Modifications to Informed Consent Requirements for Potential Living Donors

OPTN/UNOS Living Donor Committee

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Modifications to Informed Consent Requirements for Potential Living Donors

Affected Policies and Bylaws: Policies 13.4 (Informed Consent for KPD Donors), 14.1 (Psychosocial Evaluation Requirements), 14.2 (Independent Living Donor Advocate (ILDA)), 14.2.B (ILDA Protocols for Living Donor Recovery Hospitals), 14.3 (Informed Consent Requirements), and Bylaws E.6 (Kidney Transplant Programs that Perform Living Donor Recovery, F.8 (Liver Transplant Programs that Perform Living Donor Recovery

Sponsoring Committee: Living Donor
Public Comment Period: August 15, 2016 – October 15, 2016

Executive Summary

In February 2013, the OPTN/UNOS implemented the current requirements for the informed consent of living kidney donors. Informed consent requirements for living liver, pancreas, intestine and lung donors followed in 2014. Since initial implementation, several developments support the need to update and clarify the current informed consent policy requirements including:

- Publication of new evidence on living kidney donor health outcomes
- Consensus-based recommendations from professional societies that the new information regarding the health outcomes for living kidney donors should be disclosed as part of the informed consent process
- Release of living donor program-specific reports (PSRs) by the Scientific Registry of Transplant Recipients (SRTR)
- Reports from living donor program site surveys identifying areas of existing policy language that have been frequently misunderstood by living donor recovery programs

The OPTN/UNOS Living Donor Committee (Committee) reviewed the informed consent requirements for living donors and proposes clarifying existing requirements and adding other new requirements. The proposal also includes related changes to the informed consent requirements for kidney paired donation, and modification and elimination of some related OPTN Bylaws requirements.

This is a goal 3 project under the OPTN Strategic Plan to improve waitlisted patient, living donor, and transplant recipient outcomes.

What problem will this proposal solve?

In February 2013, the OPTN/UNOS implemented the current requirements for the informed consent of living kidney donors. Informed consent requirements for living liver, intestine, lung and pancreas donors followed, and the OPTN implemented these in February 2014. Since initial implementation, there have been several developments that support the need to update and clarify the current informed consent policy requirements including:

- Publication of new evidence on living kidney donor health outcomes
- Consensus-based recommendations from professional societies that there is new information regarding the health outcomes for living kidney donors that should be disclosed as part of the informed consent process
• Release of living donor program-specific reports (PSRs) by the SRTR
• Reports from living donor program site surveys identifying areas of existing policy language that have been frequently misunderstood by living donor recovery programs.

As an example of content areas warranting reevaluation, while existing informed consent policy refers to informing a living kidney donor about their risk of End Stage Renal Disease (ESRD) compared to the general population with the same demographic profile, this is arguably an incomplete description of what donors should be told about ESRD risk based on recent studies. Three studies\(^1\)\(^2\)\(^3\) published after February 2013 support a small but statistically significant increase in the risk of kidney failure after donation compared to risk among non-donors who also have similar baseline health status — i.e., in contrast with studies controlling only for demographics, these studies indicate the potential for elevated ESRD risk attributable to donation. Existing policy also does not require living donor recovery programs to provide any information on the possible impact of kidney donation on future pregnancies. One recent study\(^4\) found higher risks of gestational hypertension or preeclampsia among a cohort of female living donors after kidney donation compared with healthy non-donor controls, with rates of gestational hypertension or preeclampsia similar to prior studies\(^5\)\(^6\) comparing pregnancy outcome in groups of women after versus before donation.

While the methods and magnitudes of effects have been debated, a 2015 American Society of Transplantation (AST) consensus statement\(^7\) recommended that required education for potential living donors include this new information on ESRD risk and pregnancy risk. Newly proposed Kidney Disease Improving Global Outcomes (KDIGO) clinical practice guidelines for the evaluation of living kidney donors that recently underwent public comment include similar recommendations\(^8\). Additionally, since the initial implementation of the living donor informed consent policies, the SRTR developed living donor program specific reports in 2015. This is another development that the Committee considered when determining whether the informed consent policies should be modified.

This proposal also includes minor clarifications to **Policy 13: Kidney Paired Donation (KPD)**. These clarifications are intended to make KPD match run eligibility requirements for potential KPD donors consistent with **Policy 14: Living Donation**. For example, current KPD policy (**Policy 13.6.B: Requirements for Match Run Eligibility for Potential KPD Donors**) requires the transplant hospital registering the potential KPD donor to affirm that this donor has undergone all age appropriate cancer screenings as defined by the American Cancer Society. However, **Policy 14.4.B Living Donor Medical Evaluation Requirements** allows for cancer screening protocols from either the American Cancer Society or the U.S. Preventive Services Task Force. Additionally, KPD policy only references the medical evaluations and not the psychosocial evaluations required by **Policy 14: Living Donation**. The KPD policies should be updated for consistency. These clarifications will require programming to change labels in fields that must be

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submitted in order to be entered into an OPTN KPD match run. The changes to KPD policy only apply to the OPTN KPD program.

The proposal includes some related clarifications and elimination of OPTN Bylaws addressing living donor informed consent and independent living donor advocate requirements. Historically, recovery hospitals were required to develop and follow center-specific protocols for living donor informed consent and independent living donor advocates. Both of these requirements are now superseded by current living donor informed consent and independent living donor advocate policies.

Why should you support this proposal?

The proposed policy changes will help ensure that living organ donors receive education and disclosure of information that is relevant and appropriate for their informed consent, given the current state of knowledge in the field.

How was this proposal developed?

In 2010, a Joint Societies Policy Steering Committee ((comprised of members from the American Society of Transplantation (AST), the American Society of Transplant Surgeons (ASTS), and the North American Transplant Coordinators Organization (NATCO), Health Resources Services Administration (HRSA) and OPTN/UNOS)) formed to make recommendations on any OPTN policy under development that has the potential to prescribe medical care. This Steering Committee preferred developing policy recommendations for living kidney and living liver donor informed consent as separate projects, and favored addressing living kidney donor informed consent first and living liver donor informed consent as a future project.

The Living Donor Committee used these recommendations to develop new policy requirements for the consent of living kidney donors. The proposed consent requirements were distributed for public comment between September 16, 2011, and January 12, 2012, approved by the OPTN/UNOS Board of Directors on November 12, 2012, and became effective on February 1, 2013.

