

# **IRB Policy Handbook**

Institutional Review Board (IRB) irb@fullcoll.edu

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# **IRB Application Process**

To adhere to federal and local regulations, the Fullerton College IRB has a formal application process in place to address requests for research. Applicants are requested to become acquainted with the process.

Step 1	Determine whether the proposed study is research, as defined by the federal government. Please refer to Research section of this handbook to learn how the federal government defines research.
Step 2	If the study is research, then determine the type of review the study should likely receive from the IRB. To learn about the different types of reviews, please refer to Types of Review section of this handbook.
Step 3	Complete the Fullerton College Application for Approval of Human Subjects Research. A complete application packet should include all of the following and be submitted to <a href="mailto:irb@fullcoll.edu">irb@fullcoll.edu</a> :  1. Application for Approval of Human Subjects Research 2. IRB Approval from External College/University 3. Recruitment Documents (Letter, Email, Flyer, and any other) 4. Informed Consent Form and, if applicable, Assent Form 5. Instruments (surveys, questionnaires, interview protocol, etc) 6. Evidence of Completion of Human Subjects Ethics Training in the form of a certificate from either the Collaborative Institutional Training Initiative (CITI) or the National Institutes of Health (NIH) Training.
Step 4	<ul> <li>The IRB will review the completed application. The timeframe will depend on the type of review.</li> <li>Exempt Status – The IRB chair person determines whether a research study is exempt from review. Generally, a decision is made within 30 days.</li> <li>Expedited Review – The IRB chair person along with one IRB member, or two designated IRB members, review a research proposal. Generally, a decision is made within 30 days.</li> <li>Full Review – The majority of the IRB Committee, including the non scientist representative, review the research proposal. Generally, a decision is made within 60 days.</li> </ul>
Step 5	The IRB may request from the primary investigator a clarification, additional documents, and/or revisions.
Step 6	If approved, a primary investigator has one year to complete all data collection. If not approved, a primary investigator must not collect data at Fullerton College.
Step 7	If there is a need for an amendment to the original proposal or an extension to go beyond the one year approval period, a primary investigator must submit the Application for Amendment to or Extension of Previously Approved Human Subjects Research. The primary investigator must await approval from the IRB before proceeding.
Step 8	At the conclusion of the study, the primary investigator must submit to <a href="mailto:irb@fullcoll.edu">irb@fullcoll.edu</a> a Closure Form along with a copy of the final study report.

#### Introduction

Fullerton College encourages and supports the scholarly endeavors of students, faculty, and staff of the College. Pursuit of scholarly work and research will often involve the use of human subjects for data collection and analysis. Fullerton College is committed to ensuring that all human subject research<sup>1</sup> in which it is engaged<sup>2</sup> is conducted in accordance with the ethical principles stated in the <u>Belmont Report</u> and in accordance with federal regulation as documented within the College's Assurance issued by the U.S. Department of Health and Human Services (DHHS).

The Fullerton College (FC) Institutional Review Handbook is a reference for IRB members, faculty, students, and others associated with the College. This guidebook for standards and practices details the policies and procedures based on regulations governing human subject research. The IRB shall adhere to the standards and practices outlined in this guidebook. The IRB will periodically review and ratify the handbook. Other guidance not included in this document is available on the FC IRB website. The website may be accessed at: <a href="https://ie.fullcoll.edu/irb/">https://ie.fullcoll.edu/irb/</a>.

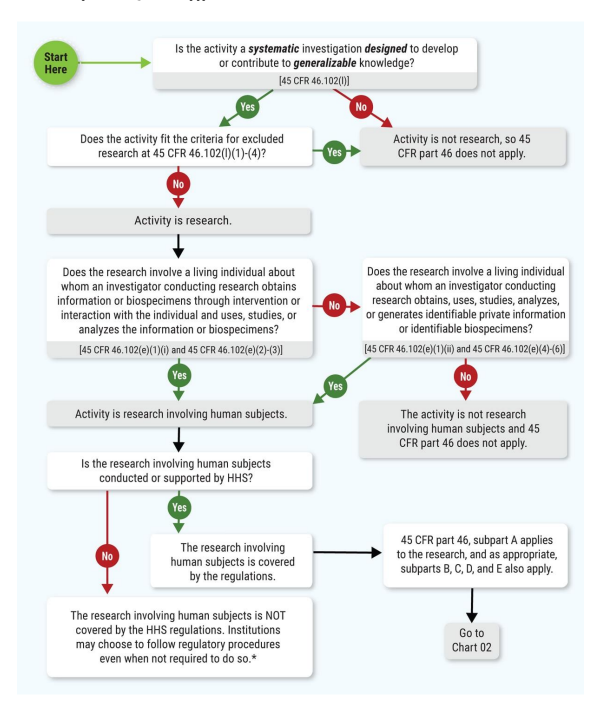
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<sup>&</sup>lt;sup>1</sup> Activities are human research that are subject to DHHS regulations when they meet the DHHS definition of "research" and involves one or more "human subjects" as defined in DHHS regulations (45 CFR §46.102(e)).

