I. Policy

In fostering academic freedom, it is the policy of Florida State University to uphold the highest standards of integrity in research, creative activity (e.g., art, dance, music, theatre, design, etc.), and scholarship—all of which will be collectively known herein as Activity/Activities—and to protect the right of its employees and students to engage in these Activities. Employees and students are expected to adhere to the professional standards and accepted practices established by their relevant disciplinary communities, and to encourage adherence to those standards and practices by their colleagues and by those under their supervision.

The University is committed to complying with and enforcing applicable federal, state, and local laws and to following procedures required by the University or by funding agencies from which contract and grant funds are secured. Employees and students are to be aware of any special contract or grant provisions regarding standards of research, creative activity, and scholarship; and of procedures required by funding agencies for resolving allegations of misconduct. Application for funding from an agency shall indicate that the investigator/project director agrees to the procedures required by that agency should it be necessary to investigate an allegation of misconduct.

It is the policy of the University to inquire into and, if necessary, investigate and resolve promptly and fairly all instances of alleged misconduct; and to comply in a timely manner with University and funding agency requirements for reporting cases of possible misconduct. Particularly unacceptable behaviors or actions are fabrication, falsification, and plagiarism in any Activity. Deviations which are believed to constitute misconduct are to be reported to an appropriate University official, usually the Vice President for Research. Misconduct does not include honest error or honest difference in interpretations or judgment of data.

Applicability

This Policy applies to faculty (e.g., regular, part-time, emeritus, specialized, etc.), staff, students or other trainees (such as graduate students and postdoctoral scholars), and any other members of the University community who propose, conduct, report, oversee, or review research on behalf of the University. This Policy also applies to those who are involved in scholarship and creative activity.
Cases of student misconduct involving research related to academic credit are resolved through the Academic Honor Policy, but are not precluded from additional review under this Policy. In certain cases, the Student Conduct Code might also apply.

FSU subcontractors, collaborators, and other third parties are expected to comply with their respective institutional policies and procedures for investigating misconduct allegations. Such policies shall comply with federal or other sponsors’ regulations where applicable. When the other institution does not have an appropriate misconduct policy, the policies and procedures of the University will apply. In the case of an external collaborator accused of Research Misconduct who is neither a University employee nor student, the Research Integrity Officer (RIO) may refer the allegation to the collaborator’s employer, affiliated institution, or to oversight officials, in lieu of conducting a Research Misconduct proceeding at the University. The University will cooperate with any such proceeding at another institution consistent with funding agreements and applicable law.

This Policy does not address and specifically excludes fiscal improprieties, issues concerning the ethical treatment of human or animal subjects, authorship disputes, sexual harassment or discrimination, criminal matters, and general matters not within the definition of misconduct.

This document does not distinguish among disciplines. It is acknowledged, at the very least, that Activities may take on a different character from discipline to discipline. However, each discipline has its professional standards of conduct, and to the extent that fabrication, falsification, or plagiarism is rejected by those professional standards, this document applies to the activities of those disciplines.

If this policy or any provision thereof is inconsistent with or in contravention of applicable law or regulation, then said law or regulation will prevail.

**Time Limitations on Alleged Research Misconduct**

There are no time limitations. This policy applies to all research and creative activity regardless of the date of alleged misconduct.

**Definitions**

For the purposes of this Policy, Misconduct means fabrication, falsification, or plagiarism in proposing, performing, reporting, or reviewing research; as well as scholarship and creative activity. It does not include honest error or differences of opinion.

A. **Fabrication** is making up data or results and recording or reporting them, or fabrication or embellishment of research accomplishments, scholarly activity, or credentials (employment history, degrees obtained, publications, etc.).

B. **Falsification** is manipulating materials, equipment, or processes, or changing or omitting data or results such that the research, scholarship, or creative activity is not accurately represented in the Record.

C. **Plagiarism** is the appropriation of another person’s ideas, processes, results, or words without giving appropriate credit.

