



STANFORD UNIVERSITY
SLAC National Accelerator Laboratory
 Operated by Stanford University for the U.S. Department of Energy



DOE Order 443.1C, Chg. 1 (Ltd Chg) – Protection of Human Research Subjects (11/23/2024)
Site Compliance Plan (02/06/2026)

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Introduction

This Site Compliance Plan (SCP):

- a) corresponds with the version of the DOE Order on Protection of Human Research Subjects listed in the Prime Contract,
- b) states how the Laboratory complies with applicable requirements as tailored to the risks at the Laboratory, and
- c) documents DOE-approved methods of compliance for applicable requirements and that there are no recurring deliverables*.

Impact on the Contract:

Under the SCP, sections of the CRD are incorporated into the Contract as-is, unless the SCP indicates that a section or portion thereof is inapplicable, or the section has been changed. Thus, for example, if “in compliance” is listed next to a CRD section, that section is incorporated into the Contract as-is. However, where an SCP indicates that a section or portion thereof is inapplicable, the section or portion thereof is excluded from the Contract. In addition, where a section or portion thereof is applicable, but changes to the section have been agreed by the Parties, the section, as modified by the Parties, shall be incorporated into the Contract.

This SCP also clarifies SLAC’s interpretation of the requirements, memorializes the Parties’ agreement on how SLAC will comply with sections of the CRD (whether or not modified) and identifies the Laboratory programs and processes established to fulfill the respective requirements.

**Deliverables: Data delivered to DOE or other external agency (e.g., recurring reporting, external database entries)*



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Attachment 1 – Contractor Requirements Document

Intro text if any needed, otherwise delete

§	Requirements from Attachment 1 – CRD	Compliance Status	Method of Compliance	Deliverables* (managed through SLACTrak)			
				Item	Frequency	Due Date(s)	Recipient (e.g., SSO)
1.a.(1-3)	<p>Notify the DOE HSP Program Manager (and, when an NNSA element is involved, the NNSA HSP Program Manager):</p> <p>Prior to initiation of any new HSR project, even if it meets the regulatory definition of exempt HSR as outlined in 10 CFR Part 745.104, involving:</p> <p>An institution without an established Institutional Review Board (IRB); a foreign country; The potential for significant controversy (e.g., Negative press or reaction from stakeholder or oversight groups);</p>	In compliance with approved changes	SLAC will include a step to notify SSO and DOE HSP in the implementation process of the SLAC Human Subjects Research Program Policy (SHSRP) by Q3, 2026.	n/a	n/a	n/a	n/a
1.a.(4)	<p>Research subjects in a protected class (Prisoners, children, individuals with impaired decision making capability, or Doe/NNSA federal or DOE/NNSA contractor employees as human subjects, who may be more vulnerable to coercion and undue influence to</p>	In compliance	<p>This is addressed through Stanford’s https://irb.stanford.edu/stanford-irb-office/hrpp-manual</p> <p>Section 1.4.1 International Research - Additional Requirements – “Other Federal Agencies – Additional Requirements”</p>	n/a	n/a	n/a	n/a

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	participate) that is outside of the reviewing IRB’s typical range/scope; or						
1.a.(5)	The generation or use of classified information.	Not applicable	n/a; SLAC does not conduct classified work.	n/a	n/a	n/a	n/a
1.b	Within 48 hours of the following, and provide a description of corrective actions taken immediately following the incident and consult with the HSP Program Manager(s) regarding additional corrective actions to be taken in the case of:	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 3, Compliance Monitoring. https://irb.stanford.edu/stanford-irb-office/hrpp-manual Section 3 – Compliance Monitoring	n/a	n/a	n/a	n/a
1.b.(1-3)	Any significant adverse events, unanticipated problems, and complaints about the research; Any suspension or termination of IRB approval of research, and/or Any significant non-compliance with HSP Program procedures or other requirements.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 3, Compliance Monitoring.	n/a	n/a	n/a	n/a
1.c	Immediately, upon finding of a suspected or confirmed data breach involving PII in printed or electronic form, and additionally immediately notify	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 11, Privacy and Confidentiality.	n/a	n/a	n/a	n/a

