44 adversary of the researcher. Thus, if an ethical problem exists, the IRB will make every 45 reas onable effort to work with the researcher in revising the protocol. In this light the IRB will seek to judge not the merit or social sensitivity of the research but only the risks and benefits of 46 47 the research in relationship to the protection of human subj ects. 48 2000 Background 49 2100 The Public Health Service has had a rule since 1966 that "support of clinical research and 50 investigation involving human beings should be provided only if the judgment of the investigator 51 is subject to prior review by his insti tutional associates to assure an independent determination 52 of the protection of the rights and welfare of the individual or individuals involved, to the 53 appropriateness of the methods used to secure informed consent, and of the risks and potential 54 medical benefits of the investigation." 55 2200 Congress provided a statutory basis for this rule in Title II of the National Research Act of 56 1974 (Public Law 93-348), which also established a National Commission for the Protection of 57 Human Subjects in Biomedical a nd Behavioral Research, charged with the responsibility of 58 identifying "the basic ethical principles which should underlie the conduct" of such research and 59 developing guidelines that researchers must follow. Today the Office for Protection from 60 Research R isks, an agency of the U.S. Department of Health and Human Services, is charged 61 with the enforcement of these principles. The regulations issued by the Department of Health 62 and Human Services are codified in the Code of Federal Regulations at Title 45, Par t 46 63 (commonly cited as 45 CFR 46). 64 2300 Researchers working with human subjects at CSULB are not eligible to apply for support 65 from any federal agency unless the University provides a written assurance that must include, 66 among other things, "a statement of principles governing the institution in the discharge of its

responsibilities for protecting the rights and welfare of human subjects of research conducted at

regu lation," and the designation of an IRB "established in accordance with the requirements of

this policy," that is, 45 CFR 46.103. This policy statement 0 s2(t)-1(s)1(a)8,07"g th hicy stat43(m)3(ea)2(r)2(e)3()1(a)8(t)-1(

or sponsored by the institution, regardless of whether the research is subject to federal

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131 132	b. The documentation of the potential risks to the dignity, rights, and welfare of the human subjects of research is adequate;			
133	c. The proposed safeguards against the risk are adequate;			
134	d. The objectives could be achieved with less potentia I risk;			
135 136	e. The selection of subjects is equitable, taking into account the purposes of the research and the setting in which the research will be conducted;			
137 138	f. The procedures to obtain informed consent are appropriate and the forms used are complete, clear, and non -coercive; and			
139 140	g. For research which involves more than minimal risks, the benefits to the subjects outweighs those risks. [45 CFR 46.111]			
141 142 143 144 145	3320 The IRB shall have the authority to require modifications of a researc h protocol and of the project itself and to give ultimate approval or denial to the project. When the IRB approves or disapproves a protocol, it shall furnish a written statement to the investigator. The decision to approve a protocol requires a majority of the quorum at the time of the vote (see Section III.E on Membership). The IRB may take any of the following actions:			
146	a. Classify the protocol as exempt;			
147	b. Approve the protocol as submitted;			
148 149	c. Approve the protocol contingent u pon the incorporation by the research of specified minor revisions;			
150	d. Request outside review of the protocol prior to reconsideration;			
151	e. Require significant modification of the protocol prior to resubmission;			
152	f. Request the inv estigator to discuss identified problems with the IRB;			
153	g. Reject the protocol. [45 CFR 46.109]			
154 155 156 157 158 159 160	3330 The IRB shall consider only the risks and benefits of the research being reviewed relative to the possible harm of the human subjects involved . Research merit and social sensitivity or other socio- political considerations shall not enter into judgments concerning a protocol. Issues and concerns about research which arise during the IRB's deliberations, but which go beyond or are unrelated to the protection of human subjects, may be referred to the Scholarly and Creative Activity Committee for its consideration, or to the Provost and Senior Vice President for Academic Affairs and Executive Committee of the Academic Senate.			

- 166 a. For conducting its initial and continuing review of research and for reporting its findings 167 and actions to the investigator; 168 b. For determining which projects, if any, require review more often than annually and/or 169 verification from sources other that the investigator that no material changes have occurred 170 since the previous review; 171 c. For ensuring prompt report ing to the IRB of proposed changes in a research activity, and 172 for ensuring that such changes in approved research, during the period for which IRB approval 173 has already been given, may not be initiated without IRB review and approval except when 174 necessary to eliminate apparent immediate hazards to the subject; and 175
 - d. For ensuring prompt reporting to the IRB, the Provost and Senior Vice President for

- e. If the Senate declines to concur, the Provost and Senior Vice President shall develop a revised slate of nominations for presentation to the Senate.
- 3532 Two members shall be individuals not otherwise affiliated with the University and who are not part of the immediate family of any pe

