

HRP-001 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Definitions

1 PURPOSE

1.1 This policy establishes the definitions followed by the human research protection program. This is a non-exhaustive list and regulatory agencies should be referenced for complete definitions where applicable.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 <u>Allegation of Non-Compliance</u>: An unproved assertion of Non-Compliance.
- 3.2 <u>Assurance of Compliance (Human Subjects) or Federalwide Assurance</u>: An assurance is a written commitment to protect human research subjects and comply with the requirements of the Common Rule.
- 3.3 <u>Authorization Agreement</u>: Also called a Reliance Agreement, is the agreement that documents respective authorities, roles, responsibilities, and communication between an institution/organization providing the ethical review and a participating institution relying on the ethical review.
- 3.4 <u>Certificate of Confidentiality</u>: A Certificate of Confidentiality is a document issued by a component of HHS pursuant to The Public Health Service Act Section 301(d), 42 U.S.C. 241(d) amended by Section 2012 of the 21st Century Cures Act, Public Law 114-255, to protect the privacy of individuals who are subjects of certain specified research activities by authorizing investigators to withhold from all persons not connected with the conduct of such research the names or other identifying characteristics of such subjects. Persons so authorized to protect the privacy of such individuals may not disclose information in any Federal, State, or local civil, criminal, administrative, legislative, or other proceedings to identify such individuals.
- 3.5 <u>Certification</u>: The official notification by the institution to the supporting Federal department or agency component that a research project or activity involving human subjects has been reviewed and approved by an IRB in accordance with an approved assurance.
- 3.6 <u>Clinical Trial</u>: A research study in which one or more human subjects are prospectively assigned to one or more interventions (which may include placebo or other control) to evaluate the effects of the interventions on biomedical or behavioral health-related outcomes.
- 3.7 <u>Collaborating Individual Investigator</u>: The Office for Human Research Protections notes that some human subjects research conducted by an assured institution may involve the following two types of collaborating individual investigators:
 - 3.7.1 Collaborating independent investigator: not otherwise an employee or agent of the assured institution; conducting collaborative research activities outside the facilities of the assured institution; and not acting as an employee of any institution with respect to his or her involvement in the research being conducted by the assured institution.
 - 3.7.2 Collaborating institutional investigator: not otherwise an employee or agent of the assured institution; conducting collaborative research activities outside the facilities of the assured institution; acting as an employee or agent of a non-assured institution with respect to his or

her involvement in the research being conducted by the assured institution; and employed by, or acting as an agent of, a non-assured institution that does not routinely conduct human subjects research.

- 3.8 <u>Collaborative Study</u>: A study in which two or more institutions coordinate, with each institution completing a portion of the research activities outlined in a specific protocol.
- 3.9 <u>Conflicting Interest</u>: An individual involved in research review is automatically considered to have a conflicting interest when the individual or the individual's spouse, domestic partner, children, and/or dependents have any of the following interests in the sponsor, product or service being tested, or competitor of the sponsor held by the individual or the individual's immediate family:
 - 3.9.1 Involvement in the design, conduct, or reporting of the research.
 - 3.9.2 Ownership interest, stock options, or other ownership interest of any value exclusive of interests in publicly-traded, diversified mutual funds.
 - 3.9.3 Compensation of any amount in the past year or of any amount expected in the next year, excluding compensation for costs directly related to conducting research.
 - 3.9.4 Proprietary interest including, but not limited to, a patent, trademark, copyright or licensing agreement.
 - 3.9.5 Board or executive relationship, regardless of compensation.
 - 3.9.6 Reimbursed or sponsored travel by an entity other than a federal, state, or local government agency, higher education institution or affiliated research institute, academic teaching hospital, or medical center.
 - 3.9.7 Any other reason for which the individual believes that he or she cannot be independent.
- 3.10 <u>Continuing Non-Compliance</u>: A pattern of <u>Non-Compliance</u> that suggests the likelihood that, without intervention, instances of <u>Non-Compliance</u> will recur, a repeated unwillingness to comply, or a persistent lack of knowledge of how to comply.
- 3.11 <u>Designated Reviewer</u>: The IRB chair or an <u>Experienced IRB Member</u> designated by the IRB chair to conduct <u>Non-Committee Reviews</u>.
- 3.12 <u>Experienced IRB Member</u>: An IRB member is considered experienced if the IRB chair considers the IRB member to have sufficient experience in and knowledge of conducting IRB reviews.
- 3.13 <u>Experimental Subject</u>: For Department of Defense (DOD) research, research involving an "experimental subject" is an activity, for research purposes, where there is an intervention or interaction with a living individual for the primary purpose of obtaining data regarding the effect of the intervention or interaction. Research involving "experimental subjects" is a subset of research involving human participants.
- 3.14 <u>Expiration Date</u>: The first date that the protocol is no longer approved. The date after the end date of the approval period.
- 3.15 Finding of Non-Compliance: Non-Compliance in fact.
- 3.16 Human Research: Any activity that either:
 - 3.16.1 Is Research as Defined by DHHS and involves Human Subjects as Defined by DHHS; 3.16.2 or
 - 3.16.3 Is Research as Defined by FDA and involves Human Subjects as Defined by FDA.
- 3.17 <u>Human Subject as Defined by DHHS</u>: A living individual about whom an investigator (whether professional or student) conducting research (1) obtains information or biospecimens through <u>Intervention</u> or <u>Interaction</u> with the individual, and uses, studies, or analyzes the information or biospecimens; or (2) obtains, uses, studies, analyzes, or generates identifiable private information or identifiable biospecimens. For the purpose of this definition:

- 3.17.1 <u>Intervention</u>: Physical procedures by which information or biospecimens are gathered (for example, venipuncture) and manipulations of the subject or the subject's environment that are performed for research purposes.
 - 3.17.2 <u>Interaction</u>: Communication or interpersonal contact between investigator and subject.
- 3.17.3 <u>Private Information</u>: Information about behavior that occurs in a context in which an individual can reasonably expect that no observation or recording is taking place, and information which has been provided for specific purposes by an individual and that the individual can reasonably expect will not be made public (for example, a medical record).
- 3.17.4 <u>Identifiable Private Information</u>: Private Information for which the identity of the subject is or may readily be ascertained by the investigator or associated with the information.
- 3.17.5 <u>Identifiable Biospecimeniii</u>: A biospecimen for which the identity or the subject is or may be readily ascertained by the investigator or associated with the biospecimen.
- 3.18 <u>Human Subject as Defined by FDA</u>: An individual who is or becomes a subject in research, either as a recipient of the test article or as a control. A subject may be either a healthy human or a patient. A human subject includes an individual on whose specimen a medical device is used.
- 3.19 <u>Immediate Family</u>: Any person who resides in the same household as the officer or employee and who is a dependent of the officer or employee.
- 3.20 <u>Individual Investigator Agreement</u>: a permissible mechanism under which an institution holding an Office for Human Research Protections (OHRP)-approved Federalwide Assurance (FWA) may extend for one or more research protocols the applicability of its FWA to cover two types of collaborating individual investigators: collaborating independent investigators and collaborating institutional investigators employed by a non-assured institution.
- 3.21 Institutional Official/ Organizational Official (IO/OO):
 - 3.21.1 Institutional Official (IO): Term utilized by DHHS. The Institutional Official (IO) is the individual who is legally authorized to act for the institution and, on behalf of the institution, obligates the institution to the Terms of the Assurance. The IO is responsible for ensuring that the Human Research Protection Program (HRPP) functions effectively and that the institution provides the resources and support necessary to comply with all requirements applicable to research involving human subjects. The IO represents the institution named in the Federalwide Assurance (FWA)^{iv}. The IO is Director, HRPP
 - 3.21.2 Organizational Official (OO): Term utilized by AAHRPP.
 - 3.21.2.1 An identified, knowledgeable leader of the HRPP who is responsible for the program and has the authority to implement the program. This individual may rely on others for the interpretation of laws, regulations, codes, and guidance and the day-to-day operations of the HRPP, and should have a basic understanding of the relevant laws, codes, regulations and guidance that govern research involving human participants, the responsibilities of an organizational official, and the responsibilities of the IRB or EC and researchers and research staff in protecting research participants. This individual should be directly involved in the allocation of resources to the HRPP. In some circumstances, more than one individual serves in this capacity.
- 3.22 <u>Institutional Profile</u>: A record of information an institution keeps about another collaborating institution/organization for one or more <u>Collaborative Studies</u> or <u>Multi-Site Studies</u>.
- 3.23 <u>Investigation:</u> A searching inquiry for facts; detailed or careful examination.
- 3.24 <u>Legally Authorized Representative (LAR)</u>: An individual or judicial or other body authorized under applicable law to consent on behalf of a prospective subject to the subject's participation in the procedures(s) involved in the research.

- 3.24.1 If there is no applicable law addressing this issue, then this individual is recognized by institutional policy as acceptable for providing consent in the non-research context on behalf of the prospective subject to the subject's participation in the procedure(s) involved in the research.
- 3.24.2 See HRP-013 SOP LARs, Children, and Guardians for who may serve as a Legally Authorized Representative at this institution.
- 3.25 <u>Minimal Risk</u>: The probability and magnitude of harm or discomfort anticipated in the research are not greater in and of themselves than those ordinarily encountered in daily life or during the performance of routine physical or psychological examinations or tests.^{vi}
 - 3.25.1 For research involving prisoners <u>Minimal Risk</u> is the probability and magnitude of physical or psychological harm that is normally encountered in the daily lives, or in the routine medical, dental, or psychological examination of healthy persons.
 - 3.25.2 When following Department of Defense regulations, the definition of minimal risk in 32 CFR 219 does not include the inherent occupational risks that certain participants face in their everyday life, such as those:
 - 3.25.2.1 Encountered by Service members, law enforcement, or first responders while on duty.
 - 3.25.2.2 Resulting from or associated with high-risk behaviors or pursuits.
 - 3.25.2.3 Experienced by individuals whose medical conditions involve frequent tests or constant pain.
- 3.26 <u>Multi-Site Study</u>: A study in which two or more institutions coordinate, with each institution completing all research activities outlined in a specific protocol.
- 3.27 Non-Committee Review: Any of the following:
 - 3.27.1 Determination of whether an activity is Human Research.
 - 3.27.2 Determination of whether Human Research is exempt from regulation.
 - 3.27.3 Reviews of non-exempt research using the expedited procedure.
 - 3.27.4 Determinations of which subjects can continue in expired research.
 - 3.27.5 Concurrence of IRB Chair or designee for non-emergency individual patient/small group expanded access for an unapproved medical device (commonly known as Compassionate Use) or non-emergency individual patient expanded access IND with request for authorization to use alternative IRB review procedures.
- 3.28 Non-Compliance: Failure to follow the regulations, or the requirements or determinations of the IRB.
 - 3.28.1 In the case of research funded or conducted by the Department of Defense (DOD), Non-Compliance includes failure of a person, group, or institution to act in accordance with Department of Defense (DOD) instruction 3216.02, its references, or applicable requirements
- 3.29 Participating Site (pSite): An institution that participates in a Single IRB (sIRB) Study.
- 3.30 <u>Prisoner</u>: Any individual involuntarily confined or detained in a penal institution. The term is intended to encompass individuals sentenced to such an institution under a criminal or civil statute, individuals detained in other facilities by virtue of statutes or commitment procedures which provide alternatives to criminal prosecution or incarceration in a penal institution, and individuals detained pending arraignment, trial, or sentencing.
 - 3.30.1 For Department of Defense (DOD) research the term includes military personnel in either civilian or military custody.
- 3.31 <u>Protocol Exception</u>: a one-time, intentional action or process that departs from the approved protocol. <u>Protocol Exceptions</u> are generally for a single subject (e.g., the subject does not meet eligibility criteria or is allergic to one of the medications provided as supportive care). IRB approval of the Protocol Exception is required prior to implementation by the study team.
- 3.32 <u>Related to the Research</u>: A financial interest is <u>Related to the Research</u> when the interest is in: 3.32.1 A sponsor of the research;

- 3.32.2 A competitor of the sponsor of the research;
- 3.32.3 A product or service being tested; or
- 3.32.4 A competitor of the product or service being tested.
- 3.33 <u>Research as Defined by DHHS</u>: A systematic investigation, including research development, testing and evaluation, designed to develop or contribute to generalizable knowledge.
 - 3.33.1 The following activities are not considered Research as Defined by DHHS:
 - 3.33.1.1 Scholarly and journalistic activities (e.g., oral history, journalism, biography, literary criticism, legal research, and historical scholarship), including the collection and use of information, that focus directly on the specific individuals about whom the information is collected.
 - 3.33.1.2 Public health surveillance activities conducted by a public health authority, limited to those necessary to allow a public health authority to identify, monitor, assess, or investigate potential public health signals, onsets of disease outbreaks, or conditions of public health importance.
 - 3.33.1.2.1 Including the collection and testing of information or biospecimens, conducted, supported, requested, ordered, required, or authorized by a public health authority.
 - 3.33.1.2.2 Including trends, signals, risk factors, patterns in diseases, or increases in injuries from using consumer products.
 - 3.33.1.2.3 Including those associated with providing timely situational awareness and priority setting during the course of an event or crisis that threatens public health (including natural or man-made disasters).
 - 3.33.1.3 Collection and analysis of information, biospecimens, or records by or for a criminal justice agency for activities authorized by law or court order solely for criminal justice or criminal investigative purposes.
 - 3.33.1.4 Authorized operational activities (as determined by the relevant federal agency) in support of intelligence, homeland security, defense, or other national security missions.
 - 3.33.1.5 Secondary research involving non-identifiable newborn screening blood spots.
- 3.34 <u>Research as Defined by FDA</u>: Any experiment that involves a test article and one or more Human Subjects, and that meets any one of the following:
 - 3.34.1 Must meet the requirements for prior submission to the Food and Drug Administration under section 505(i) of the Federal Food, Drug, and Cosmetic Act meaning any use of a drug other than the use of an approved drug in the course of medical practice;
 - 3.34.2 Must meet the requirements for prior submission to the Food and Drug Administration under section 520(g) of the Federal Food, Drug, and Cosmetic Act meaning any activity that evaluates the safety or effectiveness of a device; OR
 - 3.34.3 Any activity the results of which are intended to be later submitted to, or held for inspection by, the Food and Drug Administration as part of an application for a research or marketing permit.
- 3.35 Restricted: Applies to investigators who are delinquent in meeting IRB requirements.
- 3.36 <u>Serious Non-Compliance</u>: <u>Non-Compliance</u> such that the failure to comply could adversely affect the rights, safety, or welfare of a human subject; place a human subject at increased risk of harm; cause harm to a human subject; affect a human subject's willingness to participate in research; or damage or compromise the scientific integrity of research data.
- 3.37 <u>Single IRB (sIRB) Study</u>: A study in which two or more institutions (participating sites, or pSites) coordinate to complete the research activities, but all institutions rely on a single

- institution's/organization's IRB for ethical review. The reviewing IRB may or may not be affiliated with any of the pSites.
- 3.38 <u>Suspension of IRB Approval</u>: An action of the IRB, IRB designee, <u>Institutional Official/Organizational Official</u>, or designee of the <u>Institutional Official/Organizational Official</u> to temporarily or permanently withdraw IRB approval of some or all research procedures short of a <u>Termination of IRB Approval</u>. Suspended studies remain open and are subject to continuing review.
- 3.39 Systematic: Having or involving a system, method, or plan.
- 3.40 <u>Termination of IRB Approval</u>: An action of the IRB, IRB designee, <u>Institutional Official/Organizational Official</u>, or designee of the <u>Institutional Official/Organizational Official</u> to permanently withdraw IRB approval of all research procedures. Terminated studies are permanently closed and no longer require continuing review.
- 3.41 <u>Unanticipated Problem Involving Risks to Subjects or Others</u>: Any information that is (1) unanticipated, (2) related to the research, and (3) indicates that subjects or others are at increased risk of harm.^{vii}
 - 3.41.1 For Department of Defense (DOD) research the term <u>Unanticipated Problem Involving Risks</u> to <u>Subjects or Others</u> includes any incident, experience, or outcome that meets ALL three of the following conditions:
 - 3.41.1.1 Is unexpected (in terms of nature, severity, or frequency) given the procedures described in the research protocol documents (e.g., the IRB-approved research protocol and informed consent document) and the characteristics of the human subject population being studied.
 - 3.41.1.2 Is related or possibly related to participation in the research (in this Instruction, possibly related means there is a reasonable possibility that the incident, experience, or outcome may have been caused by the procedures involved in the research).
 - 3.41.1.3 Suggests that the research places human subjects or others at a greater risk of harm (including physical, psychological, economic, or social harm) than was previously known or recognized, even if no harm has actually occurred.

4 RESPONSIBILITIES

- 4.1 Individuals writing policies and procedures are to indicate terms defined in this policy with a double underline.
- 4.2 Individuals using policies and procedures are to consult this policy for the definitions of double underlined terms.

5 PROCEDURE

5.1 None

6 MATERIALS

6.1 HRP-013 - SOP - LARs, Children, and Guardians

- 7.1 45 CFR §46.102
- 7.2 21 CFR §50.3, 21 CFR §56.102, 21 CFR §312.3, 21 CFR §812.2(a), 21 CFR §812.3(p)
- 7.3 AAHRPP elements I.1.A, I.1.E, I.5.D, I.6.B, I.7.C, I-9, II.1.D, II.2.A, II.2.B, II.2.G, II.2.H, II.2.E-II.2.E.2, II.2.F-II.2.F.3, II.2.I, II.3.A, II.4.A, III.1.B, III.2.D

ⁱ The terms "Human Subject Research," "Research Involving Human Subjects," "Clinical Research," "Clinical Investigation," "Clinical Study" and similar phrases are considered to be synonyms for the term <u>Human Research</u>.

ⁱⁱ Definitions of "identifiable private information" and "identifiable biospecimen" are included in FDA's proposed rule to amend part 50, Protection of Human Subjects, and part 56, Institutional Review Boards (87 FR 58733, September 28, 2022). In that rule, the proposed definitions of "identifiable private information" and "identifiable biospecimen" harmonize with the revised Common Rule's definitions of these terms (45 CFR 46.102(e)(5) and (6)).

iii ibid.

^{iv} https://www.hhs.gov/ohrp/sachrp-committee/recommendations/2008-september-18-letter-attachment/index.html

v AAHRPP Evaluation Instrument (2018-10-15); http://www.aahrpp.org/apply/web-document-library/domain-i-organization

vi The phrase "ordinarily encountered in daily life or during the performance of routine physical or physiological examinations or tests" should not be interpreted to include the inherent risks certain categories of subjects face in their everyday life. For example, the risks imposed in research involving human subjects focused on a special population should not be evaluated against the inherent risks encountered in their environment (e.g., emergency responder, pilot, soldier in a combat zone) or having a medical condition (e.g., frequent medical tests or constant pain).

vii See OHRP guidance "Reviewing and Reporting Unanticipated Problems Involving Risks to Subjects or Others and Adverse Events: OHRP Guidance (2007)" at https://www.hhs.gov/ohrp/regulations-and-policy/guidance/reviewing-unanticipated-problems/index.html



HRP-012 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Observation of Consent Process

1 PURPOSE

- 1.1 This procedure establishes the process to observe the consent process.
- 1.2 The process begins when the IRB determines that the consent process should be observed.
- 1.3 The process ends when the IRB determines that the consent process no longer should be observed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The IRB may consider observation of the consent process when:
 - 3.1.1 The IRB wants verification from sources other than the investigator that no material changes have taken place since prior IRB review.
 - 3.1.2 There are <u>Allegations or Findings of Non-Compliance</u>.
 - 3.1.3 The nature of the research indicates that the consent process can be improved through observation.
- 3.2 The IRB, <u>Institutional Official/ Organizational Official (IO/OO)</u>, or designee designates who conducts the observation. The IRB may have the observation conducted by:
 - 3.2.1 IRB staff.
 - 3.2.2 IRB members.
 - 3.2.3 A person recommended by the investigator.
 - 3.2.4 An independent person hired by the IRB, but paid for by the investigator's funds.

