1. **PROJECT TITLE**

Enter the project title here. It should match the title entered on the application Facesheets.

2. **PRINCIPAL INVESTIGATOR**

Include Principal Investigator’s title and department. The UCSD IRB only recognizes one PI per study. This is for identification purposes, to match the Research Plan to the project application Facesheets. The **complete list** of investigators/key personnel should be entered on the Facesheets, section 7, Other Persons Associated With This Project.

3. **FACILITIES**

List all locations where the project will be done and any specialized facilities (e.g., MRI, sleep lab) that the project will use. **Note** that item 9, Research Design and Methods, must clearly indicate where study procedures/activities will be done.

4. **ESTIMATED DURATION OF THE STUDY**

State the duration of the entire study from opening of study for participant recruitment through end of follow-up, if any (study initiation through closure).

5. **LAY LANGUAGE SUMMARY OR SYNOPSIS (no more than one paragraph)**

Provide a summary or synopsis of the proposed study using non-technical language.

6. **SPECIFIC AIMS**

Provide a statement of specific aims and hypotheses that serve as the basis for this protocol. Emphasize those aspects that justify the use of human subjects.

7. **BACKGROUND AND SIGNIFICANCE**

Provide a succinct discussion of relevant background information including preliminary data to justify performing the proposed study. If no preliminary data exists, a brief explanation why the proposed study is a reasonable starting point should be provided. Appropriate references should be included. For investigational drug studies, if no Investigator’s Brochure is available, a summary of the pre-clinical/animal data and any relevant clinical data should be provided.

8. **PROGRESS REPORT**

If this is a **resubmission application**, provide a brief summary of past experience with this protocol including any local reports of unanticipated problem involving risk to subjects or others, adverse events, number of subjects enrolled, current status of subjects enrolled (e.g., subjects on-study or off, in follow-up, survival, study procedures remaining to be done for each enrolled subject, etc.). List any publications that have resulted from this protocol. Resubmission applications must be revised from the original application to reflect any changes in the research design and must describe progress made since the original application. **Note**: since the last review of this project, additional review and documentation requirements for IRBs may have been published by the federal Office of Human Research Protections and/or the Food and Drug Administration, and the current review will be performed in accord with these additional requirements. In some cases this leads to the necessity to add additional information or research subject protections to previously approved projects, or to amend previously approved consent forms. The review of this project may identify changes that are needed to comply with current human subjects protections guidelines.
9. RESEARCH DESIGN AND METHODS

Describe the research design and the procedures to be used to accomplish the specific aims of the project. Define in clear terms exactly what will be done to the human subjects.

Where appropriate, this item should clearly indicate whether this study has a “formal” designation such as a Phase I, Phase II, Phase III, Phase IV, open-label extension study (if so, provide HRPP project number from original study), etc.; whether the study is associated with randomization, is placebo-controlled, single/double blinded; and whether this is a multicenter trial.

This item should include a clear description of the procedures/activities associated with the study including where the procedures/activities will be done, what will be done at each study “visit” (a study “visit” would include the participant visiting the research facility, phone interviews, self-monitoring at home, etc.), the study timeline for the visit(s), etc. as well as the participant’s time commitment for each study visit and the total duration of the participant’s involvement in the study. A table reflecting this information may be used.

For studies that involve clinical procedures and interventions, this item must include a DISCRETE paragraph that clearly distinguishes procedures that are considered experimental, investigational and/or are carried out solely for research purposes versus those procedures that are considered standard treatment or therapy (i.e., procedures that participants would receive even if not participating in research). Standard treatments, therapies and procedures done exclusively for research purposes should be clearly identified.

For studies associated with administration of drugs, clearly outline drug names and dosages to be used in this study in this section and describe whether these drugs are FDA-approved for proposed subject population and purpose; is associated with an IND, has been granted an IND exemption or is a commonly accepted off-label use of an FDA-approved drug.

Note: when an investigational drug, also referenced as study drug or experimental drug, is used in human research, or a marketed product is used in the context of a clinical research protocol, an approved IND must be on file with the FDA and documented in the application, unless all five of the following conditions are met [21 CFR 312.2] and the Research Plan clearly and specifically describes how each of the five conditions are satisfied: (i) The investigation is not intended to be reported to FDA as a well-controlled study in support of a new indication for use nor intended to be used to support any other significant change in the labeling for the drug; (ii) If the drug that is undergoing investigation is lawfully marketed as a prescription drug product, the investigation is not intended to support a significant change in the advertising for the product; (iii) The investigation does not involve a route of administration or dosage level or use in a patient population or other factor that significantly increases the risks (or decreases the acceptability of the risks) associated with the use of the drug product; (iv) The investigation is conducted in compliance with the requirements for institutional review set forth in 21 CFR Part 56 and with the requirements for informed consent set forth in part 50; and (v) The investigation is conducted in compliance with the requirements of 21 CFR 312.7. Other circumstances in which an investigation may be exempt from the requirement for an IND are described in 21 CFR 312.2(b)(2-6).