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	the DOE-Cyber Incident Response Capability, in accordance with the requirements of the CRD associated with DOE O 206.1. The HSP Program Manager(s) shall also be notified of any corrective actions taken and consulted regarding the plan for any remaining corrective actions.						
1.d	Immediately upon learning of a serious adverse event. The HSP Program Manager(s) shall also be informed of any corrective actions taken and consulted regarding the plan for any remaining corrective actions.	In compliance with approved changes	SLAC Human Subjects Research Program Policy does not define this requirement nor does the SLAC Human Subject Research Approval process – SLAC will include a step to notify SSO and DOE HSP in the implementation process of the SLAC Human Subjects Research Program Policy.	n/a	n/a	n/a	n/a
1.e	Upon appointment of a new DOE or NNSA Site IRB Chair, Co-Chair, or Institutional Official (IO).	Not applicable	n/a; Not a contractor responsibility.	n/a	n/a	n/a	n/a
2.	Ensure that research involving human subjects, regardless of source of funding, is conducted in accordance with applicable Federal, DOE-specific,	In compliance	SLAC-Stanford Policy Memorandum “SLAC Human Subjects Research Program” directs all HSRR to be compliant with protocols issued by the Stanford University Human Subjects Institutional Review Board (IRB).	n/a	n/a	n/a	n/a

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	<p>sponsor-specific, and other applicable requirements, including relevant international requirements. (See also 10 CFR Part 745 and 45 CFR Part 46.)¹</p> <p>Ensure that research is reviewed at intervals appropriate to the degree of risk, but not less than once per year, to assess the risk to test subjects and to assure the risk is reasonable in relation to anticipated benefits.</p>						
3.	<p>Ensure that contractor-issued solicitations or proposals for research, studies, tests, surveys, surveillance, or other data collection are reviewed to identify research involving human subjects and that any resulting agreements include the substance of the requirements in this CRD.</p>	In compliance	<p>SLAC-Stanford Policy Memorandum “SLAC Human Subjects Research Program” directs all HSRR to be compliant with protocols issued by the Stanford University Human Subjects Institutional Review Board (IRB).</p> <p>In addition, this policy outlines that SLAC must also comply with DOE review and reporting requirements, namely: notification of the DOE SLAC Site Office, and annual reporting to the DOE’s Human Subjects Research Database.</p>	Annual Reporting to the DOE’s Human Subjects Research Database	Annual	9/30	SSO
4.	<p>Ensure that no research involving human subjects, regardless of funding source, is initiated without prior IRB approval under the terms of an approved assurance covering the</p>	In compliance	<p>SLAC-Stanford Policy Memorandum “SLAC Human Subjects Research Program” directs all HSRR to be compliant with protocols issued by the Stanford University Human Subjects Institutional Review Board (IRB).</p>	n/a	n/a	n/a	n/a

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	research.						
5.	Ensure that all exempt HSR determinations are made by the appropriate IRB and/or IRB office.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 3, Compliance Monitoring, Section 3.4 Exempt Research Determinations.	n/a	n/a	n/a	n/a
6.	Ensure that informed consent is documented or waived in accordance with 10 CFR Part 745.117.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 12, Informed Consent and Assent.	n/a	n/a	n/a	n/a
7.	Ensure that HSR involving multiple DOE sites (e.g., members of the research team from more than one DOE site and/or data or human subjects from more than one DOE site) is reviewed and approved by one of the Central DOE IRBs prior to initiation, or if authorized by the DOE and/or NNSA HSP Program Manager, other appropriate IRB of record. In all cases, an IRB Authorization Agreement (IAA) or Memorandum of Understanding (MOU) must be in place between the organization(s) conducting the HSR and the organization responsible for IRB	In compliance	SLAC-Stanford Policy Memorandum “SLAC Human Subjects Research Program” directs all HSR to be compliant with protocols issued by the Stanford University Human Subjects Institutional Review Board (IRB). The Policy requires all HSR irrespective of whether other DOE entities are involved, must be reviewed by the SU IRB.	n/a	n/a	n/a	n/a

