B. Alternative procedure for conducting the assessment

If the RIO is unavailable to expeditiously perform the assessment, is unable to discern whether an allegation warrants referral for inquiry, or has a potential conflict of interest that could undermine the integrity of the assessment, an ad hoc review committee will be appointed by the IO or the IO's designee to review and assess the allegation. If the ad hoc committee is not readily available to meet, then the allegations may be reviewed with other individuals as deemed appropriate by the IO.

C. Initiation and purposeof inquiry and sequestration of theresearch ecords

If the RIO determines that the criteria for an inquietymets/he will immediately initiate the inquiryprocess. The purpose of the inquisity conduct an initial review the available evidence to determine whether the allegation warrants an investigation investigation and investigation investigation.

G. Inquiry process

The purpose of the inquirector conduct an initial review of the availabilities to determine whether an investigation warranted. Aimvestigations warranted if:

- 1. there is a reasonable basis for concluding thatethetian falls within the definition of research misconduatthe Policy, and
- 2. preliminary informatiogathering and fatinding from the inquirindicate that the allegation have sufficient substatute warrant an investigation the available researchecord is inadequate to make such a determination so that a more detailed analysis is required

As part of the inquirythe inquirycommitteemay interview the respondente complainant and key witnesses it deems necessaryd will examine relevaesearchecords and materialsHowever, theommitteei1.21 Td thoa(r)Tj 3.45 (d)4 (e)-2 (x)9 (a)7 (m)2 (in)1 (e)-2 h 0 bTd

x the name and position of the respondent

X

findings in the inquineport are not supported by the information presented, the IO may remand the inquineport to the inquire committee chairand request that additional support be provided for the findings the IO may designate this function to the RIO

The outcome of the inquirvill be one of the following:

- a. A determination of insufficient evidence to warrant investigation. If there is not sufficient information presented indicating archnisconduct to warrant proceeding with ainvestigation, the IO will notify the spondent of the dismissal of the matter, with a copy to the popularinant
- b. A determination of sufficient evidence to warrant investigation. If there is sufficient information presented indicating earchmisconducto warrant proceeding with an investigation, the IO will refer the uiry eport and all supporting documentation to the Standing Committee oesearch isconduct, along with the charge to initiate an investigation.

The inquiry is complete when the local akes this determination in appeal

2. Notifications

The RIO or inquirychairmust notify the respondeint writing whether the inquiry found that an investigation warranted. The notice must include a copy of the inquiry report, along with a copy of the licy and these Procedures well as any applicable research ponsor research miscondpoticy

In addition, when the Idetermines that an investigation of warranted, any reference to the allegation the personnel file of the respondents be removed promptly

II. The Investigation

The purpose of the investigation develop a factual record by expositive allegation in detail and examing the evidence in depth, leading to recommended findings on whether research misconduchas been committed, by whom, and to what extentinvestigation will also determine whether there are additional instances of possible research misconduct justify broadening the scope beyond the initial allegation(s). This is particularly important where the alleged research misconductvolves clinical trials or potential harm to human subjects general public or it if affects research that forms the basis for public, public practice, public health practice.

A. Initiation and notification

If the IO determines that an allegative arrants aimvestigation the investigation must begin within 30 days of the determination. Their consultation with other appropriate University officials, may suspend the spondentrom further participation in the search project at issue or other institutional responsibilities to only if the IO determines that serious harm to the respondenter others would be threatened by the responsibilitinuance of the respondent duties. Any such suspension is not alone grounds to interrupt payment of salary.

On or before the date on which the investigateonins, but no more than 30 days after the IO determines that an investigateonic powerranted, the RIO must notify earch points as required under applicable federal regulations or award terms, of the decision to begin the investigation and, if required, provide them with a copy of the interprior. Within a reasonable time after determining that an investigation begins, the RIO chair of the Standing Committee on Research Miscondustinotify the respondent writing of the allegation be investigated.

Additional allegation research misconductated to the respondent are raised during the investigation be addressed by the investigation without necessarily having to go through the inquirprocess outlined in the Bedere. If additional allegations are raised respondent be provided with timely notice of the additional allegations.

B. Sequestration of the esearch ecords

Before or at the time the respondentotified of the investigation RIO must take all reasonable and practical steps to obtain custody of and secure any acceptation reasonable and evidence needed to conduct the investigation were not previously sequestered. The sequestration must be consistent with the process set forth in these P.r. of caedalities all items become known or relevant during the investigation RIO must take custody of those records if possible.

C. Referral to Standing Committee and papointment of investigation panel

e. the timeline for completion of the investigation

The RIQ chairof the Standing Committeer other designee will meet with the investigation panelat itsinitial meeting wheir receives the charge from the chain Standing Committee (or designer explain the Policy, the rolethod investigation parienthe process, the conduct of the investigation and the importanced confidentiality. The RIO will offer staff and other resources to support the Standing Committeer process representation panels needed examples of support that may be made available are assistance with scheduling, copying, and courier services

Also at its initial meetinton,e investigation paneill select a panelhairwho will be responstb(s)-5 ((g)Tw

pane's recommendations are not binding on the Standing Committee or individuals responsible for implementing disciplinary or corrective action.