<sup>&</sup>lt;sup>2</sup> "Engaged in the conduct of the research" shall be defined in accordance with current Office of Human Research Protection (OHRP) guidance.

#### What is Human Subjects Research?

Federal guidelines define research as "means a systematic investigation, including research development, testing, and evaluation, designed to develop or contribute to generalizable knowledge. Activities that meet this definition constitute research for purposes of this policy, whether or not they are conducted or supported under a program which is considered research for other purposes. For example, some demonstration and service programs may include research activities" (45 CFR §46.102(l)).



#### What is a human subject?

"Human subject means a living individual about whom an investigator (whether professional or student) conducting research: (i) Obtains information or biospecimens through intervention or interaction with the individual, and uses, studies, or analyzes the information or biospecimens; or (ii) Obtains, uses, studies, analyzes, or generates identifiable private information or identifiable biospecimens" (45 CFR §46.102(e)(1)).

#### What is minimal risk? CFR 46.102(j)

Minimal risk means that the probability and magnitude of harm or discomfort anticipated in the research are not greater in and of themselves than those ordinarily encountered in daily life or during the performance of routine physical or psychological examinations or tests (45 CFR §46.102(j))

#### Fullerton College's Institutional Review Board

#### Purpose of the IRB

The College's Institutional Review Board (IRB) reviews human subjects research proposals to ensure that the rights and welfare of human subjects used in research studies by College personnel are protected; that risks have been considered and minimized; that the potential for benefit has been identified and maximized; that all human subjects only volunteer to participate in research after being provided with legally effective informed consent; that any research is conducted in an ethical manner and in compliance with established standards. Those individuals seeking to conduct such research may not solicit subject participation or begin data collection until they have obtained clearance by the FC Institutional Review Board.

Some research projects involving human subjects are exempt from IRB approval requirements. The types of research generally exempt from IRB approval requirements include normal educational practices such as work undertaken as a part of a course; educational tests when the subjects are not identified; and surveys or interviews in which the subjects volunteer and are not personally identified.

The Institutional Review Board (IRB) for Human Subjects Research at Fullerton College has responsibility to oversee procedures for carrying out the College's commitment to protect human subjects in research. The role of the IRB is to review proposed research projects that involve the use of human subjects; ensure that the individuals involved in the project are treated ethically; ensure that all subjects are provided with substantial information about the study and consent to be a subject in the study; and that all private information will be handled with confidentiality.

### The Belmont Report

The Belmont Report contains three basic ethical principles central to human subjects' research that guides the Human Research Protection Program (HRPP) and the IRB in assuring protection of the rights and welfare of research subjects. These three principles are respect for persons, beneficences and justice.

1. Obtaining informed consent, protecting the privacy and confidentiality, and enacting additional protections for vulnerable study populations are methods of demonstrating

respect for persons.

- 2. Beneficence requires that the possible benefits of the research be maximized while the possible risks be minimized for the human subjects.
- 3. To demonstrate the ethical principal of justice, investigators must endeavor to be equable in the selection of research subjects. This requires equitable distribution of the burden of participation and the benefit of the research. Investigators may not exclude potential participants from populations who may benefit from the outcomes of the research unless there is robust scientific or ethical justification for their exclusion.

