



Foundation Fighting Blindness (FFB) Consortium

Governance Document

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List of Abbreviations

ABBREVIATION	DEFINITION
AAO	American Academy of Ophthalmology
AE	Adverse event
ARVO	Association for Research in Vision and Ophthalmology
CFR	US Code of Federal Regulations
CRF	Case report form
eCRF	Electronic case report form
DSMC	Data Safety Monitoring Committee
EC	Ethics Committee
ERG	Electroretinograph
EU	European Union
FAF	Fundus autofluorescence
FFB	Foundation Fighting Blindness
FDA	Food and Drug Administration
FFB	Foundation Fighting Blindness
GCP	Good Clinical Practices
HIPAA	Health Insurance Portability Act of America
ICH	International Committee of Harmonization
IRB	Institutional Review Board
IRDs	Inherited Retinal Diseases
JCHR	Jaeb Center for Health Research, Tampa, FL
MRT	My Retina Tracker
OCT	Optical Coherence Tomography
ROC	Research Oversight Committee at FFB
US	United States

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Glossary of Terms

88 **Clinical Center:** Any site or institution participating in a Consortium Study.

89 **Data:** Information related to the Study, including images, testing reports, CRFs, and data
90 collected directly from devices.

91 **Investigator:** A physician or other qualified person who assists Principal Investigator by
92 performing critical study-related procedures and/or making important study-related decisions.

93 **IRB (Institutional Review Board):** The ethics committee responsible for ensuring the
94 protection of the rights, safety and well-being of human subjects involved in a study. Also
95 known as an independent ethics committee (IEC), ethical review board (ERB), or research ethics
96 board (REB). They may be independent or affiliated with the Clinical Center.

97 **Protocol:** The IRB-approved description of the study.

98 **Study:** The work performed by a Clinical Center's investigators and other personnel in
99 connection with the protocol.

100 **Participant:** As is defined in 21 CFR §312.3(b), means a person who participates in a Study.

Chapter 1: Background Information

101

1.1 Mission Statement

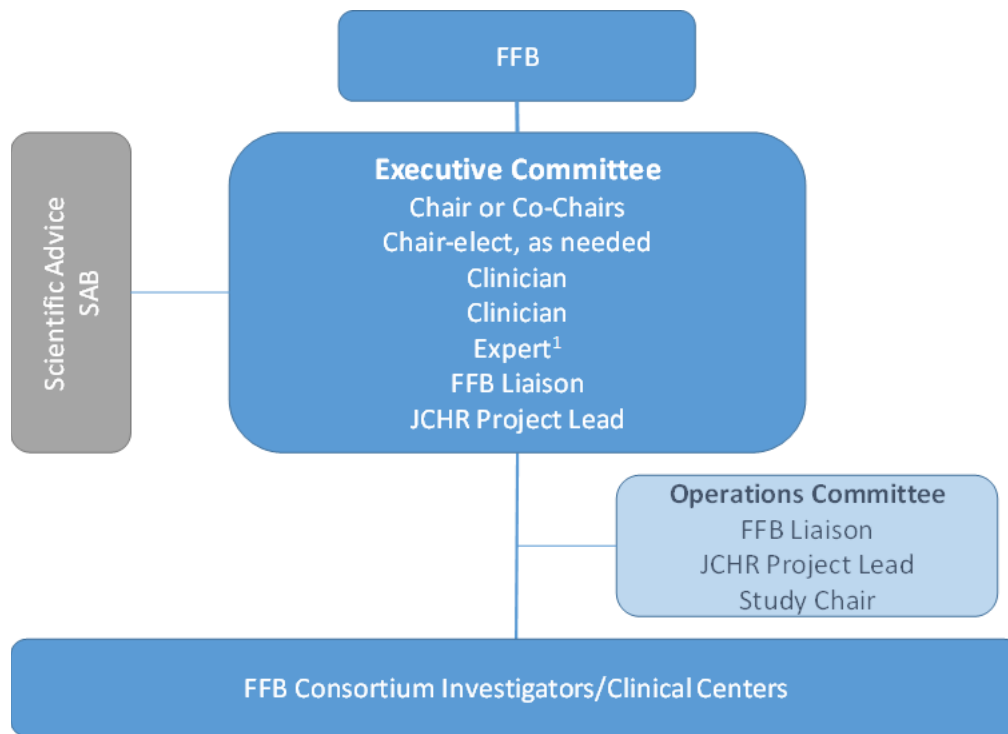
103 To accelerate the development of treatments for inherited retinal diseases (IRDs) through
104 collaborative and transparent clinical research.

1.2 Amendments to this Policy Document

106 This is a controlled document for which the Executive Committee is accountable. Changes to
107 the governance of the Consortium may be proposed by any Consortium Member and discussed
108 and voted on by the Executive Committee. Changes to the document, date for the change and
109 rationale for the change will be summarized in the Summary of Changes.

1.3 Organizational Structure

111 FFB is accountable for the FFB Consortium. The Consortium is comprised of an Executive
112 Committee, an Operations Committee and the investigators of each Clinical Center. The FFB
113 Scientific Advisory Board (SAB) will provide scientific advice to the Executive Committee; the
114 Executive Committee may also reach out to other experts to provide specific advice. The Jaeb
115 Center for Health Research (JCHR) is the Coordinating Center for the FFB Consortium,
116 accountable for all operational activities.



