted shall receive IRB consideration because the subjects’ ability to provide informed consent is often severely compromised; decisions about participation may need to be made in an expeditious manner and the patient’s legally authorized representative may not be available. Altered mental status may arise from trauma, shock, infection, psychological response (anxiety, grief, pain) or the effects of drugs.

OHRP regulations permit waiver of informed consent requirements only in the case of research that presents no more than minimal risk (see 45 CFR 46.116), though the regulation are not “intended to limit the authority of a physician to provide emergency medical care, to the extent the physician is permitted to do so under applicable federal, state and local laws.” FDA regulations permit exception from informed consent requirement for patients confronted with a life-threatening condition where there is no alternative method of approved or generally recognized therapy that provides an equal or greater likelihood of saving
the patient’s life (see 21 CFR 50.23). The above not withstanding, Sterling IRB does not review emergency setting research of investigational products.

F. Terminally Ill:

*Terminally Ill:* Those who are deteriorating from a life threatening disease or condition for which no effective standard treatment exists.

Research involving terminally ill patients presents additional concerns in that potential subjects tend to be more vulnerable to coercion or undue influence than healthy adult subjects due to their desire to seek treatment, and the research is likely to involve more than minimal risk. Special attention should be given to the informed consent process ensuring the risks and benefits are communicated clearly and in a manner that will neither create false hope nor eliminate all hope.

G. Educationally Disadvantaged:

Sterling IRB shall determine that adequate consideration has been given to the manner in which research involving the recruitment of subjects who are educationally disadvantaged are to be afforded additional protections against coercion and undue influence. This population is considered vulnerable because subjects might be less capable of understanding the nature and risks of the research and may be more subject to coercion.

Illiterate persons who understand English may have the consent read to them and make their mark if appropriate under state law. This may require two witness signatures (check with local policy and / or state laws).

H. Economically Disadvantaged:

For economically disadvantaged subjects, special consideration should be given to ensure that compensation (whether monetary or other enticements) is not presented in a manner which may be coercive or present undue influence. “Free care” and reimbursements can substantially affect the voluntariness of the decision to participate. Payment should not be contingent on completion of the study and should be prorated.

I. Additional Considerations – Inclusion of Women and Minorities:

Sterling IRB shall determine whether consideration has been given to the manner in which subjects are selected and assure that adequate provision has been made for the inclusion of women and minorities, whenever possible. The benefits and burdens of research should be distributed fairly within society and investigators should always seek racial and gender equity in the recruitment of subjects.

J. Additional Protections – Students, Employees and Normal Volunteers:

*Students:* Students who participate in research in their own student setting (university, medical school).

There can be many potential problems with student participation in research. It is important to ensure that consent is freely given and not coerced. Students may feel the need to agree to participate in research in order to receive favor with the faculty, academic credit, monetary compensation, better grades, employment, recommendations, or other reasons. Another concern with student research is confidentiality, due to the close nature of a college environment.

Guidelines should be established to ensure that confidentiality and coercion do not become areas of concern in the academic research setting.

*Normal Volunteer:* A healthy person who volunteers for medical research and for whom no therapeutic benefit can result from participation.
The altruistic motivation for the normal volunteer’s agreement to participate in research heightens the concern for the risks to which such participants should ethically be exposed. Monetary payments should not be so great that they constitute an undue inducement. Any compensation that is offered should be commensurate with the time, discomfort, and risk involved.

Employees: Employees of the research center.

It is important to ensure that employees who volunteer to participate in research at a research center where they are employed are not coerced in any manner. Their decision to participate, or not to participate, should have no impact on their performance evaluations, job advancement, or employment status. Guidelines should be established to handle an injury or illness of an employee who is participating in research. Due to the close nature of a research environment, strict measures should be taken to ensure the confidentiality of an employee’s study-related records. Many Sponsors do not allow employees of the research center to participate in a research study. If applicable, Sterling IRB may require that specific language be added to the Informed Consent Form regarding the inclusion of employees in the research study.
Chapter 10 – RESEARCH CONFLICTS

A. Conflict of Interest:

Situations arise in which financial or other personal situations may compromise, or have the appearance of compromising, an investigator’s professional judgment in conducting and reporting research. The evaluation for assessing a potential bias to the mandate of human subject protections is very important. Sterling IRB has a financial disclosure section as a part of its Submission Application for Investigator/Site.