4 RESPONSIBILITIES

4.1 The person designated to conduct the observation of the consent process carries out these procedures.

5 PROCEDURE

- 5.1 Observe the consent process and determine whether the information in the consent document and any other written information was accurately explained to, and apparently understood by, the subject or the subject's <u>Legally Authorized Representative (LAR)</u>, and that informed consent was freely given by the subject or the <u>LAR</u>.
 - 5.1.1 If no, indicate that consent is not legally effective and the prospective subject may not be entered into the research.
 - 5.1.2 If yes, document in writing that the consent process was observed and that informed consent was freely given by the subject or <u>LAR</u>.

6 MATERIALS

6.1 None

7 REFERENCES

7.1 None



HRP-013 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: LARs, Children, and Guardians

1 PURPOSE

- 1.1 This policy establishes how to determine which individuals meet the following DHHS and FDA definitions:
 - 1.1.1 Legally Authorized Representative (LAR)
 - 1.1.2 Children
 - 1.1.3 Guardian

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 Unless the IRB has waived the requirement to obtain consent, when research involves adults unable to consent, permission must be obtained from a <u>LAR</u>.
 - 3.1.1 When research is conducted in VA the following individuals meet this definition:
 - 3.1.1.1 TO BE CONFIRMED: Parents or Legal Guardians
 - 3.1.1.2 People under 18 years of age
 - 3.1.2 For research outside VA, a determination of who is a <u>LAR</u> is to be made with consultation from legal counsel.
- 3.2 DHHS and FDA's Subpart D applies to all research involving children.
 - 3.2.1 When research is conducted in VA all individuals under the age of 18 years are children. Contact legal counsel for more information.
 - 3.2.2 For research outside VA, a determination of who is a child is to be made with consultation from legal counsel.
- 3.3 Unless the IRB has waived the requirement to obtain consent, when research involves children consent may only be obtained from biologic or adoptive parents or an individual legally authorized to consent on behalf of the child to general medical careⁱ. Before obtaining permission from an individual who is not a parent, contact legal counsel.

4 RESPONSIBILITIES

4.1 Investigators are to follow this policy when obtaining permission for adults unable to consent or children to take part in research.

5 PROCEDURE

5.1 None

6 MATERIALS

6.1 None

7 REFERENCES

7.1 45 CFR §46.102, 45 CFR §46.402

- 7.2 21 CFR §50.3
- 7.3 AAHRPP elements I.1.G, I-9, II.4.B

ⁱ This is the DHHS and FDA definition of "guardian."



HRP-020 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Incoming Items

1 PURPOSE

- 1.1 This procedure establishes the process to triage information submitted to the IRB.
- 1.2 The process begins when any communication is received by the IRB.
- 1.3 The process ends when an IRB staff member determines the appropriate action for the received information.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 None

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 If the item is a request either for this IRB to review for another <u>Participating Site (pSite)</u> or for this institution to rely on an external IRB, follow HRP-803 SOP Reliance Pre-Review.
- 5.2 If the item is a request for an approval or determination by this institution's IRB that does not include other <u>pSites</u>, follow HRP-021 SOP Pre-Review.
- 5.3 If the item is an update to a study for which an external IRB is the IRB of record, follow HRP-805 SOP External IRB Updates.
- 5.4 If the item includes new or modified contact information, update the contact information.
- 5.5 If the item includes new or modified training information, update the training information.
- 5.6 If the item is a notification of an emergency use of a test article in a life-threatening situation have a <u>Designated Reviewer</u> follow HRP-023 - SOP - Emergency Use, Compassionate Use, Indiv Patient Expanded Access.
- 5.7 If the item is an investigator's request to continue subjects in expired research have a <u>Designated</u> Reviewer follow HRP-063 SOP Expiration of IRB Approval.
- 5.8 If the item does not fit into the above categories:
 - 5.8.1 If the item is a question, concern, or complaint involving research or human subjects:
 - 5.8.1.1 Document the nature of the question, concern, or complaint and the contact information of the person contacting the IRB.
 - 5.8.1.2 Respond to any questions or concerns. When appropriate, tell the person that you will call/email him/her once you have been able to find additional information. If necessary, consult with your supervisor.
 - 5.8.2 Follow HRP-024 SOP New Information.

6 MATERIALS

- 6.1 HRP-021 SOP Pre-Review
- 6.2 HRP-023 SOP Emergency Use, Compassionate Use, Indiv Patient Expanded Access
- 6.3 HRP-024 SOP New Information
- 6.4 HRP-063 SOP Expiration of IRB Approval

- 6.5 HRP-803 SOP Reliance Pre-Review
- 6.6 HRP-805 SOP External IRB Updates

7 REFERENCES

7.1 AAHRPP elements I.1.A, I.4.A, I.5.D, I.7.C, I-9, II.2.A, II.2.B, II.2.E-II.2.E.2, II.2.F-II.2.F.3

ⁱ A "request for an approval or determination" includes approval of new research, response to modifications required to secure approval, continuing review of research, modification to previously approved research, request for study closure, or a determination whether an activity is exempt <u>Human Research</u> or is not <u>Human Research</u>. Submission of an updated list study personnel is not considered a modification of research and is therefore not a "request for an approval or determination."



HRP-021 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Pre-Review

1 PURPOSE

This procedure establishes the process to pre-review a request for approval (approval of new research, approval to rely on an external IRB, humanitarian use device (HUD), continuing review of research, or modification to previously approved research) or a determination whether an activity is exempt <u>Human Research</u> or is not <u>Human Research</u>.

- 1.1 The process begins when the IRB receives a request for local IRB approval, including requests from other institutions when this institution is the IRB of record, e.g., for a <u>Collaborative Study</u> or <u>Multi-Site Study</u>, or a request to rely on an external IRB.
- 1.2 The process ends when the information has been placed on the agenda for an IRB meeting or will be handled by <u>Non-Committee Review</u>, or the information is sent to the Reliance Coordinator or IRB staff to review the request to rely on an external IRB.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The addition of a participating site to a previously approved protocol for which the IRB will serve as the IRB of record for that participating site is considered a modification to previously approved research.
- 3.2 Single subject protocol exceptions are reviewed as modifications to previously approved research.
- 3.3 A new HUD protocol submission must be reviewed at a convened IRB meeting. Continuing review of a HUD can be handled by Non-Committee Review.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

- 5.1 If the submission is a response to modifications required to secure approval received within 30 days of the IRB review date:
 - 5.1.1 Evaluate whether the investigator made the required modifications.
 - 5.1.2 If the investigator made the required modifications, follow HRP-052 SOP Post-Review to issue an approval.
 - 5.1.3 If the investigator did not make the required modifications or made unrequested modifications, execute the "Request Pre-Review Clarification" activity from the investigator. Offer the investigator the opportunity to correct the submission.
 - 5.1.3.1 If the investigator will correct the submission, have the investigator make changes then execute the "Submit Response" activity and stop processing the current submission until changes are received.

- 5.1.3.2 If the investigator will not correct the submission, have the investigator execute the "Submit Response" activity to resubmit and continue processing.
- 5.2 If the request is for this institution to rely on an external IRB:
 - 5.2.1 Refer to HRP-806 SOP Review Request to Rely on External IRB
- 5.3 If the request includes review of a pSite submission:
 - 5.3.1 Determine if the pSite is engaged in the non-exempt human subjects research using HRP-311- WORKSHEET Engagement Determination.
 - 5.3.1.1 If the pSite is not engaged in the non-exempt human subjects research, execute the "Submit Invitation Decision" activity to notify the lead investigator using HRP-850 LETTER Decline to Serve that this IRB will not serve as the IRB of Record for the pSite.
 - 5.3.2 If the pSite is engaged, click on the Institutional Profile area in the IRB system and:
 - 5.3.2.1 Confirm that the pSite has an active profile. If not, see 5.3.2.2.1.
 - 5.3.2.2 Determine whether an existing <u>Authorization Agreement</u> covers the study activities for the pSite.
 - 5.3.2.2.1 If not, follow HRP-801 SOP Establishing Authorization Agreements to collect the information needed to confirm reliance and create a new or updated <u>Institutional Profile</u> in the IRB system.
 - 5.3.3 Execute the "Submit Invitation Decision" activity to notify the pSite using HRP-851 LETTER Invitation Decision or HRP-850 LETTER Decline to Serve that this IRB will or will not serve as the IRB of Record for their participation in the study.
 - 5.3.4 If the IRB will serve as the sIRB for the pSite, after all site materials are submitted, proceed to Section 5.7.
- 5.4 For all other submissions, complete Pre-Review Activity or review the previously completed Pre-Review Activity and revise as needed, considering the items on HRP-308 WORKSHEET Pre-Review and note all remaining contingencies in the "Notes" section.
- 5.5 If the information is not complete, contact the investigator by selecting the "Request Pre-Review Clarifications" Activity. Offer the investigator the opportunity to provide additional information.
 - 5.5.1 Continue processing once the investigator responds to the request for additional information.
- If the request is for an initial approval and principal investigator is <u>Restricted</u>, contact the investigator. Explain that the investigator is <u>Restricted</u>, give the reasons, and indicate that if a new protocol goes to the IRB, the IRB policy is to disapprove the research. Offer the investigator the opportunity to withdraw the submission pending removal of the <u>Restricted</u> status.
 - 5.6.1 If the investigator withdraws the submission, stop processing the current submission.
 - 5.6.2 If the investigator will not withdraw the submission, discuss whether you may continue to process the submission with the IRB Manager.
- 5.7 Evaluate the most likely level of review using HRP-310 WORKSHEET Human Research Determination, HRP-311 - WORKSHEET - Engagement Determination, HRP-312 - WORKSHEET -Exemption Determination, HRP-313 - WORKSHEET - Expedited Review, and/or HRP-323 -WORKSHEET - Criteria for Approval HUD as references:
 - 5.7.1 If the request can be handled as a <u>Non-Committee Review</u> and the principal investigator is not <u>Restricted</u>, Follow HRP-031 SOP Non-Committee Review Preparation.
 - 5.7.2 If the request cannot be handled as a <u>Non-Committee Review</u>, place the protocol on the agenda for a convened IRB meeting in an IRB with appropriate scope. If the request is a non-emergency individual patient expanded access use of an investigational drug for which an IRB waiver is requested, follow HRP-031 SOP Non-Committee Review Preparation

and HRP-023 - SOP - Emergency Use, Compassionate Use, Indiv Patient Expanded Access.

6 MATERIALS

- 6.1 HRP-023 SOP Emergency Use, Compassionate Use, Indiv Patient Expanded Access
- 6.2 HRP-024 SOP New Information
- 6.3 HRP-031 SOP Non-Committee Review Preparation
- 6.4 HRP-040 SOP IRB Meeting Preparation
- 6.5 HRP-052 SOP Post-Review
- 6.6 HRP-308 WORKSHEET Pre-Review
- 6.7 HRP-310 WORKSHEET Human Research Determination
- 6.8 HRP-311 WORKSHEET Engagement Determination
- 6.9 HRP-312 WORKSHEET Exemption Determination
- 6.10 HRP-313 WORKSHEET Expedited Review
- 6.11 HRP-323 WORKSHEET Criteria for Approval HUD
- 6.12 HRP-806 SOP Review Request to Rely on External IRB
- 6.13 HRP-850 LETTER Decline to Serve
- 6.14 HRP-851 LETTER Invitation Decision

7 REFERENCES

7.1 AAHRPP elements I.1.A, I-2, I.6.B, I.7.A, I-9, II.2.A-D, II.2.E-II.2.E.2, II.2.F-II.2.F.3

¹ Per OHRP correspondence dated 07/22/2011, protocol exceptions are considered changes to previously approved research and eligible for review via expedited procedure.



HRP-023 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: All Emergency Use, Compassionate Use (Device Only) and IRB Waiver for Individual Patient Expanded Access (Drug Only) Review

1 PURPOSE

- 1.1 This procedure establishes the process to review notifications of:
 - 1.1.1 Emergency use of a drug, biologic, or device in a life-threatening situation.
 - 1.1.2 Non-emergency individual patient/small group expanded access for an unapproved medical device (commonly known as Compassionate Use).
 - 1.1.3 Non-emergency individual patient expanded access use of an investigational drug for which an IRB waiver is requested.
- 1.2 The process begins when the IRB receives a notification of a proposed or actual use.
- 1.3 The process ends when a <u>Designated Reviewer</u> has:
 - 1.3.1 Determined whether the proposed or actual use will follow or has followed FDA-regulation and guidance; and
 - 1.3.2 Notified the physician and IRB staff of the determination.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 Whenever possible physicians are to notify the IRB of a proposed emergency use of a drug, biologic, or device in a life-threatening situation in advance of the use.
- 3.2 Physicians are to notify the IRB of a proposed compassionate use of an unapproved device, for the purpose of obtaining concurrence from an IRB Chair.
- 3.3 Emergency uses and device compassionate uses cannot be claimed as research.
- 3.4 Investigators are to notify the IRB of a non-emergency individual patient expanded access use of an investigational drug "Request for Authorization to Use Alternative IRB Review Procedures" identified on FDA Form 3926 (field 10.b.) or a separate waiver request included with FDA Form 1571 for the purpose of obtaining concurrence from an IRB Chair or designee.

4 RESPONSIBILITIES

4.1 A <u>Designated Reviewer</u> carries out these procedures.

- 5.1 Determine if the notification/request is one of the following:
 - 5.1.1 Emergency use of a drug, biologic, or device in a life-threatening situation. If so, use the HRP-322 WORKSHEET Emergency Use to determine whether the circumstances will meet, or if the use described in the 5-day report have met, the regulatory and guidance criteria for emergency use, and indicate the results of this determination to the IRB staff (or directly to the physician if time sensitive).

- 5.1.1.1 If the notice is in advance of the use, inform the IRB staff (or physician if time sensitive) that the physician can proceed with the use or work with the physician to identify what additional information/procedures the physician needs to follow. Set a 5-day reminder to request the 5-day report.
- 5.1.1.2 If the actual emergency use described in the 5-day report did not follow FDA requirements, manage using the Submit RNI activity.
- 5.1.2 Compassionate use of a device. If so, use HRP-325 WORKSHEET Device. Compassionate Use to determine whether the circumstances will meet the regulatory and guidance criteria and indicate the results of this determination to the physician.
- 5.1.3 Non-emergency individual patient expanded access use of an investigational drug for which an IRB waiver is requested. If so, use HRP-314 WORKSHEET Criteria for Approval to determine whether the proposed use meets the requirements under 21 CFR 50 and 56.111ⁱ and indicate the results of this determination to the IRB staff.
 - 5.1.3.1 Execute the "Submit Designated Review" activity. For the Review Level, choose Expedited Review and choose "Other" for the category. Choose that continuing review is required.
 - 5.1.3.2 In the "Notes" section document that the decision to concur (or not) is in lieu of review and approval at a convened IRB meeting at which a majority of the members are present per the request for a waiver under 21 CFR § 56.105 of the requirements in § 56.108(c).
- 5.1.4 If none of the above, stop processing the request and inform the physician or submitter.
- 5.2 Inform IRB staff of the results of the evaluation.

6 MATERIALS

- 6.1 HRP-024 SOP New Information
- 6.2 HRP-314 WORKSHEET Criteria for Approval
- 6.3 HRP-322 WORKSHEET Emergency Use
- 6.4 HRP-325 WORKSHEET Device Compassionate Use

- 7.1 21 CFR § 50.23; 21 CFR § 50.24; 21 CFR § 56.102(d); 21 CFR § 56.104(c).
- 7.2 21 CFR § 812.36; 21 CFR § 812.47.
- 7.3 21 CFR § 56.105; 21 CFR § 56.108(c).
- 7.4 (FDA Information Sheet Guidance for IRBs, Clinical Investigators, and Sponsors) Frequently Asked Questions About Medical Devices:
 - http://www.fda.gov/downloads/RegulatoryInformation/Guidances/UCM127067.pdf.
- 7.5 Individual Patient Expanded Access Applications: Form FDA 3926 Guidance for Industry; https://www.fda.gov/ucm/groups/fdagov-public/@fdagov-drugs-gen/documents/document/ucm432717.pdf
- 7.6 AAHRPP element 1.7.C

ⁱ "The IRB chairperson (or designated IRB member) would consider the same information that the full IRB would consider to determine whether to approve the treatment when reviewing and concurring for individual patient expanded access use." Per FDA correspondence dated 10/10/17



HRP-024 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: New Information

1 PURPOSE

- 1.1 This procedure establishes the process to manage information reported to the IRB to ensure that information that represents Non-Compliance, Unanticipated Problems Involving Risks to Subjects or Others, Suspensions of IRB Approval, and Terminations of IRB Approval are managed to protect the rights and welfare of subjects.
- 1.2 The process begins when the IRB receives an information item.
- 1.3 The process ends when the information item is determined not to represent a problem that requires management, is managed administratively, or referred to the convened IRB for review.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 <u>Allegations of Serious or Continuing Non-Compliance</u> on the part of IRB staff or IRB members will be referred to the Organizational Official for further action.
- 3.2 The organization will promptly notify the federal department or agency funding the research of any for cause investigation of that research by another federal department or agency or national organization.
 - 3.2.1 For Department of Defense (DOD) research the report is sent to the DOD human research protection officer.
- 3.3 The organization will promptly notify the Department of Defense (DOD) if the IRB of record changes.
- 3.4 Substantiated allegations related to classified Department of Defense (DOD) HSR must be reported immediately.
- 3.5 A modification is required in order to lift a suspension of IRB approval and must be reviewed by the convened IRB to determine whether all corrective actions are met.

4 RESPONSIBILITIES

4.1 The IRB staff members carry out this procedure.

- 5.1 Review each item of information and answer the following questions and complete the Submit RNI Pre-Review Activity: (See attached flowchart for a diagram of the flow of this procedure.)
 - 5.1.1 Is this an Allegation of Non-Compliance?
 - 5.1.2 Is this a Finding of Non-Compliance?
 - 5.1.3 Is this an <u>Unanticipated Problem Involving Risks to Subjects or Others?</u>
 - 5.1.4 Is this a <u>Suspension of IRB Approval</u> or <u>Termination of IRB Approval</u>?
- 5.2 If you are unable to answer a question, consult the IRB chair or IRB manager.
- 5.3 If the IRB chair and IRB manager are unable to answer a question, follow HRP-025 SOP Investigations.