117

118

119 ¹For example, Epidemiologist or Biostatistician

120

121 **1.3.1 Executive Committee**

122 **1.3.1.1 Membership**

123 The Executive Committee will provide leadership to the Consortium. There will be one
124 consortium chair (or 2 co-chairs), 2-3 clinical scientists, an FFB liaison and the Director of the
125 Coordinating Center at Jaeb Center for Health Research (JCHR). FFB will invite persons to
126 participate in the Executive Committee based on recommendations from FFB Science, ROC
127 members, SAB members and the Consortium Executive Committee.

128 **1.3.1.2 Roles and Responsibilities**

129 The Executive Committee will be responsible for providing input to this governance document,
130 approving clinical study protocols, and prioritization of hypotheses and analyses. Members will
131 vote on decisions/approvals; in the event of a tie, the chair will cast the final vote. In the event of
132 disagreement on a decision between two co-chairs, FFB will cast the final vote.

133 **1.3.1.3 Term**

134 The term for members of the Executive Committee will be 3-4 years to allow for rotation while
135 ensuring institutional memory; the FFB liaison and Coordinating Center Director may change as
136 needed. This is done so that there are less than 50% new members in any year. A chair-elect
137 will be included 1 year in advance of the appointment of a new chair whenever possible. In the
138 event of two co-chairs, the co-chairs will be rotated off the committee at staggered time points.

139 **1.3.1.3.1 Reappointments**

140 When mutually agreeable, Executive Committee members may be reappointed to serve an
141 additional term. Reappointments will be based on re-evaluation of qualification and review of
142 past activities and the special knowledge the member brings to the Executive Committee and the
143 Foundation.

144 **1.3.1.4 Meetings**

145 Meetings will be convened by teleconference, web, or face-to-face. Meetings during the initial
146 year may be monthly as appropriate and no less than quarterly after that. Face-to-face meetings
147 will be planned to coincide with other major events (e.g. AAO, ARVO or FFB-sponsored
148 meeting) as much as feasible. Agenda items will be solicited in advance of the meeting and
149 circulated to attendees. Potential conflicts of interest on an agenda topic must be stated at the
150 beginning of a meeting; persons with such conflicts will not participate in discussions and
151 voting. A conflict of interest is a situation in which a financial or other personal consideration
152 could directly and significantly affect the design, conduct, or reporting of research.

153 Investigators from the Consortium, FFB Science, SAB members, and external advisors may be
154 invited to Executive Committee meetings to discuss specific agenda items on an as-needed basis
155 when the Committee desires additional scientific or other input.

156 Decisions and action items from Executive Committee meetings will be documented and
157 archived by the Coordinating Center; members responsible for action items will be notified.

158 **1.3.2 Operations Committee**

159 **1.3.2.1 Membership**

160 The Operations Committee will be comprised of the FFB Liaison, Coordinating Center Director,
161 and the study chair(s), and will be attended by additional support from the Coordinating Center
162 as needed.

163 **1.3.2.2 Roles and Responsibilities**

164 The Operations Committee will drive the execution of study protocols and be responsible for
165 keeping the Executive Committee informed of any issues. Communications within the
166 Operations Committee will consist of telephone calls, e-mails and in-person meetings.
167 Operations Committee teleconferences may be weekly or bi-weekly.

168 **1.3.3 Study Chairs and Clinical Centers/Members**

169 **1.3.3.1 Membership**

170 Clinical Centers and investigators will be invited to participate in the Consortium by FFB, in
171 collaboration with the Executive Committee, based on the knowledge of inherited retinal
172 diseases and ability to participate in and contribute to Consortium studies. Clinical Centers and
173 investigators will be reviewed for Consortium requirements based on standard application forms
174 to assess staffing, facilities, training, patient population, and experience. Additional Clinical
175 Center certification and personnel certification requirements will need to be completed for
176 participation in each study.

177 **1.3.3.2 Roles and Responsibilities**

178 The Consortium investigators will be responsible for adhering to the process and policies in this
179 Governance document. Consortium investigators will provide ideas for studies, input to study
180 protocols and analyses and be active contributors to support the Consortium mission.
181 Investigators are encouraged to participate in Consortium-led studies; however, there may be
182 instances that preclude their participation.

183 **1.3.4 Study Chairs**

184 Investigators of the Consortium will be encouraged to submit protocol ideas; any investigator
185 internal or external to the Consortium may submit a protocol idea. The Executive Committee
186 will review all protocol proposals and decide which move forward, and the prioritization. The
187 Executive Committee will decide in all cases who should be designated as protocol chair. The
188 submitter would be the likely candidate in most cases.

189 An instance may arise in which a new study idea is initiated from a source outside the
190 Consortium, such as in the case of a potential industry partnership or a patient advocacy group.
191 In these instances, the Operations Committee will identify one or more protocol chair candidates.
192 The identification of candidates may be informed by input from members of the Executive
193 Committee or the FFB Scientific Advisory Board (SAB), or the external research partner. The
194 Operations Committee will nominate one or more candidates based primarily on subject matter
195 expertise in the disease or genetic area relevant to the study idea. However, if there are no
196 obvious candidates based on the subject matter, the Operations Committee may solicit interest

197 from the FFB Executive Scientific Advisory Board, from all or a subset of the Consortium or the
198 Scientific Advisory Board. The potential study chair(s) will be proposed to the Executive
199 Committee, who will make the final decision. Any investigator selected as protocol chair would
200 be expected to join the Consortium (for the current study and potentially future studies).