Sterling IRB requires disclosure of the following financial interests of the researcher (or those of the researcher’s spouse and dependent children):

- Financial arrangement entered into between the sponsor of a study and the investigator whereby the value of the compensation for conducting the study could be influenced by its outcome. For example, compensation that is explicitly greater for a favorable outcome, or compensation to the investigator in the form of an equity interest in the sponsor or in the form of compensation tied to the sales of the product, such as royalty interest.
- For publicly traded entities: the value of any remuneration received from the entity in the past 12 months plus the current value of any equity interest in the entity exceeds $5,000*, and this financial interest reasonably appears to be related to the investigator’s responsibilities for a study. For purposes of this definition, “remuneration” includes salary and any other payment for services not otherwise identified as salary (e.g., consulting fees, honoraria, paid authorship) and “equity interest” includes any stock, stock option, or other ownership interest as determined through reference to public prices or other measures of fair market value.
- For non-publicly traded entities: the aggregate value of any remuneration received from the entity in the past 12 months exceeds $5,000* or any equity interest is held (e.g., stock, stock option, or other ownership interest) and this financial interest reasonably appears to be related to the investigator’s responsibilities for a study.
- Any significant equity interest in a study’s sponsor (i.e., any ownership interest, stock options, or other financial interest) whose value cannot be readily determined through reference to public prices. This generally applies to interests in a sponsor that is not a publicly-traded entity.
- Intellectual property or other proprietary rights and interest (e.g. patents, copyrights, trademarks, licensing agreements) that reasonably appear to be related to the investigator’s responsibilities for a study (e.g. rights/interest in the tested product); includes receipt of income related to such rights and interests.
- Reimbursed or sponsored travel (i.e., that which is paid on behalf of the investigator and not reimbursed to the investigator so that the exact monetary value may not be readily available) related to the investigator’s responsibilities for a study; provided, however, that this disclosure does not apply to travel that is reimbursed or sponsored by a Federal, state, or local government agency, an institution of higher education as defined at 20 U.S.C.1001(a), an academic teaching hospital, or a research institute that is affiliated with an institution of higher education.
- An ownership interest, stock options or other financial interest in a study that is valued at $10,000 or more* or 5 % or greater* ownership.
- Receipt of significant payments of other sorts with a cumulative monetary value of $25,000 or more made by a study’s sponsor to the investigator or their institution to support activities of the investigator exclusive of the costs of conducting clinical studies, (e.g., a grant to fund ongoing research, compensation in the form of equipment or retainers for ongoing consultation or honoraria).
- An executive, director, or employee of the sponsor of a study.

* This threshold limit applies to the aggregated financial interests of the researcher plus their spouse and dependent children.

If any information provided in the financial disclosure section changes during the course of the study, or within one year after the last participant completed the study as specified in the protocol, Sterling IRB must be immediately notified.

The Principal Investigator has the responsibility to assess conflict of interest for each study, and reassess throughout the study. If conflict of interest becomes an issue, a report should be made to the IRB. The report should be accompanied by a plan for managing and minimizing the disclosed interests. Some possible actions that can be taken to manage potential conflicts include:
• Public disclosure of the significant conflict of interest
• Monitoring of the research by independent reviewers
• Modification of the research plan
• Divestiture of significant financial interests

Sterling IRB has the final authority to decide whether the conflict and its management, if any, allows the research to be approved. Please note that failure to disclose possible conflicts of interest and/or failure to adequately manage the conflict is considered non-compliance with the requirements of the IRB.

OHRP has published guidance for protecting research subjects from possible harm caused by financial conflicts of interest in research studies. The guidance document is entitled Financial Relationships and Interests in Research Involving Human Subjects: Guidance for Human Subject Protection.

