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INTRODUCTION

This Researcher's Guide was prepared to provide researchers, project directors, and program evaluators with important information regarding the basics of research and evaluation prior to engaging in the HIRB submission process. It reviews basic principles and policies related to the use of human subjects in research and program evaluation, and common problems that researchers encounter during the submission process.

FUNDAMENTAL PRINCIPLES FOR THE USE OF HUMAN SUBJECTS IN RESEARCH

BASIC PRINCIPLES

The National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research published in 1979 "The Belmont Report: Ethical Principles and Guidelines for the Protection of Human Subjects of Research." This report sets forth the following basic ethical principles underlying the acceptable conduct of research involving human subjects: respect for persons, beneficence and justice.

Respect for persons recognizes the personal dignity and autonomy of individuals, and requires special protection of those persons with diminished autonomy, e.g., children, people in human service settings, prisoners. Researchers must get full consent from individuals before conducting research. Full consent involves the following:

- Informing subjects/participant about the research procedures, the purpose of the research, and the risks and anticipated benefits.
- Providing subjects/participants an opportunity to ask questions and to withdraw from the research at any time without penalty.
- Ensuring that consent is truly voluntary; that is, researchers should not coerce or use undue influence to get subjects to participate.

Beneficence concerns an obligation to protect persons from harm by maximizing benefits and minimizing possible risks. The appropriateness of involving vulnerable populations must be demonstrated, and the consent process must thoroughly and completely disclose relevant risks and benefits.

Justice requires that the benefits and burdens of research be distributed fairly. Researchers should not select subjects simply because they are readily available or



because they are vulnerable based on illness, age, education level, or socioeconomic condition. Justice also requires that research not overburden individuals who are already burdened by their environments or their conditions.

REGULATIONS

The federal government regulates research with human subjects. The Code of Federal Regulations (45 CFR 46) incorporates the ethical principles described in the Belmont Report and guides HIRB.

NONCOMPLIANCE

Once researchers or program evaluators receive from approval for their protocols by HIRB, they are responsible for following said protocols and complying with HIRB decisions and assurances. Failure to comply will be reported to the Office for Human Research Protections, the federal agency at Department of Health and Human Services that oversees research with human subjects as well as the funding agency.

TERMS DEFINED

RESPONSIBLE PROJECT DIRECTOR

A “responsible” project director is a qualified program evaluator, project manager or researcher who monitors any research project or data collection for program evaluation purposes that involves human subjects.

RESEARCH

For the purposes of the IRB and federal regulations, the term **research** refers to any systematic gathering and analysis of information designed to develop or contribute to generalizable knowledge. Research includes:

- Interviews, surveys, tests, or observations that are designed to gather nonpublic information about individuals or groups.
- Studies of existing data, either public or private, where the identity of individuals is known.



- Studies designed to change subjects' physical or psychological states or environments.

The purpose of gathering the data is one way to determine whether the project is generalizable. If the researcher intends to publish the results or present the information at a public meeting, the project is designed to contribute to a wider audience and is, therefore, generalizable. Using this definition of research, some demonstration and service programs may include research activities.

Most internal program evaluations to determine participant satisfaction or knowledge gained during a routine program activity do not meet the federal definitions of research. If the evaluators' intention is to publish the results of the evaluation that alters the evaluation to generalizable knowledge, and the data collection protocols should be reviewed for the project.

HUMAN SUBJECTS

Human subjects are living individuals about whom a researcher obtains (a) data by intervention or interaction with the individual, or (b) identifiable private information. The private information may include the collection or study of existing data, documents or records, pathological specimens, or diagnostic specimens.

INTERACTION

Any communication or interpersonal contact between the investigator and a subject is considered interaction.

PRIVATE INFORMATION

Private information includes Information about behavior that occurs in a context in which an individual can reasonably expect that no observation or recording is taking place is considered private information. Also, information that has been provided for specific purposes by an individual and which the individual can reasonably expect will not be made public is also considered private information.