- 5.4 If the answer is "yes" to one or more questions, then follow the corresponding sections below.
 - 5.4.1 <u>Allegations of Non-Compliance</u>: Determine whether each Allegation of Non-Compliance has any basis in fact.
 - 5.4.1.1 If yes, follow the procedures under <u>Findings of Non-Compliance</u>.
 - 5.4.1.2 If no, follow any other corresponding sections.
 - 5.4.2 <u>Findings of Non-Compliance</u>: Determine whether each <u>Finding of Non-Compliance</u> is <u>Serious Non-Compliance</u> or <u>Continuing Non-Compliance</u>.
 - 5.4.2.1 If no, follow the procedures under Non-Serious/Non-Continuing Non-Compliance.
 - 5.4.2.2 If yes, follow the procedures under <u>Serious or Continuing Non-Compliance</u>.
 - 5.4.3 <u>Non-Serious/Non-Continuing Non-Compliance</u>
 - 5.4.3.1 Determine whether the individual or group responsible for the <u>Non-Compliance</u> has developed and implemented a suitable corrective action plan.
 - 5.4.3.2 If the individual or group responsible for the <u>Non-Compliance is unwilling or unable</u> to develop and implement a suitable corrective action plan, consider the <u>Non-Compliance</u> to be <u>Continuing Non-Compliance</u> and follow the procedures for <u>Serious or Continuing Non-Compliance</u>.
 - 5.4.4 <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; <u>Suspension of IRB Approval</u>; <u>Termination of IRB Approval</u>; or <u>Unanticipated Problem Involving Risks to Subjects or Others</u>
 - 5.4.4.1 If the notification involves enrollment of a <u>Prisoner</u> in a study not approved to enroll <u>Prisoners</u>, please see below for additional considerations to aid in decisionmaking.
 - 5.4.4.2 Confirm your decision with the IRB chair or IRB manager.
 - 5.4.4.3 Place on the agenda for the next available convened IRB meeting in an IRB with appropriate scope as an item of <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; <u>Suspension of IRB Approval</u>; <u>Termination of IRB Approval</u>; or <u>Unanticipated Problem Involving Risks to Subjects or Others</u>.
- If in your opinion the rights and welfare of subjects might be adversely affected before the convened IRB can review the information, contact the IRB chair or IRB manager to consider a Suspension of IRB Approval following the HRP-026 SOP Suspension or Termination Issued Outside of Convened IRB.
- 5.6 If the notification involves a subject becoming a <u>Prisoner</u> in a study not approved by the IRB to involve <u>Prisoners</u>:
 - 5.6.1 Confirm that the subject is currently a <u>Prisoner.</u>
 - 5.6.1.1 If the subject is currently not a <u>Prisoner</u> no other action is required.
 - 5.6.2 Consider whether stopping all research interactions and interventions with, and obtaining identifiable private information about, the now-incarcerated subject until the regulatory requirements for research involving <u>Prisoners</u> are met or until the subject is no longer a <u>Prisoner</u> would present risks to the subject.
 - 5.6.2.1 If the subject's involvement in the research cannot be stopped for health or safety reasons, do one of the following:
 - 5.6.2.1.1 Keep the subject enrolled in the study and review the research for involvement of <u>Prisoners.</u> If the research is subject to DHHS oversight, notify OHRP.
 - 5.6.2.1.2 Remove the subject from the study and provide the study intervention as clinical care or compassionate use.

- 5.6.2.2 If the subject's involvement in the research can be stopped, inform the investigator that all research interactions and interventions with, and obtaining identifiable private information about, the now-incarcerated subject must be stopped immediately until the regulatory requirements for research involving Prisoners are met or until the subject is no longer a Prisoners.
- 5.6.3 For Department of Defense (DOD) research, have the convened IRB promptly (within 30 days) re-review the research protocol to ensure that the rights and well-being of the human subject, now a prisoner, are not in jeopardy.
 - 5.6.3.1 Promptly report all decisions to the Department of Defense (DOD).
 - 5.6.3.2 The Department of Defense (DOD) must concur with the IRB before the subject can continue to participate while a Prisoner.
- 5.7 If the information involves any of the following, complete and send HRP-529 LETTER AAHRPP Notice of Information Item to AAHRPP as soon as possible but generally within two days of the receipt of the information, in addition to other applicable procedures listed in this SOP:
 - 5.7.1 Negative actions by a government oversight office, including, but not limited to, OHRP Determination Letters, FDA Warning Letters, FDA 483 Inspection Reports with official action indicated, FDA Restrictions Placed on IRBs or Investigators, and corresponding compliance actions taken under non-US authorities related to human research protections.
 - 5.7.2 Litigation, arbitration, or settlements initiated related to human research protections.
 - 5.7.3 Press coverage (including but not limited to radio, TV, newspaper, online publications) of a negative nature regarding the Organization's HRPP.
- 5.8 Take any additional actions required to resolve any concerns or complaints associated with the information.

5.8.1.1

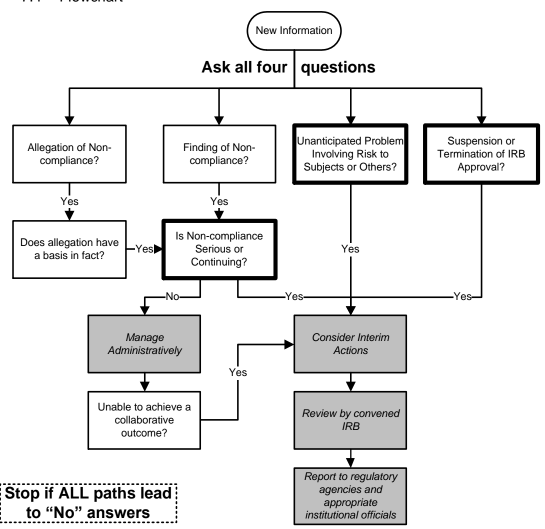
5.9 If the information does not involve a <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; <u>Suspension of IRB Approval</u>; <u>Termination of IRB Approval</u>; or <u>Unanticipated Problem Involving Risks</u> <u>to Subjects</u> or Others and a response is expected, complete review and prepare and send letter per HRP-052 - SOP - Post-Review.

6 MATERIALS

- 6.1 HRP-025 SOP Investigations
- 6.2 HRP-026 SOP Suspension or Termination Issued Outside of Convened IRB
- 6.3 HRP-052 SOP Post-Review
- 6.4 HRP-529 LETTER AAHRPP Notice of Information Item

- 7.1 21 CFR §56.108(b)
- 7.2 45 CFR §46.103(b)(5), 45 CFR §46.108(a)
- 7.3 AAHRPP elements I.5.A, I.5.D, I-9, II.2.D, II.2.G, II.2.H, II.2.E-II.2.E.2, II.2.F-II.2.F.3, II.4.A, III.2.D

7.4 Flowchart





HRP-025 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Investigations

1 PURPOSE

- 1.1 This procedure establishes the process to conduct investigations.
- 1.2 The process begins when the IRB staff members and chair cannot answer a question required by HRP-024 SOP New Information.
- 1.3 The process ends when the investigation is complete and the answer has been provided to the <u>Institutional Official/Organizational Official (IO/OO)</u> or designee.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 None

4 RESPONSIBILITIES

- 4.1 The <u>IO/OO</u> or designee:
 - 4.1.1 Appoints the members of the investigative committee based on the expertise and background needed to answer the question.
 - 4.1.2 Appoints a chair of the investigative committee.
 - 4.1.3 Charges the investigative committee with the question to be answered.
- 4.2 The investigative committee carries out these procedures within 60 days.
- 4.3 Investigative committee members make their decisions based on a preponderance of the evidence.
- 4.4 Investigative committee decisions are made by majority vote.
- 4.5 Individuals being interviewed may have counsel present. However, counsel cannot address the investigative committee. The investigative committee by a vote of the majority may exclude counsel when in the opinion of the investigative committee that person's presence is disruptive.

5 PROCEDURE

- 5.1 Notify the investigator that an investigation is being conducted, the question to be answered, and the time frame for completion.
- 5.2 Determine what information to gather and what individuals to interview.
- 5.3 Gather information and interview individuals.
- 5.4 If the investigative committee believes that a transcription of the interviews will be required to make a proper decision, the investigative committee may request a court stenographer to record all interviews.
- 5.5 Repeat information gathering and interviews until a decision can be made.
- 5.6 The investigative committee provides a written report of the investigative committee's decision to the <u>IO/OO</u> or designee.

6 MATERIALS

6.1 HRP-024 - SOP - New Information

7 REFERENCES

7.1 AAHRPP elements I.5.D, I-9, II.2.G



HRP-026 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Suspension or Termination Issued Outside of Convened IRB

1 PURPOSE

- 1.1 This procedure establishes the process for someone other than the convened IRB to institute a Suspension of IRB Approval or a Termination of IRB Approval.
- 1.2 The process begins when the <u>Organizational Official / Institutional Official (IO/OO)</u> or designee institutes a <u>Suspension of IRB Approval</u> or a <u>Termination of IRB Approval</u>.
- 1.3 The process ends when the <u>Suspension of IRB Approval</u> or a <u>Termination of IRB Approval</u> has been placed on the agenda for review by the convened IRB.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The IRB chair or IRB manager may institute a <u>Suspension of IRB Approval</u> when in the opinion of the IRB chair or IRB manager subjects may be at risk of adverse effects on their rights and welfare before action may be considered by the convened IRB.
- 3.2 The <u>IO/OO</u> or designee may institute a <u>Suspension of IRB Approval</u> or <u>Termination of IRB Approval</u> for any reason.
- 3.3 Whenever possible the individual following these procedures communicates with investigators orally and in writing.

4 RESPONSIBILITIES

4.1 The individual instituting a <u>Suspension of IRB Approval</u> or <u>Termination of IRB Approval</u> follows these procedures.

- 5.1 Notify the investigator of the <u>Suspension of IRB Approval</u> or <u>Termination of IRB Approval</u> along with the reasons for the decision.
- 5.2 Ask the investigator for a list of <u>Human Subjects</u> currently involved in the research.
- 5.3 Ask the investigator whether any actions are required to protect those subjects' rights and welfare or to eliminate an apparent immediate hazard.
- 5.4 Consider whether any of the following additional actions are required to protect those or other subjects' rights and welfare or to eliminate an apparent immediate hazard:
 - 5.4.1 Transferring subjects to another investigator.
 - 5.4.2 Making arrangements for clinical care outside the research.
 - 5.4.3 Allowing continuation of some research activities under the supervision of an independent monitor.
 - 5.4.4 Requiring or permitting follow-up of subjects for safety reasons.
 - 5.4.5 Requiring adverse events or outcomes to be reported to the IRB and the sponsor.

- 5.4.6 Notification to current <u>Human Subjects</u>.
- 5.4.7 Notification to former <u>Human Subjects.</u>
- 5.5 Refer to the IRB staff to place on the agenda for a convened IRB meeting in an IRB with appropriate scope as an item of <u>Suspension of IRB Approval</u> or <u>Termination of IRB Approval</u>. Follow HRP-041 SOP IRB Meeting Conduct for convened IRB review of the item.
- 5.6 Complete and send to the investigator HRP-515 LETTER Suspension or Termination.

6 MATERIALS

- 6.1 HRP-041 SOP IRB Meeting Conduct
- 6.2 HRP-515 LETTER Suspension or Termination

- 7.1 21 CFR §56.108(b)(3), 21 CFR §56.113
- 7.2 45 CFR §46.103(b)(5)(ii), 45 CFR §46.108(a), 45 CFR §46.113
- 7.3 AAHRPP elements I-9, II.2.D, II.2.G, II.2.H



HRP-027 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: All Emergency Use, Compassionate Use (Device Only) and IRB Waiver for Individual Patient Expanded Access (Drug Only) Post-Review

1 PURPOSE

- 1.1 This procedure establishes the process to communicate the review of:
 - 1.1.1 Emergency use of a drug, biologic, or device in a life-threatening situation.
 - 1.1.2 Non-emergency individual patient/small group expanded access for an unapproved medical device (commonly known as Compassionate Use).
 - 1.1.3 Non-emergency individual patient expanded access use of an investigational drug for which an IRB waiver is requested.
- 1.2 The process begins when the <u>Designated Reviewer</u> has notified IRB staff of whether an actual or proposed use has followed or will follow FDA regulations and guidance.
- 1.3 The process ends when the IRB staff has communicated the results to the physician and if necessary initiated the non-compliance process.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 None

4 RESPONSIBILITIES

4.1 IRB staff carry out these procedures.

- 5.1 For emergency use of a drug, biologic, or device in a life-threatening situation:
 - 5.1.1 If the <u>Designated Reviewer</u> has indicated that the proposed use will follow FDA regulations:
 - 5.1.1.1 Complete HRP-570 LETTER Pre-Rev EU Crit Met and send to the physician.
 - 5.1.1.2 Set a 5 day deadline for receipt of the 5 day report.
 - 5.1.2 If the <u>Designated Reviewer</u> has indicated that the proposed use will NOT follow FDA regulations, complete HRP-571 LETTER Pre-Rev EU Crit Not Met and send to the physician.
 - 5.1.3 If the <u>Designated Reviewer</u> has indicated that the actual use described in the 5-day report followed FDA regulations, complete HRP-572 LETTER Review of EU Crit Met and send to the physician.
 - 5.1.4 If the <u>Designated Reviewer</u> has indicated that the proposed use did NOT follow FDA regulations:
 - 5.1.4.1 Complete HRP-573 LETTER Review of EU Crit Not Met and send to the physician.
 - 5.1.4.2 Manage under HRP-024 SOP New Information as Non-Compliance.

- 5.2 For compassionate use of a device, complete HRP-574 LETTER Device Compassionate Use.
- 5.3 For non-emergency individual patient expanded access use of an investigational drug for which an IRB waiver is requested, complete HRP-575 LETTER Rev of IRB Waiver for Indiv Pt Drug Exp Access.

6 MATERIALS

- 6.1 HRP-024 SOP New Information
- 6.2 HRP-570 LETTER Pre-Rev EU Crit Met
- 6.3 HRP-571 LETTER Pre-Rev EU Crit Not Met
- 6.4 HRP-572 LETTER Review of EU Crit Met
- 6.5 HRP-573 LETTER Review of EU Crit Not Met
- 6.6 HRP-574 LETTER Device Compassionate Use
- 6.7 HRP-575 LETTER Rev of IRB Waiver for Indiv Pt Drug Exp Access

- 7.1 21 CFR §50.23; 21 CFR §50.24; 21 CFR §56.102(d); 21 CFR §56.104(c).
- 7.2 21 CFR §812.36; 21 CFR §812.47.
- 7.3 (FDA Information Sheet Guidance for IRBs, Clinical Investigators, and Sponsors) Frequently Asked Questions About Medical Devices: http://www.fda.gov/downloads/RegulatoryInformation/Guidances/UCM127067.pdf..
- 7.4 AAHRPP element I.7.C



HRP-030 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Designated Reviewers

1 PURPOSE

- 1.1 This procedure establishes the process for an IRB chair to designate IRB members who can conduct Non-Committee Reviews.
- 1.2 The process begins when the IRB chair instructs IRB staff to designate an <u>Experienced IRB Member</u> to conduct <u>Non-Committee Reviews</u>.
- 1.3 The process ends when the IRB member has been noted in the IRB roster to conduct Non-Committee Reviews.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 IRB rosters are maintained using HRP-601 - DATABASE - IRB Roster.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 Obtain from the IRB chair the name of the IRB member designated to conduct <u>Non-Committee</u> <u>Reviews.</u>
- 5.2 Review list of IRB members designated to conduct Non-Committee Reviews in the "Assign Designated Reviewer" activity.
- 5.3 Verify that the IRB member is an Experienced IRB Member.
- 5.4 Update HRP-601 DATABASE IRB Roster to indicate that the IRB member is a <u>Designated Reviewer.</u>
- 5.5 Use the "Update Eligible Designated Reviewers" activity to indicate that the IRB member is a Designated Reviewer.

6 MATERIALS

6.1 HRP-601 - DATABASE - IRB Roster

- 7.1 21 CFR §56.110(b).
- 7.2 45 CFR §46.110(b).
- 7.3 AAHRPP elements I.1.A, I-9, II.2.A, II.2.B, II.2.D, II.2.F-II.2.F.3



HRP-031 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Non-Committee Review Preparation

1 PURPOSE

- 1.1 This procedure establishes the process to prepare for a Non-Committee Review.
- 1.2 The process begins when an IRB staff member identifies an application as being possibly eligible for Non-Committee Review.
- 1.3 The process ends when the IRB staff member provides the materials to the <u>Designated Reviewer</u>.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 IRB rosters are maintained using HRP-601 DATABASE IRB Roster.
- 3.2 For individuals who access materials through an electronic system or are provided all submitted materials, those individuals are expected to review the materials listed in HRP-301 WORKSHEET Review Materials according to their role: "Documents Provided to All IRB Members and Alternate IRB Members," "Additional Items Provided to Primary Reviewer," and "Additional Items Provided to Scientific/Scholarly Reviewer."

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 Use the "Assign Designated Reviewer" activity and select a <u>Designated Reviewer</u>.
 - 5.1.1 If no <u>Designated Reviewer</u> is available, or if available <u>Designated Reviewers</u> are unable to perform a Non-Committee Review in a timely manner such that review by the convened IRB would result in a more timely review, schedule the protocol to be reviewed by the convened IRB.
 - 5.1.2 Execute the "Assign Designated Reviewer" activity.
- 5.2 Execute the "Assign Designated Reviewer" activity to send to the <u>Designated Reviewer</u> within 5 business days business days of receipt of a complete submission.

6 MATERIALS

- 6.1 HRP-301 WORKSHEET Review Materials
- 6.2 HRP-601 DATABASE IRB Roster

- 7.1 21 CFR §56.110(b)
- 7.2 45 CFR §46.110(b)
- 7.3 AAHRPP elements I.1.A, I.1.F, I.6.B, I.7.A, I-9, II.2.A-C, II.2.F-II.2.F.3



HRP-032 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Non-Committee Review Conduct

1 PURPOSE

- 1.1 This procedure establishes the process for a <u>Designated Reviewer</u> to conduct a <u>Non-Committee</u> <u>Review</u> or a Limited IRB Review.
- 1.2 The process begins when the <u>Designated Reviewer</u> has the provided materials.
- 1.3 The process ends when the <u>Designated Reviewer</u> completes the review and returns the completed materials to an IRB staff member.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The <u>Designated Reviewer</u> may not disapprove research.
- 3.2 The <u>Designated Reviewer</u> utilizes all applicable worksheets in the review of research.
- 3.3 All applicable criteria for approval in HRP-314 WORKSHEET Criteria for Approval must be satisfied in order for the research to be approved using the expedited procedure.
- 3.4 All applicable criteria for approval in HRP-312 WORKSHEET Exemption Determination must be satisfied for research to be determined to be exempt (including applicable criteria for Limited IRB Review in HRP-319 WORKSHEET Limited IRB Review and Broad Consent when appropriate).

4 RESPONSIBILITIES

4.1 The <u>Designated Reviewer</u> carries out these procedures.

5 PROCEDURE

- 5.1 Review all materials.
- 5.2 Determine the required level of review:
 - 5.2.1 Not Human Research,
 - 5.2.2 <u>Human Research</u> not Engaged,
 - 5.2.3 Exempt <u>Human Research</u> (including exempt <u>Human Research</u> that requires Limited IRB Review),
 - 5.2.4 <u>Human Research</u> approved using the expedited procedure, or
 - 5.2.5 <u>Human Research</u> that requires review by a convened IRB.
- 5.3 If consultation is needed follow HRP-051 SOP Consultation.
- 5.4 Execute the "Submit Designated Review" activity.
- 5.5 Return all materials and completed checklists to the IRB staff within 5 business days of receipt of materials.