The target audience includes investigators, IRB members and staff, institutions engaged in human subjects research and their officials, and other interested members of the research community.

B. Suspension or Termination of IRB Approval:

The IRB has the authority to suspend or terminate approval of research that is not being conducted in accordance with the IRB’s requirements, or that has been associated with unexpected harm to subjects. If IRB approval is suspended or terminated, Sterling IRB will:

• Consider actions to protect the rights and welfare of currently enrolled subjects
• Consider whether procedures for withdrawal of enrolled subjects take into account their rights and welfare (e.g. making arrangements for medical care outside of a research study, transfer to another Principal Investigator, and continuation in the research under independent monitoring)
• Consider informing current subjects of the termination or suspension
• Have any adverse events or outcomes reported to the IRB

The Sterling IRB Chairman, Vice-Chairman, and Medical Director are authorized to suspend or terminate research on an urgent basis for the imminent protection of human subjects. Any such actions will be reported and reviewed by Sterling IRB.

DEFINITIONS:

Suspension - the IRB approval is suspended in whole (all research activities must stop) or in part (e.g. enrollment must stop), but allows for potential recommencement of the study. Suspended protocols are not closed with the IRB and require continuing review by the IRB.

Termination - IRB approval is terminated permanently and the research activities cannot recommence at a later date. Terminated protocols are closed protocols, and they no longer require continuing review. The Sponsor and appropriate regulatory agency will be notified within 10 business days of any determination made by the Board to suspend or terminate approval of a research study or investigative site. The Principal Investigator will also be sent a letter within 10 business days detailing the IRB’s determination, and the length of suspension or termination of IRB approval. Any response from the Principal Investigator, Sponsor/CRO or regulatory agencies will be reviewed by the IRB.

C. Appeal of IRB Decisions:

Should Sterling IRB disapprove a submission for a new study or amendment thereto (including disapproval of the qualifications of a Principal Investigator), disapprove a research study and/or Principal Investigator for continuing review, or suspend/terminate a previously-approved research study and/or Principal Investigator, the document forwarded to the Principal Investigator will include the notification, a statement of the reason for the Board’s decision, and will give the Principal Investigator an opportunity to respond in person or in writing. The Principal Investigator may submit an appeal of the Board’s determination(s). The appeal must be in writing, addressed to the Board Chairman, and received by Sterling IRB no later than one calendar month following the Board meeting at which the determination
was made. The appeal must include adequate supporting information to justify the Board's reconsideration of the matter.

The written appeal will be submitted to the full Board, and the Board members may vote to accept or reject it.

In the event that an appeal is not received within one calendar month of a Board determination, or the convened Board reviews the appeal and declines to change its prior determination, the Board's original determination is final.

Neither the Principal Investigator, Institution nor Sponsor has the authority to overrule the IRB's disapproval or suspension/termination of a study or activity.
Chapter 11 – SPECIAL TOPICS

A. HIPAA

HIPAA stands for the Health Insurance Portability and Accountability Act of 1996. The Privacy Rule establishes the conditions under which certain healthcare groups, healthcare clearinghouses, organizations, or businesses, called “covered entities,” handle the individually identifiable health information known as Protected Health Information (PHI). Principal Investigators should be aware of the Privacy Rule because it establishes the conditions under which covered entities can use or disclose PHI for research purposes. The specific regulations for HIPAA are found in: 45 CFR 160 and 164.

Many research organizations that handle PHI will not have to comply with the Privacy Rule because they are not covered entities. The Privacy Rule will not directly regulate researchers who are engaged in research within organizations that are not covered entities even though they may gather, generate, access, and share personal health information. For instance, entities that sponsor health research or create and/or maintain health information databases may not themselves be covered entities; however, the Privacy Rule may affect their relationships with covered entities. It is recommended that research sites consult their own legal counsel to determine if they are a “covered entity”. See the decision tool entitled “Covered Entity Charts” available at: http://www.cms.hhs.gov/HIPAAgenInfo/Downloads/CoveredEntitycharts.pdf.

Covered entities are permitted to use or disclose protected health information for research with individual authorization, or without individual authorization under limited circumstances as set forth in the Privacy Rule.