MINIMAL RISK



The probability and magnitude that physical or psychological harm that is typically or normally encountered in the daily lives, or in the routine medical, dental, or psychological examination of a healthy person all falls under minimal risk. Minimal risk is affected by the context of the research, including characteristics of the subjects.

TREATMENT/INTERVENTION

A treatment is something that is administered to a subject or the subject's environment is manipulated for purposes of research. Physical procedures through which data are gathered is considered intervention.

DISTRIBUTION OF RESPONSIBILITY

HEARTLAND IRB

Ultimately, the researcher is responsible for all that occurs within a research project however, HIRB also has some responsibilities. HIRB is responsible for reviewing submitted research and program evaluation protocols. Once approved, HIRB will conduct a project review at least once during a multi-year project to ensure compliance with the protocols. HIRB will provide any approval documentation required by a funding agency.

RESEARCHERS

The individual(s) responsible for conducting or supervising the research has/have the primary responsibility for protecting the rights of human subjects. Responsible project directors who supervise said research projects accept full responsibility for the work that is done under their direction and ensure that all personnel executing the protocols are trained and comply with the letter and the spirit of all federal regulations regarding human subjects research as well as HIRB policies.

1. Modifications: If any changes need to be made in a protocol, the researcher will submit a written request to the HIRB describing the modifications. No change in procedures may be made without prior written approval from HIRB. If the modification requires a new consent form, interview protocol, or survey questions, the researcher must submit the new forms with the changes highlighted or in bold type. These modifications will be reviewed at the appropriate level by HIRB. If the changes are



minor, only one person will need to review it; if the changes are extensive or if the initial review was a Level 2 review, then it may have to be reviewed by the full committee.

2. Consent forms: The researcher will provide a copy of the HIRB-approved consent form to each subject or guardian at the time of consent, unless HIRB has specifically waived this requirement. The researcher will retain signed consent forms in a secure location separate from the data for at least **three years** after the completion of the research.

3. Adverse events: Adverse events include unanticipated side effects or any injuries sustained as a result of the research. The researcher will immediately report all adverse events to HIRB at [contact information goes here](#).

4. Continuation reviews: The length of the approval will be determined by the HIRB but will not exceed one year. If the research is not completed within the allotted time, the researcher must request an extension to continue the research. Extension forms are available online from HIRB.

NOTES REGARDING SPECIFIC RESEARCH METHODS

ACTION RESEARCH

Action Research that is typically conducted in schools and human service organizations will also be reviewed by Heartland IRB. HIRB has developed some guidelines for researchers.

1. Background

Program Evaluators and various other for-profit or non-profit organizations conduct research in either formal or informal learning settings as well as a variety of other human service-related settings. Both settings define goals and allow the professionals wide latitude to implement strategies to achieve those goals, as long as the strategies fall within the constraints of relevant policies, ethics, and professional standards. Neither parental/guardian or student/client assent is required for standard activities in the settings.

Federal Regulations state that IRBs may waive written consent for research when the "research presents no more than minimal risk of harm to subjects and involves no



procedures for which written consent is normally required outside the research context." [46.117(c)(2)] If the research activity is consistent in intent and method with what individuals already experience in their school or human service facility, it does not require consent or assent in those settings. Sometimes the school or service organization requires consent and assent, and SIUC researchers should comply with all relevant policies, practices, and requests from the setting where the research will be conducted.

However, many research activities conducted in schools and human service organizations are not consistent with the individuals' educational or service goals, or the research procedures do not fall within the range of acceptable practice in their setting. Those activities will require consent and assent, as applicable, and be reviewed accordingly. Examples of research that may not be consistent with educational goals are surveys or focus groups about students' personal behaviors like drug use, sexual activities, favorite television shows. Examples of research in a human service organization that may not be consistent with service goals are studies on basic biological or psychological processes, or attitudes without direct benefit to the individual participants.