Informed consent requirements for living liver donors were also based on recommendations from a Joint Societies Policy Steering Committee. During review of these recommendations, the Living Donor Committee considered if common elements in existing policy for the informed consent of living kidney donor and proposed policy for the informed consent of living liver donors could be extended to apply to other types (pancreas, intestine, and lung) of living organ donors. The Living Donor Committee considered this option because it understood that informed consent requirements for living pancreas, intestine and lung donors would not be addressed in any policy, and likely would not be addressed in a separate policy development process because the volumes for these types of transplants are so small. Consequently, the project was expanded to address informed consent requirements for these other types of living donors. The Committee declined to expand these requirements to all living donors, notably vascular composite allografts (VCAs), due to the rapid innovation in that field and instead worked with the VCA Committee to develop a guidance document for the informed consent of potential living VCA donors.

In both March and September 2014, the Committee discussed new research on the impact of end stage kidney disease after living kidney donation. The Committee opined that the research was too preliminary to propose changes to current informed consent requirements, but the Committee wanted to continue to consider this research in the future.

The proposed consent requirements for living liver donors were distributed for public comment between March 14 and June 13, 2014. The proposed extension of the consent requirements to liver and other types of donors was approved by the OPTN/UNOS Board on November 13, 2014, and became effective on February 1, 2015.

On October 2015, the Committee considered if existing informed consent policy requirements should be revised to include new disclosures addressing:

- The emerging evidence related to ESRD risk after living kidney donation
- The increased risk of preeclampsia or gestational hypertension in pregnancies after donation
• Living donor follow-up rates included in PSRs beginning in 2015

Additionally, the Committee considered policy revisions to clarify requirements that program site surveys (performed by UNOS staff) have identified as frequently misunderstood or poorly understood by living donor recovery hospitals. UNOS site surveyors had identified that living donor recovery hospitals frequently had questions regarding what information could be shared about a potential living donor with a transplant candidate and vice versa.

In May 2016, the OPTN/UNOS KPD workgroup, comprised of members of the OPTN/UNOS Kidney Transplantation Committee, Living Donor Committee, and other professionals with experience in the field, reviewed the proposed changes, as modifications to the informed consent requirements would also impact existing KPD policies. The KPD workgroup was asked to provide feedback on any concerns with the proposed policy modifications. The Committee considered all feedback from the KPD workgroup and made minor changes to the proposed policy language in response to their recommendations.

On June 8, 2016, the Committee reviewed final proposed draft policy language and supported sending the proposal for public comment.

Prior to the public comment period, the draft policy language was provided to the leadership of AST, ASTS and NATCO because the proposed policy changes would impact medical care. Under a prior agreement, the transplant professional societies are afforded an opportunity to provide early comment on any proposed policy that will impact patient care.

In late June and early July, NATCO, AST, and ASTS provided written responses regarding aspects of the proposed modifications to current informed consent requirements and proposed new informed consent requirements. In response, the Committee supported changes to some to the proposed policy language that are summarized in the following table.

<table>
<thead>
<tr>
<th>Policy</th>
<th>Current or Originally Proposed Policy Language</th>
<th>Feedback from AST, ASTS or NATCO</th>
<th>Committee response for changing the proposed requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.1 A:3.</td>
<td>A review of the living donor’s history of smoking, alcohol, and drug use, abuse and dependency</td>
<td>A review of the living donor’s history of smoking, alcohol, and drug use, as well as any concerns for a substance use disorder.&quot; Suggest modifications to reflect the current language used in the DSM 5.</td>
<td>The language was changed to reflect current terminology used in the Diagnostic and Statistical Manual of Mental Disorders regarding diagnostic term for abuse and dependency</td>
</tr>
<tr>
<td>Table 14.1</td>
<td>Any transplant candidate may have risk factors for increased morbidity or mortality that are not disclosed to the donor</td>
<td>We suggest that this be retained.</td>
<td>The concept is retained but has been repositioned and now reads &quot;Any transplant candidate may have an increased likelihood of adverse outcomes (including but not limited to graft failure, complications, and mortality) that is not disclosed to the donor</td>
</tr>
<tr>
<td>Policy</td>
<td>Current or Originally Proposed Policy Language</td>
<td>Feedback from AST, ASTS or NATCO</td>
<td>Committee response for changing the proposed requirement</td>
</tr>
<tr>
<td>--------</td>
<td>---------------------------------------------</td>
<td>---------------------------------</td>
<td>-----------------------------------------------------</td>
</tr>
<tr>
<td>Table 14.1</td>
<td>Transplant hospital determine candidacy for transplantation based on hospital specific protocols and clinical judgement</td>
<td>This was noted as unnecessary and only adding administrative burden.</td>
<td>The language was clarified. The disclosure does not create new administrative burden, as the only new requirement is for the center to document that they have explained this concept to the donor. While it may seem intuitive and unnecessary to members of the transplant community, potential donors may not understand the selection process for candidate selection and some do have concerns as to whether or not the transplant candidate is &quot;a good/suitable candidate&quot; to receive a transplant and how that is determined.</td>
</tr>
<tr>
<td>Table 14.1</td>
<td>Have the donor commit to post-operative donation follow-up</td>
<td>Will this exact language be required for compliance? Will post-operative still be acceptable in patient materials, etc.</td>
<td>Per UNOS Member Quality, both phrases would be acceptable and in compliance if the new policy language is adopted</td>
</tr>
<tr>
<td>Table 14.2</td>
<td>On average, living donors may have a 25-35% permanent loss of kidney function after donation</td>
<td>The word may is misleading – suggest “will” or “should expect to”</td>
<td>The revision describes reduction in kidney function that living kidney donors will experience, on average, after donation</td>
</tr>
<tr>
<td>Table 14.2</td>
<td>Risks of preeclampsia or gestational hypertension may be increased in pregnancies after donation</td>
<td>Suggest restricting this to woman of child bearing age to prevent this being so heavily scripted and tailor it more to individuals. (women less than 60, pre-menopausal)</td>
<td>Disclosure will be limited to female potential living donors</td>
</tr>
</tbody>
</table>