If an IND exemption is being requested for the use of a drug, bioavailability or bioequivalence (BA/BE) studies, studies involving radioactive or cold isotopes, or foods including dietary supplements and conventional/medical foods, a completed Supplement to Biomedical Application Research Plan IND Exemption must be provided.

For studies associated with devices, clearly state the current status of the device such as whether the device is considered experimental/investigational; FDA approved for the proposed subject consent population and purpose; is associated with an IDE; has been granted an HDE; etc. This item must provide the PI’s determination as to
whether the device is a significant or non-significant risk device and provide justification for this determination, as appropriate. In addition, a copy of the determination from the FDA regarding the device must be provided, as appropriate. For more information about devices, see the HRPP fact sheet, “Medical Devices.”

Describe the study procedures for obtaining research material, the sources of research material, and specifically what material will be collected from individually identifiable living human subjects in the form of specimens, records or data as well as indicate whether the material or data will be obtained specifically for research purposes or whether use will be made of existing specimens, records or data. Also, indicate if there will be any identifiers associated with the specimens, records, or data or if they will be obtained anonymized.

If the study will maintain a database for future uses (uses other than those specifically stated in this Research Plan), this must be clearly stated along with what information will be retained in the database and provide future examples of the potential future uses of the information. **Note:** a separate application must be approved by the IRB for such use in the future.

If video and/or audio recording will be done as part of the study, a description of the study procedures associated with the recording should be provided including how the recording will be used. Information regarding risk and risk management procedures, subject privacy and confidentiality associated with the recording should be addressed in the appropriate items of the Research Plan (see items 14, 15, and 16).

If questionnaires/surveys will be completed as part of the research, provide the name and reference for questionnaires/surveys that are standard. If the questionnaire/survey is not a standard assessment tool, provide a copy of the questionnaire/survey.

Provide a **precise description of the planned data collection, data analysis and planned data interpretation.** This should include criteria for determining statistical significance and sample size. Inclusion of women and minorities must be addressed in all research protocols. For example, what percentages of women and minorities have the condition under study and what percentage will be in your study?

If UCSD will be a coordinating center or prime grant holder, this item should include how information will be shared among all sites and appropriate agencies including safety updates, interim results, or other information that may impact risks to subjects or others; modifications to the protocol and/or consent; etc.

10. **HUMAN SUBJECTS**

Describe the characteristics of the proposed subject population. **This description must clearly and specifically state the inclusion and exclusion criteria for participants to be enrolled on this study including the following:**

1. Total number of participants to be enrolled at UCSD or RCHSD or non-UCSD/RCHSD site(s) (if non-UCSD/RCHSD site(s) — the name/location of the site should be identified) and the total number of participants to be enrolled at all sites (both local and multicenter sites, as appropriate). The accrual number must be consistent throughout all study documents including the application Facesheets, Research Plan, and consent/assent documents.
2. Age
3. Gender
4. Ethnic background
5. Health status
If vulnerable groups such as pregnant women, fetuses; neonates; prisoners; children; groups with known cognitive impairment; or institutionalized individuals will be involved, provide rationale for involving such participants as well as specifically describe any additional study procedures that will be done that are associated with these groups (see below).

If the research will involve pregnant women, neonates and/or human placenta, the dead fetus or fetal material obtained after delivery, a completed “Supplement to Application Plan for Research Involving Pregnant Women, Neonates, and/or Human Placenta or Fetal Material” must be provided.

If prisoners will be involved, a completed “Supplement to Application Research Plan for Research Involving Prisoners” must be provided.

If subjects under that age 18 years will be involved, identify which section(s) of 45 CFR 46 Subpart D under the research falls, a) 404: the research is not greater than minimal risk; b) 405: the research poses more than minimal risk to the child where the intervention or procedure holds out the prospect for direct benefit to the child; or c) 406: the research poses greater than minimal risk with no prospect for direct benefit to the child but is likely to yield generalizable knowledge about the child disorder or condition; and briefly describe why the research falls under that section or those sections. For additional information, please see the HRPP fact sheet, “Studies Involving Children as Research Subjects.” Also, if a waiver of assent will be requested, information regarding justification for such a waiver must be provided in item 12, Informed Consent.

This item should include a description of the methods that will be used to identify prospective subjects. Be aware that the IRB is required to make a specific determination that the selection of subjects is equitable. Moreover, equitable subject selection holds that the benefits and risks of the research must be equally shared so that the research findings can be of benefit to all persons at risk of the disease, disorder, or condition under study. Specifically, individuals cannot be excluded from participation solely because of their gender, race, pregnancy/child-bearing potential, socioeconomic status, language spoken, or ethnicity without providing appropriate justification. Justification for excluding such individuals from research must be based on sound scientific rationale or the PI must document that excluding such individuals will not deprive them (individually or as a group) of potential benefits of the research.

11. RECRUITMENT AND PROCEDURES PREPARATORY TO RESEARCH

Describe the plans for recruitment of subjects. This description must include how, when, where and by whom potential subjects are approached as well as procedures such as data mining, physician referral, etc. The text of all communications with prospective participants including recruitment materials (flyers, advertisements, letters, etc.) must be reviewed and approved by the IRB before it can be used for the study. All changes to recruitment material must be reviewed and approved by the IRB before it can be distributed.