201 **1.3.5 Coordinating Center**

202 The Coordinating Center will coordinate activities (calls, meetings, communications) of all
203 Consortium committees and members, coordinate development and maintain version control of
204 all study documents, oversee conduct of all aspects of study protocols (including training,
205 certification, IRB coverage, recruitment, retention, adverse event monitoring, closeout), develop
206 and maintain a multi-functional study website and data management system for supporting
207 Consortium activities (including online system for validated data entry/edit/signoff of data
208 collection forms), develop and implement a quality assurance program that includes monitoring
209 of protocol adherence as well as quality control of data at all stages of each study (both remote
210 and on-site), and manage all aspect of Consortium publications and presentations (including
211 overall production as well as statistical analyses, committee reviews, verifications, and
212 submissions).

213 **1.3.6 Reading Centers and Other Vendors**

214 The FFB Liaison and the Coordinating Center Director will collaborate on selecting vendors to
215 support the Consortium clinical studies. The activities of the reading centers and other vendors
216 will be defined by study protocols and contracts/service agreements.

217 **1.3.7 Data Safety Monitoring Committees**

218 Each interventional clinical study will have a separate Data Safety Monitoring Committee
219 (DSMC) that will be responsible for reviewing the ethical conduct of the study and monitoring
220 the data for evidence of adverse or beneficial treatment effects. The DSMCs are advisory to the
221 Executive Committee. The DSMCs will operate under a single written charter describing
222 standard operating procedures for the Consortium, and details of study specific oversight or
223 interim analyses will be described in each interventional study protocol and/or statistical analysis
224 plan. The DSMCs will typically include an independent expert in each of the following areas:
225 clinical trials, biostatistics, and the disease being studied. A minimum of three persons will be
226 on the DSMC; these persons may not participate in the study in any other way.

227

228

229 **Chapter 2: Adherence to Good Clinical Practices (GCP)**

230 **2.1 Good Clinical Practices (GCP)**

231 All Consortium-led studies are to be conducted in accordance with applicable GCP regulations
232 and guidelines per the International Committee on Harmonization (ICH) and US Code of Federal
233 Regulations (CFR), including compliance with electronic records and electronic signatures (21
234 CFR, Part 11).

235 **2.1.1 IRB/Ethics Committee Review and Approval**

236 All protocols are to be conducted in accordance with IRB regulations (US 21 CFR Part 56.103)
237 or applicable International Ethics Committee regulations. Investigators at each Clinical Center
238 must obtain approval from a properly constituted/accredited IRB/EC prior to initiating the study
239 and a re-approval on at least an annual basis.

240 **2.1.1.1 Central IRB is Required for US Clinical Centers**

241 Consortium studies starting after January 1, 2020 will require US Clinical Centers to use a
242 central IRB for the review and approval for each study to ensure oversight across all Clinical
243 Centers. For multi-center studies with a coordinating center at the JCHR, JCHR's Institutional
244 Review Board (IRB) is able to enter into an IRB Reliance Agreement to serve as the IRB of
245 record for institutions participating as Clinical Centers.

246 **2.1.2 Informed Consent**

247 Written informed consent/assent is to be obtained from each patient prior to any study-related
248 activities or procedures in a study, and/or from the patient's legally authorized representative as
249 per US 21CFR Part 50 and relevant country regulations.

250 **2.1.3 Adverse Events**

251 Adverse events will be assessed, documented, and recorded in the appropriate case report form
252 throughout each study. Specific reporting and monitoring requirements and procedures for each
253 study will be documented in the study protocol and procedures. Intervention studies will have
254 adverse events monitored by a Medical Monitor, either internal or external to JCHR; this will be
255 defined for each protocol.

256 **2.1.4 Documentation and Record Retention**

257 Source documents may include a patient's medical records, hospital charts, clinic charts, the
258 investigator's patient study files, as well as the results of diagnostic tests such as ERGs, optical
259 imaging, and laboratory tests. The investigator's access to the electronic CRFs on the study
260 website serves as part of the investigator's record of a patient's study-related data.

261 For each study, the following information should be entered into the patient's medical record:
262 patient's name and contact information; date the patient entered the study; study protocol title or
263 number; dates of all visits; occurrence and status of any adverse events; vital signs; laboratory
264 findings; visual acuity worksheets; results of any abnormal findings from any examination;

265 printouts of any digital imaging/testing (e.g., FAF, OCT, fundus photos, etc.) and back-up copies
266 of electronic records; date the patient exited the study, and if early discontinuation, the reason for
267 early exit.

268 All study related correspondence, patient records, consent forms, patient privacy documentation,
269 records of the distribution and use of all investigational products, and all CRFs (electronically on
270 the website) should be maintained on file and at the Clinical Center.

271 Each center will archive all relevant study data records and keep them on file for a period of time
272 that covers all minimums specified by each governing office/agency for that center and the given
273 study as a whole, whichever is the greatest. Record retention will be defined for each study in
274 adherence to the Coordinating Center's SOPs. This will include a requirement for clinical
275 centers to contact the Coordinating Center prior to planned document destruction.

276 **2.1.5 Policy for Email and Website Use**

277 All investigators and coordinators must have a unique email address that they check regularly.
278 All study personnel must log onto the study website only using their individually created
279 password and must not share their password with others. An electronic signature on an
280 electronic case report form indicates that the data have been reviewed and accepted by the
281 signatory. Electronic signatures will consist of the combination of the individual's study website
282 user identification number and password individually assigned by JCHR. It is unlawful to forge
283 an electronic signature.

