1.0 BACKGROUND

This is a University of Hertfordshire standard operating procedure. University of Hertfordshire (UH) acknowledges West Hertfordshire Hospitals NHS Trust (WHHT) Research & Development (R&D) which has allowed UH to use the SOPs developed by WHHT where possible, modified for local implementation.

This document sets out the procedures to be followed by all UH staff for designing a case report form (CRF) either in paper (pCRF) or electronic format (eCRF).

Where there are potential conflicts between different collaborating organisations’ SOPs, project level working instructions should be developed, to determine precedence.

2.0 PURPOSE

- To provide guidance that will assist in the development of appropriate data collection tools e.g. case report forms (CRFs).

- To define the review and approval process for data collection tools.

- To define the data collection process and define source documentation requirements for UH sponsored trials.

3.0 APPLICABLE TO

This applies to all staff involved in clinical research sponsored/co-sponsored by UH, including but not limited to: Chief Investigators, Principal Investigators, Research Fellows, Consultants, Statisticians, Clinical Trial Pharmacists, Research Managers, Research Nurses, Clinical Trial Practitioners, Allied Health Professionals, Trial Managers, Clinical Studies Officers, Data Managers, Research Assistants and students.
4.0 RESPONSIBILITIES

Case Report Forms and Data Collection Tools

The Chief Investigator (CI) or delegate (DI) is responsible for the design and development of CRFs. The CI is also responsible for ensuring that there are adequate CRFs for use in the study in all participating sites. Instructions should be given to all participating sites on how to complete the CRFs to ensure data is collected in a standardised fashion. A CRF completion guide may be useful in a multicentre study.

The statistician and CTSN should review and approve the CRF of UH sponsored/co-sponsored CTIMPs prior to study approval. Subsequent amendments to CRFs should also receive statistician and CTSN approval.

5.0 PROCEDURE

5.1 Design, Development and Approval of Case Report Forms

5.1.1 Case Report Forms (CRFs) are the usual data collection tool used in a clinical trial and are essential for quality assurance and control. The CRFs can be either in paper format (pCRF) or an electronic CRF (eCRF). The procedures outlined below apply to both CRF formats.

5.1.2 A CRF should be designed to ensure that it captures all the information which is required according to the protocol. **It should not capture additional information which is not specified in the protocol.** It is recommended that the study team also request review of the study CRF by an independent data manager.

5.1.3 The CRFs should be version controlled and a clear amendment history should be possible to follow/view in the Trial Master File (TMF).

5.1.4 The CRF should follow the schedule of visits and should be consistent with the treatment schedule in the protocol. Preferably the CRF should be designed in such a way that it should act as a prompt to the investigators to perform the study specific investigations as laid out in the protocol's treatment schedule. This will help the CTSN to confirm that the protocol was followed and for the statistician to build in edit checks within the database to assist with the management and analysis of the data. As a minimum, the following should be taken into consideration during CRF design:

- The arrangement of the data fields should be clear, logical, and user friendly.
- When possible, provide tick box options and keep free text to a minimum. Tick box options should be exhaustive e.g. provide an option for “other” or “NA” if appropriate.
- For variables where the actual value is captured, the number of boxes required should be adequate and if appropriate reflect the number of decimal places desired.
- The unit of measurement should be specified.
- Consideration should be given as to how the CRF will relate to the database.
- Consideration should be given as to collection of data for unscheduled participant visits.
5.1.5 The design of the CRF should include some core data as minimum requirements to ensure data collected per study participant is Good Clinical Practice compliant, as follows:

- Inclusion/exclusion criteria checklist with tick boxes (with investigator’s signature)
- Date informed consent taken (with investigator’s signature)
- Participant demographics (e.g. age, gender, ethnicity)
- Relevant medical history
- Results of physical exam
- Baseline data
- Primary and secondary endpoints (with investigator’s signature)
- Laboratory data, ECG etc.
- Dosing and compliance data
- Adverse events
- Concomitant medications
- Withdrawal/Off study form
- Serious Adverse Event Reporting Form (with investigator’s signature)

5.1.6 CRFs should have a study identification number (study number, study title, sponsor). If possible, all pages should have the participant ID and initials. The date of each participant visit should be captured. There should be a place, preferably at the end of the CRF for the Principal Investigator’s signature to verify that all data is complete and accurate. To comply with the data protection laws, the CRF should not contain patient identifiable information unless this has received ethics approval and is stated within the protocol.