6 MATERIALS

- 6.1 HRP-051 SOP Consultation
- 6.2 HRP-312 WORKSHEET Exemption Determination

- 6.3 HRP-314 WORKSHEET Criteria for Approval
- 6.4 HRP-319 WORKSHEET Limited IRB Review and Broad Consent

- 7.1 21 CFR §56.110(b).
- 7.2 45 CFR §46.110(b).
- 7.3 AAHRPP elements I.1.A, I.6.B, I.7.A, I-9, II.2.A-C, II.2.F-II.2.F.3, II.5.A



HRP-040 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Meeting Preparation

1 PURPOSE

- 1.1 This procedure establishes the process to prepare for a convened IRB meeting.
- 1.2 The process begins when the agenda is closed, approximately 10 days before a meeting date.
- 1.3 The process ends when IRB meeting agenda materials have been sent or made available to IRB members.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 At least one IRB member or consultant is responsible for scientific/scholarly review of research.
- 3.2 Protocols are reviewed by IRB members and consultants with sufficient expertise.
- 3.3 When IRB members review research that involves vulnerable subjects, at least one individual who is knowledgeable about or experienced in working with such subjects will be present at the meeting.
- 3.4 IRB members are provided sufficient information so that each member can provide an opinion on whether the regulatory criteria for approval are met.
- 3.5 Alternate IRB members serve the same function as other IRB members, except that if the alternate IRB member and the regular IRB member for whom the alternate member is substituting are both present only one member may vote.
- 3.6 Review materials are provided to all IRB members at least 7 days before convened meetings.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

- 5.1 Confirm which IRB members (regular, alternate, and chairs) will be present at the meeting.
- 5.2 Consult HRP-601 DATABASE IRB Roster to be aware of the experience, expertise, and representational capacity of the IRB.
- 5.3 Review all submissions placed on the agenda for a convened IRB meeting.
- 5.4 Prepare an agenda for the meeting.
 - 5.4.1 Execute the "Assign Reviewers" activity in the meeting workspace to assign a primary reviewer to each agenda item.
 - 5.4.2 Execute the Assign Reviewers" activity in the meeting workspace to assign a scientific/scholarly reviewer to each agenda item who has scientific/scholarly expertise in the area of research. The primary reviewer and scientific/scholarly reviewer may be the same individual.
 - 5.4.3 If the scientific/scholarly reviewer is not an IRB member, determine whether the scientific/scholarly reviewer has a <u>Conflicting Interest</u> as defined in HRP-001 SOP Definitions. If so, assign another scientific/scholarly reviewer.

- 5.5 Use HRP-305 WORKSHEET Quorum and Expertise to ensure that the meeting will be appropriately convened and to ensure the IRB will have the appropriate expertise for each protocol.
 - 5.5.1 If the meeting will not meet the quorum and expertise requirements, take steps to obtain the required attendance of members and consultants or cancel the meeting.
 - 5.5.2 Follow the procedures in HRP-051 SOP Consultation to obtain consultants. Note any consultants on the agenda.
- 5.6 For individuals who are provided materials (IRB members, scientific/scholarly reviewers, consultants):
 - 5.6.1 Execute the "Send Agenda" activity in the meeting workspace to deliver review materials to reviewers.

6 MATERIALS

- 6.1 HRP-001 SOP Definitions
- 6.2 HRP-051 SOP Consultation
- 6.3 HRP-305 WORKSHEET Quorum and Expertise
- 6.4 HRP-601 DATABASE IRB Roster

- 7.1 45 CFR §46.108(b)
- 7.2 21 CFR §56.108(b)
- 7.3 AAHRPP elements I.1.F, I.5.D, I.6.B, I.7.A, I-9, II.1.B, II.1.D, II.1.E, II.2.D, II.2.G, II.2.E-II.2.E.2



HRP-041 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Meeting Conduct

1 PURPOSE

- 1.1 This procedure establishes the process to conduct convened meetings.
- 1.2 The process begins when the IRB members gather for a convened meeting.
- 1.3 The process ends when the meeting is adjourned.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The IRB reviews research in accordance with the applicable regulatory criteria for approval.
- 3.2 The IRB chair (and vice chair, where applicable), votes as a regular member.
- 3.3 Meetings are conducted in person or via teleconference.
- 3.4 IRB attendance is captured by documenting in the IRB meeting minutes the IRB members and alternates in attendance, replacement of a voting member by an alternate, attendance of IRB members who participate through teleconference, and IRB members who are recused due to a conflicting interest.
- 3.5 If quorum is lost during a meeting, the IRB cannot take votes until the quorum is restored, even if more than half of the members are still present.
- 3.6 Substantive changes or requirements, requests for more information for IRB consideration, and other issues related to the criteria for approval require review and approval by the convened IRB.
- 3.7 Minor or prescriptive changes or requirements (modifications required to secure approval) may be reviewed for approval by the IRB chair or a designated individual.
- 3.8 The worksheets and checklists described in HRP-301 WORKSHEET Review Materials and listed below in "Section 6: MATERIALS" are provided to IRB members in advance of meetings per HRP-040 SOP IRB Meeting Preparation to conduct meetings and meet regulatory requirements.

3.9

4 RESPONSIBILITIES

- 4.1 The IRB chair carries out these procedures, unless otherwise noted.
- 4.2 Primary reviewers lead IRB members through consideration of the regulatory criteria for approval.

- 5.1 Call the meeting to order.
- 5.2 Ask IRB members whether anyone has a <u>Conflicting Interest</u> in any item on the agenda and note the responses.
- 5.3 Ask IRB members if there are any questions about the report of completed non-committee reviews that was made available to the IRB prior to the meeting.
- 5.4 For each agenda item:

- 5.4.1 Table the item when notified by IRB staff that requirements for review of a specific item as defined in HRP-305 WORKSHEET Quorum and Expertise are not met.¹
- 5.4.2 If there are IRB members with a <u>Conflicting Interest</u>, invite the IRB to ask questions of those members and then ask those members to leave for discussion and voting or if present by teleconference, be placed on hold or disconnect for discussion and voting.
- 5.5 For each agenda item involving the initial review, modification or continuing review of a protocol:
 - 5.5.1 If there is a consultant present, ask the consultant to present his or her review to the IRB.
 - 5.5.2 If a consultant provided written information to the IRB, ask the primary reviewer to present that information to the IRB.
 - 5.5.3 Ask the scientific or scholarly reviewer or primary reviewer to present the scientific or scholarly review to the IRB.
 - 5.5.4 Ask the primary reviewer to lead the IRB through a discussion of the criteria in HRP-314 WORKSHEET Criteria for Approval and all referenced checklists (listed below) to have the convened IRB determine which regulatory criteria are met (or continue to be met), which are not met (or no longer met), and which would be met if the investigator modified the protocol as requested by the IRB.
 - 5.5.5 Restate the IRB's consensus regarding any protocol specific findings justifying a determination when required by a checklist and not previously determined and documented.
 - 5.5.6 Make a motion for one of the following actions:
 - 5.5.6.1 Approve (with a specific continuing review interval for initial or continuing review when applicable): Made when all criteria for approval are met. Include in motions for initial and continuing review the period of approval and the level of risk.
 - 5.5.6.2 Modifications Required to Secure Approval (with a specific continuing review interval for initial or continuing review when applicable): Made when IRB members require specific modifications such that an IRB staff member can determine whether an investigator has made the required changes without judging whether a change meets the regulatory criteria for approval. When making this motion, the assigned primary reviewer restates the modifications required by the IRB members and the IRB member's reasons for those changes.
 - 5.5.6.3 Defer: Made when the research does not qualify for Approval or Modifications Required to Secure Approval and the IRB has recommendations that might make the protocol approvable. When making this motion, the assigned primary reviewer describes the IRB member's reasons for the decision and describes recommendation to make the research approvable.
 - 5.5.6.4 Disapprove: Made when the research does not qualify for Approval or Modifications Required to Secure Approval and the IRB has no recommendations that might make the protocol approvable. When making this motion, the assigned primary reviewer describes the IRB member's reasons for the decision.
 - 5.5.6.5 Suspension or Termination of IRB Approval: Made when current approved research does not qualify for Approval or Modifications Required to Secure Approval. When making this motion, have the primary reviewer use HRP-321 WORKSHEET Review of Information Items to lead the convened IRB through a discussion of what actions are needed, if any, to protect subjects. The assigned primary reviewer describes the IRB member's reasons for the decision.

- 5.5.7 For modifications in response to a previous <u>Suspension of IRB approval</u>:
 - 5.5.7.1 Have the primary reviewer summarize any corrective actions taken by the Principal Investigator.
 - 5.5.7.2 Based on this new information, determine whether the corrective actions are sufficient to address the issues that prompted the suspension.
 - 5.5.7.2.1 If so, make a motion for the IRB to approve the modification, which will lift the suspension of IRB approval.
 - 5.5.7.2.2 If not, make an appropriate motion and identify the additional action items are required to protect subjects.
- 5.5.8 Review any modifications required to secure approval to ensure that the IRB staff has recorded them.
 - 5.5.8.1 Ensure that the required modifications include all final contingencies listed in the "Notes" section of the Pre-Review activity.
 - 5.5.8.2 For a pending financial interest review indicate that a determination that the financial interest is not a conflict of interest or has been eliminated can be verified by the IRB staff, but if there is a management plan, it must return to the convened IRB for review.
- 5.6 For each agenda item that is new information (<u>Unanticipated Problem Involving Risks to Subjects or Others</u>, <u>Serious Non-Compliance</u>, <u>Continuing Non-Compliance</u>, <u>Suspension of IRB Approval</u>, or <u>Terminations of IRB Approval</u>):
 - 5.6.1 Have the primary reviewer use HRP-321 WORKSHEET Review of Information Items to lead the convened IRB through a discussion of what actions are needed, if any, to protect subjects.
 - 5.6.2 Restate the IRB's consensus regarding any actions that need to be taken to protect subjects.
 - 5.6.3 Make a motion for the IRB's determination(s) regarding the action items (e.g., the motion is for the Principal Investigator to provide the IRB additional information regarding the status of currently enrolled subjects).
- 5.7 Open the floor for additional discussion.
- 5.8 Call for a vote.
- 5.9 Only IRB members may vote.
 - 5.9.1 If a member and an alternate are both present, only one may vote.
 - 5.9.1.1 Consultants may not vote.
 - 5.9.1.2 For a motion to be approved, it needs the approval of more than half of the members present at the meeting. (If there are 10 or 11 members present at the meeting, 6 votes are required for approval, which is greater than 5 and 5.5, respectively.)
- 5.10 Re-invite IRB members with a Conflicting Interest back into the meeting.
- 5.11 Provide any written information provided by a member or consultant to the IRB staff.
- 5.12 Adjourn the meeting when notified by IRB staff that quorum has been lost or when there is no further business.

6 MATERIALS

- 6.1 HRP-040 SOP IRB Meeting Preparation
- 6.2 HRP-301 WORKSHEET Review Materials
- 6.3 HRP-305 WORKSHEET Quorum and Expertise
- 6.4 HRP-308 WORKSHEET Pre-Review

- 6.5 HRP-314 WORKSHEET Criteria for Approval
- 6.6 HRP-315 WORKSHEET Advertisements
- 6.7 HRP-316 WORKSHEET Payments
- 6.8 HRP-317 WORKSHEET Short Form of Consent Documentation
- 6.9 HRP-318 WORKSHEET Additional Federal Agency Criteria
- 6.10 HRP-321 WORKSHEET Review of Information Items
- 6.11 HRP-323 WORKSHEET Criteria for Approval HUD
- 6.12 HRP-410 CHECKLIST Waiver or Alteration of Consent Process
- 6.13 HRP-411 CHECKLIST Waiver of Written Documentation of Consent
- 6.14 HRP-412 CHECKLIST Pregnant Women
- 6.15 HRP-413 CHECKLIST Non-Viable Neonates
- 6.16 HRP-414 CHECKLIST Neonates of Uncertain Viability
- 6.17 HRP-415 CHECKLIST Prisoners
- 6.18 HRP-416 CHECKLIST Children
- 6.19 HRP-417 CHECKLIST Cognitively Impaired Adults
- 6.20 HRP-418 CHECKLIST Non-Significant Risk Device
- 6.21 HRP-419 CHECKLIST Waiver of Consent Process for Emergency Research

- 7.1 21 CFR §50.20, §50.25, §50.27, §56.109, §56.111.
- 7.2 45 CFR §46.109, §46.116, §46.117.
- 7.3 AAHRPP elements I.1.F, I.5.A, I.5.D, I.6.B, I.7.A, I-9, II.1.B, II.1.D, II.1.E, II.2.D, II.2.G, II.2.E-II.2.E.2, II.2.F-II.2.F.3

ⁱ "Tabled" is not an action of the IRB, but is a status based on the inability of the IRB to take an action because of reasons of quorum.



HRP-042 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Meeting Attendance Monitoring

1 PURPOSE

- 1.1 This procedure establishes the process to monitor quorum at convened IRB meetings.
- 1.2 The process begins when the IRB staff member responsible for monitoring quorum notifies the IRB chair that quorum has been attained.
- 1.3 The process ends when the meeting is adjourned.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 None

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 At meetings consult HRP-305 WORKSHEET Quorum and Expertise to determine that the meeting is appropriately convened by meeting the "QUORUM REQUIREMENTS" and notify the IRB chair when the meeting is appropriately convened.
- 5.2 Before each protocol consult HRP-305 WORKSHEET Quorum and Expertise to determine that the meeting is appropriately convened by meeting the "EXPERTISE REQUIREMENTS" and notify the IRB chair when the meeting is not appropriately constituted for the review of that protocol.
- 5.3 When a member leaves the meeting room for any reason (including a <u>Conflicting Interest</u>) consult HRP-305 WORKSHEET Quorum and Expertise to determine that the meeting continues to be appropriately convened by meeting the "QUORUM REQUIREMENTS" and notify the IRB chair when the meeting is <u>not</u> appropriately convened.

6 MATERIALS

6.1 HRP-305 - WORKSHEET - Quorum and Expertise

- 7.1 45 CFR §46.108(b)
- 7.2 21 CFR §56.108(c)
- 7.3 AAHRPP elements II.1.D, II.1.E, II.2.D



HRP-043 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Meeting Minutes

1 PURPOSE

- 1.1 This procedure establishes the process to record minutes for convened meetings.
- 1.2 The process begins when the meeting is called to order.
- 1.3 The process ends when the minutes are approved by the IRB chair or IRB Manager.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None.

3 POLICY

- 3.1 Minutes are to comply with regulatory and guidance requirements.
- 3.2 Minutes are to record separate deliberations for each action.
- 3.3 Minutes are officially approved on behalf of the IRB by the IRB chair or IRB manager.
- 3.4 IRB members may make corrections to minutes.
- 3.5 The IRB writes minutes and makes them available for review by the committee by the next IRB meeting. Minutes are made available to the <u>Institutional Official/Organizational Official (IO/OO)</u>.
- 3.6 Minutes may not be altered by anyone including a higher authority once accepted by the convened IRB.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

- 5.1 Execute the "Convene Meeting" activity.
- 5.2 Record each voting member (regular members and alternates) present at the meeting at any time: (Do not record non-voting members under "Attendance Table")
 - 5.2.1 Name.
 - 5.2.2 Status: E.g., chair, vice chair, scientific member, non-scientific member, unaffiliated member, representative of vulnerable population (specify), prisoner representative, or alternate member.
 - 5.2.3 For alternate members who are substituting for a regular member, indicate the name of the regular member for whom the alternate member is substituting.
 - 5.2.4 Whether the member was present by teleconference.
- 5.3 Record the total number of members in HRP-601 DATABASE IRB Roster. Exclude alternate members in this count.
- 5.4 Record the number of members required for quorum. Divide the number of members by two and select the next whole number. For example, if there are 10 IRB members on the HRP-601 DATABASE IRB Roster, then 10/2 = 5 and the next whole number is 6. If there 11 IRB members on the HRP-601 DATABASE IRB Roster, then 11/2=5.5 and the next whole number is 6.

- 5.5 Indicate whether members present by teleconference received all pertinent material before the meeting and were able to actively and equally participate in all discussions. Delete if no members were present by teleconference.
- 5.6 Record the meeting start time.
- 5.7 For each submission reviewed record in the "Submit Committee Review" activity or "Submit RNI Committee Review" activity, as appropriate:
 - 5.7.1 Motion: Approved, Modifications Required to Secure Approval, Deferred, Disapproved, Suspended, or Terminated. For initial or continuing review add the period of approval to the motion.
 - 5.7.2 Risk Level: Minimal Risk or more than Minimal Risk.
 - 5.7.3 Last Day of Approval Period: Record the study expiration date.
 - 5.7.4 Recommended Changes and Reasons: If the motion is Modifications Required to Secure Approval or deferral/disapproval, complete the table with the required changes and corresponding reasons. If no recommended changes, indicate "None."
 - 5.7.5 Controverted Issues and their Resolutions: Summarize the issues where IRB members expressed a difference of opinion. For each issue indicate the resolution or indicate that there was none. If no controverted issues, indicate "None."
 - 5.7.6 Determinations and findings that require documentation: If the research involves waiver or alteration of consent, waiver of written documentation of consent, children, pregnant women, neonates, <u>Prisoners</u>, or cognitively impaired adults, enter "See attached Supporting Documents" and ensure that the corresponding completed checklist is uploaded as a supporting document. If no determinations that require documentation, indicate "None."
 - 5.7.7 RNI Determinations: Record the determination of Unanticipated Problem Involving rRsks to Subjects or Others, suspension or termination of IRB approval, serious non-compliance, continuing non-compliance, non-compliance that is neither serious nor continuing, allegation of non-compliance with no basis in fact, or none of the above.
 - 5.7.8 RNI Considerations: Record requirements determined by the IRB, for example modification to the protocol or ask subjects to re-consent.
 - 5.7.9 Additional Information and Notes: Summarize issues useful to understand the agenda item. For example, a brief history of recent IRB actions
 - 5.7.10 Supporting documents: For any determinations that require documentation, upload the appropriate checklist(s), or any other appropriate supporting documents.
 - 5.7.11 Vote: Record as the number of members for, against, abstaining, absent, or recused. List the names of IRB members who were absent or recused. Do not count votes of consultants. If both a regular IRB member and the alternate IRB member are present at the meeting record the vote of just one.
 - 5.7.11.1 For: Voting for the motion.
 - 5.7.11.2 Against: Voting against the motion.
 - 5.7.11.3 Abstain: Present for the vote, but not voting "For" or "Against."
 - 5.7.11.4 Absent: Listed under "Members Present" but not present for the discussion and vote on this protocol for reasons other than a <u>Conflicting Interest</u>. List the names of absent members in the vote. For example: "For: 7 Against: 3 Abstain: 2 Absent: 2 (Alice Baker, Charlie Delta) Recused: 0 Substitutions: 0."
 - 5.7.11.5 Recused: Listed under "Members Present" but not present for the discussion and vote on this protocol for because of a <u>Conflicting Interest</u>. List the names of recused members in the vote. For example: "For: 7 Against: 3 Abstain: 2 Absent: 0 Recused: 2 (Evelyn Foxtrot, George India) Substitutions: 0."
 - 5.7.11.6 Substitutions: Listed under "Members Present" When regular members and their alternate(s) are listed under "Members Present" and an alternate member substitutes for the regulator member, identify the name of the alternate to indicate which individual is serving as the voting member for this vote. May be deleted if

there are no substitutions. For example: "For: 7 Against: 3 Abstain: 2 Absent: 0 Recused: 0 Substitutions: 1 (Evelyn Foxtrot substituted for George India)."