Should participants who may be vulnerable to coercion or undue influence be recruited for this study, such as those who are economically or educationally disadvantaged, mentally disabled, or students (undergraduate, graduate, and medical students) and employees of UCSD and RCHSD (administrative, clerical, nursing, lab technicians, post-doctoral fellows and house staff, etc.), describe the procedures to ensure the voluntary participation of these participants.

If procedures for purposes preparatory to research involve review of private information; such as preparing a research protocol; assisting in the development of a research hypothesis, or aiding in research recruitment, for instance identifying prospective research participants who meet the eligibility criteria for enrollment review;
consent must be obtained or a waiver of consent must be granted. In order to grant a waiver of consent, this item must clearly describe:

1. Justification why using these procedures would be considered minimal risk to the potential subjects.
2. Justification why a waiver of consent would not adversely affect the rights and welfare of the potential subjects.
3. Justification why these procedures could research not practicably be carried out without the waiver.
4. Whenever appropriate, a procedure for providing potential subjects with additional pertinent information after participation.

If the procedures also include access to PHI, HIPAA authorization must be obtained, or a partial waiver of individual HIPAA authorization must be granted. In order for a partial waiver of HIPAA authorization to be granted, this item must also clearly describe:

1. A plan to a) protect identifiers from improper use and disclosure; and b) destroy identifiers at the earliest opportunity or provide justification for retaining the identifiers;
2. Justification as to why these procedures could not a) practicably be done without the waiver, and b) be done without access to, use, or disclosure of the PHI;
3. Justification that the privacy risk to individuals whose PHI will be used or disclosed is minimal and reasonable in relation to the anticipated benefit, if any, to the individuals; and
4. What PHI will be used and who will access, use or disclose the PHI.

Note: The University of California considers the accessing of PHI for purposes preparatory to research to constitute a human subject research activity subject to review and approval or exemption by an authorized IRB. It is not permissible to begin the research by gathering preliminary data via lookups in clinical information systems, or reviewing clinical appointment logs or other records of clinical care, prior to IRB review and approval of a study. More information about HIPAA and Research at the University of California can be found here.

Ensure the procedures regarding protection of participant privacy during recruitment are described in item 16 of the Research Plan (see below).

12. INFORMED CONSENT

Describe the process to be followed for obtaining consent/assent/permission and HIPAA authorization.

This item should detail the following:

1. The person(s) or position(s) who will seek/provide information/obtain consent/assent/permission/authorization and that the person(s) or position(s) providing information and obtaining consent/assent/permission/authorization has the appropriate training to perform the consent/assent/permission/authorization process as well as have sufficient knowledge of the study to answer any questions regarding the study.
2. The circumstances under which consent/assent/permission/authorization will be obtained including where the consent/assent/permission/authorization will take place; any waiting period between informing the prospective participant and obtaining consent/assent/permission/authorization including sufficient time for the prospective participant to consider whether to participate; steps taken to minimize the possibility of coercion or undue influence.
3. The language used by those obtaining consent/assent/permission/authorization; the language understood by the prospective participant or the legally authorized representative.
4. The methods of documenting consent/assent/permission/authorization and that consent/assent/permission will be obtained before any study procedures are performed including screening procedures.

5. That the information being communicated to the participant/parent or legally authorized representative during the consent/assent/permission process will not include exculpatory language through which the participant or legally authorized representative is made to waive or appear to waive any of the participant’s legal rights or release or appear to release the Researcher, Sponsor, the University or its agents from liability for negligence.

If subjects who cannot read or speak English may be enrolled, describe the procedures that will be done to obtain consent/assent/permission/authorization from these subjects including the use of a document translated into the subject’s primary language, the use of an “official” translator, and how it will be ensured that continued, qualified interpretive services to the participant will be provided.

The Investigator must retain the original consent form and HIPAA authorization in the master research file. Procedures for placing a copy of the signed informed consent and HIPAA authorization into the Medical Record for research conducted within UCSD Medical Center must be described in this item of the Research Plan. When applicable, justification for waiver of this requirement would be included in this item of the Research Plan. An Investigator may apply to the IRB for an waiver of the requirement to file a copy of the informed consent form and HIPAA authorization in the medical record. If the waiver is granted, the IRB will notify the Research Compliance Office.

Provide a copy of the HIPAA authorization(s) that will be used on this study. The HIPAA authorizations can be obtained on the HRPP web site.

Provide a copy of the consent/assent/permission document(s) that will be used on this study. Follow the standard UCSD and/or UCSD/Rady Children’s Hospital – San Diego formats that are available online at the HRPP website https://irb.ucsd.edu. Note: these documents must be provided separately, single-sided, written in lay language appropriate for each age group/participant, and use second-person throughout.