The Committee did not support changing some proposed policy language based on recommendations from the transplant professional societies, but instead decided to reconsider those recommendations based on public comment during the post public comment period. The recommendations set aside for post public comment discussion are summarized in the following table.
<table>
<thead>
<tr>
<th>Policy</th>
<th>Current or Originally Proposed Policy Language</th>
<th>Comment or suggested change recommended by AST, ASTS or NATCO</th>
<th>Committee response for not changing the proposed requirement at this time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table 14.2</td>
<td>The risk of ESRD for living kidney donors does not exceed that of the general population with the same demographic profile, risk of ESRD for living kidney donors may exceed that of healthy non-donors with medical characteristics similar to living kidney donors</td>
<td>This is an administrative burden. Education about expected post-donation kidney function, and how chronic kidney disease (CKD) and end-stage renal disease (ESRD) might potentially impact the living donor in the future is already mandated as is the precise loss of function. There is question regarding what this new language adds here.</td>
<td>Three studies published after February 2013 report a small but clinically significant increase in the risk of kidney failure after donation compared to risk among non-donors who also have similar baseline health status – i.e., in contrast with studies controlling only for demographics, these studies provide comparisons that are more similar to living donors. The new language discloses what is now known about the potential for elevated ESRD risk attributable to donation.</td>
</tr>
<tr>
<td>Table 14.4</td>
<td>When the recipient hospital is not known</td>
<td>The table describes a requirement to provide national recipient outcomes &quot;when the recipient hospital is not known&quot;. Please provide an example of when/how that could occur.</td>
<td>The scenario is within a Donor Exchange. Disclosure of national statistics are required, but not transplant hospital statistics, because hospital statistics are not known. This revision reflects feedback from member centers to reduce barriers to donor exchange practice.</td>
</tr>
</tbody>
</table>
Table 14.4 The recovery hospital’s living donor six-month, one-year and two-year follow-up rates’

We appreciate the goal of improving program follow-up rates, but do not feel that the potential donors would benefit from getting this information, and are concerned that this information might distract donors from the more important components of informed consent.

The root cause is not that centers don’t want to do it, it is more often that donors don’t want to pursue follow up. It is already mandated that donors are informed of required follow up. A suggestion was made to include evidence that sharing this information with donors may impact their decision making process in your proposal if this is the case.

The wording also states that the donor f/u rates are reported by SRTR, which they are not. Is there a plan to report them on SRTR?

The SRTR recently added live donor follow-up rates to PSRs. The Committee, including participating living donors, felt it was important to inform potential donors that this new information is available. The rationale is that investment in follow-up reflects an investment in post-donation care. There are no data available that such disclosure improves donor safety. Similarly, there are also no data to show that the root cause is primarily that donors don’t want to pursue follow-up.

Center-specific follow-up rates are available to the general public but only some donors may discover this information on their own. This would put remaining donors at a disadvantage because they would have less information. It is important that all donors be able to have available equivalent levels and types of information.

Additionally, the Committee feels the disclosure is ethically appropriate to support informed decision-making.

SRTR program-specific reports are publicly released twice a year, and provide the information that should be disclosed to satisfy the proposed policy9.

To assist transplant programs in monitoring their follow-up performance, transplant programs can submit an OPTN data request to obtain both follow-up rates and detailed follow-up information for their living donors. By Fall 2016, these same reports will be updated monthly and available to transplant centers on demand through the Data Services portal in UNET.

On July 27, 2016, the Committee met via web conference and approved the proposed policy language and supported sending the proposal for public comment.

Committee leadership reviewed public comment responses to this proposal (Exhibit A), identified four general themes based on public comment and prepared a response for each theme. These themes and

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9 URL to All Center reports is: [http://srtr.org/csr/current/Centers/Default.aspx](http://srtr.org/csr/current/Centers/Default.aspx)
Then choose Organ (Kidney or Liver) and then Center, Then item 12 in dropdown, or Table D1 in PDF
responses were provided to Committee members for review and feedback at the end of the public comment period and included:

1) The proposed requirement for living donor recovery hospitals to disclose their follow-up rates (public information) may not reflect a center’s commitment to post-donation care or improve the ability of potential donors to make informed decisions.

2) Existing and proposed new informed consent requirements are an administrative burden on living donor recovery hospitals.

3) Potential donors are provided with too much complex information during the informed consent process, and that information overload can prevent absorption of the most relevant information.

4) Living donors responding to the proposal support disclosure of up-to-date risk information (regardless of length or complexity), and a requirement for living donor recovery hospitals to disclose their follow-up rates (public information) as a component of informed consent.

The Committee’s response to themes identified from public comments:

1) Disclosing follow-up rates may not reflect a living donor recovery hospital’s commitment to post-donation care or improve the ability of potential donors to make informed decisions.

The current policies for living donor follow-up are based on a Consensus Document from the AST/ASTS/NATCO/UNOS Joint Societies Work Group (7/15/11) which stated:

“The future of individuals who donate organs for transplantation is, by nature, unpredictable. Despite comprehensive and exhaustive living donor evaluative protocols, prognosticating the long-term outcome for an individual donor is difficult. Conclusions surrounding the safety of living organ donation are primarily based upon single-center homogeneous patient populations or incomplete non-validated large data sets. While 2-year follow-up of living donors should not be expected to yield definitive data regarding the long-term safety of organ donation, the provision of limited data at defined time points provides value. For example, finding abnormal kidney function at one of these time points would be relatively rare but of great importance to both the donor and the transplant community.

An individual’s presentation to a transplant center with an interest in living donation should be recognized as the initial stages of a contract between two parties. The patient enters with the promise of an altruistic, selfless, and potentially life-saving gift of an organ for transplantation. The center promotes the safety of living donation and a genuine interest in the health of that individual beyond the date of donation. The parties together express an implicit trust in one another. As with all contracts, however imperfect, efforts must be made to ensure not only the expectations of both parties but also the spirit of the intentions that brought the two together. Mandatory follow-up at 6 months, 1 year and 2 years following surgery is the transplant community’s responsibility to maintaining the public’s trust and demonstrating a sincere interest in that contract we share with current and future living donors. With statements of its need at the initial encounter with a potential donor and a concentrated effort at bringing the parties together at these 3 time points, the donor is more likely to appreciate the significance of ongoing contact with the health care system beyond year 2 and continue regular, yearly, preventive health care visits and to become their own health care advocate. Regular contact with the centers also allows the donor programs to become familiar with issues that develop after donation providing an opportunity to proactively modify education or procedures to manage these situations.”

The required thresholds for follow-up reporting are part of a separate policy, which is beyond the scope of this proposed informed consent disclosure. As articulated by the Joint Societies Work Group, the Living Donor Committee views follow-up as a shared responsibility of donors and
transplant centers. The existing informed consent policy includes language informing living donors of their responsibility to participate in follow-up. Disclosing to a living donor the recovery hospital’s follow-up rates as a component of the informed consent process would provide another opportunity to address the need for the donor to participate and collaborate with the center in two years of post-donation follow-up. The importance of center and donor effort is demonstrated by the progressive and ongoing rise in donor follow-up rates nationally since required thresholds began to be discussed in 2012 and implementation of the follow-up requirement. Feedback from the living donor community indicates a desire to be told this information. Notably, living donor recovery hospitals will be able to present their center-specific donor follow-up data and be able to respond to questions regarding the status of its follow-up.

2) Existing and proposed new informed consent requirements are an administrative burden on hospitals.