D. Serious deviation from accepted practices includes but is not limited to:
1. Abusing confidentiality, including the use of ideas and preliminary data gained from:
   i. Access to privileged information through the opportunity for editorial review of manuscripts submitted to journals; and
   ii. Peer review of proposals being considered for funding by agency panels or by internal committees such as the Institutional Review Board (IRB), and the Institutional Animal Care and Use Committee (IACUC).

2. Stealing, destroying, or damaging the research property with the intent to alter the research record; and

3. Directing, encouraging, or knowingly allowing others to engage in fabrication, falsification, or plagiarism.

E. The destruction of, absence of, or failure to provide records adequately documenting the Research to the RIO.

A finding of misconduct requires that the misconduct be committed intentionally, knowingly, or recklessly; and that the allegation be proven by a preponderance of the evidence. Misconduct is a specific instance of impropriety within the broader domain of personal and professional conduct. Allegations of misconduct outside the scope of this Policy should be directed to the appropriate FSU official.

Other Relevant Definitions

- **Advocacy** means the presence of one individual (Advocate) to provide support and consultation to the Respondent throughout the misconduct proceedings. An advocates may include individuals such as a legal counselors or personal advisors whom the Respondent selects to serve in this role, and who may accompany him or her to meetings throughout the proceedings. An advocates will not be active participants in the process, except for a union representative, but may request a recess/opportunity to caucus during the formal proceedings in order to provide advocacy and counsel as needed. Individuals may select a collective bargaining unit representative as an advocate on their behalf, if they so wish.

- **Agency** means a public or private agency or organization providing funds to support research, scholarship, or creative activity.

- **Allegation** means a disclosure of possible misconduct through any means of communication. The disclosure may be by written or oral statement or other communication to the Vice President for Research or other institutional official.

- **Assessment** means the process of evaluating an allegation of misconduct in order to determine whether the allegation falls within the definition of misconduct provided herein, and is sufficiently credible and specific so that potential evidence of misconduct may be identified. This initial step is conducted by the RIO in order to determine if an inquiry is required. An inquiry must be conducted if the above stated criteria are met. If this is the case, the RIO in consultation with the Vice President for Research will launch the inquiry phase, including the convening of an Inquiry Committee.

- **Complainant** is the person who in good faith makes an allegation of misconduct.
**Conflict of interest or unresolved conflict (bias)** for any University official or any participant in a Research Misconduct Proceeding means a past or continuing personal, professional, or financial relationship with another participant in the Research Misconduct proceeding which creates an unmanageable (as determined by the VPR/DO and/or RIO) bias for or against any Respondent, or which the participant him/herself personally believes renders him/her unable to participate in a manner that is thorough, competent, objective, and fair.

**Deciding Official (DO)** means the University official who makes final determinations on allegations of misconduct and any institutional administrative actions. The DO at FSU is the Vice President for Research or his/her designee.

**Good faith** as applied to a Complainant or witness means having a belief in the truth of one’s allegations or testimony that a reasonable person in the Complainant or witness’s position could have based on the information known to the Complainant or witness at the time. An allegation or cooperation with a misconduct proceeding is not in good faith: (1) if it is made with knowing or reckless disregard for information that would negate the allegation or testimony, or (2) if his/her acts or omissions are dishonest or influenced by a conflict of interest with those involved in the misconduct proceeding.

Good faith as applied to a committee member means cooperating with the misconduct proceeding by carrying out the duties assigned impartially for the purpose of helping the University meet its responsibilities. A committee member does not act in good faith if his/her acts or omissions on the committee are dishonest or influenced by a conflict of interest with those involved in the misconduct proceeding.

**Inquiry** means gathering information and initial fact-finding to determine whether an allegation or suspected misconduct warrants an investigation.

**Institution** means Florida State University.

**Intentional** or **intentionally** means having the intent to perform an act even when the actor does not desire the consequences that result.

**Investigation** means the formal development of a factual record and the examination of that record leading to: (1) a decision not to make a finding of misconduct, or (2) a recommendation for a finding of misconduct which may include a recommendation for other appropriate actions, including administrative actions.