## The Fullerton College Institutional Review Board (IRB)

Fullerton College (IORG0007053) and the Fullerton College Institutional Review Board (Fullerton College IRB #1 – Campus Research: IRB00008440) has been approved by the Office for Human Research Protections (OHRP) and is valid until 10/24/2022. The Fullerton College IRB assures the government and the public that it will comply with the federal regulations for the protection of human research subjects as noted under its Federalwide Assurance (FWA).

In accordance with the Federal Regulations, the Fullerton College IRB is a diverse committee of scientists, nonscientists and community/unaffiliated members who review proposed research involving human subjects to protect their rights and welfare.

The IRB is authorized to review, approve, require modifications in, or disapprove research activities conducted by or through Fullerton College using human subjects. The IRB does not assume the role of evaluating the soundness of the proposed research study, the merits of the research design, nor the potential contribution of the research to the scholarly literature. Rather, the IRB is charged with evaluating each project's compliance with ethical standards in regard to issues such as informed consent, confidentiality, research protocols, and any risk to the participants.

The purpose of the Fullerton College IRB rises above meeting the legal requirements of the federal government. The IRB also serves as a forum for the development and understanding of the ethical guidelines governing human subjects research.

#### **IRB Membership**

#### IRB Composition

The Fullerton College IRB is comprised of **11 members and X alternates** and is diverse in members' backgrounds, knowledge, and experiences. To ensure diversity, the IRB includes one classified staff member, five faculty members, two administrators/managers, the director of the Office of Institutional Effectiveness (who serves as the chair), a representative knowledgeable of an at-risk student population, and an unaffiliated/community representative.

#### IRB Member Appointments

Each **IRB member and alternate serves a term of 2 years**. The President of Fullerton College appoints all IRB members after gathering input from the appropriate constituency groups.

#### IRB Alternate Members

**Alternate members are appointed to the IRB to serve in the absence of a regular voting member**. Selection of alternative members is based on the expertise and perspective the person can bring to the review process, the diversity in an individual's academic and/or professional training and their experience. The alternate member may be a scientist, nonscientist, or community member.

#### IRB Consultants

The IRB recognizes that additional expertise may be necessary for review of an IRB proposal. The IRB may request consultation from subject matter expert when issues relevant to a proposal requires outside expertise. Consultants are not IRB members, do not count towards quorum, and may not vote.

#### IRB Member Training

IRB members participate in initial and continuing education. This is accomplished via CITI Training in the Protection of Human Subjects, the review of the Belmont Report Ethical Principles and Guidelines for the Protection of Human Subjects of Research, and the Common Rule and (http://www.hhs.gov/ohrp/regulations-and-policy/regulations/45-cfr-46/index.html). Relevant materials on issues, regulations, and guidance are also presented at IRB meetings. The FC IRB Handbook is a resource for IRB members who review and ratify the manual.

#### Types of Review

There are three different types of reviews that an IRB may undertake to review a proposed project. The type of review is based on the sensitive nature of the proposed project and level of potential risk to human subjects. A proposed project can be exempt from review or may undergo expedited or full review.

#### **Exempt Review**

Federal regulations stipulate the type of research that is exempt from IRB review. Specifically, there are six categories of research activities that may be exempt. These exempt categories are noted in the following manner in CRF §46.101(b):

- (1) Research conducted in established or commonly accepted educational settings, involving normal educational practices, such as (i) research on regular and special education instructional strategies, or (ii) research on the effectiveness of or the comparison among instructional techniques, curricula, or classroom management methods.
- (2) Research involving the use of educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures or observation of public behavior, unless: (i) information obtained is recorded in such a manner that human subjects can be identified, directly or through identifiers linked to the subjects; and (ii) any disclosure of the human subjects' responses outside the research could reasonably place the subjects at risk of criminal or civil liability or be damaging to the subjects' financial standing, employability, or reputation.
- (3) Research involving the use of educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures, or observation of public behavior that is not exempt under paragraph (b)(2) of this section, if: (i) the human subjects are elected or appointed public officials or candidates for public office; or (ii) federal statute(s) require(s) without exception that the confidentiality of the personally identifiable information will be maintained throughout the research and thereafter.
- (4) Research involving the collection or study of existing data, documents, records, pathological specimens, or diagnostic specimens, if these sources are publicly available or if the information is recorded by the investigator in such a manner that subjects cannot be identified, directly or through identifiers linked to the subjects.
- (5) Research and demonstration projects which are conducted by or subject to the approval of department or agency heads, and which are designed to study, evaluate, or otherwise examine: (i) Public benefit or service programs; (ii) procedures for obtaining benefits or services under those programs; (iii) possible changes in or alternatives to those programs or procedures; or (iv) possible changes in methods or levels of payment for benefits or services under those programs.
- (6) Taste and food quality evaluation and consumer acceptance studies, (i) if wholesome foods without additives are consumed or (ii) if a food is consumed that contains a food ingredient at or below the level and for a use found to be safe, or agricultural chemical or environmental contaminant at or below the level found to be safe, by the Food and Drug Administration or approved by the Environmental Protection Agency or the Food Safety and Inspection Service of the U.S. Department of Agriculture.