The scope of the new proposed requirements is small in comparison to the existing informed consent requirements. The proposed additional requirements are limited to:

- Disclosure of recent research findings that the risk of ESRD for living kidney donors may exceed that of healthy non-donors with medical characteristics similar to living kidney donors, and that the risk of preeclampsia or gestational hypertension may be increased in pregnancies after donation
- Disclosure of the general process of transplant candidate selection, and clarification of the process of related information sharing
- Disclosure of the living donor recovery hospital’s living donor six-month, one-year and two-year follow-up rates.

3) Potential donors are provided with too much complex information during the informed consent process, and that information overload can prevent absorption of the most relevant information.

The Committee acknowledges that the existing and proposed informed consent requirements are extensive and complex, and further acknowledges that explaining medical risks and other scientifically-oriented information to a non-medical audience is challenging. The Committee believes that the proposed changes are prudent and necessary for the informed consent of living donors. The proposal clarifies some existing informed consent requirements based on member feedback, and adds new requirements consistent with professional society recommendations. Specifically, recent publication of new evidence on living kidney donor health outcomes and consensus based recommendations from professional societies support adding new disclosures about ESRD risk and pregnancy risk. The Committee, including its living donor members, opined that withholding disclosure of current risk information due to concern of frightening potential living donors from proceeding with donation would not serve the best interests of potential donors or those who proceed to donation. Feedback from the living donor community conveys the need for donors to be assured that they are receiving all relevant, currently available information from their transplant hospital. In fact, the arguments that there is "already too much to cover", "the consent process is too complex and takes too long" and that "it's too much information for donors to process" and, "you'll frighten donors away if you tell them all of this" illustrate that there is no assurance that the living donor recovery hospitals would share new risk information with every donor unless required by policy. Similarly, while donor follow-up rates are now publicly available, this availability and means to access this information may not be known to many potential donors. No living donor serving on the Committee or who offered written comments felt that the informed consent proposal was too long, complicated, or overwhelming.

4) Living donors responding to the proposal support disclosure of up-to-date risk information (regardless of length or complexity), and a requirement for living donor recovery hospitals to disclose their follow-up rates (public information) as a component of informed consent.

The living donors serving on the Committee and other living donors who offered written comments support both disclosure of up-to-date risk information (regardless of length or
complexity), and the proposed requirement for living donor recovery hospitals to disclosure their rates of follow-up as a component of the informed consent process.

The Committee met on October 24, 2016 and reviewed and approved these themes and the prepared responses.

The Committee had a lengthy discussion on how to address public comment regarding the proposed requirement for living donor recovery hospitals to disclose their living donor follow-up rates which is now public information on the SRTR web site. Committee leadership identified three potential options for the follow-up rate disclosure:

1. Maintain the proposed requirement
2. Change the proposed requirement to require disclosure that the center’s follow-up rates are available on the SRTR website
3. Remove the proposed requirement

The Committee opted against only requiring disclosing the availability of follow-up rates are available on the SRTR website. Most members and especially the living donor serving on the Committee supported the proposed requirement to disclose follow-up rates. The Committee ultimately supported maintaining the proposed follow-up rate disclosure but with a delayed implementation date (2/1/2109) to provide more time for living donor recovery hospitals to improve their follow-up rates.

During this meeting, the Committee received information on several initiatives under consideration or in development to help improve donor follow-up which included 1) adding new warnings for the Living Donor Follow-up (LDF) form in the Tiedi system to alert members if the LDF form being submitted will not meet the criteria for a complete form under OPTN policy and 2) UNOS’ Instructional Innovations department has developed a new electronic learning addressing living donor follow-up scheduled for release in late November.

**How well does this proposal address the problem statement?**

Several consensus statements have been published affirming basic principles governing the informed consent of potential living kidney donors. These principles include ensuring that potential donors are capable of making the decision to donate, willing to donate, free of coercion or undue pressure to donate, medically and psychosocial suitable to donate, and are fully informed of the risks and benefits of donation. These principles provide the framework for the current proposal.

As with any research study, each of the new studies on post-donation health outcomes has limitations. The studies of post-donation ESRD in particular have been intensely debated, perhaps because the message that donation may increase ESRD risk was viewed as potentially controversial. Historically, potential living kidney donors have been told they would not have an increased risk of ESRD. In terms of OPTN/UNOS policy, the proposed solution does not require disclosure of a specific statistic or risk estimate (which could change as research continues and would lead to rapidly outdated policy), but instead includes the requirement that recovery hospitals address the concept with potential donors.

**Living Donor Follow-up**

Figure 1 illustrates the improvement over time in national transplant center follow-up rates for Living Kidney Donors (LKD). The policy requiring LKD follow-up was implemented in 2013, and the graph reflects a noticeable increase in the reporting for both clinical data and lab data. Over 80 percent of LKDs in the January 1 – June 30, 2015 cohort had timely and complete clinical data reported on the 6-month Living Donor Follow-up form, compared with about 60 percent of LKDs in the 2012 cohort (pre-policy implementation). Almost 77 percent of LKDs in the January 1 – June 30, 2015 cohort had timely and complete 6-month laboratory data reported, compared with just under half of LKDs in the 2012 cohort. Numbers in Figure 1 reflect timely data rates calculated with patient status date; dates for laboratory tests were added to the data collection forms in April 2015.
Figure 1: Percent of Living Kidney Donors Nationwide with Timely Clinical and Lab Data on 6-Month Living Donor Follow-up Form 2007-2015*

Source: OPTN data are current as of March 2016; however, the 2015 counts may change subject to delays in reporting.

While the living liver donor (LLD) follow-up policy applies to hospitals performing LLD recovery and transplantation, its general scope was similar to the previously enacted requirements for LKD recovery and transplantation. The mandatory reporting requirement applies only to LLDs who donated beginning in September 2014. Figure 2 illustrates the notable increase in national rates of timely and complete clinical data from the 2014 (pre-policy) LLD cohort (72.8%) to the January 1 – June 30, 2015 cohort (86.3%). There was a similar increase in timely and complete laboratory data from 2014 (71.6%) to the January 1 – June 30, 2015 cohort (82.7%). Numbers in Figure 2 reflect timely data rates calculated with patient status date; dates for laboratory tests were added to the data collection forms in April 2015.
Was this proposal changed in response to public comment?

The proposed follow-up rate disclosure would have a delayed implementation date (2/1/2109) to provide more time for living donor recovery hospitals to improve their follow-up rates.

The American Society of Transplantation (AST) recommended three changes that were approved by the Committee and are reflected in the current proposed policy language:

1) Clarification of the time period for disclosing acute kidney failure and the need for dialysis of kidney transplant
2) Disclosure that risks of preeclampsia or gestational hypertension are increased in pregnancies after donation
3) The responsibilities for the Independent Donor Advocate are limited to addressing the recovery hospital’s requirements according to policy 18.1.