- 5.8 Record the meeting end time.
- 5.9 Execute the "Prepare Minutes" activity and combine the attendee information with the generated submission-specific determinations.
- 5.10 Within 2 business days revise minutes for accuracy and provide them to the IRB chair or IRB manager for review and approval.
- 5.11 Once approved by the IRB chair or IRB manager, execute the "Close Meeting" activity.
- 5.12 The minutes will show on the next agenda for that IRB committee under "Previous meetings with minutes for approval" for the IRB members at the next convened meeting to review and accept.
- 5.13 Once accepted, execute the "Approve Minutes" activity to finalize the minutes.

6 MATERIALS

6.1 HRP-501 - TEMPLATE MINUTES

- 7.1 21 CFR §56.115(a)(2)
- 7.2 45 CFR §46.115(a)(2)
- 7.3 AAHRPP elements I-9, II.1.D, II.1.E, II.2.D, II.2.G, II.2.E-II.2.E.2, II.5.B



HRP-044 | 12/10/2021 | Author: T. Bechert | Approver: S. Clark

SOP: Not Otherwise Approvable Research

1 PURPOSE

- 1.1 This procedure establishes the process for the organization to review research that is not otherwise approvable, but because the research is not subject to regulatory approval no government agency will conduct a review of this research to determine whether it can be approved.
- 1.2 This process begins when the IRB determines that research involving children, pregnant women, or fetuses as subjects is not otherwise approvable, but presents a reasonable opportunity to understand, prevent, or alleviate a serious problem affecting those subjects' health or welfare.
- 1.3 The process ends when the <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee communicates a decision to the IRB.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 When research is not otherwise approvable, but because the research is not subject to regulatory approval no government agency will conduct a review of this research to determine whether it can be approved, this organization will conduct its own review that parallels the regulatory process.
- 3.2 The criteria used to make a determination are:
 - 3.2.1 That the research in fact satisfies the conditions of IRB approvable research in HRP-413 CHECKLIST Non-Viable Neonates, HRP-414 CHECKLIST Neonates of Uncertain Viability, or HRP-416 CHECKLIST Children, or HRP-412 CHECKLIST Pregnant Women.
 - 3.2.2 All of the following criteria are met:
 - 3.2.2.1 The research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of children or pregnant women, fetuses or neonates.
 - 3.2.2.2 The research will be conducted in accordance with sound ethical principles;
 - 3.2.2.3 Adequate provisions are made for soliciting the assent of children, the permission of their parents or guardians, and the consent of subjects as required by HRP-314 WORKSHEET Criteria for Approval, HRP-413 CHECKLIST Non-Viable Neonates, HRP-414 CHECKLIST Neonates of Uncertain Viability, or HRP-416 CHECKLIST Children.

4 RESPONSIBILITIES

4.1 The <u>IO/OO</u> or designee carries out these procedures.

5 PROCEDURE

5.1 Identify a panel of five or more experts in pertinent disciplines (e.g., science, medicine, education, ethics, and law) and relevant subject advocates to review the protocol.

- 5.2 Screen for <u>Conflicting Interests</u> of panel members and do not use panel members with a <u>Conflicting</u> Interest.
- 5.3 Inform potential experts that they will be asked to provide individual written recommendations and that their reports, as well as their identities, will be publicly available during the public review and comment period.
- 5.4 Publish in a form accessible to the public:
 - 5.4.1 A request for written comments, including an Internet link to the protocol, relevant sections of grant applications, parental permission and assent documents, and relevant excerpts from the IRB minutes and correspondence.
 - 5.4.2 The date and location of the expert panel meeting (to be held a minimum of 30 days after the notice is posted).
 - 5.4.3 Indicate that the panel meeting will be open to the public and that the public will be given an opportunity to comment at the panel meeting.
 - 5.4.4 Note that written comments on posted materials must be submitted at least 7 days before the day of the panel meeting to be considered by the panelists (which will allow the public 21 days to comment on posted materials);
 - 5.4.5 Indication that the panelists' reports/recommendations (see below) will be posted 14 days after the panel meets.
 - 5.4.6 Invite comments for up to 30 days after the meeting of the convened panel for review and consideration by the panel.
- 5.5 Open the meeting to the public.
- 5.6 After the convened panel discussion occurs and public comments are received, have each panel member write an independent recommendation as to whether the protocol should proceed, proceed with modifications, or not proceed.
- 5.7 Post panel reports on the organization's website for informational purposes for 30 days after the panel meeting.
- 5.8 Review the panel deliberations, reports, public comments, and make one of the following recommendations within 90 days of the convened panel meeting:
 - 5.8.1 The organization approves support of the research as submitted;
 - 5.8.2 The organization approves support of the research, but with required and/or recommended modifications; or
 - 5.8.3 The organization disapproves support of the research.
- 5.9 Inform the IRB and the investigator.
- 5.10 Post the decision on the organization's Website.

- 6.1 HRP-314 WORKSHEET Criteria for Approval
- 6.2 HRP-412 CHECKLIST Pregnant Women
- 6.3 HRP-413 CHECKLIST Non-Viable Neonates
- 6.4 HRP-414 CHECKLIST Neonates of Uncertain Viability
- 6.5 HRP-416 CHECKLIST Children

- 7.1 45 CFR §46.207, 45 CFR §46.407
- 7.2 21 CFR §50.24(e), 21 CFR §50.54(b), 21 CFR §812.66
- 7.3 AHRPP elements I.1.D, II.1.D, II.2.E-II.2.E.2, II.4.A



HRP-050 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Conflicting Interests of IRB Members

1 PURPOSE

- 1.1 This procedure establishes the process to identify and manage Conflicting Interest of IRB members.
- 1.2 The process begins when an IRB member is asked to review an IRB submission.
- 1.3 The process ends when an IRB member has either identified a <u>Conflicting Interest</u> and notified IRB staff, or when an IRB member has determined that he or she does not have a <u>Conflicting Interest</u>.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 IRB members are responsible to know the definition of <u>Conflicting Interest</u> and self-identify when they have a <u>Conflicting Interest</u>.

4 RESPONSIBILITIES

4.1 IRB members (regular and alternate) follow these procedures.

5 PROCEDURE

- 5.1 Before reviewing research, IRB members are to determine whether they have a <u>Conflicting Interest</u> with research.
- 5.2 If an IRB member has a <u>Conflicting Interest</u> for review outside a meeting (e.g., the expedited procedure), he or she is to notify the IRB staff and return all materials.
- 5.3 If an IRB member has a <u>Conflicting Interest</u> for review of a submission for which he or she has been assigned as a primary or scientific reviewer, he or she is to notify the IRB staff so the submission can be re-assigned.
- 5.4 If an IRB member has a <u>Conflicting Interest</u> for review of research at a meeting, he or she is to notify the meeting chair, stay in the meeting room only to answer questions about the research, and to leave the meeting room for discussion and voting regarding that research.

6 MATERIALS

6.1 None

- 7.1 21 CFR §56.107(e)
- 7.2 45 CFR §46.107(e)
- 7.3 AAHRPP elements I-9, II.1.D



HRP-051 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Consultation

1 PURPOSE

- 1.1 This procedure establishes the process for the IRB to obtain consultants.
- 1.2 The process begins when the IRB staff or IRB member has identified the need for consultation.
- 1.3 The process ends when the consultant has provided additional expertise to the IRB.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The IRB invites consultants with competence in special areas to assist in the review of issues which require expertise beyond or in addition to that available on the IRB.
- 3.2 Consultants with a Conflicting Interest may not provide information to the IRB.

4 RESPONSIBILITIES

- 4.1 For review by a convened IRB, IRB staff members carry out these procedures.
- 4.2 For Non-Committee Review, the Designated Reviewer carries out these procedures.

5 PROCEDURE

- 5.1 Identify a consultant with the required expertise who can provide a review. Identify individuals as follows:
 - 5.1.1 IRB members from other committees
 - 5.1.2 Other employees of the organization
 - 5.1.3 External consultants
- 5.2 Contact the consultant and determine availability for review.
- 5.3 Determine whether the consultant has a <u>Conflicting Interest</u> as defined in HRP-001 SOP Definitions. If so, obtain another consultant.
- 5.4 Use HRP-301 WORKSHEET Review Materials to determine which documents to make available to the consultant so the IRB can obtain the additional expertise needed, and make these documents available to the consultant. If the additional expertise needed does not require review of any materials, no materials need be provided.
- 5.5 For review by the convened IRB:
 - 5.5.1 Make the consultant's written comments, if any, available to the IRB members attending the meeting.
 - 5.5.2 If the consultant did not provide a written report or if requested by an IRB member, invite the consultant to the IRB meeting.
- 5.6 For Non-Committee Review:
 - 5.6.1 Directly obtain the information (oral or written) from the consultant.
 - 5.6.2 Document information received with the name of the consultant.

6 MATERIALS

- 6.1 HRP-001 SOP Definitions
- 6.2 HRP-301 WORKSHEET Review Materials

- 7.1 21 CFR §56.107(f)
- 7.2 45 CFR §46.107(f)
- 7.3 AAHRPP elements I.1.F, I-9, II.1.D, II.1.E, II.2.E-II.2.E.2



HRP-052 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Post-Review

1 PURPOSE

- 1.1 This procedure establishes the process for communications after a protocol is reviewed.
- 1.2 The process begins when:
 - 1.2.1 A <u>Designated Reviewer</u> has completed a <u>Non-Committee Review</u> and provided completed materials to the IRB staff; OR
 - 1.2.2 An IRB meeting has adjourned, and the IRB chair or IRB manager has approved the minutes; OR
 - 1.2.3 An IRB staff member has verified that modifications required to secure approval have been made.
- 1.3 The process ends when all correspondence related to IRB determinations and actions have been sent and additional tasks have been completed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The IRB reports its findings and actions to the investigator.
- 3.2 The IRB reports its findings and actions to the institution.
- 3.3 When the IRB disapproves research, it provides the investigator with a statement of the reasons for the decision and gives the investigator an opportunity to respond in person or in writing.
- 3.4 Communication of review results to investigators are to be completed within 10 business days of the IRB meeting or receipt of the completed <u>Non-Committee Review</u> materials.
- 3.5 When a modification is reviewed to lift a suspension for a previous Suspension of IRB Approval, the state of the study will change from "Suspended" to "Approved" when the modification is approved.
- 3.6 Reporting of <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; <u>Suspension of IRB Approval</u>; <u>Termination of IRB Approval</u>; and <u>Unanticipated Problem Involving Risks to Subjects or Others</u> to outside agencies is to take place within 30 business days from the determination of a reportable problem.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

- 5.1 If the <u>Non-Committee Review</u> indicated a <u>Conflicting Interest</u> or a lack of expertise, follow HRP-031 SOP Non-Committee Review Preparation.
- 5.2 For initial reviews, continuing reviews, or modifications:
 - 5.2.1 If the communication is an IRB determination of Approved:
 - 5.2.1.1 Refer to HRP-302 WORKSHEET Approval Intervals to calculate approval intervals (if applicable).

- 5.2.1.2 Execute the "Finalize Documents" to stamp and accept all changes for attached documents.
- 5.2.1.3 Execute the "Prepare Letter" activity and modify the letter as needed.
- 5.2.1.4 Execute the "Send Letter" activity.
- 5.2.2 If the communication is an IRB determination other than Approved:
 - 5.2.2.1 Execute the "Prepare Letter" activity and modify the letter as needed.
 - 5.2.2.2 Execute the "Send Letter" activity.
- 5.3 Refer to HRP-303 WORKSHEET Communication of Review Results to determine if any paper-based letters need to be sent and send all applicable letters within 30 business days.
 - 5.3.1 Refer to HRP-303 WORKSHEET Communication of Review Results and send all applicable letters to the Principal Investigator within 5 business days.
 - 5.3.1.1 Have letter signed by the signatory in the template letter.
 - 5.3.1.2 Send the letter to the inside addresses and cc list as directed by the letter.
- 5.4 For continuing reviews or modifications to studies where enrollment is suspended and the submission does not change the enrollment suspension status, execute the "Suspend" activity in the study workspace, and document that the enrollment to the study remains suspended.
- 5.5 For determinations of <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; <u>Suspension of IRB Approval</u>; or <u>Unanticipated Problem Involving Risks to Subjects or Others</u>:
 - 5.5.1 If the determination was <u>Serious Non-Compliance</u>; <u>Continuing Non-Compliance</u>; or <u>Unanticipated Problem Involving Risks to Subjects or Others</u>:
 - 5.5.1.1 Execute the "Prepare Letter" activity and modify the appropriate letter as needed.
 - 5.5.1.2 Execute the "Send Letter" activity.
 - 5.5.2 If the determination was <u>Suspension of IRB Approval:</u>
 - 5.5.2.1 Execute the "Suspend" activity in the study workspace.
 - 5.5.2.2 Execute the "Prepare Letter" activity in the study workspace and modify the letter as needed.
 - 5.5.2.3 Execute the "Send Letter" activity.
 - 5.5.3 If the determination was <u>Termination of IRB Approval:</u>
 - 5.5.3.1 Execute the "Terminate" activity in the study workspace.
 - 5.5.3.2 Execute the "Prepare Letter" activity in the study workspace and modify the letter as needed.
 - 5.5.3.3 Execute the "Send Letter" activity.
 - 5.5.4 When reporting to OHRP only, complete the *OHRP Incident Report Form*ⁱ within 30 business days from the determination of a reportable problem.
 - 5.5.5 If reporting to both OHRP and any other outside agency concurrently, utilize the OHRP Incident Report Form email confirmation and HRP-520a LETTER External Report OHRP and Other Agencies and send within 30 business days from the determination of a reportable problem.
 - 5.5.6 If reporting to other outside agencies NOT including ORHP, complete HRP-520 LETTER External Report NOT Including OHRP and send within 30 business days from the determination of a reportable problem.

- 6.1 HRP-031 SOP Non-Committee Review Preparation
- 6.2 HRP-302 WORKSHEET Approval Intervals
- 6.3 HRP-303 WORKSHEET Communication of Review Results
- 6.4 HRP-520 LETTER External Report NOT Including OHRP
- 6.5 HRP-520a LETTER External Report OHRP and Other Agencies

6.6 HRP-526 - External Report to DOD

7 REFERENCES

- 7.1 45 CFR §46.103(b)(4)(i), 45 CFR §46.207, 45 CFR §46.306(2)(C), 45 CFR §46.306(2)(D), 45 CFR §46.407, 45 CFR §46 Waiver of Informed Consent Requirements in Certain Emergency Research (November 1, 1996)
- 7.2 21 CFR §56.108(a)(1), 21 CFR §50.24(e), 21 CFR §50.54(b), 21 CFR §812.66
- 7.3 AAHRPP elements I.1.A, I.5.D, I-9, II.1.D, II.1.E, II.2.A, II.2.G, II.2.H, II.2.E-II.2.E.2, II.2.F-II.2.F.3, III.2.D

i https://oash.force.com/ohrpwebforms/s/incident-web-form



HRP-054 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Institutional Conflicts of Interest

1 PURPOSE

- 1.1 This procedure establishes the process to identify institutional financial interests that may cause an institutional conflict of interests.
- 1.2 The process begins when the <u>Organizational Official/ Institutional Official (IO/OO)</u> or designee is informed of a change in the institution's financial holdings outside of standard investments.
- 1.3 The process ends when the IRB staff are provided an updated list of the institution's financial holdings.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 An institutional financial conflict of interests exists when any of the following might affect the design, conduct, or reporting of research:
 - 3.1.1 Licensing, technology transfer, patents
 - 3.1.2 Investments of the organization
 - 3.1.3 Gifts to the organization when the donor has an interest in the research
 - 3.1.4 Financial interests of senior administrative officials
 - 3.1.5 Other financial interests
- 3.2 Senior administrative officials are required to disclose their financial interests to the Conflict of Interests Officer:
 - 3.2.1 Upon joining the organization
 - 3.2.2 Every year
 - 3.2.3 When there are changes to financial interests
- 3.3 The Technology Transfer Office, Office of Sponsored Programs, legal counsel, and the Conflict of Interests Officer are to notify the <u>IO/OO</u> or designee of any change in the institution's financial holdings not controlled by the institution's investment managers related to:
 - 3.3.1 Licensing (e.g., licensing or technology transfer agreements)
 - 3.3.2 Investments of the organization
 - 3.3.3 Gifts to the organization when the donor has an interest in the research
 - 3.3.4 Financial interests of senior administrative officials
 - 3.3.5 Other financial interests
- 3.4 The fiduciary responsibility of the institution's investment managers is to maintain a diversified portfolio of holdings that that meets the institution's goals in terms of capital appreciation, income, and risk. <u>IO/OO</u> may not influence the decisions of the institution's investment managers. This institution considers such investments to be similar to diversified mutual funds and not subject to disclosure under this policy.

- 3.5 The evaluation and management of an institutional conflict of interest may not vary by funding or regulatory oversight.
- 3.6 If an institutional financial holding related to prospective or ongoing Human Research is identified, it will be managed according to HRP-055 SOP Financial Conflicts of Interests.

4 RESPONSIBILITIES

4.1 The <u>IO/OO</u> or designee carries out these responsibilities.

5 PROCEDURE

- 5.1 Upon receipt of information of a change in financial interest update the list of investments that are not controlled by the institution's investment managers. Include information about the name of the company, the names of related companies, and affected products or services.
- 5.2 Provide a copy of the updated list to the IRB staff.

6 MATERIALS

6.1 HRP-055 - SOP - Financial Conflicts of Interests

7 REFERENCES

7.1 AAHRPP elements I.6.A, I-9



HRP-055 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Financial Conflicts of Interest

1 PURPOSE

- 1.1 This procedure establishes the process to evaluate a report of an individual financial interest of an investigator or research staff <u>Related to the Research</u> or an institutional financial interest <u>Related to the Research</u>.
- 1.2 The process begins when COI Office determines that an investigator or research staff has reported a financial interest <u>Related to the Research</u> or the IRB staff have detected an institution financial interest <u>Related to the Research</u>.
- 1.3 The process ends when the COI Office has evaluated the reported interest and communicated the results of this evaluation to the IRB.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The Associate Vice President, Research Integrity and Assurance serves as the Conflicts of Interests Officer.
- 3.2 For any or all steps of this procedure, the Conflicts of Interests Officer may have the Conflicts of Interests Committee follow the procedure whenever the Conflicts of Interests Officer believes that institutional consensus is needed to make a decision.
- 3.3 Individuals are considered to have an institutional responsibility and are subject to this policy when they are involved in any of the following:
 - 3.3.1 The independent design, conduct, or reporting of research
 - 3.3.2 Research consultation
 - 3.3.3 Teaching
 - 3.3.4 Professional practice
 - 3.3.5 Institutional committee memberships
 - 3.3.6 Service on panels such as Institutional Review Boards or Data and Safety Monitoring Boards
- 3.4 Individuals subject to this policy are required to complete financial conflicts of interest training initially, at least every two years, and immediately when:
 - 3.4.1 Joining the organization.
 - 3.4.2 Financial conflicts policies are revised in a manner that changes investigator requirements.
 - 3.4.3 Non-compliant with financial conflicts policies and procedures.
- 3.5 Individuals subject to this policy are required to disclose their institutional responsibility to conduct research and the financial interests Related to the Research:
 - 3.5.1 On submission of an initial review.
 - 3.5.2 At least annually on submission of continuing review.