2. Policy

Parental/guardian permission and participant consent/assent are not required in schools and human service organizations if the research activity is (a) consistent with participants' educational or service goals, *AND* (b) employs procedures that fall within the range of accepted practice for that population and setting.

HIRB will review and make the final decision on the need for parental/guardian consent during the review process.

3. Written Approval from Outside Agency, School, or Institution

When research is conducted in an agency, school, or other institution, the researcher must get signed approval from the designated authority to recruit subjects, conduct the study, or use existing data at that institution. This signed documentation must be provided to the HIRB prior to the start of any research. HIRB will not delay the reviewing process while waiting for said documentation however this approval must be furnished prior to receiving an official approval letter.

4. Suspected Abuse (Spouse, Child or Elder)



A researcher may encounter spousal, child or elder abuse while gathering data for a research project. If the project involves questions or situations where this information is likely to be revealed, the researcher may have to report the abuse to the proper authorities. In these cases, the researcher should include a statement in the consent form telling the subjects that if the researcher suspects that abuse has occurred, the researcher will report the suspected abuse to proper authorities.

FOCUS GROUPS

Participants in focus groups must be informed that research information may not be confidential, because all members of the group will be privy to whatever discussion occurs during the session. If focus groups are audio/videotaped, all members of the group must consent to be taped.

An example of a statement that could be used to explain confidentiality in focus groups is the following: "All reports based on this research and written by the researcher will maintain the confidentiality of individuals in the groups. Only group data will be reported and no participant names will be used. Since this is a group process, all members of the group will be privy to the discussions that occur during the session; therefore, the researcher cannot ensure that group members will hold this information confidential."

If the researcher wishes to describe individuals by demographic data, the researcher must ask permission to do so in the consent form. For example, a researcher may want to report that a middle-aged minority female said that neighborhood grocery store prices are too high, and so she shops at the large chain store a mile away from her home. As long as the researcher describes to the subjects the kind of identifying information that may be used, and the subjects agree to it, the researcher may use descriptive information in reports based on the focus group data.

USE OF INTERNET FOR SURVEYS/RECRUITING SUBJECTS

Internet research raises a number of complex issues for the research community. A few of the problems involved are the risks versus the benefits, consent, confidentiality, and the participation of minors. Researchers' claims about the benefits of their research depend in large part on their ability to collect useful data. But conducting research on the Internet raises questions about data sampling techniques and the validity and reliability of the data collected. It is easy to mislead the researcher about geographical



location, age, race, or gender. Minors may respond to a study involving inappropriate subject matter without the researcher knowing it.

Although survey research online is similar to traditional survey research, Internet research increases the subjects' risk of being identified or having their personal information accessed by people other than the researcher. The risk of exposure can surface at different stages, from data gathering, to data processing, to data storage and dissemination. Participants may not know that there is a record of the exchange in a cache somewhere on their system or saved in their Internet service provider's log files.

All researchers who are using e-mail surveys must add the following information:

- The "from" line should be the researcher's name.
- The "subject line" should be "Research Request."
- The message should state at the outset where the e-mail addresses were obtained.
- Include *either* a statement saying there will be no future mailings **or** an opt-out message that permits addressees to have their names removed from any future mailings.
- If you plan future e-mails, add the statement, "If you do not respond to this survey or return the opt-out message, you will be contacted again with this request X times during the next X weeks."
- Include the HIRB e-mail address (director@hirb.org) in addition to the HIRB telephone number (866-618-HIRB) in the last sentence of the HIRB approval statement.
- Use a blind copy format so that the list of recipients will not appear in the header.

ORAL HISTORY

Oral history usually involves taped interviews between the researcher and participants about a particular historical event, person or period, with the intention of keeping the tapes for posterity. These interviews constitute research with humans, and the projects should be submitted for review. The American Anthropological Association and the American Sociological Association have guidelines that address ethical issues. Both associations urge researchers to comply with federal and institutional requirements pertaining to research.



