## MEETING SUMMARY

**MEETING SUBJECT:** PINTAD 2015 Telecon  
**DATE / TIME:** 30JAN15 / 11:00 AM EST  
**PREPARED BY:** Barbara Chandler, Annette Schmid  
**LOCATION:** Teleconference

### DISCUSSION POINTS:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1</strong></td>
<td>William Sarraille, Senior Partner at Sidley Austin LLP presented &quot;Reporting Incidental Findings: Legal Risks&quot;.</td>
</tr>
</tbody>
</table>

During Q and A the following were discussed:
- Even if a standard is established by FDA in a final guidance, proximate cause and damages would still need to be established.
- There’s currently no definition or standard of an incidental finding.
- Recommendation to include definition in informed consent
- The offer to report an incidental finding is an ethical question. Where you do act, you create a risk for yourself. Once you do act, you must act in way that is not negligent.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
</table>
| **2** | **Next meeting**  
Friday, 27FEB15 11:00 am ET |