Which populations are impacted by this proposal?

The new informed consent requirements would apply to all living kidney, liver, lung, intestine, and pancreas donors. The proposal would have no impact on vascularized composite allograft donors or transplant candidates.

<table>
<thead>
<tr>
<th>Year of Donation</th>
<th>Kidney</th>
<th>Liver</th>
<th>Lung</th>
<th>Intestine</th>
<th>Pancreas</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>6278</td>
<td>282</td>
<td>0</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2011</td>
<td>5773</td>
<td>247</td>
<td>2</td>
<td>1</td>
<td>0</td>
</tr>
</tbody>
</table>
## Year of Donation

<table>
<thead>
<tr>
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<th>Kidney</th>
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<th>Lung</th>
<th>Intestine</th>
<th>Pancreas</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012</td>
<td>5619</td>
<td>246</td>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2013</td>
<td>5723</td>
<td>252</td>
<td>2</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2014</td>
<td>5538</td>
<td>280</td>
<td>0</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2015</td>
<td>5627</td>
<td>359</td>
<td>0</td>
<td>2</td>
<td>0</td>
</tr>
</tbody>
</table>

### How does this proposal impact the OPTN Strategic Plan?

1. **Increase the number of transplants:** There is no impact to this goal.
2. **Improve equity in access to transplants:** There is no impact to this goal.
3. **Improve waitlisted patient, living donor, and transplant recipient outcomes:** The proposal clarifies some existing informed consent requirements and proposes new informed consent requirements to reflect the current state of knowledge. Providing potential living donors with a thorough and best possible informed process should improve living donor outcomes.
4. **Promote living donor and transplant recipient safety:** There is no impact to this goal.
5. **Promote the efficient management of the OPTN:** There is no impact to this goal.

### How will the OPTN implement this proposal?

No instructional resources for the proposed changes to the informed consent requirements are anticipated.

The related proposed changes to KPD policy would only require programming to change labels in the system to reflect the proposed clarifications.

### How will members implement this proposal?

**Transplant Hospitals**

Living donor recovery hospitals would need to update their informed consent policies or procedures to address the new or modified informed consent requirements.

### Will this proposal require members to submit additional data?

No, the proposal does not require additional data collection. Clarifications to the KPD policy require label changes for existing programming in the system.

### How will members be evaluated for compliance with this proposal?

At living donor recovery hospitals, site surveyors will continue to review a sample of living donor medical records, and any material incorporated into the medical record by reference, for documentation that the recovery hospital has provided each of the required informed consent elements to the living donor as part of the informed consent process.
How will the sponsoring Committee evaluate whether this proposal was successful post implementation?

The Committee will continue to request feedback from UNOS living donor program site surveyors regarding if members understand informed consent requirements and are compliant with informed consent requirements.
Policy or Bylaws Language


Proposed new language is underlined (example) and language that is proposed for removal is struck through (example).

13.6.B Requirements for Match Run Eligibility for Potential KPD Donors

The OPTN KPD program will only match potential KPD donors that comply with all of the following requirements:

1. The transplant hospital registering the potential KPD donor must perform blood typing and subtyping as required by Policy 14.5: Living Donor Blood Type Determination and Reporting with the following modifications:
   a. The transplant hospital registering the potential KPD donor must report the potential KPD donor’s blood type to the OPTN Contractor
   b. A qualified health care professional, other than the qualified health care professional who initially reported the potential KPD donor’s blood type to the OPTN Contractor, must compare the blood type from the two source documents, and separately report the potential KPD donor’s blood type to the OPTN Contractor
   c. The potential KPD donor is not eligible for a KPD match run until the transplant hospital verifies and reports two identical blood types

2. The transplant hospital registering the potential KPD donor must complete the informed consent process according to Policy 13.4: Informed Consent for KPD Donors

3. The transplant hospital registering the potential KPD donor must complete the medical evaluation process according to Policy 14: Living Donation

4. The transplant hospital registering the potential KPD donor must submit the information for the required fields below to the OPTN Contractor:
   a. Donor details, including all of the following:
      • Last name
      • First name
      • SSN
      • Date of birth
      • Gender
      • Ethnicity
      • ABO
      • Height and weight
      • Whether the potential KPD donor is a non-directed donor or a paired donor
• If the potential KPD donor is a paired donor, the KPD Candidate ID of the paired candidate and the potential KPD donor’s relationship to the candidate
• Whether the potential KPD donor has signed an agreement to participate in the OPTN KPD program
• Whether the potential KPD donor has signed a release of protected health information
• Whether the potential KPD donor has signed an informed consent as required in policy
• Whether the potential KPD donor has undergone all medical evaluations as required in Policy 14: Living Donation
• Whether the potential KPD donor has had all age-appropriate cancer screenings as defined by the American Cancer Society required in Policy 14: Living Donation
• KPD status: active, inactive or removed. A donor must have current active status in the OPTN KPD program to be eligible for a match run.

b. Clinical information, including all of the following:
• The number of anti-hypertensive medications the potential KPD donor is currently taking
• Systolic and diastolic blood pressure with date (either 24-hour monitoring or two measurements)
• Creatinine clearance or glomerular filtration rate (GFR), date, and method
• Anti-CMV, EBV, HbsAg, and Anti-HbcAb serology results

c. Donor choices, including all of the following:
• Whether the potential KPD donor would be willing to travel, and, if so, the transplant hospitals to which the potential KPD donor would be willing to travel or the distance the donor is willing to travel
• Whether the potential KPD donor is willing to ship a kidney
• Whether the potential KPD donor is willing to donate a left kidney, right kidney, or either kidney
• Whether the KPD candidate-donor pair and the transplant hospital are willing to participate in a three-way exchange or a donor chain
• Whether the potential KPD donor and the transplant hospital are willing for the potential KPD donor to be a bridge donor

d. Donor HLA as defined in Policy 13.5.C: HLA Typing Requirements for OPTN KPD Donors

5. The potential KPD donor must be paired to an active and eligible candidate registered in the OPTN KPD program or be a non-directed donor
6. The transplant hospital registering the potential KPD donor must submit a response for all previous match offers for the potential KPD donor in the OPTN KPD program, including reason for refusing offers
7. The potential KPD donor must not be in a pending exchange in the OPTN KPD program
14.1.A Living Donor Psychosocial Evaluation Requirements

Living donor psychosocial evaluation requirements apply to living kidney, liver, pancreas, lung, or intestine donors.

The living donor psychosocial evaluation must be performed by a psychiatrist, psychologist, or masters prepared social worker, or licensed clinical social worker prior to organ recovery.