- 3.5.3 Within 30 days of discovering or acquiring (e.g., through purchase, marriage, or inheritance) a new financial interest.
- 3.6 Travel disclosures are to include the purpose of the trip, the identity of the sponsor or organizer, the destination, and the duration.
- 3.7 Significant Financial Interest means a financial interest consisting of one or more of the following interests of the Investigator (and those of the Investigator's spouse and dependent children) that reasonably appears to be related to the Investigator's institutional responsibilities:
 - 3.7.1 With regard to any publicly traded entity, a significant financial interest exists if the value of any remuneration received from the entity in the twelve months preceding the disclosure and the value of any equity interest in the entity as of the date of disclosure, when aggregated, exceeds \$5,000. For purposes of this definition, remuneration includes salary and any payment for services not otherwise identified as salary (e.g., consulting fees, honoraria, paid authorship); equity interest includes any stock, stock option, or other ownership interest, as determined through reference to public prices or other reasonable measures of fair market value;
 - 3.7.2 With regard to any non-publicly traded entity, a significant financial interest exists if the value of any remuneration received from the entity in the twelve months preceding the disclosure, when aggregated, exceeds \$5,000, or when the Investigator (or the Investigator's spouse or dependent children) holds any equity interest (e.g., stock, stock option, or other ownership interest); or
 - 3.7.3 Intellectual property rights and interests (e.g., patents, copyrights), upon receipt of income related to such rights and interests.
- 3.8 Violations of this policy or proscribed management plans can lead to:
 - 3.8.1 Loss or restriction of privileges to conduct research
 - 3.8.2 Other employment actions as allowed by Human Resources Policies and Procedures.
- 3.9 Records related to disclosures and management of financial conflicts of interest are to be retained for at least three years from completion of the research.

4 RESPONSIBILITIES

4.1 The COI Officer carries out these procedures or ensures that a committee follows these procedures.

- 5.1 Ensure committee members do not participate in the review of any conflict of interests in which the member has <u>Conflicting Interest</u>.
- 5.2 Review the reported financial interest and the research protocol.
 - 5.2.1 If the financial interest and research protocol has already been reviewed, and if needed, managed, notify the IRB staff of this determination in writing and stop processing subsequent steps of this procedure.
- 5.3 Determine whether the reported financial interest is related to the research.
 - 5.3.1 If the financial interest is not related to the research, notify the IRB staff of this determination in writing and stop processing subsequent steps of this procedure.
- 5.4 Determine whether the reported financial interest could directly and significantly affect the design, conduct, or reporting (i.e., the reported financial interest is a conflict of interests) of the <u>Human Research.</u>
 - 5.4.1 If there is no conflict of interests, notify the IRB staff of this determination in writing and stop processing subsequent steps of this procedure.

- 5.5 If a conflict of interests exists, determine under what circumstances, if any, should a conflicted individual (in the case of individual financial interest) or the organization (in case of institutional financial interest) be allowed to participate in:
 - 5.5.1 Subject recruitment.
 - 5.5.2 Prescreening for inclusion/exclusion criteria.
 - 5.5.3 The consent process.
 - 5.5.4 The clinical treatment of subjects, separate from the research interventions or procedures.
 - 5.5.5 Clinical evaluation of subjects during the research, separate from the research interventions or procedures, including adverse event evaluation and reporting.
- 5.6 Create a written management plan, considering the following options:
 - 5.6.1 Public disclosure of the financial interests.
 - 5.6.2 Disclosure of the financial interests to subjects.
 - 5.6.3 Appointment of an independent monitor capable of taking measures to protect the design, conduct, and reporting of the research against bias resulting from the financial conflict of interest.
 - 5.6.4 Change of personnel or personnel responsibilities, or disqualification of personnel from participation in all or a portion of the research.
 - 5.6.5 Reduction or elimination of the financial interest (e.g., sale of an equity interest).
 - 5.6.6 Severance of relationships that create financial conflicts.
 - 5.6.7 Modification of the research plan.
 - 5.6.8 Involvement of external individuals in key portions of the protocol
 - 5.6.9 Use of an external IRB.
 - 5.6.10 A retrospective review.
 - 5.6.11 A mitigation report.
 - 5.6.12 A plan to monitor and enforce the implementation of the management plan.
- 5.7 Provide the written management plan to the involved individual or office for comment and review.
- 5.8 Finalize the written management plan.
- 5.9 Provide the IRB staff of the reviewing IRB with the written management plan so the IRB can make the final decision as to whether the financial interest and its management, if any, allows the research to be approved.
- 5.10 When required provide the final determination to the funding or regulatory agencies.
- 5.11 Maintain a copy of determinations and management plans in the records.

6.1 None

- 7.1 42 CFR §50
- 7.2 45 CFR §94
- 7.3 AAHRPP elements I.6.A, I.6.B, I.7.A



HRP-060 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Annual Evaluations of the HRPP

1 PURPOSE

- 1.1 This procedure establishes the process to conduct annual evaluations of the human research protection program.
- 1.2 The process begins the first business day of each June.
- 1.3 The process ends when all evaluations have been completed and communicated to those evaluated.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The human research protection program is evaluated annually.
- 3.2 The subject outreach program for enhancing the understanding of subjects, prospective subjects, and communities is accomplished by making the document HRP-104 BROCHURE Should I Take Part in Research available to the patient population.

4 RESPONSIBILITIES

4.1 IRB staff ensure completion of these procedures.

- 5.1 Have the <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee evaluate the following resources provided to the human research protection program and make adjustments as part of the budgeting process.
 - 5.1.1 Space
 - 5.1.2 HRPP educational program
 - 5.1.3 Legal counsel
 - 5.1.4 Conflicts of interests
 - 5.1.5 Quality improvement plan
- 5.2 Have the <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee evaluate the HRPP's emergency preparedness plan and make changes when appropriate.
 - 5.2.1 When updates to the HRPP emergency preparedness plan are made, the IRB Director will designate appropriate IRB staff to make changes to associated educational materials for the HRPP research community.
- 5.3 Evaluate whether the number of IRBs is appropriate to the volume and types of research reviewed.
 - 5.3.1 Provide a copy of the evaluation to the <u>IO/OO</u> or designee.
 - 5.3.2 If the number of IRBs is not appropriate to the volume and types of research reviewed, work with the <u>IO/OO</u> or designee to modify the IRB structure.
- 5.4 Have the <u>IO/OO</u> or designee evaluate the knowledge, skills, and performance of each IRB chair using HRP-326 WORKSHEET Performance Evaluation for IRB Chairs.

- 5.4.1 Communicate the results of the evaluation to each IRB chair and the <u>IO/OO</u> or designee.
- 5.4.2 If needed, work with each IRB chair to develop a plan to improve the individual's knowledge, skills, and performance.
- 5.5 Have the IRB chair or IRB manager evaluate the knowledge, skills, and performance of each regular and alternate IRB member using HRP-327 WORKSHEET Performance Evaluation for IRB Members.
 - 5.5.1 Have the IRB Chair or IRB Manager utilize HRP-327 WORKSHEET Performance Evaluation for IRB Members to complete the evaluation. Communicate the results of the evaluation to each IRB member and the <u>IO/OO</u> or designee.
 - 5.5.2 Send a copy of HRP-562 LETTER IRB Member Appreciation to the IRB member's supervisor.
 - 5.5.3 If needed, work with each IRB member to develop a plan to improve the individual's knowledge, skills, and performance.
- 5.6 Follow the Human Resources annual employee evaluation process to evaluate the knowledge, skills, and performance of IRB staff. Use HRP-328 WORKSHEET Performance Evaluation for IRB Staff as part of the evaluation.
 - 5.6.1 Document the results of this evaluation as part of the annual employee evaluation process.
 - 5.6.2 Provide a copy of the evaluation to the <u>IO/OO</u> or designee.
 - 5.6.3 Provide each IRB staff with a copy of his or her evaluation.
 - 5.6.4 If needed, work with each IRB staff person to develop a plan to improve the individual's knowledge, skills, and performance.
- 5.7 Use HRP-304 WORKSHEET IRB Composition to evaluate whether the composition of the IRB meets regulatory and organizational requirements.
 - 5.7.1 Provide a copy of the evaluation to the <u>IO/OO</u> or designee.
 - 5.7.2 If the composition of an IRB does not meet regulatory and organizational requirements, work with the <u>IO/OO</u> or designee to modify the IRB composition.
- 5.8 Evaluate the subject outreach plan.
 - 5.8.1 Consider the following areas when evaluating the outreach plan:
 - 5.8.1.1 Whether the existing scope and content of HRPP outreach materials, including HRP-104 BROCHURE Should I Take Part in Research, continue to be adequate;
 - 5.8.1.2 Whether modifications to existing outreach materials are necessary;
 - 5.8.1.3 Whether or not the HRPP's existing materials are being regularly utilized by the IRB Office or by members of the research community in their own interaction with the communities in which they conduct research;
 - 5.8.1.4 Whether there are new opportunities to provide outreach activities to the community, and;
 - 5.8.1.5 Whether additional information is needed from the research community to assess the extent to which outreach materials are used and outreach activities take place.
 - 5.8.2 Provide a copy of the evaluation to the <u>IO/OO</u> or designee.
 - 5.8.3 If the subject outreach program is not meeting organizational goals, work with the <u>IO/OO</u> or designee to modify the plan. Modifications may include, but are not limited to:
 - 5.8.3.1 Modifying existing outreach materials;
 - 5.8.3.2 Developing new materials;

- 5.8.3.3 Surveying the research community to identify and participate in additional outreach opportunities, and;
- 5.8.3.4 Working directly with community organizations to identify and participate in additional outreach opportunities.
- 5.9 Review HRP-080 SOP IRB Formation and Registration to determine if IRB registration requires updating.ⁱ
- 5.10 Check when the last time the federalwide assurance (FWA) was updated or renewed. If more than 2 years, update/renew the federalwide assurance (FWA).ⁱⁱ

- 6.1 HRP-080 SOP IRB Formation and Registration
- 6.2 HRP-104 BROCHURE Should I Take Part in Research
- 6.3 HRP-304 WORKSHEET IRB Composition
- 6.4 HRP-326 WORKSHEET- Performance Evaluation for IRB Chairs
- 6.5 HRP-327 WORKSHEET Performance Evaluation for IRB Members
- 6.6 HRP-328 WORKSHEET Performance Evaluation Criteria for IRB Staff
- 6.7 HRP-562 LETTER IRB Member Appreciation

7 REFERENCES

7.1 AAHRPP elements I.1.A, I-2, I.4.B, II.1.A-D

ⁱ See http://www.hhs.gov/ohrp/assurances/. Use the Web site: http://ohrp.cit.nih.gov/efile/.

[&]quot;See http://www.hhs.gov/ohrp/assurances/. Use the Web site: http://ohrp.cit.nih.gov/efile/.



HRP-061 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Quarterly Evaluations of the HRPP

1 PURPOSE

- 1.1 This procedure establishes the process to conduct quality improvement of the human research protection program.
- 1.2 The process begins the first business day of each quarter.
- 1.3 The process ends when all evaluations have been completed and if needed, acted upon.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The goal of the quality improvement plan is to achieve and maintain compliance and to achieving targeted levels of quality, efficiency, and effectiveness of the HRPP.
- 3.2 Objectives of the quality improvement program are to:
 - 3.2.1 Improve compliance of investigators with their responsibilities.
 - 3.2.2 Improve compliance of minutes with regulatory compliance.
 - 3.2.3 Increase efficiency of recording and finalizing minutes.
- 3.3 The measures of the quality improvement program are defined in:
 - 3.3.1 HRP-430 CHECKLIST Investigator Quality Improvement Assessment
 - 3.3.2 HRP-431 CHECKLIST Minutes Quality Improvement Assessment

4 RESPONSIBILITIES

4.1 IRB staff ensure completion of these procedures.

- 5.1 Conduct Investigator QI Assessment:
 - 5.1.1 At least quarterly, complete HRP-534 LETTER Investigator QI Assessment and send HRP-430 CHECKLIST Investigator Quality Improvement Assessment to 10 investigators.
- 5.2 Review the results of HRP-430 CHECKLIST Investigator Quality Improvement Assessment sent out the previous quarter, track the results, and examine for significant trends.
- 5.3 Conduct HRPP Quality Improvement Assessment:
 - 5.3.1 Review the results of all Investigator QI Assessments sent out the previous quarter and examine for significant trends.
- 5.4 Complete HRP-431 CHECKLIST Minutes Quality Improvement Assessment on the minutes of the previous quarter. Track compliance and the days required to complete minutes and examine for significant trends.
- 5.5 Send the results to the IRB manager and <u>Institutional Official/Organizational Official (IO/OO)</u> or designee.

- 5.5.1 If the results of any evaluations demonstrate inconsistency, recurring noncompliance or misinterpretation of HRPP requirements, high variability, or are outside performance targets, work with the IRB manager and <u>IO/OO</u> to implement an intervention.
- 5.5.2 Interventions may include policy and procedure modifications, education and training efforts, system modifications, or other corrective actions.

- 6.1 HRP-430 CHECKLIST Investigator Quality Improvement Assessment
- 6.2 HRP-431 CHECKLIST Minutes Quality Improvement Assessment
- 6.3 HRP-534 LETTER Investigator QI Assessment

7 REFERENCES

7.1 AAHRPP elements I.5.A, I.5.B, I.5.D, I-9



HRP-062 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Daily Tasks

1 PURPOSE

- 1.1 This procedure establishes the process to complete daily tasks required to monitor the research review process.
- 1.2 The process begins each day.
- 1.3 The process ends when the tasks have been completed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 None

4 RESPONSIBILITIES

4.1 IRB staff members are responsible for carrying out this procedure.

5 PROCEDURE

- 5.1 Check for individuals whose training will lapse in the next 30 days and complete and send HRP-531 LETTER Training Reminder.
- 5.2 Check for emergency uses where the IRB has not received a report, within 5 days:
 - 5.2.1 Complete and send HRP-551 LETTER Failure to Submit EU Report.
 - 5.2.2 Consider placing the principal investigator on the Restricted list.
 - 5.2.3 Process the failure to submit as a <u>Finding of Non-Compliance</u> under HRP-024 SOP New Information.
- 5.3 Check for individuals whose training has lapsed:
 - 5.3.1 Consider placing the principal investigator on the <u>Restricted</u> list.
 - 5.3.2 Process the failure to submit as a Finding of Non-Compliance under HRP-024 SOP New Information.
 - 5.3.3 If the individual is an IRB member, Follow HRP-083 SOP IRB Membership Removal.

6 MATERIALS

- 6.1 HRP-024 SOP New Information
- 6.2 HRP-083 SOP IRB Membership Removal
- 6.3 HRP-531 LETTER Training Reminder
- 6.4 HRP-535 LETTER Annual Reminder
- 6.5 HRP-551 LETTER Failure to Submit EU Report

6.6

- 6.7 HRP-553 LETTER Failure to Submit EU Protocol
- 6.8 HRP-554 LETTER Failure to Undergo Training

7 REFERENCES

7.1 AAHRPP elements I.1.A, I.7.C, II.2.E-II.2.E.2, II.2.F-II.2.F.3



HRP-063 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Expiration of IRB Approval

1 PURPOSE

- 1.1 This procedure establishes the process for a <u>Designated Reviewer</u> to determine whether current subjects may continue in expired research.
- 1.2 The process begins when the <u>Designated Reviewer</u> is notified of a request by an investigator of a request for current subjects to continue in expired research.
- 1.3 The process ends when the <u>Designated Reviewer</u> has communicated a decision and documented the decision in writing.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 If research is granted "Modifications Required to Secure Approval" and expires before responsive materials are reviewed and approved, these procedures are to be followed.

4 RESPONSIBILITIES

4.1 A <u>Designated Reviewer</u> is responsible to follow these procedures.

5 PROCEDURE

- 5.1 Determine from the investigator which subjects need to continue in the expired research, what procedures are being requested to continue, and why.
- 5.2 Do not allow new subjects to be enrolled under any circumstances.
- 5.3 Determine which subjects can continue in the research based on these principles:
 - 5.3.1 In general, research procedures should be safely discontinued.
 - 5.3.2 In general, the only research procedures that should continue are those that are not available outside of the research context. If the required procedures can be provided as standard of care, these should be provided as such.
 - 5.3.3 In general, research procedures conducted to collect data with no direct benefit to the subject should not continue.
 - 5.3.4 In some cases, an ethical issue may be raised where the above general principles may not be followed.
- 5.4 Communicate with the investigator using HRP-532 LETTER Conti Subj Expired Research.

6 MATERIALS

6.1 HRP-532 - LETTER - Conti Subj Expired Research

7 REFERENCES

7.1 AAHRPP elements II.2.E-II.2.E.2, II.2.F-II.2.F.3



HRP-064 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: NIH Genomic Data Sharing (GDS) Institutional Certification

1 PURPOSE

- 1.1 This procedure establishes the process to certify approval for investigator submission of large-scale human genomic data to an NIH-designated data repository.
- 1.2 The process begins when an investigator contacts IRB staff for certification of the genomic data sharing plan.
- 1.3 The process ends when the <u>Institutional Official/ Organizational Official (IO/OO)</u> has certified and communicated to the investigator.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 Investigators must request certification from IRB staff prior to investigator submission of large-scale human genomic data or approval of funding.

4 RESPONSIBILITIES

4.1 The IRB Director or designee verifies for the <u>IO/OO</u> that all data meet criteria for submission to the data repository.

5 PROCEDURE

- 5.1 Use HRP-332 WORKSHEET NIH GDS Institutional Certification to evaluate and document whether the investigator's genomic data sharing plan meets the criteria for submission to a NIH-designated data repository.
- 5.2 Populate the applicable NIH Extramural Institutional Certification form. Pass the letter to the <u>IO/OO</u> for review and certification.
 - 5.2.1 Provide <u>NIH Provisional Institutional Certification</u> when required by investigators prior to IRB review of the data sharing plan.
- 5.3 Save a copy of the signed form in IRB Office records.
- 5.4 Communicate certification approval to the investigator and provide a copy of the signed GDS Institutional Certification form for the investigator to forward to the NIH.

6 MATERIALS

6.1 HRP-332 - WORKSHEET - NIH GDS Institutional Certification

- 7.1 National Institutes of Health Final Genomic Data Sharing Policy (https://grants.nih.gov/grants/guide/notice-files/NOT-OD-14-124.html)
- 7.2 NIH Points to Consider for IRBs and Institutions in their Review of Data Submission Plans for Institutional Certifications Under NIH's Policy for Sharing of Data Obtained in NIH Supported or Conducted Genome-Wide Association Studies (GWAS) (https://osp.od.nih.gov/wp-content/uploads/PTC_for_IRBs_and_Institutions.pdf)

- 7.3 NIH Institutional Certification Forms (https://osp.od.nih.gov/scientific-sharing/institutional-certifications/)
- 7.4 Provisional Institutional Certification (https://osp.od.nih.gov/wp-content/uploads/GDS_Extramural_Certification.pdf)



HRP-065 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Response Plan for Emergencies-Disasters Impacting the HRPP

1 PURPOSE

- 1.1 This SOP establishes the process for initiating a response to an emergency/disaster situation impacting the HRPP or HRPP operations. Challenges to HRPP operations or the conduct of <u>Human Research</u> may arise, for example, from:
 - 1.1.1 Extreme weather events.
 - 1.1.2 Natural disasters.
 - 1.1.3 Man-made disasters.
 - 1.1.4 Infectious disease outbreaks.
- 1.2 The process starts when an emergency/disaster situation impacting the HRPP has occurred, or in preparation for scenarios where a potential emergency situation is imminent (e.g., natural disaster, man-made disaster, infectious disease pandemic, etc.) and HRPP operations and/or the ability of investigators to conduct <u>Human Research</u> is, or is likely to be, adversely impacted.
- 1.3 The process ends when the impact to the HRPP and the conduct of Human Research is assessed, and appropriate guidance is provided to HRPP personnel and the broader <u>Human Research</u> community.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 HRPP leadership defers to designated institutional leadership and institution-wide disaster and emergency response planning and limits HRPP-specific disaster and emergency response planning only to those areas of operations or human research protections not otherwise covered by institution-level plans.
- 3.2 The HRPP evaluates its emergency response plans at least annually in accordance with the HRP-101 - Human Research Protection Program Plan and HRP-060 - SOP - Annual Evaluations of the HRPP.