284 **2.1.6 Adherence to Protocol and Study Procedures**

285 All study investigators and their staff must adhere to protocols and study procedures to the best
286 of their ability. The investigator must not implement any deviation from or changes to a protocol
287 without approval by the Coordinating Center and prior review and documented
288 approval/favorable opinion from the IRB/EC of a protocol amendment, except where necessary
289 to eliminate immediate hazards to study participants, or when the changes involve only logistical
290 or administrative aspects of the study (e.g., change in monitors, change of telephone numbers; in
291 these cases, Coordinating Center must still be informed of the change).

292 Investigators will recruit participants in Consortium-led studies meeting the protocol-specified
293 criteria and without prejudice of gender and ethnicity.

294 **2.1.7 Protection of Patient Privacy and Confidentiality**

295 The Clinical Centers and investigators will protect patient privacy and take appropriate
296 precautions to maintain confidentiality of medical records and confidential information.
297 However, as part of the quality assurance and legal responsibilities of an investigator, Clinical
298 Centers must permit representatives of the Coordinating Center, authorized representatives,
299 and/or the FDA or other appropriate governmental or regulatory authorities to examine at any
300 reasonable time during normal business hours (a) the facilities where the Study is being
301 conducted; (b) raw Study data including original subject records; (c) medical records in paper
302 and electronic format supporting eligibility criteria and/or safety assessments; and (c) any other
303 relevant information (and to make copies) necessary for the Coordinating Center to confirm that
304 the Study is being conducted in conformance with the protocol and in compliance with
305 applicable FDA or any national or governmental laws and regulations and the ICH guidelines as

306 adopted by the FDA (where relevant). The Clinical Center and investigator must agree to take
307 reasonable actions requested by the Coordinating Center to cure deficiencies noted during an
308 audit or inspection. In addition, the Coordinating Center has the right to review and comment on
309 any correspondence to a governmental authority generated as a result of an inspection or audit
310 relating directly to the Study prior to submission by Institution or Principal Investigator, so long
311 as such review does not unduly delay such response. During an on-site audit or inspection, the
312 Coordinating Center may check to ensure that the informed consent was properly completed,
313 including printed names, dates, and signatures, and therefore would be able to read the
314 participant name. However, identifying information would be redacted prior to transmitting to
315 the Coordinating Center for remote documentation or inspection. Study data are considered
316 confidential until presented at a national meeting or published as an abstract or manuscript.

317 Written authorization and other documentation in accordance with the relevant country and local
318 privacy requirements (where applicable) is to be obtained from each patient prior to enrollment
319 into the study, and/or from the patient's legally authorized representative in accordance with the
320 applicable privacy requirements (e.g., the Health Insurance Portability and Accountability Act
321 Standards for Privacy of Individually Identifiable Health Information (“HIPAA”). For Clinical
322 Centers in the European Union (EU), personal data of European Union citizens will be handled
323 pursuant to the General Data Protection Regulation (“GDPR”). The Coordinating Center will
324 honor any reasonable request by a study subject, pursuant to the GDPR, for access to or erasure,
325 transfer, rectification, or accounting of personal data gathered as a part of any FFB Consortium
326 protocol, or for withdrawal of consent to personal data processing. As applicable, the
327 Coordinating Center will undertake all reasonable efforts to procure study participants’ explicit,
328 opt-in consent for data processing pursuant to Article 9 of the GDPR.

329 Only de-identified, pseudonymized patient data will be shared or appear in any publication.

330 The investigators will maintain the highest degree of confidentiality permitted for the clinical
331 and research information obtained from participants in Consortium-led studies. Medical and
332 research records will be maintained in the strictest confidence.

333 **2.1.8 Data Quality Assurance and Monitoring**

334 **2.1.8.1 Clinical Center Staff Training**

335 Clinical Centers and investigators are expected to maintain training records for staff participating
336 in studies. This includes certification of visual acuity technicians, ocular imaging technicians,
337 coordinators, perimetrists, genetic counselors, and others as specified in study protocols.

338 Good Clinical Practices (GCP) training is required every three years by investigators and
339 coordinators. In addition, for each protocol, investigators and study staff will be required to be
340 trained in study specific procedures prior to initiating the study at their Clinical Center.
341 Requirements will be defined for each protocol.

342 **2.1.8.2 Remote Monitoring and Audits of Clinical Centers**

343 Clinical Centers are expected to have their own system to ensure quality of data entered into the
344 eCRFs. The Coordinating Center will use remote data monitoring on a routine basis to identify
345 potential inconsistencies in data as well as on-site data monitoring for assessment of potential
346 issues.

347 Clinical Centers are to notify the Coordinating Center if they have been selected by the FDA or
348 other government inspection agency that they are to be audited for an FFB Consortium-
349 sponsored study.

350

351

352

Chapter 3: Conflicts of Interest and Investigator Conduct

353

3.1 Financial Disclosure and Conflict of Interest

354 All Consortium investigators, coordinators, committee members, and other key personnel will be
355 required to disclose all financial interests and working relationships with any entity whose
356 financial interests potentially could be affected by the conduct or outcome of Consortium-led
357 research. This disclosure will be required separately for each protocol and will require an update
358 according to criteria set for the given protocol. Financial disclosures must be updated within 30
359 days when there is a new financial disclosure due to a change in a Consortium protocol, or a
360 change in the Consortium investigator or staff's finances.

361 Any person serving as a member of the Executive Committee (or other committees as applicable)
362 who has financial disclosures relevant to a company involved in discussions to collaborate with
363 the Consortium will forego discussion and voting privileges regarding decisions on the
364 collaboration. This policy will prevent putting any Consortium investigator in an inappropriate
365 position and will ensure that financial biases are eliminated when voting takes place.