Oral history projects should:

- Include information in the consent form about how the tapes will be used in the future and who will have access to them.
- Provide participants an opportunity to have their names removed from the tapes and kept confidential in any publications.
- Provide some way to protect the privacy of any third parties who may be named in the interview.

There is a special application form for approval of oral-history/field research.

PROGRAM EVALUATIONS

Research that involves program evaluations or quality assurance may or may not need to be reviewed by the IRB. If the purpose of the project is to develop or contribute to generalizable knowledge, it should be reviewed by the IRB. If the project is for internal purposes only, to improve or understand a program, it does not have to be reviewed by the IRB. For clarification, contact the HIRB office at (866) 618-HIRB to discuss the details of your project.

USE OF EXISTING OR SECONDARY DATA

If researchers plan to use data that already exist, the IRB must review the research if the data involve humans. If the data involve documents, records, pathological specimens, or diagnostic specimens that are publicly available or if the information is recorded so that subjects cannot be identified directly or indirectly, the research will probably be reviewed at the Category I level. If the identifiers are recorded, researchers must describe in the IRB application the procedures they will use to protect the confidentiality of the subjects. If possible, the identifiers should be removed by a person who already has access to the data before the researcher gains access to the data.

There is a special application form for research involving the use of existing or secondary data. See Section 14: Forms for this.



COMMON PROBLEM AREAS AND SOLUTIONS

DECEPTION

All other possible research strategies should be explored before deciding upon a deceptive approach to research. Intentionally misleading or providing misinformation to participants is not usually a desirable procedure. It exploits the participants' vulnerability and interferes with their ability to give informed consent. If deception is the only way that important research can be done, the researcher must explain to HIRB in the protocol all steps that will be taken to protect the participants from psychological and physical harm. The missing or misleading information must not put the participants at risk.

Researchers may inform the participants that the study involves deception without revealing critical information about the study. For example, a possible quote to use is, "We cannot tell you every detail of this study ahead of time, but if you are willing to participate under these circumstances, we will explain the procedure to you fully after your participation."

When deception is used, thorough debriefing of the participants is essential. A debriefing statement, which must also be approved by HIRB during the review process, should describe the deception, the purpose of withholding information, the reason for the study design, and help the participant address any distress brought on by the research. Participants must be given the opportunity to withdraw their data at the time of debriefing if they object to the deception. This procedure will allow participants to decide if they continue to agree with the aims of the study and the inclusion of their data in it.

CHILDREN

There are special requirements in the consent process when children participate in research projects. (A person under the age of 18 is considered a child/minor.)

PERMISSION OF PARENTS OR GUARDIANS



Parents or guardians must give written permission before their child can participate in a research project. All of the elements of informed consent should be included in the parental consent form, including a detailed description of what the child will be asked to do and, in the case of surveys, samples of the questions that are on the survey.

If the research with children occurs in a school setting, only during the review process may HIRB waive parental consent if the research presents no more than minimal risk of harm to subjects and involves no procedures for which written consent is normally required outside the research context. Please note that only through the approval process may parental consent be waived.

WARDS OF STATE

If children are wards of the state, there are special provisions that must be met. The research must be (1) related to their status as wards; or (2) conducted in schools, camps, hospitals, institutions, or similar setting in which the majority of children involved as subjects are not wards. If the research meets one of the above criteria, the IRB shall require appointment of an advocate of each child who is a ward, in addition to any other individual acting on behalf of the child as guardian. [45 CFR 46.409]

ASSENT OF CHILDREN

"Assent" means a child's affirmative agreement to participate in research. The researcher should solicit the assent of children if the children are capable of assenting. To determine whether the child is able to assent, the researcher and the HIRB administrators will take into account the child's age, cognitive level, and psychological state.

If the child can give assent, the researcher will prepare a script describing to the child what he/she is being asked to do. This script will be in language appropriate for the child's cognitive level. The researcher will describe to the IRB how the child's assent will be determined—e.g., a signature, a verbal yes, and a nod of the head. It must be clear that the child is volunteering to participate and understands that he/she may stop or withdraw at any time. For children who are not capable of giving assent, the researcher will take care that their rights are not abridged. For example, a crying baby should be comforted before the session continues.