Special circumstances:

1. California law AB2328 on Surrogate Consent for Research became effective January 1, 2003. If you intend to have the option of consent for participation by someone other than the research subject (i.e., a “Legally Authorized Representative.”) you will need to supply in item 30 of the Research Plan a description of the specific procedures that will be used to obtain surrogate consent. California law requires a documented assessment of decisional capacity as part of the procedures for obtaining surrogate consent. See item 30 of these instructions for guidelines on how to do this.

2. If your subject population is one whose decision-making capacity may be impaired detail what method(s) you will use to make certain that they can give effective informed consent. This method(s) must be clearly articulated in the protocol.

Proprietary Interest Disclosure

Since the Moore v. Regents decision was rendered by the California Supreme Court, informed patient consent for University of California research projects now requires that ...(a) "a physician must disclose personal interests unrelated to the patient's health, whether research or economic, that may affect the physician's professional judgment; and (b) a physician's failure to disclose such interests may give rise to a cause of action for performing medical procedures without informed consent or breach of confidentiality."
University Counsel has also advised the following wording for consent forms covering the use of human tissue or fluids:

“Biospecimens (such as blood, tissue, or saliva) collected from you for this study and/or information obtained from your biospecimens may be used in this research or other research, and shared with other organizations. You will not share in any commercial value or profit derived from the use of your biospecimens and/or information obtained from them.”

In disclosing your proprietary interest and research interest in the consent you may do so in general terms and make certain to include the nature of the interest. Examples of disclosure statements are included in item 27 of this Research Plan.

**Waiver of Consent, Waiver of Documented Consent, Waiver of Individual HIPAA Authorization**

If a waiver of consent is being requested, provide a description of how each of the four criteria for granting waiver of consent will be satisfied. The criteria include the following:

1. The research is minimal risk.
2. The waiver will not adversely affect the rights and welfare of the subjects.
3. The research could not practicably be carried out without the waiver.
4. Whenever appropriate, the subjects will be provided with additional pertinent information after participation.

If waiver of documented consent is being requested, such as for the use of oral consent, provide justification for granting this waiver. Justification includes one of the following: a) 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 a 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; or b) 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.

If a waiver of individual HIPAA authorization is being requested, this item must clearly and specifically describe how the following conditions will be satisfied:

1. The use of disclosure of PHI involves no more than minimal risk.
2. Granting waiver will not adversely affect privacy rights and welfare of the individuals whose records will be used.
3. The project could not practicably be conducted without a waiver.
4. The project could not practicably be conducted without the use of PHI.
5. An adequate plan to protect identifiers from improper use and disclosure is included in the research proposal.
6. An adequate plan to destroy the identifiers at the earliest opportunity, or justification for retaining identifiers, is included in the research proposal.
7. The project plan includes written assurances that PHI will not be re-used or disclosed for other purposes.
8. Whenever appropriate, the subjects will be provided with additional pertinent information after participation.

**Waiver of Assent**

If a waiver of assent is being requested, appropriate justification must be provided. The regulations provide three types of circumstances under which such a waiver may be justified:

1. The capability of some or all of the children is so limited that they cannot reasonably be consulted.
2. The intervention or procedure involved in the research holds out the prospect of direct benefit to the health and well-being of the children and is available only in the context of the research.

3. The research meets the same conditions of those for waiver or alteration of informed consent in research involving adults, as specified in the regulations either 45 CFR 46.116(c) or 45 CFR 46.116(d).

13. ALTERNATIVES TO STUDY PARTICIPATION

Describe the alternatives to participation in this research study that are available to prospective participants. If the alternative is not to participate, such as a study where there is no prospect of direct benefit to the participant, this should be noted both here and in the consent document.

For therapeutic studies, in this item, and the consent/permission documents, and adolescent assent document, as appropriate, list the therapeutic alternatives that are reasonably available that may be of benefit to the potential participant including standard of care at this site. If the study drug(s) is/are available off-study for an approved indication, this should be noted in this item as well as in the consent/permission/assent document.

14. POTENTIAL RISKS

Describe and assess any potential or known risks and discomforts—physical, psychological, social, legal or other, and assess their likelihood and seriousness. If data is available, estimate the probability that a given risk may occur, its severity and its potential reversibility. Where appropriate, describe alternative treatments and procedures that might be advantageous to the subjects. If the study involves a placebo and/or a washout period, the risk(s) related to these must be addressed in both the protocol and the consent. If participants will be restricted from receiving standard therapies, over-the-counter or herbal remedies, etc. during the study, the risks associated with those restrictions should be described.

If the study involves randomization, the risks related to this procedure must be addressed in both the protocol and consent/permission/assent documents including that by using randomization, the subject’s study group will be assigned by chance and that the subject might be assigned to a study group that may prove to be less effective or have more side effects that the other study group(s), or other treatments available for the subject’s condition.

If a standard of care procedures are associated with the study, the following guidelines should be used to describe the risks associated with those standard procedures:

1. If the standard procedure is not explicitly required by the study protocol, the consent form need not describe the risks associated with the procedure; or

2. If the standard procedure is the main focus of the study (e.g., one or more of the study groups are randomized to standard of care) or is explicitly required by the study, the consent form must include a full description of the risks associated with the procedure.

