
CERTIFICATE OF CONFIDENTIALITY	1
CLINICAL TRIAL	2
COMMERCIAL PROFIT	2
FOCUS GROUP	2
INTERVIEW	2
INVASION OF PRIVACY/BREACH IN CONFIDENTIALITY	3
NEW INFORMATION	3
QUESTIONNAIRES	3
SHARING OF CLINICALLY RELEVANT RESEARCH INFORMATION	3
UNFORESEEABLE RISKS	3
WITHDRAWAL/EARLY TERMINATION	3

This research is covered by a Certificate of Confidentiality from the National Institutes of Health. This means that the researchers cannot release or use information, documents, or samples that may identify you in any action or suit unless you say it is okay. They also cannot provide them as evidence unless you have agreed. This protection includes federal, state, or local civil, criminal, administrative, legislative, or other proceedings. An example would be a court subpoena.

There are some important things that you need to know. The Certificate DOES NOT stop reporting that federal, state or local laws require. Some examples are laws that require reporting of child or elder abuse, some communicable diseases, and threats to harm yourself or others. The Certificate CANNOT BE USED to stop a sponsoring United States federal or state government agency from checking records or evaluating programs. The Certificate DOES NOT stop disclosures required by the federal Food and Drug Administration (FDA). The Certificate also DOES NOT prevent your information from being used for other research if allowed by federal regulations.

____: Because we will collect personal, identifiable information about you, it is possible that people who are not supposed to see your information might somehow get access to it. We will take precautions to prevent this, but we cannot ever be certain that it won't happen. To minimize this chance, we will label your information with a study number instead of labeling it with your name [All the information we collect about you will be