Authorization by Research Participant:

HIPAA specifies that a covered entity may neither use nor disclose PHI for research purposes unless the patient has provided, in advance, his or her written authorization for such use or disclosure (unless a waiver is obtained). Authorization may be combined with the informed consent document. California requires the individual authorization to be a separate document with its own signature lines. It is the responsibility of the PI to be aware of any state and local laws that raise the standard that HIPAA has set forth.

Six Required Elements:

- A description of the PHI to be used or disclosed that specifically identifies the information
- Name of the persons and/or entities authorized to use or disclose the PHI
- Name of the persons and/or entities authorized to receive the PHI
- The purpose of the requested use or disclosure of PHI
- An expiration date, which may be indicated as “end of study” or “none,” for Authorization to place PHI in a research database (California requires an actual date)
- Signature of the subject and date

Three Required Statements:

- A statement that the subject has the right to give written notice to withdraw their authorization at any time, including any applicable exceptions to the right to withdraw authorization
- A statement that once the subject’s PHI has been disclosed, it is possible that the receiver may re-disclose the information
- A statement that informs the subject that they may choose to refuse to sign the authorization and this will not affect their medical treatment

General Requirements:

- The authorization must be written in plain language (approximately 8th grade level)
- A copy of the authorization form must be given to the subject
Waiver or Partial Waiver of Authorization:

For research uses and disclosures of PHI, Sterling IRB may approve a waiver or partial waiver of authorization. Partial waivers are likely to be sought to enable investigators to contact and recruit individuals as potential research subjects. The following criteria must be satisfied to grant a waiver or partial waiver of authorization:

- The use or disclosure of protected health information involves no more than minimal risk to the individuals based on at least the presence of:
  - An adequate plan to protect PHI identifiers from improper use and disclosure
  - An adequate plan to destroy PHI identifiers at the earliest opportunity consistent with the research (unless there is a health or research justification, or it is required by law)
  - Adequate written assurances against re-disclosure of the PHI (except as required by law, for authorized oversight of the research study, or for other research for which the use or disclosure of protected health information would be permitted by regulation)
- Practicability: The research could not practicably be conducted without the Partial Waiver/Waiver
- Access: The research could not practicably be conducted without access to and use of the PHI

B. Emergency Use of Investigational Drug or Device:

FDA and the IRB recognize that situations arise in which there could be a need to use an investigational drug, biologic, or device in a manner inconsistent with the approved protocol or by a physician who is not an investigator on the clinical study. The criteria for emergency use are defined in the Code of Federal Regulations (CFR) and must be followed. The emergency use provision in 21 CFR 56.104(c) is an exemption from prior IRB review and approval and may not be used unless all provisions of 21 CFR 56.102(d) exist. This exemption allows one use without prospective IRB review, and FDA requires that the IRB is notified within 5 working days of the emergency use of the test article. Any subsequent use requires prospective IRB review and approval.

OHRP regulations do not provide for an emergency use exception to IRB review, though OHRP regulations do allow physicians to provide emergency medical treatment to patients. In emergency use situations, OHRP regulations do not consider patients to be research subjects.

For approval of a test article’s use in an emergency situation, a full Board review is required (expedited or subcommittee review/approval is not allowed). However, if the conditions of 21 CFR 56.102(d) are met but it is not possible to convene a quorum within the time available, the IRB Chairman or appropriate designee (a Board member with appropriate medical knowledge) may acknowledge notification of the emergency use.