This item should state clearly the risk of loss of confidentiality associated with both participant and study data/specimens and risks associated with a loss of confidentiality (e.g., risks to employability, insurability, reputation, ability to adopt, other social risks), as appropriate.

Any risks associated with research-related radiation exposure versus standard of care radiation exposure must be described.

15. RISK MANAGEMENT PROCEDURES AND ADEQUACY OF RESOURCES

Describe the procedures for protecting against or minimizing any potential risks/discomforts. Examples may include designing the study to make use of procedures involving less risk when appropriate; minimizing study procedures by taking advantage of clinical procedures conducted on the study participants; mitigating risks by
planning special monitoring or conducting supportive interventions for the study.

This item should also discuss the adequacy of local resources in place to conduct this study in a way that assures protection of the rights and welfare of participants including adequacy the research facilities; time for the researchers to conduct and complete the study; number of trained study staff; and availability of medical or psychosocial resources that participants may need as a consequence of the research. Depending on the nature of the study, a description should also be provided regarding the proximity of an emergency facility for care of participant injury including the characteristics of the location (e.g., availability of crash cart) and expertise available to manage unanticipated emergencies.

The procedures regarding reporting local UPRs, protocol deviations/violations, etc. to the UCSD IRB should be described.

Should participants who may be vulnerable to coercion or undue influence be involved in this study, such as those who are economically or educationally disadvantaged, mentally disabled, or students (undergraduate, graduate, and medical students) and employees of UCSD and RCHSD (administrative, clerical, nursing, lab technicians, post-doctoral fellows and house staff, etc., such individuals may feel some pressure to participate in a researcher's study, especially if the requesting researcher is the potential subject’s supervisor, instructor, or someone who might be in a position to influence their future. Investigators must exercise great caution to avoid even the appearance of pressuring individuals into enrollment or continued participation. This item should clearly describe how such issues will be addressed to ensure the voluntary participation of these participants. The investigator must also provide assurance that a student's experimental results, performance, or any confidential data will not be given to whomever is grading the student, except for stating whether the student participated or not unless the approved study design provides for this.

If women of child-bearing potential will be recruited/involved in the study, a description of screening and monitoring procedures of these participants must be provided including pregnancy testing, methods to avoid pregnancy, etc. and ensure privacy/confidentiality issues including those associated with pregnancy testing results and minors are addressed in item 16 (see below).

Where appropriate, discuss the provisions for monitoring the data collected to ensure the safety of subjects (a DSM plan). Explain if the study has a Data Safety Monitoring Board (DSMB).

Note: if this is a multi-centered NIH-sponsored trial, DSM plans are required as part of the protocol. NIH specifically requires the establishment of Data and Safety Monitoring Boards (DSMB) for Phase III clinical trials involving interventions that entail potential risk to the participants. NIH policy requires that investigators submit a general description of the Data and Safety Monitoring Plan for clinical trials (biomedical and behavioral intervention studies) as part of the research application. In developing the Data and Safety Monitoring Plan, refer to the NIH Policy For Data and Safety Monitoring at [http://grants.nih.gov/grants/guide/notice-files/NOT-OD-00-038.html](http://grants.nih.gov/grants/guide/notice-files/NOT-OD-00-038.html) or [http://grants.nih.gov/grants/guide/notice-files/not98-084.html](http://grants.nih.gov/grants/guide/notice-files/not98-084.html)

The general description of a monitoring plan should describe the entity that will be responsible for monitoring, and how Adverse Events (AEs) will be reported to the IRB, the NIH Office of Biotechnology Activities (OBA), and the FDA in accordance with IND or IDE regulations.

If you are the lead researcher of a multi-site study (UCSD/RCHSD is a coordinating center) or provide study-wide services such as for data coordination, please describe the management of information that is relevant to the protection of participants including adverse events, UPRs, protocol violations/deviations, interim results
and protocol modifications, as well as procedures regarding monitoring sites including who will monitor, on what schedule and what will be monitored such as regulatory submissions and approvals, subject research records and source documents, drug accountability, etc. If the project is PI-initiated, what is included in the formal agreement between organizations should be described including specifically the roles and responsibilities of each party.

Note: risk management procedures associated with minimizing risk to loss of confidentiality should be described in item 16 of the Research Plan.

16. PRIVACY AND CONFIDENTIALITY CONSIDERATIONS INCLUDING DATA ACCESS AND MANAGEMENT

Provide a description of how participant privacy and confidentiality will be protected on this study. Investigators must disclose their process for ensuring that participants have control over access to themselves (privacy) and how data/specimens (participant and study data/specimens) will be managed and used (confidentiality).

Provide an adequate description of procedures used to manage the participant’s privacy concerns such as a) Where the participants will be recruited. Will recruitment take place in an open public area, a crowded waiting room, or other venue that would jeopardize participant privacy? b) Where consent/assent/permission will be obtained? Will the informed consent process take place in a private room, where participant can ask questions without feelings of embarrassment or discomfort? c) If the research involves a physical exam, whether the participant be provided with a room or private space to undress and dress and who will be in the exam room; d) For research involving young children, whether the parent be allowed to be present if this makes the child more comfortable. For adolescents, whether the participant is able to talk privately to the researcher without parental supervision or intrusion as well as procedures associated with protecting confidentiality of study procedure results such as pregnancy testing and minors. More information about confidentiality and minor consent in California can be found here.