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	review.						
8.	Ensure that HSR that involves DOE Federal and/or contractor employees is first reviewed and approved by the appropriate DOE IRB (the DOE site IRB or one of the Central DOE IRBs), or if deemed more fitting by the Federally assured DOE site or Headquarters, other appropriate IRB of record, in accordance with an IAA or MOU negotiated between the DOE site or Headquarters and the organization responsible for IRB review.	In compliance	SLAC-Stanford Policy Memorandum “SLAC Human Subjects Research Program” directs all HSR to be compliant with protocols issued by the Stanford University Human Subjects Institutional Review Board (IRB). Policy requires all HSR irrespective of whether DOE or Contractor Staff are involved, must be reviewed by the SU IRB.	n/a	n/a	n/a	n/a
9.	Ensure that classified and unclassified HSR that is funded through the Strategic Intelligence Partnership Program is reviewed and approved by the Central DOE IRB- Classified.	In compliance with approved changes	SLAC will include a step in the implementation process of the SLAC Human Subjects Research Program Policy.	n/a	n/a	n/a	n/a
10.a-e	Ensure that any Human Terrain Mapping (HTM) work is managed as HSR and complies with DOE requirements specified below:	Not applicable	n/a; Based on the definition of HTM in DOE O 443.1.C, Chg 1 (Ltd Chg), Protection of Human Research Subjects, this section is not applicable.	n/a	n/a	n/a	n/a

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	<p>HTM projects, conducted with DOE funding, at DOE sites/institutions (regardless of funding source), or by DOE or DOE contractor personnel (regardless of funding source or location conducted), whether done domestically or in an international environment, including classified and proprietary research, must be strictly limited to only those projects involving the analysis and modeling of de- identified data.</p> <p>Statements of work for HTM projects must be submitted to the HSP Program Manager (and when an NNSA element is involved, the NNSA HSP Program Manager), for DOE Headquarters review and approval prior to initiation. If the project is to be conducted by or for the intelligence community, the Office of Intelligence must also review and approve it prior to initiation. The HSP Program Manager(s)</p>						

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	<p>and the Office of Intelligence must engage the recognized DOE site IRB, and as needed, the principal investigator (PI) and/or sponsor, in clarifying whether the proposed project is HTM and if so, that the data to be used will be de-identified. Additionally, the PI will be asked to provide written verification that only de-identified HTM data (as defined in paragraph 8.g.) will be used.</p> <p>The recognized DOE site IRB (or in the case of SIPP-funded HSR, the Central DOE IRB-Classified) is the only entity authorized to determine whether the HTM data received by the PI after project initiation meets DOE criteria for de-identification. If the DOE site does not have a designated site IRB, then the Central DOE IRB(s) must be the responsible IRB.</p> <p>All projects funded by other entities, including HTM activities, must comply with the</p>						

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	<p>applicable DOE O 481.1E, <i>Strategic Partnership Projects [Formerly Known as Work for Others (Non-Department of Energy Funded Work)]</i>, current version, or DOE O 484.1, <i>Reimbursable Work for the Department of Homeland Security</i>, current version.</p> <p>In a case where the sponsor requests assistance in the de-identification of HTM data prior to using the data and/or re-identification of the data following completion of the project, DOE sites may provide such services under a separate contract and/or task order with the sponsor by following the appropriate DOE standard operating procedure approved by the DOE IO, DOE Office of Science.²</p> <p>²It should be noted that: 1) only limited communications, if needed, may take place between the organization de-identifying and/or re-identifying the</p>						

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	<p>sponsor’s data and the organization performing work on the sponsor’s task; (2) the identified dataset shall not be shared with the individual who will perform work on the sponsor’s task; and (3) the de-identified dataset shall be sent directly by the sponsor to the individual performing work on the sponsor’s task and not by the organization at the DOE site that de-identified it.</p>						
11.a-e	<p>Ensure that any classified HSR complies with the additional requirements specified below:</p> <p>All information related to classified HSR must be managed in accordance with applicable DOE directives and other requirements (Executive Orders (E.O.s), laws, regulations) and researchers involved in the conduct of such HSR must have security clearances at the appropriate level to access such information</p> <p>HSR that is classified, in whole or in part, must not be initiated without IRB approval, which must be followed by DOE IO approval. The</p>	Not applicable	n/a; SLAC does not perform classified research.	n/a	n/a	n/a	n/a

