Institutional Profile

Site Name: University Medical Center New Orleans

Last modified date: 10/15/2019

ABOUT THE INSTITUTIONAL PROFILE
The IREx IP contains basic information about your institution that another institution might use to determine if they feel comfortable relying on, or serving as the Reviewing IRB for, your institution. The IP can also be used by IRBs and study teams to better understand one's institutional processes and requirements when using reliance. This information will be visible to other users in IREx and publicly available as a downloadable PDF on the IREx Website here. This information is for general review purposes only. It may not be accurate and may be subject to change, withdrawn or revised at any time without notice. The Institutional Profile is not intended to serve as a complete record of an Institution's study-specific local considerations.

********

Section 1: GENERAL HRPP INFORMATION

<table>
<thead>
<tr>
<th>Institution</th>
<th>University Medical Center New Orleans</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federalwide Assurance (FWA) #</td>
<td>00020580</td>
</tr>
<tr>
<td>FWA Expiration Date</td>
<td>2022-12-18</td>
</tr>
<tr>
<td>Does your institution have an internal IRB?</td>
<td>No</td>
</tr>
<tr>
<td>Describe any board specialties of your IRB.</td>
<td>n/a</td>
</tr>
<tr>
<td>Is your institution a covered entity?</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Section 2: SITE-SPECIFIC LOCAL CONTEXT
This information may be helpful for a Reviewing IRB to understand when considering whether to serve as the Reviewing IRB for your organization. Additional, study-specific information will be requested when a Reviewing IRB is reviewing a specific study for your site (e.g., COI, investigator training, study-specific consent requirements, state law or institutional requirements). However, any information provided in the IP will be superseded by information provided by the relying site HRPP on any study-specific HRP surveys (including consent form language and format).

To what state laws is your institutions subject?

• LA
List other names by which your institution is known.  

UMCNO

Age of majority in your state?  

18

What circumstances affect age of consent in your state?  
For example, in Pennsylvania a minor age 14 or above can consent to their own mental health treatment  

Under the general medical care statute, La. R.S. 1079.1, minors may consent to their own medical treatment in general.

Do you have any state or local laws or institutional policies that require RECORD KEEPING for longer than federal law requires under the Privacy Rule or Common Rule?  

No

Do you require specific language in your consent form to describe what requires mandatory reporting to authorities?  

No

Does your site require a site-specific logo appear on consent forms and/or recruitment documents?  

No

Does your institution require approval of a waiver of authorization under HIPAA for review of medical records to identify eligible subjects?  

Yes

Does the site have a posted policy for the following?  
NOTE: Please only select those for which there is a posted institution policy; generally accepted practice and guidance are not policy.  

• We do not have a posted policy for any of these

Does your IRB require HIPAA authorization forms be a separate document from the Informed Consent Form?  

No

Please enter your specific consent form language regarding payment for research-related injury.  

We require that the language in the Clinical Trials Agreement match the language in the consent form, especially related to the cost of medical treatment in the event of a subject injury.

Do you have any additional HIPAA Authorization language template documents?  

No

LOCAL CONTEXT: Component Sites  
As the FWA-holder of a component site, you are responsible for providing the relevant local considerations for component sites here, in the Institutional Profile, and for specific studies, as requested by the Reviewing IRB. If your component sites have information that differs from that provided in the previous section, specify the site and what differs below.

Do you have a component site on your FWA?  

No

Section 3: LOCAL INSTITUTIONAL REQUIREMENTS FOR INVESTIGATORS WHEN RELYING ON ANOTHER IRB.

These steps occur BEFORE the study is approved by the Reviewing IRB:
How should an investigator request to cede review to an external IRB? For example, should they email the IRB? Is there a specific person at the IRB? Should they just submit the request via your local IRB system (as outlined in the questions below)?

Because our institution does not have its own IRB, we generally seek a Reliance Agreement with the single IRB/IRB of Record for a multicenter trial.

Do you have a reliance request packet or reliance application that needs to be completed before deciding to rely?

No

These steps occur AFTER the study is approved by the Reviewing IRB: Indicate below what documentation and events are submitted to your local IRB when relying on an external IRB.

Should your investigator submit any of the following to your HRPP when ceding review to another institution? If checked, you will be asked to detail what should be submitted.

- Study-wide amendments (protocol or consent form modifications)
- Local amendments (personnel modifications)
- Continuing review
- Serious or continuing non-compliance
- Unanticipated problems
- Serious adverse events
- Final report

What should be submitted by your investigator for study-wide amendments (e.g. protocol and consent form modifications) when ceding review?

approval letter from Lead IRB and all revised documents with a summary of changes to all documents.

What types of local amendments (e.g. personnel modifications) should be submitted to the local HRPP and what should be submitted when ceding review?

approval letter from Lead IRB and all revised documents with a summary of changes to all documents.

What should be submitted at continuing review?

approval letter from lead IRB and any revised documents that accompany that review.

What should be submitted for serious or continuing non-compliance?

All forms submitted to the Lead IRB for review and the IRB determination letter/report.

What should be submitted for unanticipated problems?

All forms submitted to the Lead IRB for review and the IRB determination letter/report.

What should be submitted for serious adverse events?

All forms submitted to the Lead IRB for review and the IRB determination letter/report.

What should be submitted for final reports?

All forms submitted to the Lead IRB for review and the IRB determination letter/report.

Who at your institution should be contacted if a Lead IRB wishes to report an unanticipated problem, a determination of serious or continuing non-compliance, or a suspension or termination?

Name: Jeannine Ascani
Email: jeannine.ascani@lcmchealth.org
Phone Number: (504) 702-3141
Section 4: The Study-Specific Reliance Plan The questions below have been harmonized with the SMART IRB Agreement Implementation Checklist and serve as your reliance preferences when serving as the IRB of record for other sites.

If you decide to serve as the Reviewing IRB in IREx, when you create the study, these preferences will appear as the basis for your SSRP. You may edit your responses for the study or for one (or more) sites, if requested, at your discretion.

Is your institution willing to serve as the IRB of Record for other institutions? If yes, more information on your reliance preferences/requirements will be collected below.

No