The investigator seeking acknowledgement of emergency use of a test article should provide the IRB with a letter documenting the presence of each of the following conditions. **This notification to the IRB must occur within 5 working days of use of the test article.**

- a. a life-threatening situation exists in which no standard acceptable treatment is available
- b. the test article must be used expeditiously, meaning insufficient time is available to convene a quorum for full-Board IRB review/approval

The IRB Chairman or appropriate designee will review the investigator’s letter of notification, and will only acknowledge emergency use of a test article if each of the following conditions exist to justify the use:

- a. a life-threatening situation exists in which no standard acceptable treatment is available
- b. the test article must be used expeditiously, meaning insufficient time is available to convene a quorum for full-Board IRB review/approval

If the IRB Chairman (or designee) confirms the presence of the necessary conditions, the IRB Chairman (or designee) will sign/send a letter to the investigator acknowledging notification of emergency use of the test article. If the Sponsor requires a written acknowledgement from the IRB in order to approve shipment of the test article, Sterling IRB will provide the Sponsor a copy of its acknowledgement letter to the investigator.
Definitions:

**Emergency Use** means the use of a test article (e.g., investigational drug, biologic, or device) on a human subject in a life-threatening situation in which no standard acceptable treatment is available, and in which there is not sufficient time to obtain IRB approval (21 CFR 56.102(d)). For the purposes of 21 CFR 56.102(d), “life-threatening” includes the scope of both life-threatening diseases/conditions and severely debilitating diseases/conditions.

Life-threatening means diseases or conditions where the likelihood of death is high unless the course of the disease is interrupted and diseases or conditions with potentially fatal outcomes. The criteria for life-threatening do not require the condition to be immediately life-threatening or to immediately result in death. Rather, the subjects must be in a life-threatening situation requiring intervention before review at a convened meeting of the IRB is feasible.

Severely debilitating means diseases or conditions that cause major irreversible morbidity. Examples of severely debilitating conditions include blindness, loss of arm, leg, hand or foot, loss of hearing, paralysis or stroke.

FDA Guidance for IDE Early/Expanded Access:
http://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/HowtoMarketYourDevice/InvestigationalDeviceExemptionIDE/ucm051345.htm

http://www.fda.gov/oc/ohrt/irbs/drugsbiologics.html

There are many considerations regarding patient protections in emergency use. Please contact Sterling IRB if you are contemplating emergency use of a test article.

**C. Humanitarian Use Device:**

A Humanitarian Use Device (HUD) is a device intended to benefit patients by treating or diagnosing a disease that affects or is manifested in not more than 8,000 people in the United States per year. To be considered for HUD status, a device sponsor must submit a humanitarian device exemption (HDE) application to the FDA. The applicant must demonstrate that no comparable devices are available for the use intended for the device in question and that the applicant device could not be brought to market without the conditions of the HDE.

Role of the IRB: This is the only situation where federal regulations require the IRB to approve and monitor an activity that is not considered research. A request for IRB review of a Humanitarian Use Device should be submitted via the Application for Humanitarian Use Device. The application must be submitted prior to review and approval by the Board. The IRB is responsible for initial and continuing review of the Humanitarian Use Device.

**D. Expanded Access:**

Expanded access provisions allow the use of a test article for subjects who do not meet the criteria for inclusion in an approved clinical trial. Subjects must have a serious or immediately life-threatening disease or condition, and the investigator must feel the deviation represents a benefit in treating and/or diagnosing their disease or condition. Prospective FDA, Sponsor and IRB approval is required prior to the use. Please contact Sterling IRB to discuss an expanded access request.

**E. Genetic Research:**

Genetic research typically presents risks of social and psychological harm to participants rather than risks of physical harm. The Board will consider the following areas when reviewing a genetic testing protocol or sub-study:
• Selection of participants
• Confidentiality and privacy
• Disclosure of information
• Secure storage of data and biological samples
• Participant withdrawal (possible continued risk with long term storage of biological samples)
• Assessment of predictive value of the research study

F. Investigator Held IND/IDE:

When an investigator holds an IND/IDE, he must fulfill both the Principal Investigator and Sponsor responsibilities. Please contact Sterling IRB at 888-636-1062 for assistance.

G. Subject Transfers:

IRB approval is not required for subject transfers. However, both the transferring and receiving site should notify Sterling IRB of subject transfers on the next Study Status Report. Subjects should authorize the release of any protected health information to the new site. In addition, the subject should receive a letter from the new site and be presented with the current informed consent and HIPAA authorization, where applicable. As a reminder, any written information to be provided to subjects for the study should receive IRB review and approval prior to use.