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	<p>DOE IO, in consultation with the Human Subjects Protection Program (HSPP) Managers, will determine whether he/she will approve/disapprove the project or brief the Secretary about the project prior to his/her approval/disapproval</p> <p>Informed consent may only be waived for classified HSR if the work meets one of the categories of minimal risk HSR addressed at 10 CFR Part 745.104.</p> <p>The use of the expedited review process is prohibited. The fact that research meets a particular expedited category may be noted, but a full IRB review will be required.</p> <p>HSR exemptions (as per 10 CFR Part 745.104) will not be used. The fact that research meets a particular exemption category may be noted, but a full IRB review will be required.</p>						
11.f-k	The identity of the sponsoring Federal agency must be disclosed to subjects, unless the sponsor requests it not be done. The only acceptable reason for non- disclosure is that disclosure could compromise	Not applicable	n/a; SLAC does not perform classified research.	n/a	n/a	n/a	n/a

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	<p>intelligence sources or methods. Additionally, the research must be no more than minimal risk, and the IRB must determine that not disclosing the identity will not adversely affect the subjects.</p> <p>The informed consent document will state that the project is classified, what that means for the purposes of that project, and what part of the research that applies to. The IRB must determine whether the potential human subjects need access to classified information in order to make a valid informed consent decision.</p> <p>When reviewing classified HSR, the unaffiliated member of a DOE or DOE site IRB must be a nongovernmental member (not currently a Federal employee or a DOE site contractor employee) with the appropriate security clearance.</p> <p>Any IRB member can appeal an IRB decision to approve a project to the DOE IO, and if not resolved to the IRB member’s satisfaction, to the Secretary of Energy. If still dissatisfied, the IRB member can appeal that approval decision to the Director of the Office of Science and Technology Policy (OSTP) or</p>						

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<p>that Director’s designee, or the Director of National Intelligence (ODNI), or that Director’s designee.³ The Director of OSTP, or that Director’s designee, or the Director of National Intelligence, or that Director’s designee will review and approve or disapprove the research, or will convene or designate an IRB that is, to the extent possible, made up of unaffiliated members with the appropriate qualifications and clearance to approve or disapprove the research.</p> <p>³ The Presidential Memorandum, Strengthened Protections for Human Subjects of Classified Research, dated March 27, 1997, requires such an appeal process.</p> <p>Information on each HSR project that is classified must be submitted annually, or in accordance with the directions and schedules provided by the appropriate HSP program manager. The HSP program managers will compile this information and prepare a summary document, for signature by the DOE IO and delivery to OSTP and/or ODNI, in accordance with Executive Orders (see the <i>Presidential Memorandum, Strengthened Protections for Human Subjects of Classified Research</i>, dated March 27, 1997, and published in the Federal</p>						
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	<p>Register on May 13, 1997 (62 Federal Register 26369)) and other Federal requirements.</p> <p>An IRB that believes that an HSR project which is classified, in whole or in part, can be thoroughly reviewed in an unclassified manner, may submit a request for a waiver from some or all of the requirements of this section (specific to classified HSR) for the purpose of that particular study. The study-specific waiver request must be signed by the submitting IRB’s Chair(s), and reviewed and approved by the appropriate HSP Program Manager (and if the waiver request relates to an intelligence-related project, also the DOE Office of Intelligence and Counterintelligence (IN)). A list of study-specific waiver requests and the actions taken will be provided monthly to the DOE IO.</p>						
12.	Ensure that research that uses social media data is submitted to the appropriate IRB for HSR review and determination.	Not applicable	n/a; SLAC does not currently perform research that uses social media.	n/a	n/a	n/a	n/a
13.	Ensure that research involving the study of humans in a systematically modified environment is submitted	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 1, Human Research Protection Program, Section 1.4	n/a	n/a	n/a	n/a

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	to the appropriate IRB for HSR review and determination.		Research Covered by the HRPP.				
14.	In order for a DOE site IRB to vote on a new or amended protocol that requires full board review, there must be a minimum of five members present, including a scientist, a nonscientist, and an unaffiliated member.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 6, Structure and Composition of the IRB, Section 6.3 IRB Composition and Membership.	n/a	n/a	n/a	n/a
15.	Ensure that PII collected and/or used during HSR projects is protected in accordance with the requirements of DOE Order 206.1	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 11, Privacy and Confidentiality, Section 11.1 Protecting the Privacy of Participants and Section 11.2 Protecting the Confidentiality of Participant Information.	n/a	n/a	n/a	n/a
16.	If applicable, ensure that Federally-funded HSR complies with the requirements of the Paperwork Reduction Act.	In compliance	See Stanford Prime Contract Section H.5.3.3 SLAC Human Subject Research Program Policy.	n/a	n/a	n/a	n/a
17.	If applicable, ensure that visiting student researchers, researchers, and scholars from other countries conduct HSR in accordance with Department of State requirements, e.g., those outlined in 22 CFR Part 62, Exchange Visitor Program, and U.S. Department of State Guidance Directive 2024-01, current versions.	Not applicable	n/a; SLAC does not have a sponsored Exchange Visitor Program.	n/a	n/a	n/a	n/a
18.	Submit an application for a Federal Wide Assurance (FWA) to the	In compliance	SLAC National Accelerator Laboratory FWA	n/a	n/a	n/a	n/a