366

3.2 Potential Investigator Misconduct and Issue Escalation

367

3.2.1 Serious Breach of GCP and Protocol Adherence

368 Major protocol deviations (e.g., related to eligibility, informed consent, recording of adverse
369 events, or study treatments) may jeopardize patient privacy, safety and integrity of a study and
370 are not acceptable at any Consortium Clinical Center. This is monitored by the Coordinating
371 Center and becomes a concern when a clinic is making more mistakes than expected, particularly
372 major ones (e.g. entering ineligible participants).

373

3.2.2 Assessment and Reporting

374 Assessment of any potential investigator or staff serious misconduct will be done via an on-site
375 monitoring visit. Potential issues will be discussed by the Operations Committee first and then
376 escalated to the Executive Committee if there is evidence of serious misconduct. If GCP
377 violations are serious, they will be reported to the governing IRB/EC and may also be reported to
378 the FDA or other regulatory agency. The Executive Committee, and potentially the DSMC will
379 make a decision regarding suspension or halting of study activity at that Clinical Center.

380

3.2.3 Corrective and Preventative Actions

381 A written corrective action and preventative action plan for any case of serious misconduct will
382 be put into place by the Coordinating Center in collaboration with the Operations Committee.

383

3.2.4 Issue Escalation

384 Each FFB Consortium protocol will have an Escalation Plan in place to address potential
385 problems as they arise. Escalation Plans are intended to specify the measures implemented (for
386 instance, the levels of Operations Committee or Executive Committee involvement) when there
387 are problems to address with a Clinical Center that may negatively impact the study but are not
388 serious enough to be considered breaches of GCP.

389

390

Chapter 4: Editorial Policy

391 4.1 Editorial Policy

392 The following policies relate to publications and publicity produced by the Consortium. These
393 activities will be managed by the Coordinating Center and overseen by the Executive
394 Committee. Investigators wishing to publish or present Consortium data without scientific
395 collaboration with the Consortium should follow the policies outlined in section 5.1.3.

396 4.1.1 Manuscripts and Presentations

397 All manuscript and presentation ideas related to any aspect of a Consortium-led study, including
398 but not limited to the study protocol, study results, and study conduct that is not already
399 information in the public domain, must receive the approval of the Executive Committee. The
400 topic for a manuscript or presentation may be initiated by the Executive Committee, or by any
401 investigator, who may submit a manuscript idea to the Coordinating Center for Executive
402 Committee consideration.

403 Typically, the “primary” manuscript for a study will refer to the manuscript that contains the
404 analysis of the primary outcome of the study, and all other manuscripts will be considered
405 “secondary” manuscripts. There may be studies with multiple objectives that will result in
406 multiple publications to address them, in which case there might be more than one primary
407 manuscript (or no primary versus secondary designations). The Executive Committee will make
408 the determination of whether a manuscript is primary or secondary.

409 The Executive Committee will approve all manuscripts about the study or any ancillary study in
410 a timely fashion (e.g., 1-2 weeks) prior to submission for publication. The manuscripts will also
411 be submitted to FFB for comment prior to submission. Primary manuscripts must also be
412 approved by the DSMC (if there is a DSMC). The DSMC will be sent secondary manuscripts
413 for comment, but approval will not be required.

414 All investigators at Clinical Centers participating in the relevant study will receive a draft of the
415 manuscript for review. Prior to submission, each PI will also have an opportunity to approve the
416 final version of the manuscript.

417 4.1.2 Authorship

418 Since every investigator cannot have an active role in writing a paper, the Operations Committee
419 will establish a Writing Committee for each paper with the advice of the Executive Committee.
420 Investigators may volunteer for these writing assignments. Writing Committees may also
421 include representatives from Reading Centers, consultants who were involved in the
422 implementation or monitoring of the protocol, or vendors with ownership or intellectual property
423 related to the procedures performed. The Operations Committee will also determine the first
424 author for each paper; typically, this will be the study chair for primary manuscripts.

425 For all manuscripts and presentations, the writing committee members will be listed by name
426 followed by “for the FFB Consortium Investigator Group.” Each Clinical Center with an
427 investigator who enrolled at least one patient along with the study personnel at that site will be
428 listed in at least one manuscript for each study (it may be referenced in other manuscripts for the

429 same study) in descending order of recruitment, if this meets with journal approval. Each PI will
430 be given the opportunity to review and sign off on the site listing as it will appear in the
431 appendix, where applicable. Sources of support for the study will be listed. Members of the
432 Writing Committee, Executive Committee, DSMC, reading centers, relevant independent
433 consultants/experts and Clinical Centers will be listed.

434 To qualify for authorship, each author must meet at least one criterion in each of the three
435 categories. Each author must also provide approval of the final version of the manuscript.

436 Category 1

- 437 • Conception and design
- 438 • Acquisition of data
- 439 • Analysis and interpretation of data

440 Category 2

- 441 • Drafting of the manuscript
- 442 • Critical revision of the manuscript for important intellectual content (this does not include
443 reviewing the manuscript for journal submission approval)

444 Category 3

- 445 • Statistical analysis
- 446 • Obtaining funding
- 447 • Administrative, technical, or material support
- 448 • Supervision
- 449 • Other (specify)

450 **4.1.3 Publicity**

451 The Executive Committee and FFB must give approval prior to any press release or other
452 publicity about the study using information not already in the public domain.