**Knowing** or **knowingly** mean that a person, with respect to information, has actual knowledge of the information and either (a) acts in deliberate ignorance of the truth or falsity of the information; or (b) acts in reckless disregard of the truth or falsity of the information. No proof of specific intent to defraud is required.

**ORI** means the Office of Research Integrity of the Public Health Service (PHS). The function of this federal office is to promote integrity in biomedical and behavioral research supported by the PHS, by monitoring institutional investigations of scientific misconduct and facilitating the responsible conduct of research.

**PHS** means the Public Health Service. PHS is the umbrella organization in the U.S. Federal Government consisting of eight Health and Human Services health Agencies, the
Office of Public Health and Science, and the Commissioned Corps. The National Institutes of Health (NIH) is the largest Agency within the PHS.

- **Preponderance of the evidence** means proof by information that, compared with that opposing it, leads to the conclusion that the fact at issue is more probably true than not.

- **Reckless** or **recklessly** means that Research Misconduct is committed with callous disregard as to whether the representation is true or requires attribution to another. Callous disregard may be shown by evidence that the Respondent was aware of the probable falseness or misleading nature of the representation or entertained his/her own serious doubts about the accuracy of the representation. Awareness of the probable falseness or misleading nature of a representation may be inferred from evidence of obvious reasons to doubt the accuracy of the representation where the Respondent did not take reasonable steps to dispel those doubts.

- **Record** of Research, Scholarship, or Creative Activity means the Record of data or results that embody the facts resulting from the Activity, including, but not limited to, applications for funding (proposals), laboratory records (both physical and electronic), progress reports, abstracts, theses, oral presentations, internal reports, journal articles, photographs, videos, and any documents and materials provided to or obtained by a government agency or an institutional official in the course of the misconduct proceeding.

- **Regulation** means any regulation applicable to a sponsored agreement or to the handling of misconduct allegations related to Activities performed under it.

- **Research Integrity Officer (RIO)** means the University official responsible for: (1) assessing allegations of misconduct to determine if they fall within the definition of misconduct and warrant an inquiry on the basis that the allegation is sufficiently credible and specific so that potential evidence of misconduct may be identified; (2) overseeing inquiries and investigations; and (3) the other responsibilities described in this document, the implementing Procedures, or as directed by the VPR/DO. The RIO at FSU is the Director of the Office of Research Compliance Programs.

- **Respondent** means the person against whom an allegation of misconduct is directed or the person whose actions are the subject of the inquiry or investigation. There can be more than one Respondent in any inquiry or investigation.

- **Retaliation** means an adverse action taken against a Complainant, witness, or committee member by an institution or one of its members in response to a good faith allegation of misconduct, or in response to good faith cooperation with a misconduct proceeding.

**Rights and Responsibilities**

**Vice President for Research/Deciding Official (VPR/DO)**

The VPR/DO ensures the implementation of this Policy and oversees the Procedures Concerning Allegations of Misconduct in Research and Creative Activity (Procedures). The VPR/DO ensures that the Procedures are promptly applied by the RIO when allegations of misconduct are reported. The VPR/DO serves as the Deciding Official (DO) for Florida State University. In accordance with Procedures, the VPR/DO, in consultation with other institutional officials as
appropriate, may determine and invoke sanctions or disciplinary actions imposed as a result of the investigation committee’s findings and the VPR/DO’s final decision.

Research Integrity Officer

The Director of the University’s Office of Research Compliance Programs serves as the Research Integrity Officer (RIO), and has primary responsibility for applying this Policy and the Procedures. The RIO serves as the University’s independent and objective agent in misconduct proceedings. The RIO is appointed by and reports directly to the VPR/DO. A complete list of RIO responsibilities is provided in the Procedures.

Complainant

The complainant is responsible for making allegations in good faith, maintaining confidentiality, and cooperating with an inquiry and investigation. The complainant may submit evidence to the RIO for possible dissemination to a committee. The complainant may have an opportunity, if requested by an inquiry or investigation committee, to appear before the committee.