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	Office of Human Research Protections (OHRP) with Department of Health and Human Services (DHHS) and, once approved by DHHS, maintain this FWA covering proposed and ongoing HSR and provide a copy to the appropriate HSP Program Manager. The Secretary of Energy uses the approved FWA as appropriate written documentation from DOE Sites committing to institutional compliance with and implementation of DOE and DHHS regulations for the protection of human research subjects. See and/or contact the DOE HSP Program Manager, Office of Science, Office of Biological and Environmental Research, or the NNSA HSP Program Manager, as appropriate. Information about the DOE HSP program may be found at https://science.osti.gov/ber/human-subjects .		00026008 OMB number 0990-0278 <ul style="list-style-type: none"> Expires 09/15/2027 				
19.	Perform informal internal review(s) of the HSP Program, or portions of the HSP Program, at least annually, consulting with the site office as appropriate. Participate in triennial (or biennial for sites that perform classified HSR) QA consultation led by the appropriate DOE HSP	In compliance	This document provides the site office with our conformance review of the HSR program between the DOE O 443.1.C Protection of Human Research Subjects and Stanford’s Human Research Protection Program. Assessments are captured in SLAC’s tri-party integrated assessment schedule.	n/a	n/a	n/a	n/a

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	program manager, which will be designed to provide each site with useful information and understanding of HSP program requirements, including any changes in those requirements and recommendations for continuous improvement.						
20.	Provide data for the HSR Projects Database (HSRD), and separately transmit data on unclassified intelligence projects and, in accordance with directions and schedules provided by the appropriate HSP Program Manager. Such reporting is also required when HSR is minimal risk (including exempt) and the IRB has determined a continuing review is not required.	In compliance with approved changes	The SLAC Human Subjects Program Manager has access to the the DOE HSRD system allowing entry of SLAC protocols. SLAC will include a step in the implementation process of the SLAC Human Subjects Research Program Policy to ensure protocols are reviewed with respect HSRD entry criteria.	n/a	n/a	n/a	n/a
21.	DOE/NNSA site and central IRBs must keep key project- specific and meeting-specific records in the DOE Headquarters-provided electronic IRB protocol system. Additionally, all records related to IRB review/approval of classified HSR as well as key researcher records must be maintained permanently, subject to NARA requirements, but not less than 100 years. During and following the completion of	In compliance with approved changes	The SLAC Human Subjects Program Manager has access to the the DOE HSRD system allowing entry of SLAC protocols. SLAC will include a step in the implementation process of the SLAC Human Subjects Research Program Policy to ensure protocols are reviewed with respect HSRD entry criteria.	n/a	n/a	n/a	n/a

*Deliverables: Data delivered to DOE or other external agency (e.g., recurring reporting, external database entries)



STANFORD UNIVERSITY
SLAC National Accelerator Laboratory
 Operated by Stanford University for the U.S. Department of Energy



DOE Order 443.1C, Chg. 1 (Ltd Chg) – Protection of Human Research Subjects (11/23/2024)

Site Compliance Plan (02/06/2026)