The IRB chair person determines whether a project is exempt and notifies the researcher of such exempt status. A chair person cannot declare under exempt review that a project is disapproved. It takes approximately 30 days for a project to get through the IRB process.

#### **Expedited Review**

Expedited review takes place when the research is found to have no more than minimal risk or when minor changes are proposed to a previously approved research project if requested within a year of the original approval. Under an expedited review procedure, the review may be carried out by the IRB chairperson or by one or more experienced reviewers designated by the chairperson from among members of the IRB. In reviewing the research, the reviewers may exercise all of the authorities of the IRB except that the reviewers may <u>not</u> disapprove the research. A research activity may only be disapproved during the full review process. The IRB must inform all members of research proposals approved under expedited review.

The IRB chair person may determine whether a project must go through expedited review. A chair person cannot declare under expedited review that a project is disapproved. It takes approximately 30 days for a project to get through the IRB process.

#### **Full Review**

Full review calls for the review\_of proposed research at convened meetings at which a majority of the members of the IRB are present, including at least one member whose primary concerns are in nonscientific areas. IRB members will be sent research proposals and supporting documents via email prior to the IRB meeting in order to be well informed and prepared. While all members will be sent the relevant documents, three IRB members will be selected to lead the discussion of the research proposal. Federal regulations stipulate that in order for the research to be approved, it shall receive the approval of a majority of those members present at the meeting. Furthermore, the nonscientist must be present to approve a research project.

Research covered by this policy that has been approved by the IRB may be subject to further appropriate review and approval or disapproval by officials of the institution. However, those officials may not approve the research if it has not been approved by an IRB.

The IRB chair person determines whether a project shall go through expedited review. A chair person cannot declare under exempt review that a project is disapproved. It takes approximately 60 days for a project to get through full IRB review.

#### **Human Subjects Research Training**

All IRB members, alternates, and investigators proposing to conduct research must complete a research subjects ethics training. Students enrolled in courses requiring research activities or in an independent study course should complete the human subjects research training especially designed for them. The ethics training must be completed prior to collecting data. The purpose of the training is to assist IRB members to ascertain the acceptability of proposed research in terms of institutional commitments and regulations, applicable law, and standards of professional conduct and practice. The ethics course will also help guide student researchers as they collect data for their respective projects. IRB members and those proposing to conduct research on campus must complete the online protection of human subjects course and pass it with a score of 80% or higher. The course can be taken from either the Collaborative Institutional Training Initiative (CITI) or from the National Institute of Health (NIH) Office of Extramural Research. The online CITI course is offered at <a href="https://www.citiprogram.org">www.citiprogram.org</a> and can be accessed by establishing an affiliation with Fullerton College during the registration process. To access the NIH course, please visit <a href="https://phrp.nihtraining.com/users/login.php">https://phrp.nihtraining.com/users/login.php</a> and create an account.

If choosing to take the CITI course, the following modules must be completed to be certified:

- Belmont Report and CITI Course Introduction
- History and Ethical Principles
- The Federal Regulations
- Informed Consent
- Privacy and Confidentiality
- Assessing Risk

If taking the NIH course, the following modules must be completed to be certified:

- Introduction
- History
- Codes and Regulations
- Respect for Persons
- Beneficence
- Justice
- Conclusion

Please include with your application your certificate of completion from either CITI or NIH.