Respondent

The Respondent is responsible for cooperating with all elements of an inquiry and investigation, including sequestration of Records relevant to the allegations. The intentional destruction of Records or the failure to maintain and produce Records supporting a questioned Activity may be considered to be evidence of misconduct and potentially a violation of law. Sequestration of Records, if appropriate, should be conducted by the RIO in a manner which causes minimal disruption to the Respondent’s work. The RIO will provide the Respondent with an inventory of items sequestered and will generally provide copies of most sequestered items within two or three business days after sequestration, although specialty copies such as gels and films may require a longer period of time to duplicate.

The Respondent is entitled to:

1. A good faith effort from the RIO to notify the Respondent in writing at the time of or before beginning an inquiry and receive a copy of the University’s policies and procedures on misconduct, as well as applicable external agency misconduct policies;

2. An opportunity to be interviewed by and present evidence to the inquiry or investigation committee, to review transcripts of any recordings made during the interview and to request corrections to those transcripts, and have the corrected transcript included in the record of the proceeding;

3. Receive a copy of the draft inquiry report and provided an opportunity to comment, be notified that any comments must be submitted within five (5) business days of the date on which the copy was submitted to the Respondent by the RIO, and that any comments provided by the Respondent are reflected in and/or attached to the final committee report.

3(4) Be notified in writing of the outcome of the inquiry;

4(5) Be notified in writing of the allegations to be investigated within a reasonable time after the determination that an investigation is warranted, but before the investigation begins, and be notified in writing of any new allegations, not addressed in
the inquiry or in the initial notice of investigation, within a reasonable time after the
determination to pursue those allegations;

(6) Be notified that the investigation may lead to disciplinary action and that the Respondent
has a right to request union representation during questioning that may reasonably be
expected to result in disciplinary action;

(5)(7) Have interviewed during the inquiry or investigation any witness who has been
reasonably identified by the Respondent as having information on relevant aspects of the
proceedings, have the recording or transcript provided to the witness for correction, and
have the corrected recording or transcript included in the record of investigation;

(6)(8) Receive a copy of the draft investigation report and an opportunity to comment;
be notified that any comments must be submitted within five (5) business days of the date
on which the copy was submitted to the Respondent by the RIO, and that the
Respondent’s comments are reflected in and/or attached to the final committee report;
and

(7)(9) Have an Advocate present (at Respondent’s own expense) at meetings related to
the misconduct proceedings. The presence of such Advocate will be for consultation and
support; the Advocate will not be an active participant in the process and shall not
advocate for the Respondent at such meetings, except for a union representative. Any
participant in a formal proceeding may request a reasonable recess/opportunity to caucus
during the proceedings in order to allow for advocacy and counsel as needed.

The Respondent should be given the opportunity to admit that misconduct occurred and that
he/she committed the misconduct. With the advice of the RIO and/or other institutional officials,
the VPR/DO may terminate the University’s review of an allegation that has been admitted,
provided the University has received from any relevant agency any required approval of
institutional acceptance of the admission and any proposed resolution.

Deans

The Deans ensure implementation of the Policy in their respective colleges. The Deans shall
report knowledge of allegations of misconduct to the VPR/DO. The Deans shall ensure
cooperation of Respondents and other individuals in their respective colleges in instances of
allegations of misconduct, including, but not limited to, the sequestration of Records and/or other
relevant information and documentation relative to the allegations of misconduct. The Dean
plays an important role in the selection of committee members, in accordance with the
Procedures.

Inquiry Committee

The Inquiry Committee is responsible for conducting an initial review of the available evidence
to determine whether or not to conduct an investigation, as well as interviewing the Respondent
and key witnesses. An inquiry does not require a full review of all the evidence related to the
allegations.

Upon concluding its inquiry, the Inquiry Committee is responsible for determining whether
sufficient credible evidence exists to warrant a full investigation of any or all of the allegations.
It is not the responsibility of the Inquiry Committee to make a final determination based on the
merits of the allegations.
The Inquiry Committee may also identify, in the course of its duties, issues that would justify broadening the scope beyond the initial allegations, and may recommend that the University examine these issues. If the VPR/DO and RIO approve the broadened scope, the RIO will notify the Respondent in writing and the Respondent will be given an opportunity to respond to the additional issues.