In addition, provide a adequate description of what provisions will be used to maintain confidentiality of participant and study data/specimens. For example, How will participant and study data/specimens be protected/secured? Will the research records be in a locked cabinet? Who will have access to the records? What security procedures will be used regarding electronic storage of data? Who will control access to the records and how will this be controlled? What are the procedures for “deidentifying” participant/study information/specimens? Where will data key be kept? Will identifiers be destroyed following the collection and aggregation of data? What information, if any, will be disclosed to entities beyond the PI and key personnel noted in the application, and to whom the information will be provided?

This item should indicate whether it is reasonably foreseeable that the study will have access to or collection of information that Federal, State, and/or local laws/regulations requires or may require to be reported to other officials (e.g., child or elder abuse; positive results from lab tests) or ethically requires actions (e.g., suicidal ideation). If yes, describe the reporting procedures/requirements including whether the investigator is a “mandated reporter” and ensure the reporting requirements are described in the consent. Additional information regarding California Penal and Welfare and Institutional Codes abuse or neglect reporting can be found at Child Abuse and Neglect Reporting Act; Crimes against elders and dependent adults; Elders and dependent adults subjected to abuse, neglect, or abandonment; and Mandated reporter definition and reporting requirements.

Note: University mandated reporters, other University personnel, and members of the University Community who may observe, have actual knowledge of, or reasonably suspect abuse or neglect should be familiar with
procedures for prompt reporting of concerns to appropriate external and University officials including the use of the University Compliance Hotline (by phone 1-800-403-4744 or at http://www.universityofcalifornia.edu/hotline/).

17. POTENTIAL BENEFITS
Discuss those benefits to be gained by the individual subject, as well as those benefits that may accrue to society in general. If there is no direct benefit to the subject, this must be stated both here and in the consent/assent/permission documents. Note: Overly optimistic statements of benefit should be avoided. Reimbursement/payment and provision of investigational/experimental study drugs do not fall under the benefits section.

18. RISK/BENEFIT RATIO
Discuss why the risks to subjects are reasonable in relation to the anticipated benefits to subjects and in relation to the importance of the knowledge that may reasonably be expected to result.

19. EXPENSE TO PARTICIPANT
Describe specifically which procedures/drugs associated with the study will be billed to the participant or the participant’s insurer(s) and which will be provided to the subject at no cost.

There are very limited circumstances under which study participants may be responsible (either directly or via their insurance) for covering some study-related expenses. If the study participant or their insurer(s) will be billed for any portion of the research study, provide a justification as to why this is appropriate and acceptable. For example, if the study involves treatment that is documented standard of care and not investigational, state so. For cancer-related clinical trials that qualify under the California Clinical Trial Law, a statement should be added to this section informing the IRB that because this is a qualifying trial, the study will bill the participant and/or their insurance for costs related to some research drugs, devices, or procedures and what those drugs/devices/procedures include.

If the investigation involves the possibility of added expense to the subject (longer hospitalization, extra studies, etc.) indicate in detail how this will be handled. In cases where the FDA has authorized the drug or device company to charge the patient for the experimental drug or device, a copy of the authorization letter from the FDA or sponsor must accompany the application.

20. COMPENSATION FOR PARTICIPATION
Describe all plans to compensate subjects, either in cash, a gift or gift certificate. Note that all compensation must be prorated throughout the life of the study. The amount of compensation must be justified in regards to possible coercion or undue influence. Clarify whether subjects will be reimbursed for travel or other expenses. In addition, the “total” amount of possible compensation must be provided.

When students participate in research studies for class credit they should be provided alternative methods of getting that credit that do not include participating in an experiment, and it is the investigator's responsibility to determine that those alternative methods exist. Wherever possible, student should be provided with a choice of research opportunities, including some not under the investigator.

21. PRIVILEGES/CERTIFICATIONS/LICENSES AND RESEARCH TEAM RESPONSIBILITIES
This section should provide a detailed explanation that specifically outlines each member of the research team's responsibilities. It should specify which individuals are privileged/certified or licensed, and at what sites, to perform the procedures in the protocol. Examples include “Dr. ‘X’ is a Ph.D. who will be conducting the data
analysis for the study, Dr. ‘Y’ who is an M.D., has medical privileges at the UC Medical Centers and RCHSD to perform the biopsy.” “Dr. ‘Z’ who is an M.D., will only be conducting the ‘abc’ procedure for which she has privileges for only at the UCSD Medical Center.” If individuals are not privileged, etc. to perform the procedures as described in the protocol, explain in detail the plan to deal with this issue. A response such as “Everyone on this study is privileged,” cannot be accepted.

This section must also clearly indicate by which entity each member of the research team is appointed/employed, such as UCSD, and whether they are being funded through this study.