Documentation of the psychosocial evaluation must be maintained in the living donor medical record and include all of the following components:

1. An evaluation for any psychosocial issues, including mental health issues that might complicate the living donor’s recovery and could be identified as risks for poor psychosocial outcome.
2. An evaluation for the presence of behaviors that may increase risk for disease transmission as defined by the U.S. Public Health Service (PHS) Guideline.
3. A review of the living donor’s history of smoking, alcohol, and drug use, abuse, and dependency including past or present substance use disorder.
4. The identification of factors that warrant educational or therapeutic intervention prior to the final donation decision.
5. The determination that the living donor understands the short and long-term medical and psychosocial risks for both the living donor and recipient associated with living donation.
6. An assessment of whether the decision to donate is free of inducement, coercion, and other undue pressure by exploring the reasons for donating and the nature of the relationship, if any, to the transplant candidate.
7. An assessment of the living donor’s ability to make an informed decision and the ability to cope with the major surgery and related stress. This includes evaluating whether the donor has a realistic plan for donation and recovery, with social, emotional and financial support available as recommended.
8. A review of the living donor’s occupation, employment status, health insurance status, living arrangements, and social support.
9. The determination that the living donor understands the potential financial implications of living donation.

14.2.A ILDA Requirements for Living Donor Recovery Hospitals

Living donor ILDA requirements apply to living kidney, liver, pancreas, intestine, and or lung donors.

For any living kidney donor who is undergoing evaluation for donation, the living donor recovery hospital must designate and provide each living donor with an ILDA who is not involved with the potential recipient evaluation and is independent of the decision to transplant the potential recipient. The ILDA may be one person or an ILDA independent living donor advocate team with multiple members. An ILDA team must designate one person from the team as the key contact for each living donor. All ILDA requirements must be completed prior to organ recovery.

The ILDA must:

1. Function independently from the transplant candidate’s team.
2. Advocate for the rights of the living donor.
3. Fulfill the qualification and training requirements specified in the recovery hospital’s protocols regarding knowledge of living organ donation, transplantation, medical ethics, informed consent, and the potential impact of family or other external pressure on the living donor’s decision about whether to donate. Document that each requirement has been met.
4. Review and document whether the living donor has received information on each of the following areas and assist the donor in obtaining additional information from other professionals as needed about the:
a. Informed consent process as described in Policy 14.3: Informed Consent Requirements
c. Surgical procedure
d. Medical risks according to Tables 14-1 through 14-5
e. Psychosocial risks according to Tables 14-1 through 14-5
f. Follow-up requirements, and the benefit and need for participating in recovery
hospital’s requirements follow-up according to Policies 18.1: Data Submission Requirements, 18.5.A: Reporting Requirements after Living Kidney Donation, 18.5: Living Donor Data Submission Requirements, and 18.5.C: Submission of Living Donor Death and Organ Failure, 18.6: Reporting of Living Donor Adverse Events

5. Document that each topic was reviewed.

14.2.B ILDA Protocols for Living Donor Recovery Hospitals

The living donor recovery hospital must develop, and once developed must comply with, written protocols for:

1. The composition of the ILDA team, if the hospital uses a team.
2. The qualifications and training (both initial and ongoing) required for the ILDA. Minimum qualifications must include knowledge of living organ donation, transplantation, medical ethics, informed consent, and the potential impact of family or other external pressures on the potential living donor’s donation decision. Document that each requirement has been met.
3. The duties and responsibilities of the ILDA, which must include at least the functions and duties listed throughout according to Policy 14.2.A: ILDA Requirements for Living Donor Recovery Hospitals.
4. The process the living donor recovery hospital will provide for the ILDA to file a grievance when necessary to protect the rights or best interests of the living donor.
5. The process the living donor recovery hospital will use to address any grievance raised by the ILDA concerning the rights or best interests of the living donor.

14.3 Informed Consent Requirements

The living donor recovery hospital is responsible for obtaining and documenting Living donor informed consent requirements prior to organ recovery. Informed consent requirements apply to living kidney, liver, pancreas, and intestine, and or lung donors and must. The recovery hospital is responsible for informed consent which must include all of the components in Tables 14-1 through 14-5. Documentation of informed consent must be maintained in the living donor medical record.
### Table 14-1: Requirements for Living Donor Informed Consent

<table>
<thead>
<tr>
<th>The recovery hospital must:</th>
<th>These elements of informed consent:</th>
</tr>
</thead>
</table>
| **Obtain from living donors** | The living donor’s signature on a document that confirms that the donor:  
  1. Is willing to donate  
  2. Is free from inducement and coercion and  
  3. Has been informed that he or she may decline to donate at any time |
| **Provide to living donors** | 1. An opportunity to discontinue the living donor consent or evaluation process in a way that is protected and confidential.  
  2. The ILDA must be available to assist the living donor during the consent process, according to Policy 14.2: Independent Living Donor Advocate (ILDA) Requirements.  
  3. Instruction about all phases of the living donation process, which includes:  
     - Consent  
     - Medical and psychosocial evaluations  
     - Pre- and post-operative care  
     - Required post-operative follow-up according to Policy 18.5: Living Donor Data Submission Requirements.  
  Teaching or instructional material can include any media, one-on-one or small group interaction. Teaching or instruction must be provided in a language in which the living donor is able to engage in meaningful dialogue with recovery hospital’s staff. |
### Disclose to living donors

The recovery hospital will take all reasonable precautions to provide confidentiality for the donor and recipient.

1. It is a federal crime for any person to knowingly acquire, obtain or otherwise transfer any human organ for anything of value including, but not limited to, cash, property, and vacations.

2. The recovery hospital must provide an ILDA.

3. Alternate procedures or courses of treatment for the recipient including deceased donor transplantation, and that:

4. a. A deceased donor organ may become available for the candidate before the recovery hospital completes the living donor’s evaluation or the living donor transplant occurs.
   b. Any transplant candidate may have risk factors for increased morbidity or mortality that are not disclosed to the donor.

5. Transplant hospitals determine candidacy for transplantation based on existing hospital specific guidelines or practices and clinical judgment.

6. The recovery hospital will take all reasonable precautions to provide confidentiality for the living donor and recipient.

7. Any transplant candidate may have an increased likelihood of adverse outcomes (including but not limited to graft failure, complications, and mortality) that:
   - Exceed local or national averages
   - Do not necessarily prohibit transplantation
   - Are not disclosed to the living donor

8. The recovery hospital can disclose to the living donor certain information about candidates only with permission of the candidate, including:
   - The reasons for a transplant candidate’s increased likelihood of adverse outcomes
   - Personal health information collected during the transplant candidate’s evaluation, which is confidential and protected under privacy law

9. Health information obtained during the living donor evaluation is subject to the same regulations as all medical records and could reveal conditions that must be reported to local, state, or federal public health authorities.