5.1.7 The CRFs for UH sponsored/co-sponsored CTIMP trials must be reviewed and approved by the CTSN as part of UH approval.

5.1.8 When CRFs for UH sponsored/co-sponsored CTIMP trials are amended this must be approved by the CTSN as a non-substantial amendment (see gSOP-09).

5.2 Management of Amendments to CRFs and Statistical Database

5.2.1 All amendments to clinical trials require authorisation by the trial statistician prior to CTSNMG/CTSN approval as per gSOP-09.

5.2.2 The study statistician should review the amendment to assess the impact on CRF design and study database. The investigator should be advised of any potential changes required to CRF and study database.

5.2.3 Any amendments to the CRF should conform to requested amendments to study documents and/or revised protocol.

5.2.4 The CRF page numbering and version information should be updated to reflect the current status of the document.
5.2.5 The amended CRF should be submitted for CTSN approval prior to use.

5.2.6 Any changes to the statistical database should be controlled and a clear audit trail should be present.

6.0 RELATED SOPS & DOCUMENTS

- gSOP-09 Amendments
- gSOP-12 Monitoring
- gSOP-34 Statistical Input into Clinical Trials
- gSOP-041 Completing a CRF

7.0 APPENDIX

- Appendix 1: Definitions

8.0 VERSION HISTORY

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<th>Revision Chronology:</th>
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9. AUTHORSHIP & APPROVAL

Author

Signature Date

Pro-Vice Chancellor (Research & Enterprise) Approval

Signature Date
10. AGREEMENT (MOVE ON TO SEPARATE SHEET BEFORE PRINTING)

Please detach and retain within your training files

I have read and understood the contents and requirements of this SOP (ref gSOP-15-01) and accept to follow University policies implementing it.

Recipient

Signature: …………………………………………………Date: …………………..

Name & Position: ……………………………………………………………………

Please retain copy of the signed form for your reference in your training file

Appendix 1: Definitions
Adverse Event (AE)
Any untoward medical occurrence in a subject to whom a medicinal product has been administered, including occurrences which are not necessarily caused by or related to that product.

Case Record Form (CRF)
A printed, optical, or electronic document designed to record all of the protocol required information to be reported to the sponsor on each trial subject”.

Chief Investigator (CI)
A Registered Physician, Dentist, Pharmacist or Registered Nurse who has overall responsibility for the conduct of the trial.

Clinical Trial
A research study in which one or more human subjects are prospectively assigned to one or more interventions (which may include placebo or control) to evaluate the effects of those interventions on health outcomes.

Clinical Trial of Investigational Medicinal Product (CTIMP)
A study that looks at the safety or efficacy of a medicine/food stuff/placebo in humans as defined by the Medicines for Human Use Regulations (2004).

Delegated Individual (DI)
An individual delegated by the PI to carry out their task(s).

Good Clinical Practice (GCP)
As defined in the Regulations.

International Conference on Harmonisation (ICH)
The ICH produced a series of guidelines in 1996, E6 being the guideline on Good Clinical Practice, otherwise known as (ICH-GCP).

Principal Investigator (PI)
A Registered Physician, Dentist, Pharmacist or Registered Nurse who has responsibility for the conduct of the trial at a host site.

Serious Adverse Event (SAE) or Serious Adverse Reaction (SAR)
Any untoward medical occurrence or effect that at any dose results in:
- Death
- Is life-threatening*
- Requires hospitalisation or prolongation of existing hospitalisation
- Results in persistent or significant disability or incapacity
- Is a congenital anomaly or birth defect
- Is an important medical event

* “life-threatening” refers to an event in which the patient was at risk of death at the time of the event; it does not refer to an event which hypothetically might have caused death if it were more severe.

Site File
Site Files are held by the Principal Investigator at sites and contain copies of the essential documents, local approvals, signed consent forms and completed data forms.
The Regulations

Trial Master File
The Trial Master File (TMF) will be held at the principal site by the sponsor, Chief Investigator or at the co-ordinating Centre. The TMF should contain all essential documents defined as documents which individually and collectively permit evaluation of the conduct of a trial and the quality of the data produced. A Trial Master File should be set up at the beginning of a trial and maintained up-to-date throughout the trial until trial conclusion.

For trials currently running, it is recommended that Section 8 of the ICH-GCP Guideline is followed as guidance in order to meet statutory requirements. However, some of the documents listed may not be available or applicable in many non-commercial trials. The appropriate documentation will vary according to the trial and sponsor requirements.