453

Chapter 5: Collaboration and Transparency

454

5.1 Collaboration and Transparency

455

5.1.1 Multi-centered studies

456

457 The Consortium-led studies will be conducted as multi-centered studies to increase the
458 robustness of study results and enable individuals from different regions to participate.

5.1.2 Availability of Study Protocols and Procedures

459

460 To further the mission of the Consortium, sharing of study protocols and procedures will be
461 allowed; requests will go through the Executive Committee.

5.1.3 Data Sharing Policy

462

463 Sharing study data is an integral component of the Consortium’s mission. The following policies
464 address the processes by which valid and accurate study-specific data and general information
465 can be accessed in a timely manner. Statements regarding the data sharing plans for each study
466 will be posted on ClinicalTrials.gov during study registration and will be included with relevant
467 manuscript submissions in accordance with journal standards.

5.1.3.1 Public Datasets

468

469 Individual, de-identified, study participant data will be posted by the Coordinating Center to the
470 Consortium’s public website as a “public dataset” after the study is completed and all
471 manuscripts addressing the protocol-defined objectives have been published. These two
472 activities will typically occur within one year of the last study participant’s last visit. A study
473 will be considered “completed” when all the following activities (as applicable) have been
474 completed:

- 475 • Scheduled study visits;
- 476 • Exams and assessments;
- 477 • Image grading and interpretation;
- 478 • Genetic testing interpretation and adjudication;
- 479 • Quality assurance reviews;
- 480 • Data reconciliation;
- 481 • Medical coding;
- 482 • Documentation of known data anomalies and data handling rules; and
- 483 • Database lock.

484 At this time study images may also be requested for direct download from the Coordinating
485 Center.

5.1.3.2 Requests to Use Study Data from a Public Dataset

486

487 The following policy applies to situations when a study dataset has been made publicly available.

488 Persons wishing to use publicly available Consortium data or images via a public dataset may do
489 so independently from Consortium collaboration or approval, but a courtesy notification to the
490 Coordinating Center (ffb@jaeb.org) about the intended publication or presentation is requested.
491 Additionally, the author should be explicit when presenting their analyses in any forum that they
492 do not speak for, nor represent, the opinions of the Consortium. Use of these Consortium data or
493 images requires that the following disclaimer be added to any paper, review, presentation or
494 other distribution of the data exactly as follows:

495 “The source of the data is the Foundation Fighting Blindness Consortium, but the analyses,
496 content and conclusions presented herein are solely the responsibility of the authors and have not
497 been reviewed or approved by the Consortium and may not reflect the views of the Foundation
498 Fighting Blindness.”

499 **5.1.3.3 Requests to Use or Access Study Data Before it is Publicly Available**

500 The following policies apply to situations when a study dataset has not yet been made publicly
501 available.

502 **5.1.3.3.1 Academic Researchers Seeking Data Access (Aggregate or Individual** 503 **Observations) – with Scientific Collaboration**

504 Academic researchers wishing to scientifically collaborate with the Consortium on an idea using
505 Consortium study data (either aggregate or individual data) not yet released must submit the idea
506 to the Coordinating Center for Executive Committee consideration according to the Consortium
507 editorial policy (Section 4.1).

508 **5.1.3.3.2 Requests for Aggregate Data – without Scientific Collaboration**

509 Persons requesting tabulated or summary data without scientific collaboration with the
510 Consortium on an idea using Consortium study data not yet released (via public dataset) or
511 already published must submit the request to the Coordinating Center for Executive Committee
512 approval. The Executive Committee will determine whether analysis and presentation or
513 publication of the data would negatively impact the Consortium study objectives or any planned
514 or pending reporting on the study dataset.

515 Note: If the origin of the request is a company, the request will also be routed to FFB leadership
516 to determine if it may be related to existing or possible future industry collaboration.

517 If approved, the following stipulations will apply:

- 518 • Use of Consortium data or images requires that the following disclaimer be added to any
519 paper, review, presentation or other distribution of the data exactly as follows: “The
520 source of the data is the Foundation Fighting Blindness Consortium, but the analyses,
521 content and conclusions presented herein are solely the responsibility of the authors and
522 have not been reviewed or approved by the Consortium and may not reflect the views of
523 the Foundation Fighting Blindness.”
- 524 • If Executive Committee approval depends on any specific conditions, this will be
525 communicated and will be required to be followed.

- 526
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- 528
- If the aggregate data are to be disseminated in a publication or presentation, the draft manuscript, abstract, poster, or presentation must be submitted for Coordinating Center review for adherence to stipulations, with at least two weeks’ time allotted for response.
- 529
- The final version of any manuscript, abstract, poster, or presentation must also be provided to the Coordinating Center.
- 530

531

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533 **5.1.3.3.3 Academic Researchers Seeking to Use Their Own Study Data– without**

534 **Scientific Collaboration**

535 Academic researchers wishing to pursue publication or presentation of Consortium data to which

536 they already have access but is not yet publicly available (e.g., [1] Consortium data obtained

537 from an investigator’s own patients or [2] a reading center’s graded data), without scientific

538 collaboration with the Consortium must submit a data use request form to the Coordinating

539 Center for Executive Committee consideration. The Executive Committee will determine

540 whether analysis and presentation or publication of the data would negatively impact the

541 Consortium study objectives or any planned or pending reporting on the study dataset.

542 Note: The only exception to this is the unlikely scenario that study data are not made public (via

543 a public dataset) within 12 months following formal closeout of the study. In this case, the

544 investigator would have the right to report or present Consortium data obtained from his or her

545 own patients without prior Executive Committee approval.