10. The recovery hospital is required to:
   a. Report living donor follow-up information, at the time intervals specified in *Policy 18.5: Living Donor Data Submission Requirements*.
   b. Have the donor commit to post-operative donation follow-up testing coordinated by the recovery hospital.

11. Any infectious disease or malignancy that is pertinent to acute recipient care discovered during the donor’s first two years of follow-up care:
   a. May need to be reported to local, state or federal public health authorities
   b. Will be disclosed to their recipient’s transplant center hospital
   c. Will be reported through the OPTN Improving Patient Safety Portal

12. A living donor must undergo a medical evaluation according to *Policy 14.4: Medical Evaluation Requirements for Living Donors* and a psychosocial evaluation as required by *Policy 14.1: Psychosocial Evaluation Requirements for Living Donors*.

13. The hospital may refuse the living donor. In such cases, the recovery hospital must inform the living donor that a different recovery hospital may evaluate the living donor using different selection criteria.

14. The following are inherent risks associated with evaluation for living donation:
   a. Allergic reactions to contrast
   b. Discovery of reportable infections
   c. Discovery of serious medical conditions
   d. Discovery of adverse genetic findings unknown to the living donor
<table>
<thead>
<tr>
<th>The recovery hospital must:</th>
<th>These elements of informed consent:</th>
</tr>
</thead>
</table>
| Disclose to living donors | e. Discovery of certain abnormalities that will require more testing at the living donor’s expense or create the need for unexpected decisions on the part of the transplant team  
15. There are surgical, medical, psychosocial, and financial risks associated with living donation, which may be temporary or permanent and include, but are not limited to, all of the following:  
a. Potential medical or surgical risks:  
i. Death  
ii. Scars, hernia, wound infection, blood clots, pneumonia, nerve injury, pain, fatigue, and other consequences typical of any surgical procedure  
iii. Abdominal symptoms such as bloating, nausea, and developing bowel obstruction  
iv. That the morbidity and mortality of the living donor may be impacted by age, obesity, hypertension, or other donor-specific pre-existing conditions  
b. Potential psychosocial risks:  
i. Problems with body image  
ii. Post-surgery depression or anxiety  
iii. Feelings of emotional distress or grief if the transplant recipient experiences any recurrent disease or if the transplant recipient dies  
iv. Changes to the living donor’s lifestyle from donation  
c. Potential financial impacts:  
i. Personal expenses of travel, housing, child care costs, and lost wages related to donation might not be reimbursed; however, resources might be available to defray some donation-related costs  
ii. Need for life-long follow-up at the living donor’s expense  
iii. Loss of employment or income  
iv. Negative impact on the ability to obtain future employment  
v. Negative impact on the ability to obtain, maintain, or afford health insurance, disability insurance, and life insurance  
vi. Future health problems experienced by living donors following donation may not be covered by the recipient’s insurance |
### Table 14-32: Additional Requirements for the Informed Consent of Living Kidney Donors

<table>
<thead>
<tr>
<th>The recovery program hospital must:</th>
<th>These additional elements as components of informed consent for living kidney donors:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Provide to all living kidney donors</strong></td>
<td>Education about expected post-donation kidney function, and how chronic kidney disease (CKD) and end-stage renal disease (ESRD) might potentially impact the living donor in the future, to include:</td>
</tr>
<tr>
<td></td>
<td>a. On average, living donors will may have a 25-35% permanent loss of kidney function after donation.</td>
</tr>
<tr>
<td></td>
<td>b. Baseline Although risk of ESRD for living kidney donors does not exceed that of the general population with the same demographic profile, risk of ESRD for living kidney donors may exceed that of healthy non-donors with medical characteristics similar to living kidney donors.</td>
</tr>
<tr>
<td></td>
<td>c. Living donor risks must be interpreted in light of the known epidemiology of both CKD and ESRD. When CKD or ESRD occurs, CKD generally develops in mid-life (40-50 years old) and ESRD generally develops after age 60. The medical evaluation of a young living donor cannot predict lifetime risk of CKD or ESRD.</td>
</tr>
<tr>
<td></td>
<td>d. Living donors may be at a higher risk for CKD if they sustain damage to the remaining kidney. The development of CKD and subsequent progression to ESRD may be faster with only one kidney.</td>
</tr>
<tr>
<td></td>
<td>e. Dialysis is required if the living donor develops ESRD.</td>
</tr>
<tr>
<td></td>
<td>f. Current practice is to prioritize prior living kidney donors who become kidney transplant candidates according to Policy 8.3: Kidney Allocation Points.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Disclose to all living kidney donors</th>
<th>Surgical risks may be transient or permanent and include but are not limited to:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Potential medical or surgical risks:</td>
</tr>
<tr>
<td></td>
<td>• Decreased kidney function</td>
</tr>
<tr>
<td></td>
<td>• Acute kidney failure and the need for dialysis or kidney transplant for the living donor in the immediate post-operative period</td>
</tr>
</tbody>
</table>

| Disclose to all female living kidney donors | Risks of preeclampsia or gestational hypertension are increased in pregnancies after donation |

### Table 14-43: Additional Requirements for the Informed Consent of Living Liver Donors

<table>
<thead>
<tr>
<th>The recovery program hospital must:</th>
<th>These additional elements as components of informed consent for living liver donors:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Disclose to all living liver donors</strong></td>
<td>Surgical risks may be transient or permanent and include but are not limited to:</td>
</tr>
<tr>
<td></td>
<td>• Acute liver failure with need for liver transplant.</td>
</tr>
<tr>
<td></td>
<td>• Transient liver dysfunction with recovery. The potential for transient liver dysfunction depends upon the amount of the total liver removed for donation.</td>
</tr>
<tr>
<td></td>
<td>• Risk of red cell transfusions or other blood products.</td>
</tr>
<tr>
<td></td>
<td>• Biliary complications, including leak or stricture that may require additional intervention.</td>
</tr>
<tr>
<td></td>
<td>• Post-donation laboratory tests may result in abnormal or false positive results that may trigger additional tests that have associated risks.</td>
</tr>
</tbody>
</table>

As part of the informed consent process, recovery hospitals must also provide transplant recipient outcome and transplanted organ survival data to living donors according to Table 14-4.
### Table 14-24: Required Recipient Outcome and Transplanted Organ Survival Data