The Inquiry Committee shall prepare a final report that meets the requirements as outlined in the Procedures, including recommending whether each allegation warrants an investigation and the basis for its recommendations.

Investigation Committee

The Investigation Committee is responsible for conducting a thorough examination of all facts and evidence relevant to the allegations to determine, based on a preponderance of evidence, whether misconduct has occurred and, if so, to determine the responsible person(s) and the nature and seriousness of the misconduct. This examination includes interviewing the Respondent. The Committee is also encouraged to interview any individuals that have relevant information to determine based on a preponderance of evidence whether misconduct has occurred and, if so, to determine the responsible person(s) and the nature and seriousness of the misconduct.

The Investigation Committee may also identify, in the course of its duties, issues that would justify broadening the scope beyond the initial allegations, and may recommend that the University examine these issues. If the VPR/DO and RIO approve the broadened scope, the RIO will notify the Respondent in writing and the Respondent will be given an opportunity to respond to the additional issues.

The Investigation Committee shall prepare a final report that meets the requirements as outlined in the Procedures, including a finding for each allegation of whether misconduct occurred, the nature and seriousness of the misconduct, and the responsible individual(s).

Inquiry/Investigation Committee Chair

The Committee Chair is selected from among the committee members by the VPR/DO, and serves as the individual who takes the lead in drafting the committee report based on the committee’s findings. Working with the RIO, the Committee Chair handles the compilation of comments from the other committee members into the final committee report and ensures the report is distributed to the committee members for final signature. The elements of the committee report must be in accordance with the required elements outlined in the Procedures. The Committee Chair ensures that the Respondent is afforded the opportunity to comment, that the Respondent’s comments are considered by the committee, and that the Respondent’s comments are reflected in and/or attached to the final committee report.

General Principles

Responsibility to Report Misconduct

To the extent possible, consistent with a fair and thorough review of an allegation, disclosure of an allegation should be limited to those who have a need to know about them. Therefore, a suspected instance of misconduct is to be reported immediately to the VPR/DO. The VPR/DO shall notify the RIO and any other University administrator he or she deems appropriate. FSU
has an anonymous hotline, which is a simple, anonymous way to confidentially report activities that involve certain improper conduct or violations of FSU policies and procedures, regulations, or state and federal laws.

If an individual is unsure whether a suspected incident falls within the definition of misconduct, he or she may contact the RIO to informally discuss the suspected misconduct. If the circumstances described by the individual do not meet the definition of misconduct, the RIO may refer the individual or allegation to other offices or officials with responsibility for resolving the problem as necessary and appropriate.

No retaliatory action will be taken against anyone for reporting or inquiring in good faith about potential breaches of FSU policies or seeking guidance on how to handle suspected breaches.

Responsibility of the University to Respond to Credible Allegations

Because Florida State University values the credibility of its institutional Activities and the integrity of its community, all allegations of misconduct are evaluated to determine whether there is specific and credible information on which to act. Just as the University protects Complainants against retaliation, the University is equally concerned about malicious or frivolous allegations made against its employees and students. The University performs a careful assessment of all allegations brought to the attention of institutional officials.

The VPR/DO and the RIO shall consider and act upon any specific and credible information which comes to his or her attention indicating that misconduct may have occurred. The RIO will ensure that the allegation assessment, inquiry, and investigation are completed in a timely, objective, thorough, and competent manner; and that reasonable precautions are taken to avoid bias and conflict of interest on the part of those involved in conducting the inquiry and investigation.

Cooperation with Inquiries and Investigations

Individuals covered under this Policy and its implementing Procedures are required to cooperate fully with any Research Misconduct proceeding, whether conducted under this policy, by oversight officials, or otherwise pursuant to a sponsored research agreement. Failure or refusal to comply with this obligation may constitute “adequate cause” or other grounds for disciplinary action, including termination of employment or dismissal of a student.