546 If approved, the following stipulations will apply:

- 547
- Use of Consortium data or images requires that the following disclaimer be added to any paper, review, presentation or other distribution of the data exactly as follows: “The source of the data is the Foundation Fighting Blindness Consortium, but the analyses, content and conclusions presented herein are solely the responsibility of the authors and have not been reviewed or approved by the Consortium and may not reflect the views of the Foundation Fighting Blindness.”
- 553
- If Executive Committee approval depends on any specific conditions, this will be communicated and will be required to be followed.
- 554
- The draft manuscript, abstract, poster, or presentation must be submitted for Coordinating Center review for adherence to stipulations, with at least two weeks’ time allotted for response.
- 555
- The final version of the manuscript, abstract, poster, or presentation must also be provided to the Coordinating Center.
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560 **5.1.3.3.4 Any Request for Data Access to Individual Observations – without**

561 **Scientific Collaboration**

562 The Consortium may consider providing academic researchers or companies early access to de-

563 identified, pseudonymized participant-level study data in accordance with the following policies.

- 564 1. The request must be made in writing and must specify the planned use of the data and
565 content requested
- 566 2. The request must be for internal purposes only (will not be submitted for publication) and the
567 intended use must be consistent with the mission of the Consortium (e.g., to design a study)
- 568 3. The Executive Committee must approve the written requests (may be done over email to
569 streamline the process)
- 570 4. Any approved data sharing will be contingent upon executed confidentiality, data use
571 agreements, GDPR compliance, and compliance with the Coordinating Center’s Data
572 Transfer Agreements with Clinical Centers outside the United States.
- 573 5. Per the data use agreement, the Coordinating Center and Executive Committee must have the
574 opportunity to review statistical summaries of data to ensure data are used correctly before
575 they are provided to regulatory agencies. This step may be conducted over email to
576 streamline the process, but the analysis must be provided to the Coordinating Center at least
577 one (1) month prior to submission to regulatory agencies.
- 578 6. Use of Consortium data or images requires that the following disclaimer be added to any
579 summary presentation of the data exactly as follows:
- 580 “The source of the data is the Foundation Fighting Blindness Consortium, but the analyses,
581 content and conclusions presented herein are solely the responsibility of the authors and have
582 not been reviewed or approved by the Consortium and may not reflect the views of the
583 Foundation Fighting Blindness.”

584 **5.1.3.4 Requests to Use Information that does not Require Study Data**

585 **5.1.3.4.1 General Consortium Information**

586 Persons wishing to publish or present general information about the Consortium with no study
587 data included may do so without formal approval. Examples of general information include the
588 number and identity of participating centers, information (e.g., study design and milestones)
589 about planned and current studies, and summaries of publications and presentations. Since
590 information about the Consortium changes frequently, presenters are encouraged to use
591 frequently-updated slides from the Coordinating Center and send a courtesy notification to the
592 Coordinating Center (ffb@jaeb.org) about the intended publication or presentation.

593 **5.1.3.4.2 Independent Ancillary Study Data**

594 Persons wishing to publish or present data from Consortium participants who are in an
595 independent (not coordinated by the Consortium) ancillary study, where no study data will be
596 used, may do so without formal approval. Since information about the Consortium changes
597 frequently, a courtesy notification to the Coordinating Center (ffb@jaeb.org) about the intended
598 publication or presentation is requested. The following disclaimer must be included.

599 “These data were collected as an independent ancillary study to a Foundation Fighting Blindness
600 Consortium protocol. Data collection, analyses, content and conclusions presented herein are
601 solely the responsibility of the authors and have not been reviewed or approved by the
602 Consortium and may not reflect the view of Foundation Fighting Blindness.”

603

Chapter 6: New and Competing Studies

604

605 6.1 New Studies

606 6.1.1 New Protocols

607 Protocol ideas may be submitted by individuals inside or outside the Consortium. A Consortium
608 Protocol Idea Form can be used to propose a new study idea. Ideas will be first reviewed with
609 the Executive Committee for merit, feasibility, and prioritization. All protocol ideas that are
610 favorably reviewed by the Executive Committee will also be reviewed by Consortium Members
611 for additional input and interest, and by the FFB's Clinical Subcommittee to the Research
612 Oversight Committee for ultimate approval to proceed to full protocol development process.

613 6.1.2 Ancillary Studies

614 An ancillary study is one in which research procedures not part of the primary protocol is
615 performed on a subject participating in a current Consortium protocol.

616 There are two main types of ancillary studies, Consortium ancillary studies and independent
617 ancillary studies.

618 6.1.3 Consortium Ancillary Studies

619 A Consortium ancillary study is one that is coordinated by the Coordinating Center with
620 oversight by the Executive Committee. This type of ancillary study would follow all of the same
621 governance policies and oversight as a Consortium protocol, including the following:

- 622 1. The ancillary study idea must be submitted for review by the Executive Committee according
623 to the same review process as described above for new protocols, section 6.1.1. An Ancillary
624 Study Idea Form should be submitted for this review.
- 625 2. Use of Consortium ancillary study data would follow the data use policy noted in section
626 5.1.3, Data Sharing Policy.
- 627 3. The editorial policy for a Consortium ancillary study is the same as for any other Consortium
628 manuscript as noted in section 4.1, Editorial Policy.