Note: all key personnel must have completed the appropriate CITI training and have the completion report available for review upon request from the IRB.

22. BIBLIOGRAPHY

List up to five relevant articles that the IRB can use to provide necessary background for the protocol. Do not append an extensive NIH-grant-style bibliography.

23. FUNDING SUPPORT FOR THIS STUDY

Clearly and specifically describe the funding support for this study.

If this study is “industry” sponsored, this item must provide the name of the sponsor; the roles of the PI and/or co-investigators in the initiation and design of the protocol and access to data. A copy of the Master Protocol and Investigator’s Brochure(s) must also be provided.

This item must clearly state if there is an existing or pending Clinical Trial Agreement (CTA) with a collaborating company supporting this study and whether the CTA has been negotiated at UCSD and/or through VMRF.

If the study is investigator-initiated, this item should clearly describe the nature of the collaborating entity's involvement. An example of this includes the following: "Company 'X' is providing the study drug only and a research agreement (RA) has been negotiated with OCGA to cover this involvement. This RA allows the company to review study data and have access to all participant's study records. The company will provide no coverage for any adverse events associated with the study because...."

If the support for this study is through a grant, such as from NIH, DoD, NSF or another source, provide the name of the sponsor; the type of grant; grant number and inclusive dates of support and state whether the grant is going through UCSD as a grant or sub-contract and is existing or pending approval and provide the name and phone number for the fiscal contact person or analyst handling the grant.

If the funding support will be through the DoD, the Research Plan must clearly describe how the DoD requirements will be satisfied and provide a completed DoD supplement. For more information about DoD funded studies and to obtain the DoD supplement, please see the HRPP fact sheet, “DoD/DON-funded Research.”

If the application Facesheets indicates that there is no funding support for this project (unfunded), describe in detail how the project is to be supported.

Note: All research team members listed on the 1572 must be listed on the application Facesheets.
24. BIOLOGICAL MATERIALS TRANSFER AGREEMENT

If the protocol involves any human tissue or biological fluids, etc. of the participant being sent to another institution, or if research materials such as drugs, human blood or tissue are being transferred to the University, a Biological Materials Transfer Agreement (BMTA) may be needed. If the material is being sent to either the organization/entity sponsoring the study for use in the study or a laboratory as part of the study, a BMTA is not necessary. If material provided by UCSD is being used by the receiving organization for its own research, an MTA is then required for the purpose of such research. This should occur concurrently with the IRB application. For further information concerning a BMTA, see the Materials Transfer website.

25. INVESTIGATIONAL DRUG FACT SHEET AND IND/IDE HOLDER

If this study involves an FDA-regulated investigation, state whether or not the sponsor has determined if an IND/IDE is required and the basis for that determination. Note: if the PI is the IND/IDE holder, the PI is considered the “sponsor.”

If the study involves any investigational drug(s), an Investigational Drug Fact Sheet must be completed by the investigator and included as one of the documents uploaded in support of the application. A separate sheet needs to be completed for each investigational drug. In addition, please state whether IRB approval for the study is contingent upon this occurring.

Describe how the investigational drug will be handled (pharmacy, location, by whom, etc.). Dispensing and administration of the test article must be in accordance with all State and Federal regulations as well as UCSD Health System policies (http://www-ucsdhealthcare.ucsd.edu/MCPWeb/docs/341.1/doc.htm).

If the study involves an investigational drug, provide a copy of the Investigator’s Brochure for each drug. If the drug to be used on the study is FDA approved for the procedures, participants, conditions, etc. associated with the proposed study, provide a copy of the package insert for each drug.

If the study involves an investigational device, provide a copy of relevant reports of prior investigations conducted with the device; the FDA’s device determination letter; and other sources of information regarding the device and use of the device, as appropriate.

List the name of the person or organization that holds the Investigational New Drug (IND) or Investigational Device Exemption (IDE). If an IND/IDE has been issued, provide that number on the application Facesheets submitted with this application.

If the PI is the IND/IDE holder, as noted previously, the PI is considered the “sponsor” and is required to follow FDA requirements for sponsors including providing reports to the FDA and IRB; selecting a qualified clinical monitor; the necessity of a DCM/DSMB; monitoring the progress of the clinical study and documenting the monitoring activities; preparing and maintaining adequate and accurate case records on each subject in the study, etc. For more information about these requirements, the PI should review the appropriate federal regulations and guidance including 21 CFR Part 312 and 21 CFR Part 812 and “Guidance for Industry Investigator Responsibilities—Protecting the Rights, Safety, and Welfare of Study Subjects.”

26. IMPACT ON NURSING STAFF

If the conduct of the study involves the nursing staff from UCSD and/or RCHSD staff (nursing, laboratory, pathology, pharmacy, medical records), indicate what additional time or staff skills are required. Specify in this item whether there is a budget provided for nursing staff training and participation in the study, and whether there are plans for nurse “in-service” training. Projects done in an inpatient or outpatient setting require an affirmative statement that the study plan has been discussed with the appropriate nursing supervisor and that the nursing service approves.
27. CONFLICT OF INTEREST

Describe whether the PI or any key personnel associated with this study have any financial interests or other “conflicts” related to this study. Examples of financial relationships include consulting, participation in speakers bureaus, stock or stock option ownership, or service on advisory boards or the board of directors of a company, or service as a company officer.