Individuals covered under this Policy and its implementing Procedures must cooperate with the RIO and other institutional officials in the review of allegations and the conduct of inquiries and investigations. Employees have an obligation to provide relevant information to the RIO or other institutional officials on misconduct allegations. The RIO or other institutional officials may determine it necessary to sequester original records and materials relevant to the allegation as described in the Procedures.

The unavailability of a Respondent for any reason, including voluntary or involuntary separation from the University, should not delay the initiation or continuation of a Research Misconduct proceeding. In exceptional cases (for example, grave illness of the Respondent or among the Respondent’s immediate family), the VPR/DO may modify application of this policy upon advice of the RIO and/or other University officials.
If the Respondent refuses to participate in the process after resignation, the RIO and any inquiry or investigation committee will use their best efforts to reach a conclusion concerning the allegations, noting in the final report the Respondent's failure to cooperate and its effect on the evidence.

Requirements for Findings of Misconduct

A finding of misconduct requires that:

1. There is a reasonable basis for concluding that the allegation falls within the University’s definition of misconduct; and
2. That the misconduct was committed intentionally, knowingly, or recklessly; and
3. That the allegation was proven by a preponderance of the evidence.

Evidentiary standards

The following evidentiary standards apply to findings made under this Policy:

A. Standard of proof. An institutional finding of misconduct must be proved by a preponderance of the evidence.
B. Burden of proof.

1. The University has the burden of proof for making a finding of misconduct. The destruction, absence of, or Respondent's failure to provide records adequately documenting the questioned Activity is evidence of misconduct where the University establishes by a preponderance of the evidence that the Respondent intentionally, knowingly, or recklessly had records and destroyed them, had the opportunity to maintain the records but did not do so, or maintained the records and failed to produce them in a timely manner and that the Respondent's conduct constitutes a significant departure from accepted practices of the relevant disciplinary community.

2. The Respondent has the burden of proving, by a preponderance of the evidence, any and all affirmative defenses raised. In determining whether the University has carried the burden of proof imposed by this part, the finder of fact shall give due consideration to admissible, credible evidence of honest error or difference of opinion presented by the Respondent.

2.3. The Respondent has the burden of going forward with and proving by a preponderance of the evidence any mitigating factors that are relevant to a decision to impose administrative actions following a misconduct proceeding.

Protection of Complainant, Witnesses, and Committee Members

The RIO monitors the treatment of individuals who bring allegations of misconduct and those who cooperate with inquiries or investigations. The University ensures that these individuals are not retaliated against in employment or other status at the University and the RIO reviews instances of alleged retaliation for appropriate action. Individuals should immediately report any alleged or apparent retaliation to the RIO. The University also strives to protect, to the maximum extent possible and allowable by law, the privacy of those who report misconduct in good faith.
If the Complainant requests anonymity, the University, to the extent allowed by law, will make reasonable efforts to honor the request, consistent with a thorough, competent, objective, and fair misconduct proceeding. It is important to recognize, however, that because of the standards of due process, and the University’s own policies and procedures and Florida’s Open Records law, there may be situations that cannot proceed under conditions of anonymity. Under federal regulations and its own good business practices, the University undertakes diligent efforts to protect the positions and reputations of those individuals who make allegations in good faith, to the extent allowed by law.

Protection of Respondent

Inquiries and investigations are conducted in a manner that ensures fair treatment to the Respondent and confidentiality, to the extent possible and allowable by law, without compromising public health and safety or thoroughly carrying out the needs of an inquiry and/or investigation. Inquiries and investigations are handled promptly and expeditiously with full attention given to the rights of all individuals involved.

Confidentiality

Anyone involved in reporting, reviewing, or evaluating an allegation of Research Misconduct under this policy must make every reasonable effort to maintain confidentiality to the extent permitted by law and/or other University policy. Disclosure of the identity of Complainants, Respondents, witnesses, or research subjects is limited to people with a “need to know” the disclosed information in order to conduct University business, including conducting a thorough, competent, objective and fair Research Misconduct Proceeding. Any records of evidence from which participants in a Research Misconduct proceeding (or Research subjects) might be identified should be treated as confidentially as possible.