#### **Consent and Assent Requirements**

#### Consent

Federal regulations require that investigators obtain the informed consent of the human subjects invited to participate in a research study (CFR 46.116). It is the responsibility of the investigator to keep a signed copy of the informed consent form, or assent form in the case of underage children, for each participating human subject. A copy of the informed consent form should be given to each study participant. The consent form will include or address the following:

- 1. A statement that the study involves research, an explanation of the purposes of the research and the expected duration of the subject's participation, a description of the procedures to be followed, and identification of any procedures which are experimental;
- 2. A description of any reasonably foreseeable risks or discomforts to the subject;
- 3. A description of any benefits to the subject or to others which may reasonably be expected from the research;
- 4. A disclosure of appropriate alternative procedures or courses of treatment, if any, that might be advantageous to the subject;
- 5. A statement describing the extent, if any, to which confidentiality of records identifying the subject will be maintained;
- 6. For research involving more than minimal risk, an explanation as to whether any compensation and an explanation as to whether any medical treatments are available if injury occurs and, if so, what they consist of, or where further information may be obtained;
- 7. An explanation to contact Daniel Berumen, Director, Office of Institutional Effectiveness at Fullerton College, at (714) 992-7063 for answers to pertinent questions about the research and research subjects' rights, and in the event of a research-related injury to the subject; and
- 8. A statement that participation is voluntary, refusal to participate will involve no penalty or loss of benefits to which the subject is otherwise entitled, and the subject may discontinue participation at any time without penalty or loss of benefits to which the subject is otherwise entitled.

When appropriate, one or more of the following elements of information shall be included in the consent form:

- 9. A statement that the particular treatment or procedure may involve risks to the subject (or to the embryo or fetus, if the subject is or may become pregnant) which are currently unforeseeable;
- 10. Anticipated circumstances under which the subject's participation may be terminated by the investigator without regard to the subject's consent;
- 11. Any additional costs to the subject that may result from participation in the research;

- 12. The consequences of a subject's decision to withdraw from the research and procedures for orderly termination of participation by the subject;
- 13. A statement that significant new findings developed during the course of the research which may relate to the subject's willingness to continue participation will be provided to the subject; and
- 14. The approximate number of subjects involved in the study.

#### Assent

For human subjects under the age of 18, an informed assent is required. While the participation of underage (less than 18 years of age) children in research is discouraged, if and when children are invited to participate as human subjects in a study, the investigator must acquire their assent. The IRB will take into consideration age, maturity, and the psychological state of the underage human subjects when determining if those children are capable of providing assent. As with the informed consent, it is the responsibility of the investigator to keep a signed copy of the assent form for each participating human subject.

#### **Waiving Consent or Assent**

The requirement for an informed consent form or assent form may be waived in cases when the only record linking the human subject to the study is the consent document, and if the risk of a breach of confidentiality could lead to potential harm. Informed consent may also be waived if the research presents no more than minimal risk of harm and involves no procedures for which written consent is normally required outside of the research context.

#### Policy for Research Undertaken as Part of Coursework

The IRB distinguishes between research conducted in a classroom as part of the learning experience ("Student Research") from research conducted to add to generalizable knowledge or a professional body of knowledge (clinical research, thesis, or dissertation work). The purpose of this policy is to clarify when student research must be reviewed by the IRB, or if it is deemed as "Student Research," who is responsible for reviewing that research.

#### **Research Required as Part of Coursework**

The Fullerton College IRB is guided by 45 CFR 46 (Common Rule) in its definition of research as being a "systematic investigation designed to develop or contribute to generalizable knowledge." Research conducted by students as a part of classroom assignments does not usually fall under the federal regulation of research because it is not intended to or likely to lead to generalizable results. Rather, the activities are resources of teaching which facilitate learning of concepts and the opportunity to practice various procedures, including research methods (interviewing, observation and survey techniques, as well as data analysis). In such cases, the classroom project does not require Fullerton College IRB submission and approval. Such class research projects may be conducted under the supervision of the faculty member without submitting a protocol to the IRB.

The class project must meet the definition of classroom research/student research. This is defined as a project which: is a normal part of the student's coursework; is supervised by a faculty member; has as its primary purpose the development of the student's research skills; does not present more than minimal risk to participants or to the student investigator; does not include any persons as research subjects under the age of 18; does not include any persons as research subjects who are classified as part of a vulnerable populations according to federal regulations; is not "genuine research" that is expected to result in publication or some other form of public dissemination. Dissemination means the distribution of findings and includes, but is not limited to, masters and doctoral theses/dissertations, presentation at a scientific meeting or conference, submission to or publication (paper or electronic) in a scientific journal, and posting on the Internet. Such student research projects must meet all the criteria for an expedited review as defined in this handbook.