<table>
<thead>
<tr>
<th>If the recovery hospital and the recipient hospital:</th>
<th>Then the recovery hospital must provide the living donor with:</th>
<th>Including all the following information:</th>
</tr>
</thead>
</table>
| Are the same                                        | The recovery hospital must provide the living donor with both national and that hospital’s program-specific transplant recipient outcomes from the most recent Scientific Registry of Transplant Recipients (SRTR) program-specific reports. | • National 1-year patient and transplanted organ survival  
• The hospital’s 1-year patient and transplanted organ survival  
• Notification about all Centers for Medicare and Medicaid Services (CMS) outcome requirements not being met by the transplant hospital |
| Will not be the same and the recipient hospital is known | The recovery hospital must provide the living donor with both national and the recipient hospital’s program-specific transplant recipient outcomes from the most recent SRTR program-specific reports. | • National 1-year patient and transplanted organ survival  
• The recipient hospital’s 1-year patient and transplanted organ survival  
• Notification about all CMS outcome requirements not being met by the recipient hospital |
| Will not be the same and the recipient hospital is not known | National transplant recipient outcomes from the most recent SRTR reports. | • National 1-year patient and transplanted organ survival |

### Table 14-5: Additional Required Living Liver Donor Recipient Outcome and Transplanted Living Donor Liver Survival Data

<table>
<thead>
<tr>
<th>If the recovery hospital and the recipient hospital:</th>
<th>Then:</th>
<th>Including all the following information:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are the same</td>
<td>The recovery hospital must provide the living donor with the hospital’s program-specific transplant recipient outcomes from the most recent Scientific Registry of Transplant Recipients (SRTR) hospital-specific reports.</td>
<td>The hospital’s 1-year living donor recipient’s survival and recipient’s graft survival rates</td>
</tr>
<tr>
<td>Will not be the same and the recipient hospital is known</td>
<td>The recovery hospital must provide the living donor with the recipient hospital’s program-specific transplant recipient outcomes from the most recent SRTR hospital-specific reports.</td>
<td>The recipient hospital’s 1-year living donor recipient’s survival and graft survival rates</td>
</tr>
</tbody>
</table>

[Subsequent table captions and cross-references to tables affected by the re-numbering of tables will also be changed as necessary.]
OPTN Bylaws

E.6 Kidney Transplant Programs that Perform Living Donor Recovery

A. Potential Living Donor Medical Evaluation

The kidney recovery hospital must have the clinical resources available to assess the medical condition of and specific risks to the potential living donor.

B. Psychological Living Donor Psychosocial Evaluation Assessments

The kidney recovery hospital must have the clinical resources to perform a psychosocial assessment evaluation of the potential living donor's ability to make an informed decision. This psychosocial assessment should also confirm that the evaluation and donation are completely voluntary.

C. Independent Living Donor Advocate (ILDA)

The kidney recovery hospital must have an independent living donor advocate (ILDA) who is not involved with the evaluation or treatment decisions of the potential recipient, and is a knowledgeable advocate for the potential living donor. The ILDA must be independent of the decision to transplant the potential recipient and follow the protocols that outline the duties and responsibilities of the ILDA as described according to OPTN Policy 14.2: Independent Living Donor Advocate (ILDA) Requirements.

The goals of the ILDA are:

- To promote the best interests of the potential living donor.
- To advocate the rights of the potential living donor.
- To assist the potential living donor in obtaining and understanding information about the consent process, evaluation process, surgical procedure, as well as the benefit of and need for follow-up care.

G. Required Living Donor Protocols

Kidney recovery hospitals must develop protocols that address:

1. The living donation process
2. Duties for the Independent Donor Advocate (IDA)
3. Medical evaluations
4. Informed consent

The requirements for these protocols are described in detail in OPTN Policy 14.0.

[Subsequent headings and cross-references to headings affected by the re-numbering of this policy will also be changed as necessary.]
F.8 Liver Transplant Programs that Perform Living Donor Recovery

B. Potential Living Donor Medical Evaluations

The liver recovery hospital must have the clinical resources available to assess the medical condition of and specific risks to the potential living donor.

C. Potential Living Donor Psychological Assessments - Psychosocial Evaluation

The liver recovery hospital must have the clinical resources to perform a psychosocial assessment evaluation of the potential living donor's ability to make an informed decision. This psychosocial assessment should also reinforce and confirm that the evaluation and donation are completely voluntary.

D. Independent Living Donor Advocate (ILDA)

The liver recovery hospital must have an independent living donor advocate (ILDA) who is not involved with the evaluation or treatment decisions of the potential recipient, and is a knowledgeable advocate for the living donor. The ILDA must be independent of the decision to transplant the potential recipient and follow the protocols that outline the duties and responsibilities of the ILDA, and is a knowledgeable advocate for the potential living donor according to OPTN Policy 14.2: Independent Living Donor Advocate (ILDA) Requirements.

The goals of the IDA are:

To promote the best interests of the potential living donor.
To advocate the rights of the potential living donor.
To assist the potential living donor in obtaining and understanding information about the consent process, the evaluation process, and the surgical procedure.
To explain the benefits of and need for follow-up care.

FURTHER RESOLVED, that changes to Table 14-4 (Required Recipient Outcome and Transplanted Organ Survival Data), as set forth below, are hereby approved, effective February 1, 2019.

Table 14-4: Required Recipient Outcome and Transplanted Organ Survival Data

<table>
<thead>
<tr>
<th>If the recovery hospital and the recipient hospital:</th>
<th>Then the recovery hospital must provide the living donor with: Including all the following information:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are the same</td>
<td>Both national and that hospital's program-specific transplant recipient outcomes, and donor follow-up rates from the most recent Scientific Registry of Transplant Recipients (SRTR) program-specific reports.</td>
</tr>
<tr>
<td></td>
<td>• National 1-year patient and transplanted organ survival</td>
</tr>
<tr>
<td></td>
<td>• The hospital’s 1-year patient and transplanted organ survival</td>
</tr>
<tr>
<td></td>
<td>• The recovery hospital's living donor six-month, one-year and two-year follow-up rates</td>
</tr>
<tr>
<td></td>
<td>• Notification about all Centers for Medicare and Medicaid Services (CMS) outcome requirements not being met by the transplant hospital</td>
</tr>
<tr>
<td>If the recovery hospital and the recipient hospital:</td>
<td>Then the recovery hospital must provide the living donor with:</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------</td>
</tr>
</tbody>
</table>
| Will not be the same and the recipient hospital is known | Both national and the recipient hospital’s program-specific transplant recipient outcomes, and donor follow-up rates from the most recent SRTR program-specific reports. | • National 1-year patient and transplanted organ survival  
• The recipient hospital’s 1-year patient and transplanted organ survival  
• The recovery hospital’s living donor six-month, one-year and two-year follow-up rates  
• Notification about all CMS outcome requirements not being met by the recipient hospital |
| Will not be the same and the recipient hospital is not known | National transplant recipient outcomes from the most recent SRTR reports. | • National 1-year patient and transplanted organ survival |