WAIVER OF PERMISSION AND ASSENT

Only through the review process can permission and assent be waived when children are subjects of a research project, and that is only in special circumstances. Parental permission is not required in certain school situations when the research involves no activity by the participants that would not be required if the research were not conducted. These cases usually involve evaluation of typical instructional practices.

PERSONS WITH LIMITED CAPACITY TO CONSENT AND OTHER LIMITATIONS

Heartland IRB will review research studies or program evaluations in which persons with limited capacity to consent (or other limitations) are involved. There are special ethical concerns about obtaining valid consent to participate in research from individuals with limited capacity such as those who are cognitively impaired as a result of mental retardation, head injury, a psychiatric condition, dementia, or other reasons. These concerns are enumerated below as a reminder to the researcher.

1) The primary ethical issue with this population is whether the individuals have the capacity to understand the information presented that describes the research procedures, risks, benefits, and other aspects of the research.

Obtaining consent from individuals who are cognitively impaired involves an active and, when necessary, an individualized process of presenting information in a manner that can be understood by each person. The consent process may have to be modified for individuals in the same study when they differ with respect to their capacity to understand the relevant information. It may not be possible to have a standard written form for all individuals, as is the case for most studies involving persons without limited capacity. The information presentation phase of the consent process might include tactics such as wording the information using vocabulary and grammar that are appropriate to each individual, revising the wording of the information so it is understood by each person, reading the consent form to individuals, and questioning individuals about their understanding of the information presented. The researcher has a duty to employ means such as these and others, as appropriate, to be convinced ultimately that the potential subject understands the relevant information about the study to be conducted.

A similar consent issue pertains to individuals with other disabilities or limitations that require sensitivity when soliciting consent to participate in research. Persons with sensory disabilities or specific learning disabilities may require modifications in how



information is presented to accommodate their disability and ensure valid consent. Likewise, individuals with limited formal education, those with meager English language skills, elderly persons who process information slowly, and others who, for any reason, may have difficulty understanding the requirements, risks, and benefits of the proposed research should be treated in a manner appropriate to obtain valid consent.

2) A second ethical concern pertains to the possibility of coercion when these individuals are receiving services from the organization or staff where the research will be conducted. Potential subjects should not be recruited by individuals who directly provide services to them. Individuals also should be told that their decision to participate or not participate in the research would not affect the services to which they are otherwise entitled.

If consent is required and the proposed subjects are children, it is always necessary that parental or guardian permission be obtained, as well as assent by the child, if the child is able to do so. In the case of adults with limited capacity, it is necessary to consider the nature of their specific cognitive impairment in light of the context of the research. Their specific impairment and the degree of risk entailed in the research should be evaluated. Capacity for consent is a contextual issue. The question is whether the individuals have the capacity to understand the information, as it will be presented for the proposed study. Some individuals may have the capacity to consent to research where the procedures are easy to understand and entail minimum risk. For these projects, individuals may be able to give valid consent if the information is presented in an appropriate manner, as discussed previously. Those same individuals may not have the capacity to understand projects that involve more complex procedures and greater risk of harm. In this case, a third party will be required to give consent. The third party should be the individual's legal guardian, if one is available. In the absence of a legal guardian, permission should be sought from the individual's parent, close relative, or an advocate. Participant assent also should be obtained when the person is able to provide it.

DUAL RELATIONSHIPS: STUDENTS, TRAINEES, CLIENTS, AND EMPLOYEES AS PARTICIPANTS

Problems and concerns arise when the researcher's students, clients, or employees are asked to participate in research studies. The principles involved here are respect for persons and confidentiality. As described in the Belmont Report, respect for persons



demands that subjects enter into the research voluntarily, without feeling any undue pressure to participate.

