

Certification Form for Human Pluripotent Stem Cell Line Derivation

Title 17 California Code of Regulations Section 100080(f) designates all human pluripotent stem cell lines derived in accordance with the CIRM regulations as "acceptably derived." Derived cell lines may be used in CIRM funded research. Lines derived in accordance with the CIRM regulations conform to the 2008 Amendments to the National Academies' Guidelines for Human Embryonic Stem Cell Research.

This form is designed for researchers or institutions seeking designation of a human pluripotent stem cell line as "acceptably derived." The information provided herein will be utilized to support the registration and designation of human pluripotent stem cell lines as "acceptably derived."

- *Part A is to be completed by the SCRO committee or equivalent.
- *Part B may be completed by a SCRO committee, researcher or other institutional official.

Part A: To be completed by the SCRO committee or equivalent.

SECTION I – Research Oversight Committee					
Oversight committee name		Committee contact / Institutional official			
UCLA Embryonic Stem Cell Research Oversight Committee		Committee Contact: Steven Peckman Institutional Official: James Economou. MD. Vice			
Street address	City		State		
615 C. E. Young Drive South #477	Los Angeles		CA		
ZIP / Post code	Daytime telephone		e-mail address		
90095	310-825-4958		speckman@mednet.ucla.edu		
Is this committee constituted in a manner consistent with California Code of Regulations Section 100060?					
SECTION II – Derived Cell Line Information					
The oversight committee identified in Section I reviewed and approved the protocol for derivation of the human pluripotent stem cell line identified in this section.					
Institution or Entity Deriving Cell	ntity Deriving Cell Line Principal Investigator				
UCLA	_A Jerome Zack, PhD & Amano			ler Clark, PhD	
Name or Designation of Cell Line complete one form for each uniq		CIRM Grant Number		,	
UCLA 10		RL1-00636			

SECTION III – Donor Consent Information				
Please check all statements that apply (check all that apply) to the cell line identified in Section II.				
Did the approved derivation protocol require <u>research donors</u> of human gametes, blastocysts or somatic cells to provided informed consent, as described in federal regulations at 45 CFR 46 (or a foreign equivalent). □ Yes □ No				
Is the informed consent protocol for obtaining gametes, blastocysts or somatic cells from human subjects is consistent with California Code of Regulation section 100100 (CIRM Informed Consent Requirements).	⊠Yes □No			
Is a sample informed consent form (without donor identifiers) available to researchers wishing to utilize this cell line.	⊠Yes ∏No			
Was the cell line was derived from an embryo created for reproductive purposes with gametes provided by a third-party donor.	∏Yes ⊠No			
If yes, is there documentation that the original donor approved of the research use of the resulting embryo? Note, CIRM regulations section 100090(1) and 100081 address certain exceptions for embryos created before November 22, 2006.	Yes No			
Was the cell line was derived from any non-identifiable gametes or human somatic cells with no associated codes or links (exempt under 45 CFR 46 101.b). If yes, please describe below.	r Yes ⊠No			
Additional comments or information regarding human subjects status or donor consent:				
None.				

SEC	SECTION IV – Donor Reimbursement					
The approved protocol for derivation of the human pluripotent stem cell line identified in Section II specified CIRM funds may be use to provide the following reimbursements to research donors.						
X	Research donors received <u>no reimbursement</u> , cash or in kind.					
П	Research donors received <u>reimbursements</u> . Indicate type in section below.					
		Derivation source		Donor was reimbursed for "permissible expenses"		
	<u> </u>	For blastocyst made specifically for resusing IVF	earch	☐ Oocyte donor ☐ Sperm donor		
	П	For somatic cell nuclear transfer (SCN human oocytes	Γ) into	☐ Oocyte donor ☐ Somatic cell donor		
	Γ	Parthenogenesis using human oocytes	;	[☐Oocyte donor		
	П	Somatic cell reprogramming (iPS)		☐ Somatic cell donor		
	Г	Other (describe)				
П	Pay	ment status for gamete, embryo or soma	atic cell do	nation could not be determined.		
SEC	NOITS	IV – Certification For Part A				
I ce	rtify th	at the statements herein are true and co	mplete to	the best of my knowledge.		
Name Title						
Stev	Steven Peckman Associate Director, Broad Stem Cell Research Center			e Director, Broad Stem Cell Research Center		
Sigg	atylre		Date			
	2/1/12					

Direct "permissible expenses" may include, but are not limited to, costs associated with travel, housing, childcare, medical care, health insurance and actual lost wages. See Title 17 California Code of Regulations section 100020(h).

Part B to be completed by a SCRO committee, researcher or other institutional official.

SECTION VI – Derivation Source and Date of Derivation If available please provide month and year of:				
Deri	vation source	If available p blastocyst formation	Dlease provide month consent for research donation	cell line derivation
X	Surplus IVF- or PGD-blastocyst made for reproductive purposes	2007	2011	2011
Г	Blastocyst made specifically for research using IVF			
П	Somatic cell nuclear transfer (SCNT) into oocytes			
П	Parthenogenesis			
П	Somatic cell reprogramming (iPS)			
П	Other (describe)			
SEC	CTION VII – Verification of Donor	Consent & Possible	e Restrictions	
Confirm donor consent was obtained consistent with the approved protocol described in Section III. Check all statements that apply to this derivation.				
X	Donors of human gametes, blastocysts or somatic cells, used to create the cell line identified in Section II, provided informed consent, as described in federal regulations at 45 CFR 46 (or a foreign equivalent).			
X	The consent for obtaining gametes, blastocysts or somatic cells from human subjects was consistent with California Code of Regulation section 100100.			
45 CFR 46 requirements were not applicable to this derivation because the cell line was derived from non-identifiable gametes or human somatic cells with no associated codes or links (exempt under 45 CFR 46 101.b).				

² The purpose of blastocyst formation was for reproductive use. The individual(s) with custody of the embryo determined it was no longer required for reproductive use.

CIRM Pluripotent Stem Cell Line Certification Form

Are there any restrictions or limitations on the use	⊠ Yes	∏No	
If yes, describe any restriction or limitations on th			
hESC recipients must provide documentation of ESCRO, IRB, or equivalent ethical review of the research planned with the requested lines.			
SECTION VIII Optional Information – Link to D	onor & Medical History	γ 	
For the derived pluripotent cell line, do any links exist to gamete or somatic cell donor(s)?			∏No
Is there a donor medical history associated with t	⊠ Yes	□No	
SECTION IX – Certification For Part B			
By signing this document I certify that this cell line protocol described in Part A, and the statements knowledge.			
Name	Title		
Amander Clark, PhD	Assistant Professor		
	Date		
	February 1, 2012		
Addition Comments			