Please note that even if the intent is to not produce generalizable knowledge, if a special population or sensitive topic area is part of the project, the student's project cannot qualify for general approval and, therefore, does require Fullerton College IRB approval. Categories of sensitive information include information: Relating to sexual attitudes, preferences or practices; 2) Relating to use of alcohol, drugs or other addictive products; 3) Pertaining to illegal conduct; 4) That if released could reasonable damage an individual's financial standing, employability, or reputation within the community; 5) That would normally be recorded in a patient's medical record and the disclosure of which could reasonably lead to social stigmatization or discrimination; 6) Pertaining to an individual's psychological well-being or mental health; 7) Genetic Information. Categories of special subject population: 1) Minors (under eighteen years of age). 2) Fetuses or products of labor and delivery; 3) Pregnant women (in studies that may influence maternal health); 4) Prisoners; e) Individuals with a diminished capacity to give informed consent.

Faculty teaching research methods and overseeing student research projects are expected to understand the philosophy, ethics and practice of protecting human subjects in research; to adhere to these principles during the conduct and supervision of classroom research projects; and to teach these

practices and principles to students. Faculty will be responsible for ensuring that all student research projects are conducted in accordance with federal regulations and principles regarding protection of human subjects in research. Faculty will recommend that student researchers take the human subjects ethics student course available via the Collaborative Institutional Training Initiative (CITI) or the National Institutes of Health (NIH) Training.

Faculty who will be Co-Principal Investigators on class research projects, along with the student researchers, must successfully complete either the CITI training or the NIH training on human subjects. The CITI training can be found at <a href="https://www.citiprogram.org">www.citiprogram.org</a> while the NIH Computer-Based Training module may be found at the following address: <a href="https://phrp.nihtraining.com/users/login.php">https://phrp.nihtraining.com/users/login.php</a>.

#### **Independent Studies**

Research conducted as part of the coursework differs from research conducted as part of an independent project, such as honors projects, and independent study projects, in which interactions with human subjects or access to private information DO fall under the jurisdiction of the IRB. This type of student research could potentially be generalizable. The IRB application for these student research projects must include responsibility by a faculty member who will be named as the Co-Principal Investigator of the project.

#### **Thesis or Dissertation Research**

Thesis and dissertation projects involving human subjects are considered research as defined by 45 CFR 46 and require review by the FC-IRB.

If the faculty member has concerns or doubts, he/she should consult with the Office of Human Subjects Research.

#### **Tips for Faculty**

All teaching assignments involving human subjects must respect the rights and welfare of all individuals involved. The following suggestions for faculty members provide guidance concerning class projects:

1. Consider the nature and intent of the activity. If the course assignment involves systematic data collection and if any intent of the activity is to develop or contribute to generalizable knowledge - - an

- indication of which is intent to publish the data -- then the student classroom project is probably research and needs to be individually reviewed and approved by the IRB.
- 2. IRB approval cannot be made retroactive. If there is any likelihood that the results of the project might later be used for research that does lend to generalizable knowledge (for example, a presentation to a group other than the class), IRB approval must be sought prior to conducting the research. IRB approval cannot be granted retroactively.
- 3. Minimize risks whenever possible. Faculty members should help students understand that they are obligated to minimize risks for human subjects with whom they interact during the completion of their assignments. Depending on the circumstances, faculty members may find some of the following suggestions for students helpful:
  - a) Have students take either the CITI course or the NIH online training on human subject protection before collecting information from others.

- b) Encourage the use of anonymous data collection so that data are not linked to specific individuals.
- c) Have information identifying individuals kept separately from the information collected from those individuals.
- d) Collect project data at the end of the course, or within a short time afterward, and request all copies in the student's possession be destroyed.
- e) Ask for help! Ask the Office of Human Subject Research Protection for guidance when you are unsure of what review process is needed for a student classroom project. Their contact information may be found at http://irb.fullcoll.edu or you can call Daniel Berumen, Chair of the IRB 714-992-7064.