Required disclosures: Limited disclosure of an Allegation may be necessary for the effective administration of the department, college, or Research office, or to comply with regulations or contractual obligations. For example, federal regulations and other funding agreements may require the University to report the status of allegations of Research Misconduct. Limited disclosure may also be required as part of University sequestration efforts, in order to comply with health and safety rules or regulations, or to protect against physical or other damage to a person or University property. Disclosure could also be required under Florida law.

Permitted disclosures: With advice of University Counsel, the VPR/DO may disclose limited information about an Allegation or evidence in a Research Misconduct proceeding in order to protect the University from exposure to legal claims or other possible harm. In such a case, the University will limit any such disclosures as narrowly as may be feasible under the law and circumstances.

Reporting a concern about possible improper disclosure: The VPR/DO and RIO will review any allegation that this confidentiality requirement has been breached. Violation of this requirement may constitute grounds for disciplinary action, including termination, depending on the circumstances, the nature, and the impact of the violation.

Institutional activities engaged pursuant to this Policy are conducted in such a way as to protect the privacy and confidentiality of Complainants, Respondents, and witnesses to the extent possible consistent with a thorough, competent, objective, and fair misconduct proceeding, and as allowed by law. The applicable laws and regulations may require the University to disclose
the identity of Respondents and Complainants to federal oversight agencies pursuant to the agency’s review of institutional misconduct proceedings.

Interim Administrative Actions

Throughout the misconduct proceeding, the RIO will review the situation to determine if there is any threat of harm to public health, sponsor funds, and equipment, or the integrity of research, creative activity, or scholarship processes. In the event of such a threat, the RIO will, in consultation with other institutional officials, and the pertinent agency as appropriate, take interim action to protect against any such threat. Interim action might include additional monitoring of the processes and the handling of sponsor funds and equipment, reassignment of personnel or of the responsibility for the handling of sponsor funds and equipment, additional review of Activity data and results or delaying publication. The RIO shall, at any time during a misconduct proceeding, notify pertinent external agencies immediately if he/she has reason to believe that any of the following conditions exist:

- Health or safety of the public is at risk, including an immediate need to protect human or animal subjects;
- Sponsor resources or interests are threatened;
- Project activities should be suspended;
- There is a reasonable indication of possible violations of civil or criminal law;
- Federal action is required to protect the interests of those involved in the misconduct proceeding;
- The misconduct proceeding may be made public prematurely and federal sponsor action may be necessary to safeguard evidence and protect the rights of those involved; or
- The public should be informed.

Additional Issues

Institutional mechanisms are currently in place to address disputes centering on questions of authorship and data utilization, financial improprieties, human research subjects, and the use of animals in research. Although such cases will be addressed by the appropriate governing bodies as to compliance with relevant regulations and ethical standards, they are not precluded from additional review under the procedures governing misconduct under this Policy.

If anyone involved in an inquiry or subsequent investigation becomes aware of a possible violation of criminal or civil law, he or she shall inform the VPR/DO. If the VPR/DO agrees that reasonable indications of possible criminal conduct exist, he or she shall, within 24 hours, inform the sponsoring agency (if required) and appropriate institutional and/or law enforcement officials.

Implementing Procedures

The Procedures Concerning Allegations of Misconduct in Research and Creative Activity, which implement this Policy, are published on FSU’s Office of Research Compliance Programs’ website at [https://www.research.fsu.edu/media/3623/misconduct-procedures-04-14-16.pdf](https://www.research.fsu.edu/media/3623/misconduct-procedures-04-14-16.pdf).
II. Legal Support, Justification, and Review of this Policy

Federal Research Misconduct Policy

45 CFR Part 689, National Science Foundation Research Misconduct
42 CFR Part 50, Subpart F and Part 93, Public Health Service Policies on Research Misconduct
Fla. Stat. 1004.22

These policies will be reviewed periodically and updated when changes are necessary.

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/s/ Gary K. Ostrander
Vice President for Research