629 6.1.4 Independent Ancillary Studies

630 An independent ancillary study is one in which study resources and the Coordinating Center are
631 not involved. The operations and funding would be the responsibility of the investigator(s).
632 Although the independent ancillary study would not be coordinated or overseen by the
633 Consortium, it must adhere to the following requirements:

- 634 1. The independent ancillary study idea must be reviewed and approved by the Executive
635 Committee. The primary purpose of this review would be to determine that the ancillary
636 study objectives do not interfere with the objectives of the primary protocol. The
637 Coordinating Center should be contacted to propose an independent ancillary study idea.
- 638 2. Use of the independent ancillary study data that is not collected as part of any Consortium
639 protocol can be used/published according to the policy in section 5.1.3.

640 3. Use of any Consortium study data that was collected in conjunction with the ancillary study
641 data (i.e., even just for an investigator’s own patients) would follow the data sharing policy
642 noted in section 5.1.3.

643 **6.2 Competing Studies**

644 A ‘competing’ study is defined as one in which subject eligibility criteria overlap with that of a
645 Consortium study. Clinical Centers are required to inform the Coordinating Center of studies in
646 which they are participating that have eligibility criteria that overlap with a Consortium protocol
647 in which they are concurrently participating. Clinical Centers should determine a management
648 plan for competing studies internally. Assistance from the Operations Committee will be
649 available for Clinical Centers that would like advice on how to manage their competing studies.
650 Clinical Centers should ensure that any funding received, such as travel reimbursement for study
651 visits, is managed and monitored appropriately in cases where participants are enrolled in more
652 than one concurrent study.

653

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Chapter 7: Funding

655 7.1 Funding of Consortium Studies and Clinical Centers

656 7.1.1 Funded through Private Donations

657 The Consortium is funded through private donations made to the Foundation Fighting Blindness
658 for the purpose of finding treatments for inherited retinal diseases. Care must be taken to
659 conserve resources to ensure highly efficient usage of the funding.

660 7.1.2 Contracts

661 Each Consortium-led study will have its own budget and contract between FFB and the
662 Coordinating Center and between the Coordinating Center and Clinical Centers and vendors. The
663 Coordinating Center will enter into a Master Agreement with each Clinical Center for their
664 participation in the Consortium; each protocol will have an individual numbered Addendum.
665 Additional funding to cover institutional indirect cost rates or overhead fees will not be available.

666 Funding of the Consortium is expected to produce data leading to development of treatments for
667 IRDs. Contracts with the Clinical Centers will be based on a fee-for-service based on the number
668 of participants enrolled into the study and the number of examinations completed. Clinical
669 Centers will also receive funding not tied to specific study visits, intended to offset the
670 certification and administrative tasks associated with each protocol; these payments will be
671 distributed to Clinical Centers once certification requirements are completed.

672 Depending on the study, all study visits, including but not limited to screening, baseline and
673 follow-up, and any standard of care appointments, may be charged to the study participant or
674 their insurance carrier or health care system as permitted according to each country's laws and
675 regulations. Depending on the study, the study participant may also be responsible for any
676 deductible or co-payments as defined by their particular insurance carrier. Consortium rates for
677 each procedure and visit are developed based on the "research rate" and are intended to cover the
678 full cost without requiring any reimbursement from the patient or his/her insurance. Certain
679 study procedures, including obtaining informed consent and non-standard examination, will not
680 be incurred by the study participant and will be covered by the study. Participation of the study
681 coordinator will be paid on a by-patient/by-visit basis, as will the investigator to ensure adequate
682 compensation for completed work.

683 Traveling to Clinical Centers can be challenging for patients with IRDs; to assist with
684 transportation, study participants will be offered a stipend on a by-visit basis for transportation
685 and their participation. The amount and the mechanism for payment will be described in the
686 informed consent form.

687 7.2 My Retina Tracker

688 My Retina Tracker Registry (MRTR) is a patient-driven registry for patients with IRDs
689 sponsored by FFB. Consortium Clinical Members are expected to actively encourage their clinic
690 patients to register and participate in MRTR and inform patients that they can request their
691 physician/genetic counselor to put data into MRTR on the patient's behalf.

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Summary of Changes

Version	Author(s)	Approver	Effective Date	Revision Description
1.0	J. Cheetham, A. Ayala	P. Zilliox	May 13, 2016	First Version of Document
2.0	J. Cheetham, A. Ayala	P. Zilliox	March 30, 2017	<ul style="list-style-type: none"> • Clarification: Financial disclosure requirements tied to each protocol • Clarification: FFB CRI Consortium will not pay indirect fees • Clarification: billing to insurance “may” be required instead of “will” be required for SOC tests, depending on the study • New policy: new protocol ideas and ancillary studies
3.0	A. Ayala, J. Cheetham	S. Rose	November 26, 2018	<ul style="list-style-type: none"> • Modified data sharing policy for use of Consortium data to the public to require a disclaimer • Modified ancillary studies policy to define Consortium sponsored ancillary vs independent ancillary study • Removed CRI references • Added section on GDPR • Updated site/staff training requirements
4.0	A. Ayala, R. Sitten	T. Durham	July 8, 2019	<ul style="list-style-type: none"> • Updated the figure in the Organizational Structure section • Added a subsection for Executive Committee reappointments • Expanded study chair selection policy to included instances where a new protocol idea is submitted by someone who is not an investigator in the Consortium • Added more explicit language with regards to access to records at site visits • Added collaborators to list of possible Writing Committee members

5.0	A. Ayala, R. Parsons	T. Durham	January 24, 2020	<ul style="list-style-type: none"> • Revised the data release and data use sections • General updates and minor corrections throughout • Added Central IRB as a requirement • Added section about Escalation Plans
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