During the investigations with all of the research misconproteedingsall documents related to the investigation treated as limited cess record which are confidential and exempt from disclosure under section 119, (FI(oti)) da Statute they may be released only as provided in section 1012.91(1) Floorida Statute and University Regulation USF017, Limited Access Personnel Records

F. Time for completion of investigation

H. The investigation report

- 1. The investigation parielresponsible for preparing vittendraft investigation port that complies with the requirements outlined in the U.S. Public Health Service (PHS) regulations at 42 C.F.R. Part 93, except when special factors may suggest a different approach is necessary. These require applys to both draft and final investigation reports which must:
 - x Describe the type of research miscondulætged (fabrication, falsification, or plagiarism) identify the respondent
 - x Describe the specific allegations of research misconomination the investigation
 - x Describeand document any federal or other external support for the research at issue including, for example, gragntant application, and contractnbersand publications listing support
 - x Identify and summarize these earchercords and evidence eviewed and identify any evidence taken into custody but not revieweed,
 - x Include a copy of the Policy and these Proceals weell as any other applicable University policies and procedures under which the investigation was conducted.
- 2. The statement of findings specific to exalled gation must provide a decision as to whether research miscond dict or did not occur and, it did, must
 - x Identify whether the research misconduast:
 - o falsification, fabrication, or plagiarism;
 - o a significant departure from accepted practices of the redeseanth community and
 - o committed intentionally, knowingly, or recklessly;
 - x Summarize the facts and the analysis that support the conclusion and consider the merits of any reasonable explanation by the respondenting any effort by the respondento establish by a preponderance of **thee** that the responded not engage in research misconduct

x List any current support or known applications or proposals for support that the respondenthas pending with any federal or other research sponsors

Finally, fi a majority of the investigation panel makes a finding of research misconduct, the investigation panel mitsclude in its investigation report recommendations for corrective action, including sanctions, to the IO. However, recommendations are not binding on the Standing Committee, the IO, or the individuals responsible for implementing disciplinary or corrective action

1. Comments on the draft investigation report and access to vidence

The chair the Standing Committee, the RIO, or designee must provide probled entwith a copy of the draft investigation port for comment and, concurrently, with a copy of or supervised access to the evidence hich the report is based may provide the complainant with a copy of the draft eport or relevant portions of the draft port or comment Both the respondent complainant have 0 days from the date the draft investigation portor relevant portions of the draft port are eceived to submit written comments, if any to the chair the Standing Committe comments eceived from the respondent complainant ill be considered the investigation panel hen preparing the final investigation report whether involution the final port and notifice (poine 30)010 Tov 36.70 (27 pt (4)

nominate new investigation panelmbers for de novo revielfwhe case is remanded to the original investigation panelle investigation panelustfollow the Standingommittee's instructions for further consideration investigation and ustprepare supplemental export to the Standing Committee within 20 days of receiving the Standing Committee's charge. If a new investigation panel convened, the new investigation panel follow the Rocedures as set forth in II (The investigation).

Upon receipt of ausplemental aport or a eport from a newly convened investigation panel the Standing Committee will proceed as set forth in itiduding providing the respondent with the supplemental aport or new eport and inviting a response for the consideration of the Standing Committee in its review of the matter.

K. Standing Committeereport

The Standing Committeeeport mustbe issued within 20 days after receipt of the respondent final response or within 20 days of the expiration of the response period, if no response is receivedThe report must include:

- x a summ0.002180shs2 (a)-4 8 -1.21 (i)3 (s)9 (s)-1 (c)1 (e(s)Tj13 (e)1 (w0shs2 (14 (f)7 (t)6 pane)
- x a summary of the respondentiews
- - 1. whether the IO

If the IO's determination varies from the findings of the investigation the IO's written determination, explain in detail the basis for rendering a decision different from the findings of the investigation panel

Alternatively, the longy return the report to the investigation painle a request for further fact-finding or analysis

The IO or IO's designee is responsible for ensuring compliance with all notification requirements of research sponsors. The IO or designee will, in consultation with other appropriate University officials, determine whether law enforcement agencies, professional societies, professional licensing boards, editors of journals in which fabricated, falsified, or plagiarized reports may have been published, collaborators of the respondent in the work, or other relevant parties should be notified of the outcome of the case.

At the IO's direction, he RIO will also notify the Dean of the School or College where the respondents assigned, as well as the approphisate the IOor designer ust report to the Provost and the Chief Compliance Officer in the USF Office of Compliance & Ethicson the full account of the research misconphocteeding sesulting in any formal finding of research misconduct that requires notification to external stakeholders, including, research possess, journal and others appropriate,

N. Maintaining records for eview by r

If the University believes that criminal or civil fraud violations may have occurred; etherly must promptly refer the matter to the appropriate investigative office or entity

V. Other considerations

A.

of research miscondutat may nonetheless affect the integrity of USF research and should be reported to Compliance

- x <u>0-026</u>, Compliano Ethics Program x <u>0-027</u>&