

Social, Behavioral, Education Research (SBER) Changes To Common Rule; Effective Date 1/19/2018 IF implemented

Category	Changes	Comments
• Clinical Trial	Prospective assignment of subjects to evaluate biomedical or behavioral health-related outcomes.	
• Human Subject	Individual about whom investigator obtains, uses, studies, analyzes, or generates identifiable private data	“identifiable” to be re-examined every 4 years by Feds; retains ‘readily identifiable’ standard
• Not Research	<ol style="list-style-type: none"> 1. Scholarly/Journalistic activities, e.g., oral history 2. Public Health Surveillance 3. Criminal Justice agency research 4. Intelligence Agency / Homeland Security research 	Confirmation of <u>current practice</u>
• Limited IRB Review	Required for some Exemptions. IRB must review: privacy; confidentiality of data; broad consent	More like Expedited review, not Exempt
Exempt Research		
• Educational Research	May not adversely impact students’ opportunity to learn	Normal educational practices
• Interactions via educational tests, surveys, interviews	If: 1. not identifiable; 2. no risk; OR 3. identifiable <u>with</u> potential risk <u>and</u> limited IRB review required	<u>Not</u> with children; pregnant women okay; <u>incidental</u> inclusion of prisoners okay.
• Benign behavioral interventions: Brief, harmless, painless, not invasive, offensive/embarrassing	Same as above	With prospective agreement of adult subjects only; No deception unless prospective subject agreement;
• Secondary research with identifiable data for which no consent required	If: 1. publically available; 2. recorded w/o identifiers, OR 3. Research by or on behalf of federal agencies or departments	
• Storage of identifiable data for Secondary research	Must use Broad Consent and get Limited IRB Review	Only applies to <u>identifiable</u> data to be saved for future <u>unspecified</u> research
• Use of identifiable data for Secondary research	Must use Broad Consent and get Limited IRB Review	

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Streamlining		
<ul style="list-style-type: none"> Continuing review 	No longer required for Minimal Risk or when in data analysis	Includes analysis of <u>identifiable data</u>
<ul style="list-style-type: none"> (Federal) Grant Review 	IRB No longer required to review	
Single IRB		
<ul style="list-style-type: none"> Cooperative Research (sIRB) 	Mandated for (federally funded) multisite research	Effective 1/20/2020
Informed Consent		
<ul style="list-style-type: none"> “Regular” Consent 	<p>Focused presentation of key elements first – reason to participate or not.</p> <p>Requirement to post federally sponsored <u>clinical trial</u> (includes behavioral health-related) consent form on public website 60 days after study close.</p>	<p><u>New element</u> for collecting/using identifiable data. <u>Either</u>: identifiers will be removed and data used for future research, OR data will not be used for future research, even if identifiers removed.</p>
<ul style="list-style-type: none"> Broad Consent 	12 Specified elements cannot be changed or altered, but waiver of documentation okay	Optional alternative to study-specific consent
<ul style="list-style-type: none"> Waiver of Documentation (signature) 	New allowable criteria : signing is not a cultural norm and research is minimal risk	