4 RESPONSIBILITIES

4.1 The IRB Director or designee is responsible for carrying out these procedures.

- 5.1 If an emergency/disaster has occurred, or there is an imminent possibility of an upcoming emergency/disaster, assess the nature of the event and the appropriate response.
 - 5.1.1 Consult HRP-101 Human Research Protection Program Plan to reference existing HRPP specific or institution specific emergency preparedness plans or information already in place.
 - 5.1.2 Contact the <u>IO/OO</u> and or designated institutional personnel responsible for institutional level emergency preparedness, and determine whether there are new or revised institution level emergency preparedness plans relevant to the current or anticipated emergency.

- 5.1.2.1 If yes, proceed in accordance with those plans and determine whether further contact or notification of the human research community is necessary.
- 5.2 Assess whether the emergency/disaster could impact HRPP operations:
 - 5.2.1 If the current or anticipated emergency/disaster will prevent any upcoming IRB meetings from properly convening in-person, and an in-person meeting was planned, determine whether the meeting can be conducted virtually or via teleconference.
 - 5.2.1.1 If yes, work with IRB members and staff to arrange for a virtual meeting. Follow HRP-040 SOP IRB Meeting Preparation to confirm quorum and availability of IRB members.
 - 5.2.1.2 If a virtual meeting is also not feasible under the circumstances caused by the emergency/disaster, determine whether to cancel or reschedule the meeting(s).
 - 5.2.1.3 If currently approved <u>Human Research</u> has or will expire prior to IRB review due to the IRB meeting cancelation/rescheduling, follow HRP-063 - SOP - Expiration of IRB Approval.
 - 5.2.2 If IRB staff will be unable to complete their protocol processing and review responsibilities during the emergency/disaster, or if capacity will be limited for a period of time:
 - 5.2.2.1 Work with the staff to use any available capacity to prioritize protocol processing, pre-review, and review of continuing review submissions.
 - 5.2.2.2 If currently approved <u>Human Research</u> has or will expire prior to IRB review due to IRB office capacity limitations follow HRP-063 SOP Expiration of IRB Approval.
 - 5.2.2.3 Work with the <u>IO/OO</u> to notify the research community of the IRB Office's limited capacity to process and review submissions.
 - 5.2.2.4 When the emergency/disaster no longer presents a limitation to IRB Office functions, work with the <u>IO/OO</u> to notify the IRB members and staff and research community that normal business operations have resumed.
 - 5.2.3 If impact to local HRPP operations will be extensive or long-lasting, determine whether reliance on an external IRB(s) is required.
 - 5.2.3.1 If reliance on one or more external IRBs is required and the necessary reliance agreements are not currently in place, work with the <u>IO/OO</u> to identify appropriate candidates for external IRB reliance and follow HRP-801 SOP Establishing Authorization Agreements.
 - 5.2.4 If data or records (paper or electronic) are unavailable during the current or anticipated emergency/disaster, consult with local IT support and or electronic system vendors to implement alternative procedures to access data/backup data.
- 5.3 Assess whether the emergency/disaster could necessitate additional flexibility in IRB review processes. If yes:
 - 5.3.1 Review HRP-352 WORKSHEET Additional Emergency-Disaster Review Considerations with the IRB Chair(s) and staff in advance of upcoming IRB meetings.
 - 5.3.2 Communicate to IRB Members (including Designated Reviewers performing non-committee reviews) that the additional considerations in the worksheet may be incorporated into IRB reviews where appropriate to maximize regulatory flexibility while continuing to assure research subject safety during the emergency/disaster.
 - 5.3.3 Determine whether additional communications to the research community are necessary to inform investigators of any additional measures the IRB will take to maximize regulatory flexibility during the emergency/disaster and notify the community as appropriate.

- 5.4 Assess whether the emergency/disaster could impact some or all investigators' ability to conduct Human Research. If yes:
 - 5.4.1 Notify the research community of the need for protocol-specific emergency/disaster risk mitigation planning. Use HRP-542 LETTER Implementation of HRPP Emergency-Disaster Response Plan.
 - 5.4.2 Provide investigators with copies of (or links to) HRP-108 FLOWCHART Study-Specific Emergency-Disaster Risk Mitigation Planning.
 - 5.4.3 Provide investigators with copies of (or links to) HRP-351 WORKSHEET Protocol-Specific Emergency-Disaster Risk Mitigation Planning.
 - 5.4.4 If the emergency/disaster could impact clinical care standards which could in turn impact research, develop guidance for researchers that clarify what does and does not require IRB review (e.g., screening procedures mandated by the health care system in which a clinical trial is being conducted).
 - 5.4.5 When the emergency/disaster no longer presents a limitation <u>to Human Research</u> activities, work with the <u>IO/OO</u> to notify the research community that normal business operations have resumed.
- 5.5 Evaluate whether the nature of the emergency/disaster may pose additional threats or risk to specific aspects of the institutions research activities or facilities. (For example, man-made disasters, industrial accidents, or terrorist threats could potentially impact some chemical, biological, or radiologic facilities to a greater extent than other facilities.)
 - 5.5.1 If yes, and if broader institution-level emergency/disaster preparedness measures do not already address these specific activities or facilities, work with the <u>IO/OO</u> and appropriate institutional leadership to escalate and address any additional threats or risks.

- 6.1 HRP-060 SOP Annual Evaluations of the HRPP
- 6.2 HRP-101 HUMAN RESEARCH PROTECTION PROGRAM PLAN
- 6.3 HRP-108 FLOWCHART Study-Specific Emergency-Disaster Risk Mitigation Planning
- 6.4 HRP-351 WORKSHEET Protocol-Specific Emergency-Disaster Risk Mitigation Planning
- 6.5 HRP-352 WORKSHEET Additional Emergency-Disaster Review
- 6.6 HRP-542 LETTER Implementation of HRPP Emergency-Disaster Response Plan
- 6.7 HRP-801 SOP Establishing Authorization Agreement

7 REFERENCES

7.1 AAHRPP Element I.1.H



HRP-070 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Records

1 PURPOSE

- 1.1 This procedure establishes the process to maintain IRB records.
- 1.2 The process begins when records are received or created.
- 1.3 The process ends when records have been filed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 IRB records are to include:
 - 3.1.1 Protocol files.
 - 3.1.2 Minutes of IRB meetings.
 - 3.1.3 Copies of all correspondence between the IRB and the investigators.
 - 3.1.4 Current and all previous IRB member rosters.
 - 3.1.5 Current and all previous IRB member files.
 - 3.1.6 Current and all previous policies and procedures.
- 3.2 Protocol files are to include, as applicable:
 - 3.2.1 All submitted materials.
 - 3.2.2 Protocols.
 - 3.2.3 Investigator brochures.
 - 3.2.4 Scientific evaluations.
 - 3.2.5 Recruitment materials.
 - 3.2.6 Consent documents.
 - 3.2.7 DHHS-approved sample consent document and protocol, when they exist.
 - 3.2.8 Progress reports submitted by investigators.
 - 3.2.9 Reports of injuries to subjects.
 - 3.2.10 Records of continuing review activities, including the rationale for requiring continuing review of research that otherwise would not require continuing review when applicable under the 2018 Rule.
 - 3.2.11 Data and safety monitoring board reports.
 - 3.2.12 Amendments.
 - 3.2.13 Reports of unanticipated problems involving risks to subjects or others.
 - 3.2.14 Documentation of non-compliance.
 - 3.2.15 Correspondence between the IRB and investigator related to the protocol.
 - 3.2.16 Significant new findings and statements about them provided to subjects.
 - 3.2.17 For initial and continuing review of research by the expedited procedure:
 - 3.2.17.1 The specific permissible category.

- 3.2.17.2 Description of action taken by the reviewer.
- 3.2.17.3 Any findings required under the regulations.
- 3.2.17.4 The rationale for a determination that research that otherwise meets a category for expedited review is greater than Minimal Risk.
- 3.2.18 For exemption determinations the specific category of exemption.
- 3.2.19 Unless documented in the IRB minutes determinations required by the regulations and protocol-specific findings supporting those determinations for.
 - 3.2.19.1 Waiver or alteration of the consent process.
 - 3.2.19.2 Research involving pregnant women, and neonates.
 - 3.2.19.3 Research involving Prisoners.
 - 3.2.19.4 Research involving children.
 - 3.2.19.5 Research involving adults unable to consent.
 - 3.2.19.6 Significant/non-significant device determinations.
- 3.2.20 For each protocol's initial and continuing review, the frequency for the next continuing review, including the rationale for requiring continuing review for protocols approved by expedited review that otherwise would not require continuing review.
- 3.2.21 The institution will maintain record of all research conducted by the organization reviewed by an external IRB. Records will include all materials identified in section 3.2
- 3.3 Policies and procedures include:
 - 3.3.1 Checklists.
 - 3.3.2 Forms.
 - 3.3.3 SOPs.
 - 3.3.4 Template letters.
 - 3.3.5 Template minutes.
 - 3.3.6 Worksheets.
- 3.4 IRB member files include a resume for each IRB member.

4 RESPONSIBILITIES

4.1 IRB staff members are responsible to carry out these procedures.

5 PROCEDURE

- 5.1 Minutes of IRB meetings: File in minutes binder.
- 5.2 Store all protocol-specific information (communications, documents, determinations) in the electronic system.
- 5.3 File correspondence NOT related to a specific protocol in a file related to that person or topic.
- 5.4 IRB member rosters: File in IRB member roster binder.
- 5.5 IRB membership records (e.g., curricula vita and resumes): File in IRB member files.
- 5.6 Policies and procedures:
 - 5.6.1 File current policies and procedures in the IRB Library in the electronic system.
 - 5.6.2 File replaced policies and procedures in the policies and procedures history file.

6 MATERIALS

6.1 None

7 REFERENCES

7.1 AAHRPP elements I.1.A, I-9, II.5.A



HRP-071 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Toolkit Management

1 PURPOSE

- 1.1 This procedure establishes the process to create and update standard operating procedures and associated checklists and worksheets.
- 1.2 The process begins when the IRB manager or <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee determines that a standard operating procedure needs to be created or modified.
- 1.3 The process ends when the new or revised standard operating procedure has been approved and filed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 For all new or revised standard operating procedures, review is conducted of all associated Toolkit documents and if additional changes are warranted, each document is updated per the procedures below.

4 RESPONSIBILITIES

4.1 The IRB manager carries out these procedures.

- 5.1 For a new Toolkit document:
 - 5.1.1 Assign a number.
 - 5.1.2 Assign an author and approver.
 - 5.1.3 Have the author create the standard operating procedure following HRP-505 TEMPLATE SOP.
 - 5.1.4 Have the approver review and approve the document.
 - 5.1.5 Once approved by the approver:
 - 5.1.5.1 Update the approval/effective date.
 - 5.1.5.2 File and maintain the approved new or revised document in the standard operating procedure files.
 - 5.1.5.3 Post the approved procedure on the Human Research Protection Program Web site.
 - 5.1.5.4 File and retain the previous version in the standard operating procedure files.
 - 5.1.5.5 Send an email to affected individuals informing them of the change.
- 5.2 For a revision to a previously approved Toolkit documents:
 - 5.2.1 Edit the current document using the tracked changes feature in MS Word.
 - 5.2.2 Update Section 2 (Revisions from Previous Version) and include:
 - 5.2.2.1 A short summary of changes,
 - 5.2.2.2 The date of the most recent previous approval.
 - 5.2.3 Have the approver review and approve the document.
 - 5.2.4 Once approved by the approver:



- 5.2.4.1 Update the approval/effective date.
- 5.2.4.2 File and maintain the approved revised document in the standard operating procedure files.
- 5.2.4.3 Post the approved procedure on the Human Research Protection Program Web site.
- 5.2.4.4 File and retain the previous version in the standard operating procedure files.
- 5.2.4.5 Send an email to affected individuals informing them of the change.

6.1 HRP-505 - TEMPLATE SOP

7 REFERENCES

7.1 AAHRPP elements I-9, II.5.A



HRP-072 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Records Retention

1 PURPOSE

- 1.1 This procedure establishes the process to retain IRB records.
- 1.2 The process begins each year in June.
- 1.3 The process ends when records that no longer need to be retained are destroyed.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 Protocol files are to be retained as long as required by law and then destroyed.
- 3.2 All records not in protocol files are retained indefinitely.
- 3.3 Records may be maintained in printed form or electronically.
- 3.4 Protocols in which there was no subject enrollment or no research was conducted are to be retained the same as protocols where research was conducted.
- 3.5 All records for research conducted or funded by a Common Rule department or agency are to be accessible for inspection and copying by authorized representatives of that agency at reasonable times and in a reasonable manner.
- 3.6 Records maintained that document compliance or non-compliance with Department of Defense DOD) regulations shall be made accessible for inspection and copying by representatives of the DOD at reasonable times and in a reasonable manner as determined by the supporting DOD component.
- 3.7 All records for research subject to FDA regulations are to be accessible for inspection and copying by authorized representatives of FDA at reasonable times and in a reasonable manner.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 Destroy protocol files for the Department of Defense (DOD) research when approved by the Department of Defense. The agency may require submitting records to the Department of Defense for archiving.
- 5.2 Destroy all other protocol files when the protocol has been closed, withdrawn, or terminated more than ***protocol files are retained indefinitely*** unless otherwise required by law.
 - 5.2.1 In the case of multi-center research, ***protocol files are retained indefinitely*** is referenced to the organization's involvement in the research, not the entire study.

6 MATERIALS

6.1 None

7 REFERENCES

7.1 AAHRPP elements I.1.A, I-9, II.5.A, 11.5B



HRP-080 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Formation and Registration

1 PURPOSE

- 1.1 This procedure establishes the process to form a new IRB or update the OHRP IRB registration of an existing IRB.
- 1.2 The process begins when the <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee determines the need for a new IRB or updated OHRP IRB registration.
- 1.3 The process ends when the IRB is registered, the federalwide assurance (FWA) is updated (if needed), and all members have completed training (if needed).

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 IRB rosters are maintained using HRP-601 DATABASE IRB Roster.
- 3.2 A FWA will be submitted or updated as follows:
 - 3.2.1 To engage in human subjects research that is not exempt from the regulations, and is conducted or supported by any HHS agency.
 - 3.2.2 To list the institution's legal components that operate under different names that will be covered by the FWA and the city and state or country where the component is located.
 - 3.2.3 To designate all internal and external IRBs that will review research covered by the FWA.
 - 3.2.4 Within 90 days after changes regarding the legal name of the institution, the Human Protections Administrator, or the Signatory Official.
- 3.3 FWAs are renewed every 5 years, even if no changes occur. Any renewal or update approved by OHRP begins a new 5-year effective period.
- 3.4 IRB registrations on file with OHRP will be made or updated as follows:
 - 3.4.1 To register any additional IRB before it is designated under an FWA and reviews research conducted or supported by HHS.
 - 3.4.2 Within 90 days after changes regarding the contact person who provided the IRB registration information, the IRB chairperson, or changes to the IRB membership roster.
 - 3.4.3 Within 30 days of the change if an FDA-regulated IRB decides to review additional types of FDA-regulated products (e.g., to review device studies if it only reviewed drug studies previously) or to discontinue reviewing clinical investigations regulated by FDA.
 - 3.4.4 Within 30 days of permanent cessation of the IRB's review of HHS-conducted or supported research when an institution disbands a registered IRB that it is operating.
 - 3.4.5 IRB registration must be renewed every 3 years, even if no changes occur. Any renewal or update accepted by OHRP begins a new 3-year effective period.

4 RESPONSIBILITIES

- 4.1 IRB staff members carry out these procedures.
- 4.2 The <u>IO/OO</u> or designee appoints IRB members, alternate members, IRB chairs, and if used, other officers (e.g., vice chairs.)

5 PROCEDURE

- 5.1 For new IRBs:
 - 5.1.1 Determine from the <u>IO/OO</u> or designee whether the IRB will conduct all reviews without limitation or will be limited to certain types of reviews. Indicate this on the "IRB Scope" tab of HRP-601 DATABASE IRB Roster.
 - 5.1.1.1 Select:
 - 5.1.1.1.1 At least five individuals to serve as IRB members.
 - 5.1.1.1.2 Additional individuals to serve as alternate IRB members, if needed.
 - 5.1.1.1.3 At least one of the individuals to be the IRB chair.
 - 5.1.1.2 Follow HRP-082 SOP IRB Membership Addition for each IRB member.
 - 5.1.1.3 Use HRP-304 WORKSHEET IRB Composition and revise the selected individuals as needed to ensure that the IRB is appropriately constituted.
 - 5.1.1.4 Notify the IRB manager when all individuals have completed training.
 - 5.1.1.5 Using the "Create Committee" SmartForm, create the new committee in the system.
 - 5.1.1.6 Once training is completed, add committee members to the system with the Committee Member role.
 - 5.1.1.7 Assign any designees eligible to conduct non-committee reviews using the "Update Eligible Designated Reviewers" activity.
- 5.2 File a new FWA, or update an existing, by following the instructions available at the OHRP website: https://www.hhs.gov/ohrp/register-irbs-and-obtain-fwas/fwas/index.html
- 5.3 Register the new IRB, or update an existing IRB's OHRP registration as required by this policy, by following the instructions available at the OHRP website: https://www.hhs.gov/ohrp/register-irbs-and-obtain-fwas/irb-registration/new-irb-registration/index.html.
- 5.4 Notify the IO/OO or their designee with a summary of changes.

6 MATERIALS

- 6.1 HRP-082 SOP IRB Membership Addition
- 6.2 HRP-202 FORM IRB Member Information
- 6.3 HRP-304 WORKSHEET IRB Composition
- 6.4 HRP-601 DATABASE IRB Roster

- 7.1 45 CFR §46.103, 45 CFR §46.107, 45 CFR §46.108, 45 CFR §46.115(a)(5).
- 7.2 21 CFR §56.107, 21 CFR §56.115(a)(5).
- 7.3 AAHRPP elements I.1.A, II.1.A-C



HRP-081 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Removal

1 PURPOSE

- 1.1 This procedure establishes the process to remove an IRB.
- 1.2 The process begins when the <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee determines that an IRB is no longer needed.
- 1.3 The process ends when the IRB is unregistered with OHRP and the Federalwide Assurance (FWA) is updated.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

3.1 IRB rosters are maintained using HRP-601 - DATABASE - IRB Roster.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 For internal IRBs:
 - 5.1.1 For each IRB member who will no longer serve as an IRB member prepare HRP-561 LETTER IRB Member Thank You, have them signed by the <u>IO/OO</u> or designee and send to the former IRB members.
 - 5.1.2 Unregister the IRB with OHRP.
 - 5.1.3 Remove the IRB from the FWA.
 - 5.1.4 Remove members from HRP-601 DATABASE IRB Roster.
 - 5.1.5 Remove the individual's Committee Member role in the system.
 - 5.1.6 File:
 - 5.1.6.1 DATABASE: IRB Roster (HRP-601)
 - 5.1.6.2 FWA
 - 5.1.6.3 HRP-561 LETTER IRB Member Thank You
- 5.2 For external IRBs follow the requirements of the inter-institutional agreement or contract.