#### **Procedures:**

# Conflict of Interest

The IRB Chairperson or members may have a conflict of interest if they are an investigator on a study, or have a financial or other interest for a proposal under review. In cases where a conflict of interest exists, the IRB member will recuse themselves from the IRB deliberations and vote for the study in which they have a conflict. The IRB records any conflicts of interest in the IRB minutes and vote.



# **Institutional Review Board (IRB) Application for Approval of Human Subjects Research**

	category, please refer to th	dited (moderate risk) ee IRB handbook at irb.fullcoll.ea essing Full Review requests.	☐ Full Review (high risk)  Iu. Please allow 30 days for processing
A complete application	on packet should inclu	de all of the following and	be submitted to irb@fullcoll.edu:
• • •	or Approval of Human	•	
	from External College,	·	
		nail, Flyer, and any other)	
	nsent Form and, if app	•	
		es, interview protocol, etc)	the form of a certificate from
	•	,	or the National Institutes of Health
(NIH) Trainin		ar rraining initiative (erri) (	or the National Institutes of Frediti
	riculum Vitae (CV) of P	rinciple Investigators	
	, ,	,	
Part I: Principal Inve	stigator (PI) Informati	on	
PI's Name:			
Email Address:			
Mailing Address:			
Title of Research Pro	oject:		
Diagram and and the man			
☐ Fullerton College	ason behind your study	/.  ☐ Personal Academic	Interest
☐ Master's Thesis	Student Project	☐ Grant Requirement	
☐ Dissertation		☐ Other (please speci	
_ Dissertation		□ Other (please speci	
If conducting a stude	nt project, thesis or dis	ssertation, please complet	e the following:
Name of Advisor:	, , ,	,,	S
College/University:			
Department/Course	2:		
Degree of Study:			

Proposed Start Date:	Proposed Completion Date:
<del>-</del>	
	it the IRB to provide access to human subjects. It is the PI's responsibility to
	onsor to assist with any human subjects recruitment.
Fullerton College Contact:	
Department:	Email Address:
DO NO	T COLLECT DATA PRIOR TO RECEIVING IRB APPROVAL
For IRB internal purposes.	IRB#:
IRB Contact:	Date Logged
IND COILLACT.	in:
Date	Date Expired:
Approved:	
Part II: Purpose and Method	ology
1. Please describe the purpos	<del></del>
	<u> </u>
2. Describe the methodology	of the study (or attached a document describing the methodology). Please
be specific and include: 1) th	• • • • • • • • • • • • • • • • • • • •
	e age of the targeted group
	a specific ethnic group, institutionalized or protected group will be targeted
	deception will be used
· ·	·
	audio or videotapes will be used in the study
6) no	w you will get consent and, if needed, assent

3. Please check all the populations you wish to study at Fullerton College:
□ Administrators □ Faculty □ Staff □ Students □ Other:
- Administrators - Tucarty - Stan - Stadents - State -
4. Please check that the consent form includes all of the following, as required by federal law (CFR 46.116):
☐ 1. A statement that the study involves research, an explanation of the purposes of the research and
the expected duration of the subject's participation, a description of the procedures to be followed, and
identification of any procedures which are experimental;
☐ 2. A description of any reasonably foreseeable risks or discomforts to the subject;
☐ 3. A description of any benefits to the subject or to others which may reasonably be expected from
the research;
☐ 4. A disclosure of appropriate alternative procedures or courses of treatment, if any, that might be
advantageous to the subject;
☐ 5. A statement describing the extent, if any, to which confidentiality of records identifying the subject
will be maintained;
☐ 6. For research involving more than minimal risk, an explanation as to whether any compensation
and an explanation as to whether any medical treatments are available if injury occurs and, if so, what
they consist of, or where further information may be obtained;
☐ 7. An explanation to contact Daniel Berumen, Director, Office of Institutional Effectiveness at
Fullerton College, at (714) 992-7063 for answers to pertinent questions about the research and research
subjects' rights, and in the event of a research-related injury to the subject; and
☐ 8. A statement that participation is voluntary, refusal to participate will involve no penalty or loss of
benefits to which the subject is otherwise entitled, and the subject may discontinue participation at any
time without penalty or loss of benefits to which the subject is otherwise entitled.
, ,
When appropriate, one or more of the following elements of information shall be included in the
consent form:
☐ 9. A statement that the particular treatment or procedure may involve risks to the subject (or to the
embryo or fetus, if the subject is or may become pregnant) which are currently unforeseeable;
☐ 10. Anticipated circumstances under which the subject's participation may be terminated by the
investigator without regard to the subject's consent;
☐ 11. Any additional costs to the subject that may result from participation in the research:

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□ 12. The consequences of a subject's decision to withdraw from the research and procedures for
orderly termination of participation by the subject;
$\ \square$ 13. A statement that significant new findings developed during the course of the research which may
relate to the subject's willingness to continue participation will be provided to the subject; and
$\hfill \square$ 14. The approximate number of subjects involved in the study.

Part III. Confidentiality and Minimizing Risk 5. Please describe how you will address confidentiality issues. Specifically, indicate how you will prote the privacy of participants, store and safeguard data, and the actions you will take if confidentiality is broken by law.	
6. If there are any potential risks, describe precautions you will take to minimize any risk to participants.	

Part IV. Benefits of the Study	
7. Please describe the potential benefits of this study.	
Part V. PI Assurance and Signature	
As the PI, I attest that all of the information on this form is made to provide the reviewers with complete information followed in the research project. Additional forms will be in	related to the nature and procedures to be mmediately filed with the IRB to report any
change in subject(s), selection process, change of PI, adver	
project. I also attest to abide by all government regulation	
the research study, I agree to submit a copy to the Fullerto	on College IRB along with the required study
Closure Form.	
PI Signature	Date



# Institutional Review Board (IRB) Application for Amendment to or Extension of Previously Approved Human Subjects Research

This form is to be used when a study previously approved by the Fullerton College IRB will need to be amended or will need an extension to go beyond the IRB approval date. If modifications are being requested, the IRB will need to review all amended documents and/or methodology to assess the potential effects on human subjects. If an extension is being requested, the IRB will need to review the reasons and assess the potential effects on human subjects.

Principal Investigator (PI)   PI's Name:	Information:
Email Address:	
Mailing Address:	
Title of Research Project: IRB#:	
<ol> <li>Please check the type o</li> <li>☐ Amendment</li> </ol>	f modification you are requesting.  □ Extension
- / menament	- Extension
as a result of this propose	icate which documents related to this research study will need to be modified d amendment or extension request. Please attach the amended documents s form to <a href="mailto:irb@fullcoll.edu">irb@fullcoll.edu</a> .
☐ Recruitment documen	its   Informed Consent Form   Informed Consent Form
3. Please describe the pro extension.	posed amendment and reason behind it. Or, please explain the reason for the

4. Please explain how the modificat participated in the research study.	ion will affect human subjects, including those who have already
made to provide the Fullerton Colle procedures to be followed in the re- IRB to report any change in subject( completion date of project. I also a	rmation on this form is accurate, and that every effort has been ge IRB with complete information related to the nature and search project. Additional forms will be immediately filed with the (s), selection process, change of PI, adverse incidents, and final ttest to abide by all government regulations that apply to this study. y, I agree to submit a copy to the Fullerton College IRB along with the
PI Signature	Date



# Institutional Review Board (IRB) Human Subjects Research Closure Form

The Fullerton IRB requires that every principal investigator submit a closure form upon completion of IRB approved human subjects research. This applies to research studies that received exempt status, or were approved under expedited or full review. A study is considered complete once all aspects of data collection, analysis, and final report activities have concluded. Please submit this completed form along with a copy of the final study to irb@fullcoll.edu.

Principal Investigator (PI) Interprise Name:	formation:	
Email Address:		
Mailing Address:		
Title of Research Project:		
IRB#:		
Approval Date:		
	Research Project Summary	
A. Human Subjects Summar	у	
1. Total number of human	subjects who expressed interest in participating in the study:	
2. Total number of human	subjects who participated in the study:	
3. Total number of human collected:	subjects for whom personal identifying information was	
B. Unanticipated Conseque	nces or Adverse Events	
4. Were there any unanticip	pated consequences or adverse events?	
☐ Yes	□ No	
4a. If yes, please describe th	ne unanticipated consequences or adverse events.	
-		

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