289 290 291	a. Copies of all research proposals reviewed, scientific evaluations, if any, that accompany the proposals, approved sample consent documents, progress reports submitted by investigators, and reports of injuries to subjects.		
292 293 294 295	meetings; actions taken by the IRB; the vote on these actions including the number of members voting for, against, and abstaining; the basis for requiring changes in or disapproving research;		
296	c. Records of continuing review activities.		
297	d. Copies of all correspondence between the IRB and the inves tigators.		

e. Statements of significant new findings provided to subjects. [45 CFR 46.115 (a) (1) through (4) and (7)]

3790 The Director of Research shall insure that the IRB is provided full and accurate information on the available at all me etings of the IRB1c4os R5(dc4)2(e)3()1B5<</MCID 568u acc s 62 c(e)1()1(at)-1

331 3900 Research E	Exempt from	IRB Review
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Certain types of research activity in which the only involvement of human subjects is in one or more of the following categorie s are exempt from review by the IRB:

3910 Research conducted in established or commonly accepted educational settings, involving normal educational practices, such as (a) research on regular and special education instructional strategies, or (b) resea rch on the effectiveness of or the comparison among instructional techniques, curricula, or classroom management methods.

3920 Research involving the use of educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures or observation of public behavior, unless (a) the information obtained is recorded in such a manner that human subjects can be identified, directly or through identifiers linked to the subjects; and (b) 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.

3930 Research involving the use of educational tests (cognitive, d iagnostic, aptitude, achievement), survey procedures, interview procedures, or observation of public behavior that is not exempt under paragraph 2 of this section, if (a) the human subjects are elected or appointed public officials or candidates for public office; or (b) federal statute(s) require(s) without exception that the confidentiality of the personally identifiable information will be maintained throughout the research and thereafter.

3940 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 I inked to the subjects.

3950 Research and demonstration projects which are conducted by or subject to the approval of government agencies, and which are designed to study, evaluate, or otherwise examine (a) public benefit or service programs; (b) proce dures for obtaining benefits or services under those programs; (c) possible changes in or alternatives to those programs or procedures; or (d) possible changes in methods or levels of payment for benefits or services under those programs.

3960 Taste a nd food quality evaluation and consumer acceptance studies, (a) if wholesome foods without additives are consumed or (b) 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

4010 Faculty members often give instructional demonstrations or conduct other activitie s in a classroom setting that involve the use of human subjects, typically students in the class. The responsibility for proper conduct of such instructional demonstrations or activities is borne by the individual faculty member and is not subject to revie w by the IRB. The instructor shall be aware of any potential risks to the dignity, rights, or welfare of the subjects, make those risks known to the potential subjects, and (if more than minimal risk is involved) inform the subjects of their rights as embo died in this document.

4020 The responsibility for informing students of the potential risks in such participatory instructional activities lies with the instructor. Each student shall be informed in writing during the first week of class of any poten tial risks involved in such activities and should be allowed to pursue possible alternatives with the instructor if, in the opinion of the student, the risks appear excessive.

4030 The responsibility for providing properly maintained and supervised equipment rests with the department or program offering the courses. This responsibility extends to the availability of personnel properly trained to operate the equipment as well as any emergency equipment necessary in case of an accident.

4100 Appeal of a n IRB Decision

If a protocol is disapproved by the IRB, the reason(s) for disapproval shall be provided in writing to the investigator. The investigator may appeal a decision on procedural grounds only to the Provost and Senior Vice President for Acad emic Affairs within twenty (20) instructional days following written notification of the IRB decision. The Provost will review the appeal and may elect to confer with the IRB. Federal regulations, however, provide that a negative decision of the IRB may no to be overturned by any other University official or body. [45 CFR 46.109 (d) and 46.112]

397 5000 Legal Assurances

5100 Legal Liability of the University for Acts of Committee Members

Duly appointed committee members who, while acting in the course and scope of their committee assignments, carry out their obligations in good faith and exercise good judgement will be provided defense by the University in the event of legal action and full coverage from its liability pool in the event of an adverse decisio n.

5200 Legal Liability of the University for Acts of Researchers

Employees or former employees may request that the University defend them against any claim or action alleging injury due to negligence within the scope of their employment.

Employees who, while acting in the course and scope of their employment, carry out their obligations in good faith and exercise good judgment, will be provided defense by the University in the event of legal action and full coverage from its liability pool in the event of an adverse decision. The University will not defend an employee, however, if it is determined that the action or omission involved was not within the employee's scope of employment, or that it was based upon actual fraud, corruption, or malice, or t

If any reviewing body believes that the proposed activity violates any law, may possibly violate any law, or may otherwise contain some significant legal issue, the protocol shall be