Please note that if a conflict is disclosed, appropriate forms must be provided to the UCSD Conflict of Interest Office. More information about conflicts of interest and to obtain the appropriate forms, contact the Conflict of Interest Office at 858-534-6465 or see the web site here.

The disclosure forms should be sent only to the COI office and not included in the IRB application, making it essential that financial relationships be described as a narrative in this item of the Research Plan.

For projects that do not have a source of funding, but involve a drug or device, disclose if a conflict of interest exists.

All actual and potential Conflicts of Interest must be disclosed in the consent documents. Examples of disclosures include: “Dr. X is a paid consultant for Company Y, the sponsor of this study,” or “Dr. X owns stock in Company Y, a collaborator in this research study.” If the PI is listed on a patent, one example of acceptable disclosure would be: “Dr. X developed the Y device to be used in this study and has a personal interest in the device. Dr. X and the University of California may benefit should its use be determined beneficial. This disclosure is made so that you can determine if this relationship will affect your willingness to participate in this study.”

28. SUPPLEMENTAL INSTRUCTIONS FOR CANCER-RELATED STUDIES

Clarify whether this trial qualifies under the California Clinical Trial Law (Section 1370.6 of the Health and Safety Code; Section 10145.4 of the Insurance Code; and Sections 14087.11, 14132.98, and 14132.99 of the Welfare and Institutions Code), and if so, a statement should be added to this section that because this is a qualifying trial, the study will bill the participant and/or their insurance for costs related to some research drugs or procedures.

Appropriate documents for cancer-related studies should be uploaded to the ePRMC website when the study is submitted to the HRPP. For more information, please go here.

29. OTHER APPROVALS/REGULATED MATERIALS

Describe whether approval or authorization from other UCSD review committees including Independent Review Committee (Conflict of Interest); Embryonic Stem Cell Research Oversight (ESCRO); Protocol Review Monitoring Committee (PRMC); and committees under Environmental Health & Safety (EH&S), such as Institutional Biosafety Committee (IBC); Human Exposure Review Committee (HERC); and RSSC (Radiation Safety and Surveillance Committee) are required and whether these approvals are in place or requests for approval/authorization from other UCSD review committees have been submitted and are currently under review.

Note that enrollment of participants cannot begin until approval/authorization from appropriate other UCSD review committees has been obtained.

30. PROCEDURES FOR SURROGATE CONSENT AND/OR DECISIONAL CAPACITY ASSESSMENT

Surrogate Consent and Decisional Capacity Assessment are two related topics. An investigator may employ Decisional Capacity Assessment for either of two purposes:

1. In a study where the study population being recruited may reasonably be expected to have decisional
impairment, an investigator may use Decisional Capacity Assessment to demonstrate that all participants who have consented for participation have the capacity to consent for themselves;

2. In a study where the investigator wishes to have the option of using a “Legally Authorized Representative” of the subject to provide surrogate consent, Decisional Capacity Assessment is required by California law as a component of the surrogate consent process.

Detailed plans for performing Decisional Capacity Assessment and/or for obtaining Surrogate Consent should be entered in this section of the application, or the words “Not Applicable” should be entered. A copy of all forms that will be used to document decision-making capacity at the time of consent should be included with the application.

Procedures for Decisional Capacity Assessment were developed in 2002 by a UCSD task force on this topic, and are available on the HRPP website (http://irb.ucsd.edu/decisional.shtml) along with examples of post-consent assessment instruments that can be adapted to an investigator’s own research project.

Investigators should be aware that the IRB may, depending upon the nature of the proposed research and its subject population, require Decisional Capacity Assessment as part of the research plan.

**Surrogate Consent**

California law AB2328, codified as California Health & Safety Code Section 24178 became effective January 1, 2003 and clarifies who may serve as a research subject’s “legally authorized representative.” Surrogate consent for participation in a research study should be employed only to the extent that it is consistent with federal and state laws and guidance pertaining to protecting human subjects participation in research. Consistent with guidelines provided by the University of California Office of the President (available on the HRPP website at http://irb.ucsd.edu/surrogate.shtml) the IRB will use the following criteria when determining whether to permit the use of surrogate consent for participation in a research study:

1. Surrogate consent may be considered only in research studies relating to the cognitive impairment, lack of capacity, or serious or life-threatening diseases and conditions of research subject.
2. The investigator shall include in the IRB application/modification form a protocol-specific plan for the sequence of steps that will be employed to acquire and document surrogate consent provided by a legally authorized representative.

If surrogate consent will be sought on this study, please ensure this item describes the study procedures associated with obtaining surrogate consent. For more information about this, please see the HRPP Fact Sheet, “Submitting or Amending a Protocol to Include the Option of Surrogate Consent.”