§	Requirements from Attachment 1 – CRD	Compliance Status	Method of Compliance	Deliverables* (managed through SLACTrak)			
				Item	Frequency	Due Date(s)	Recipient (e.g., SSO)
	classified research, copies of all signed classified consent forms must be stored in a separate but secure central location (e.g., security policy officer or IRB office), other than the researchers’ office, and participants of such research must be notified during the consenting process regarding how to access a copy of their individual signed classified consent forms should they want to in the future.						
22.	Ensure that researchers who submit studies to the DOE central and DOE site IRBs and members of these IRBs complete initial and periodic refresher training in human subjects’ protection. Researchers submitting studies to the central DOE IRBs must also complete additional DOE-specific training that includes a module on recognizing and addressing bias in the design, review and conduct of HSR.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 4, Knowledge of Human Research Protection Requirements, Section 4.2 Required Training in Human Research Protection. Completion of Collaborative Institutional Training Initiative (CITI) training is compulsory for all individuals working with human subject protocols.	n/a	n/a	n/a	n/a
23.	Submit requests for exemptions from the requirements of this Order in writing through the contracting officer to the appropriate HSP Program Manager.	In compliance	Categories of Exempt Research are addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 3, Compliance Monitoring, Section 3.4 Exempt Research	n/a	n/a	n/a	n/a

*Deliverables: Data delivered to DOE or other external agency (e.g., recurring reporting, external database entries)



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				Item	Frequency	Due Date(s)	Recipient (e.g., SSO)
			Determinations. Exemptions from the Order would need to go through the SLAC Site Office				
24.	Equitable payment of human subjects participating in HSR is allowable.	In compliance	Addressed in Stanford University Human Research Protection Program Policy Manual, Chapter 10, Participant Recruitment and Selection	n/a	n/a	n/a	n/a

Researchers must report the following to the DOE Human Subjects Protection Program Manager (or as appropriate, the National Nuclear Security Administration (NNSA) HSP Program Manager): Promptly (within 48 hours):

- Any significant adverse events, unanticipated risks; and complaints about the research, with a description of any corrective actions taken or to be taken.
- Any suspension or termination of IRB approval of research.
- Any significant non-compliance with HRPP procedures or other requirements.

Unanticipated problems involving risks to participants or others (UPs): Per OHRP 2007 Guidance: A UP is any incident, experience, or outcome that meets the following criteria as discussed below:

- Is unexpected (in terms of nature, severity, or frequency) given (a) the research procedures that are described in the protocol-related documents, such as the IRB approved research protocol and informed consent document or the Investigator's Brochure; and (b) the characteristics of the subject population being studied;
- Is related or possibly related to participation in the research (, possibly related means there is a reasonable possibility that the incident, experience, or outcome may have been caused by the procedures involved in the research); and
- Suggests that the research places subjects or others at a greater risk of harm (e.g., physical, psychological, economic, or social harm, including harm related to breaches of privacy) than was previously known or recognized. Protocol Director responsibilities for reporting unanticipated problems involving risks to research participants or others, and other reportable information, are outlined in Chapter 15.2.

This guidance applies to Stanford University Human Subjects research and details events or circumstances that must be promptly reported to the IRB during the conduct of human subject research. (Human subject research performed with veterans at the VAPACHS follows different definitions and timelines, see Resources below).

“Prompt reporting” is done using the Report Form in eProtocol.

<https://stanfordmedicine.box.com/shared/static/qbsi8u8h47qsothdpuzz50xlrqa0sgo.pdf>

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Approvals

Name	Title	Signature
Ian Evans	Director, Environmental, Safety and Health	<i>Ian Evans</i> Ian Evans (Feb 9, 2026 11:53:43 PST)
Risa Benwell	Safety Engineer, DOE-SSO	RISA BENWELL Digitally signed by RISA BENWELL Date: 2026.02.09 13:28:27 -08'00'
Charina Rockwell	Director, Operations, DOE-SSO	CHARINA ROCKWELL Digitally signed by CHARINA ROCKWELL Date: 2026.02.10 06:48:36 -08'00'
Ernest Muane	Director, Business Management, DOE-SSO	ERNEST MAUNE Digitally signed by ERNEST MAUNE Date: 2026.02.10 10:20:12 -08'00'
Thomas Rizzi	Deputy Director, DOE-SSO	THOMAS RIZZI Digitally signed by THOMAS RIZZI Date: 2026.02.11 05:49:08 -08'00'
Hanely Lee	Manager, DOE-SSO	HANLEY LEE Digitally signed by HANLEY LEE Date: 2026.02.12 08:59:39 -08'00'

Please return signed document to Burnnett@SLAC.Stanford.edu.

Revision History

Revision	Revision Date	Summary of Change(s)
R0	02/06/2026	Original release.