No explicit or implicit coercion should be used to obtain research subjects. When the researcher has a relationship with the potential subjects there is a danger that the subjects will feel obligated to participate. The IRB and the researcher must take care to ensure that subjects feel totally free to refuse to participate. Students, clients, and/or employees of the researcher may be unduly influenced by the expectation that participation or nonparticipation will affect their academic, treatment, or employment status.

1. **Students:** Generally, it is better if faculty do not ask their own students to be subjects in their research because the students may feel compelled to participate. Students may volunteer to participate out of a belief that doing so will place them in good favor with faculty, or that failure to participate will negatively affect their relationship with the investigator or faculty generally. If faculty want to include their own students as subjects, the IRB usually requires that a third person recruit the students, gather the data, and the data should not be released to the faculty until after the end of the semester and grades have been submitted. The researcher must explain these details in the consent form so that students will not feel coerced into being subjects in their teacher's research.

Another alternative way to protect against coercion is for faculty-investigators to advertise for subjects generally, through notices posted in the school or department, rather than recruit individual students directly in the classroom.

If students will be given extra credit for research participation, the researcher must offer students alternative ways to earn extra credit. The IRB reviews these alternatives carefully to ensure that the alternative is no more onerous in time or effort than participation in the research study. (See Incentives, V. C. 2. for more discussion of this topic.)

2. **Clients and Employees:** The problems with using clients or employees are essentially the same as with minors. Researchers must inform their clients that declining to participate will not affect their treatment or any services to which they are entitled. Employers must assure employees that declining to participate will not affect their job evaluations. With both groups, confidentiality of subject participation is extremely important. Consent forms must specify how the confidentiality of the data will be ensured.



EXTERNAL AGENCY DEADLINES AND HIRB REVIEW

It is recommended that applications to HIRB be submitted for review before a proposal is sent to an external funding agency; however, HIRB realizes that agency deadlines must be met and the turn-around time is often very short. There is no need to miss an agency's deadline because you are waiting for HIRB to review your project. Researchers should submit their applications to HIRB as soon as possible after the agency deadline so that they can be reviewed as quickly as possible.

PRISONERS

Because prisoners are incarcerated, they may be under constraints that could affect their ability to make a truly voluntary decision about whether or not to participate as subjects in research. HIRB, therefore, cannot expedite any reviews that involve prisoners as these protocols require additional time to recruit members from within the justice system discipline as well as a reviewer who is either a prisoner or who has the background and experience to serve as a prisoner representative. Also, in many other states, a state review panel must also approve any human subject research in state prisons.

HIRB suggests that consent forms for research with prisoners include addresses for the researchers and HIRB, but not their telephone numbers. This may prevent unwelcome phone calls, and yet the prisoners' rights to report adverse events are still protected.

Only certain types of research involving prisoners will be reviewed by HIRB. They are the following:

1. Study of the possible causes, effects, and processes of incarceration, and of criminal behavior, provided that the study presents no more than minimal risk and no more than inconvenience to the subjects;
2. Study of prisons as institutional structures or of prisoners as incarcerated persons, provided that the study presents no more than minimal risk and no more than inconvenience to the subjects;
3. Research on conditions particularly affecting prisoners as a class (for example, hepatitis research that is more prevalent in prisons, alcoholism, drug addiction and sexual assaults). If funded by DHHS, the Secretary of DHHS must consult with experts and then publish the intent to approve the research in the Federal Register;
4. Research on practices that have the intent and reasonable probability of improving the health or well being of the subjects.



NON-ENGLISH SPEAKING SUBJECTS

When subjects do not speak or understand English well, the researcher must prepare documents in the language that subjects can understand. As described above, the researcher must provide to HIRB a copy of the document in English, a copy in the language to be used, and a letter from an unbiased individual with expertise in the language indicating that the translated version is complete and contains the same information as the English version.

RESEARCH IN FOREIGN COUNTRIES

Heartland IRB will not review research designs that will occur in a foreign country. However, HIRB will review program evaluations that will occur in a foreign country.