6 MATERIALS

- 6.1 HRP-561 LETTER IRB Member Thank You
- 6.2 HRP-601 DATABASE IRB Roster

- 7.1 45 CFR §46.107, 45 CFR §46.103(b)(3), 45 CFR §46.115(a)(5).
- 7.2 21 CFR §56.107, 21 CFR §56.115(a)(5).
- 7.3 AAHRPP elements II.1.A, II.1.C

ⁱ See http://ohrp.cit.nih.gov/efile/. Use the Web site: http://ohrp.cit.nih.gov/efile/. Use the Web site: http://ohrp.cit.nih.gov/efile/.



HRP-082 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Membership Appointment

1 PURPOSE

- 1.1 This procedure establishes the process to appoint and re-appoint an IRB member.
- 1.2 The process begins when an individual expresses interest, is nominated or applies to join the IRB in consultation with the <u>Institutional Official/ Organizational Official (IO/OO)</u> (this may be a completely new IRB member, or re-appointment of a previous member).
- 1.3 The process ends when the IRB roster is updated and the new member has completed training.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 IRB rosters are maintained using HRP-601 DATABASE IRB Roster.
- 3.2 IRB members /alternates are appointed for a three-year term. Members/alternates are eligible for reappointment at the end of their term.

4 RESPONSIBILITIES

- 4.1 IRB staff members carry out these procedures.
- 4.2 The <u>IO/OO</u> or designee appoints/re-appoints IRB members, alternate members, IRB chairs, and if used, other officers (e.g., vice chairs.).

5 PROCEDURE

- 5.1 Have the individual complete HRP-202 FORM IRB Member Information.
- 5.2 Obtain a copy of the individual's résumé or curriculum vita.
- 5.3 Use the information in the completed HRP-202 FORM IRB Member Information and the individual's résumé or curriculum vita to determine if the individual qualifies as a scientist or nonscientist, and if they are affiliated or unaffiliated.
- 5.4 Interview the individual to assess suitability and availability.
 - 5.4.1 Determine from the <u>IO/OO</u> or designee whether the individual will be a regular IRB member, alternate IRB member, or IRB chair.
 - 5.4.2 In any instance for which the scientific or non-scientific status or affiliation status of a newly appointed or re-appointed IRB member may be questionable, the <u>IO/OO</u> or designee will be consulted before proceeding with the appointment.
- 5.5 Schedule a time for the applicant to attend and observe an IRB meeting, as applicable.
- 5.6 Add the individual to HRP-601 DATABASE IRB Roster.
- 5.7 Complete HRP-304 WORKSHEET IRB Composition and revise the membership as needed to ensure that the IRB is appropriately constituted.
- 5.8 Prepare HRP-560 LETTER IRB Member Appointment for the individual.
- 5.9 Provide to the <u>IO/OO</u> or designee for review and approval:

- 5.9.1 HRP-202 FORM IRB Member Information.
- 5.9.2 Résumé or curriculum vita.
- 5.9.3 Completed HRP-560 LETTER IRB Member Appointment.
- 5.10 If not approved, select another individual and restart at 5.1.
- 5.11 Once the appointment letter is signed:
 - 5.11.1 Send the signed HRP-560 LETTER IRB Member Appointment to the individual.
 - 5.11.2 If the individual requires training, schedule the individual for training.
 - 5.11.3 Update the registration of all affected IRBs.ⁱ
- 5.12 File:
 - 5.12.1 HRP-601 DATABASE IRB Roster.
 - 5.12.2 Signed IRB appointment/re-appointment letter.
 - 5.12.3 HRP-202 FORM IRB Member Information.
 - 5.12.4 Résumé or curriculum vita.
 - 5.12.5 Any other signed agreements.
- 5.13 Notify the IRB manager when the individual has completed training.
- 5.14 Assign individual the "Committee Member" role in the system.
- 5.15 If the individual is designated to conduct non-committee reviews, update the "Update Eligible Designated Reviewers" activity.

6 MATERIALS

- 6.1 HRP-202 FORM IRB Member Information
- 6.2 HRP-304 WORKSHEET IRB Composition
- 6.3 HRP-560 LETTER IRB Member Appointment
- 6.4 HRP-601 DATABASE IRB Roster

7 REFERENCES

- 7.1 45 CFR §46.107, 45 CFR §46.108(a)(2), 45 CFR §46.115(a)(5).
- 7.2 21 CFR §56.107, 21 CFR §56.115(a)(5).
- 7.3 AAHRPP elements I.1.E, II.1.A-C

ⁱ See http://ohrp.cit.nih.gov/efile/. Use Web site: http://ohrp.cit.nih.gov/efile/.



HRP-083 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Membership Removal

1 PURPOSE

- 1.1 This procedure establishes the process to remove an IRB member.
- 1.2 The process begins when an IRB member resigns or is removed from one or more IRBs. This procedure applies if an individual is a member of more than one IRB and is being removed from some but not all IRBs.
- 1.3 The process ends when the IRB registration is updated.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 The <u>Institutional Official/ Organizational Official (IO/OO)</u> or designee may remove IRB members, alternate members, IRB chairs, and if used, other officers (e.g., vice chairs) with consultation from the IRB manager and IRB chair(s).
- 3.2 IRB rosters are maintained using HRP-601 DATABASE IRB Roster.

4 RESPONSIBILITIES

4.1 IRB staff members carry out these procedures.

5 PROCEDURE

- 5.1 Remove the individual from HRP-601 DATABASE IRB Roster.
- 5.2 Complete HRP-304 WORKSHEET IRB Composition to ensure that the IRB is appropriately constituted.
 - 5.2.1 If not, identify one or more replacement members and follow HRP-082 SOP IRB Membership Addition.
- 5.3 Prepare HRP-561 LETTER IRB Member Thank You, have it signed by the <u>IO/OO</u> or designee and send to the individual.
- 5.4 Update the registration of all affected IRBs.i
- 5.5 File:
 - 5.5.1 HRP-601 DATABASE IRB Roster.
 - 5.5.2 HRP-561 LETTER IRB Member Thank You.
- 5.6 Remove individual's "Committee Member" role in the system.
 - 5.6.1 If applicable, update the "Update Eligible Designated Reviewers" activity.

6 MATERIALS

- 6.1 HRP-082 SOP IRB Membership Addition
- 6.2 HRP-304 WORKSHEET IRB Composition
- 6.3 HRP-561 LETTER IRB Member Thank You
- 6.4 HRP-601 DATABASE IRB Roster

- 7.1 45 CFR §46.107, 45 CFR §46.103(b)(3), 45 CFR §46.115(a)(5)
- 7.2 21 CFR §56.107, 21 CFR §56.115(a)(5)
- 7.3 AAHRPP elements II.1.A, II.1.C

ⁱ See http://ohrp.cit.nih.gov/ohrp/assurances/. Use the Web site: http://ohrp.cit.nih.gov/efile/.



HRP-084 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: IRB Meeting Scheduling and Notification

1 PURPOSE

- 1.1 This procedure establishes the process to schedule and notify individuals of convened meetings.
- 1.2 The process begins when there are approximately fewer than 180 days of meetings on the current schedule.
- 1.3 The process ends when meetings are scheduled at least six months in advance and individuals in the organization are notified of the schedule.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 Whenever possible the IRB schedules meetings at least 90 days in advance.
- 3.2 Scheduled meetings are to occur at intervals appropriate for the quantity, complexity, and frequency of required actions, and to permit adequate oversight of the progress of approved research.
- 3.3 Additional meetings may be scheduled on an ad hoc basis.

4 RESPONSIBILITIES

4.1 The IRB manager carries out these procedures.

5 PROCEDURE

- 5.1 Create a schedule of meetings for each IRB.
 - 5.1.1 Execute the "Create Meeting" SmartForm in the system for each scheduled meeting.
- 5.2 Post the schedule on the organization's Web site.
- 5.3 Notify the following individuals of the updated schedule with an email providing a link to the IRB Web page with the schedule information:
 - 5.3.1 IRB members.
 - 5.3.2 Investigators and research staff on the IRB email list.
 - 5.3.3 <u>Institutional Official / Organizational Official (IO/OO)</u> or designee.

6 MATERIALS

6.1 None

- 7.1 ICH-GCP E6 3.3.2
- 7.2 AAHRPP elements I-9, II.2.D



HRP-090 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Informed Consent Process for Research

1 PURPOSE

- 1.1 This procedure establishes the process to obtain informed consent from subjects, the <u>Legally</u>

 <u>Authorized Representative (LAR)</u> of adults unable to consent, or the parents or guardians of children.
- 1.2 The process begins when an individual identifies a subject as a potential candidate for a research study.
- 1.3 The process ends when a subject or the subject's <u>LAR</u> provides legally effective informed consent or declines to do so.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 In this procedure "investigator" means a principal investigator or an individual authorized by the principal investigator and approved by the IRB to obtain consent for the specific protocol, such as a co-investigator, research assistant, or coordinator.
- 3.2 In this procedure "subject/representative" means:
 - 3.2.1 The subject when the subject is an adult capable of providing consent.
 - 3.2.2 LAR when the subject is an adult unable to give consent.
 - 3.2.3 One or both biologic or adoptive parents when the subject is a child or in the absence of a parent a person other than a parent authorized under applicable law to consent on behalf of the child to general medical care.
- 3.3 If the subject/representative understands more than one language, whenever possible, conduct the consent process in the preferred language of the subject/representative.
- 3.4 If the subject is an adult unable to consent:
 - 3.4.1 The IRB must have specifically approved the protocol to allow the enrollment of adults unable to consent.
 - 3.4.2 Permission is obtained from a LAR.
 - 3.4.3 A <u>LAR</u> must be in the class or persons approved by institutional policy or the IRB. See HRP-013 - SOP - LARs, Children, and Guardians.
- 3.5 If the subject is a child:
 - 3.5.1 The IRB must have specifically approved the protocol to allow the enrollment of children.
 - 3.5.2 Permission is obtained from both parents unless:
 - 3.5.2.1 One parent is deceased, unknown, incompetent, not reasonably available;
 - 3.5.2.2 Only one parent has legal responsibility for the care and custody of the child; or
 - 3.5.2.3 The IRB has specifically approved the protocol to allow the permission of one parent regardless of the status of a second parent.
 - 3.5.3 In the absence of a parent permission may be obtained from an individual authorized to consent under applicable law on behalf of a child to general medical care.

- 3.6 If the subject/representative cannot speak English:
 - 3.6.1 The IRB must have specifically approved the protocol to allow the enrollment of subjects able to speak the language that the subject understands.
- 3.7 Conduct all discussions in a private and quiet setting.
- 3.8 Any knowledgeable individual may:
 - 3.8.1 Review the study with subject/representative to determine preliminary interest.
 - 3.8.2 If the subject/representative is interested, notify an investigator.
 - 3.8.3 If the subject/representative is not interested, take no further steps regarding recruitment or enrollment.

4 RESPONSIBILITIES

4.1 The principal investigator is responsible to ensure these procedures are carried out.

5 PROCEDURE

- 5.1 If the consent process will be documented in writing with the long form of consent documentation:
 - 5.1.1 Obtain the current IRB approved consent form.
 - 5.1.2 Verify that you are using the most current IRB-approved version of the study specific consent form and that the consent form is in a language understandable to the subject/representative.
 - 5.1.3 Provide a copy of the consent form to the subject/representative. Whenever possible provide the consent form to the subject/representative in advance of the consent discussion.
 - 5.1.4 If the subject/representative cannot read, or is physically unable to talk or write, obtain an impartial witness to be present during the entire consent discussion to attest that the information in the consent form and any other information provided was accurately explained to, and apparently understood by, the subject/representative, and that consent was freely given. The witness may be a family member or friend. The witness may not be a person involved in the design, conduct, or reporting of the research study.
 - 5.1.5 If the subject/representative cannot speak English, obtain the services of an interpreter fluent in both English and the language understood by the subject/representative. The interpreter may be a member of the research team, a family member, or friend of the subject/representative.
 - 5.1.6 Read the consent document (or have an interpreter read the translated consent document) with the subject/representative. Begin with a concise and focused presentation of key information that is most likely to assist the subject/representative to understand the reasons why one might or might not want to participate in the research. Explain the details in such a way that the subject/representative understands what it would be like to take part in the research study.
- 5.2 If the consent process will be documented in writing with the short form of consent documentation:
 - 5.2.1 Obtain the current IRB approved short consent form and summary (same as the English consent form used for long form of consent documentation).
 - 5.2.2 Verify that you are using the most current IRB-approved version of the study specific short consent form and summary and that the short consent form is in a language understandable to the subject/representative.
 - 5.2.3 Provide copies to the subject/representative. Whenever possible provide the short consent form and summary to the subject/representative in advance of the consent discussion.
 - 5.2.4 Obtain the services of an interpreter fluent in both English and the language understood by the subject/representative. The interpreter may be a member of the research team, family member, or friend of the subject/representative.

- 5.2.5 Obtain the services of an impartial witness who is fluent in both English and the language spoken by the subject/representative to be present during the entire consent discussion to attest that the information in the short consent form, summary, and any other information provided was accurately explained to, and apparently understood by, the subject/representative, and that consent was freely given. The witness and the interpreter may be the same person. If possible, it is recommended that the witness should not be related to the subjectⁱ. The witness may not be a person involved in the design, conduct, or reporting of the research study.
- 5.2.6 Have the interpreter translate the summary (not the short consent form) to the subject/representative. Begin with a concise and focused presentation of the key information that is most likely to assist the subject/representative to understand the reasons why one might or might not want to participate in the research.
- 5.2.7 Through the interpreter explain the details in such a way that the subject/representative understand what it would be like to take part in the research study. When necessary, provide a different or simpler explanation to make the information understandable.
- 5.2.8 Have the subject/representative read the short consent form or have the interpreter read the short consent form to the subject/representative.
- 5.3 If the requirement for written documentation of the consent process has been waived by the IRB:
 - 5.3.1 Obtain the current IRB approved script.
 - 5.3.2 Verify that you are using the most current IRB-approved version of the study specific script and that the script language is understandable to the subject/representative.
 - 5.3.3 When possible, provide a copy of the script to the subject/representative.
 - 5.3.4 If the subject/representative cannot speak English, obtain the services of an interpreter fluent in both English and the language understood by the subject/representative. The interpreter may be a member of the research team, a family member, or friend of the subject/representative.
 - 5.3.5 Read the script (or have an interpreter translated the script) with the subject/representative. Begin with a concise and focused presentation of the key information that is most likely to assist the subject/representative to understand the reasons why one might or might not want to participate in the research. Explain the details in such a way that the subject/representative understands what it would be like to take part in the research study.
- 5.4 Invite and answer the subject/representative's questions.
- 5.5 Give the subject/representative time to discuss taking part in the research study with family members, friends and other care providers as appropriate.
- 5.6 Invite and encourage the subject/representative to take the written information home to consider the information and discuss the decision with family members and others before making a decision.
- 5.7 Ask the subject/representative questions to determine whether all of the following are true, and if not, either continue the explanation or determine that the subject/representative is incapable of consent:
 - 5.7.1 The subject/representative understands the information provided.
 - 5.7.2 The subject/representative does not feel pressured by time or other factors to make a decision.
 - 5.7.3 The subject/representative understands that there is a voluntary choice to make.
 - 5.7.4 The subject/representative is capable of making and communicating an informed choice.
- 5.8 If the subject/representative has questions about treatments or compensation for injury, provide factual information and avoid statements that imply that compensation or treatment is never available.

- 5.9 Once a subject/representative indicates that he or she does not want to take part in the research study, this process stops.
- 5.10 If the subject/representative agrees to take part in the research study:
 - 5.10.1 If the subject is a child:
 - 5.10.1.1 Whenever possible explain the research to the extent compatible with the child's understanding.
 - 5.10.1.2 Request the assent (affirmative agreement) of the child unless:
 - 5.10.1.2.1 The capability of the child is so limited that the child cannot reasonably be consulted.
 - 5.10.1.2.2 The IRB determined that assent was not a requirement.
 - 5.10.1.3 Once a child indicates that he or she does not want to take part in the research study, this process stops.
 - 5.10.2 If the subject is an adult unable to consent:
 - 5.10.2.1 Whenever possible explain the research to the extent compatible with the adult's understanding.
 - 5.10.2.2 Request the assent (affirmative agreement) of the adult unless:
 - 5.10.2.2.1 The capability of the adult is so limited that the adult cannot reasonably be consulted.
 - 5.10.2.2.2 The IRB determined that assent was not a requirement.
 - 5.10.2.3 Once an adult unable to consent indicates that he or she does not want to take part in the research study, this process stops.
 - 5.10.3 Obtain written documentation of the consent process according to HRP-091 SOP Written Documentation of Consent.

6 MATERIALS

- 6.1 Long form of consent documentation:
 - 6.1.1 Consent form
- 6.2 Short form of consent documentation:
 - 6.2.1 Short consent form
 - 6.2.2 Summary (same information as the English consent form used for long form of consent documentation)
- 6.3 Requirement for written documentation of the consent process has been waived by the IRB:
 - 6.3.1 Consent script (same as consent form used for long form of consent documentation except that signature block is optional)
- 6.4 HRP-013 SOP LARs, Children, and Guardians
- 6.5 HRP-091 SOP Written Documentation of Consent

- 7.1 21 CFR §50.20, 50.25
- 7.2 45 CFR §46.116
- 7.3 AAHRPP element I-9

ⁱ FDA's Informed Consent Guidance for IRBs, Clinical Investigators, and Sponsors (August 2023) https://www.fda.gov/media/88915/download



HRP-091 | 1/23/2024 | Author: T. Bechert | Approver: S. Clark

SOP: Written Documentation of Consent

1 PURPOSE

- 1.1 This procedure establishes the process to document the informed consent process in writing.
- 1.2 The process begins when a subject agrees to take part in a research study.
- 1.3 The process ends when the consent process is documented in writing, including in an electronic format, to the extent required by this procedure.

2 REVISIONS FROM PREVIOUS VERSION

2.1 None

3 POLICY

- 3.1 In this procedure "investigator" means a principal investigator or an individual authorized by the principal investigator and approved by the IRB to obtain consent for the specific protocol, such as a co-investigator, research assistant, or coordinator.
- 3.2 In this procedure "subject/representative" means:
 - 3.2.1 The subject when the subject is an adult capable of providing consent.
 - 3.2.2 The <u>Legally Authorized Representative (LAR)</u> when the subject is an adult unable to give consent.
 - 3.2.3 One or both biologic or adoptive parents when the subject is a child or in the absence of a parent, a person authorized under applicable law to consent on behalf of the child to the child's general medical care.

4 RESPONSIBILITIES

4.1 The principal investigator is responsible to ensure these procedures are carried out.

5 PROCEDURE

- 5.1 If the consent process will be documented in writing with the long form of consent documentation:
 - 5.1.1 Verify that the consent form is in language understandable to the subject/representative.
 - 5.1.2 Print the name of the following individuals on the consent document:
 - 5.1.2.1 Subject/Representative
 - 5.1.2.2 Person obtaining consent
 - 5.1.3 Have the following individuals personally sign and date (or otherwise "make their mark" on) the consent document:
 - 5.1.3.1 Subject/Representative
 - 5.1.3.1.1 If the subject/representative can only "make their mark," document in a note to the subject's file: the method used for communication with the prospective subject/representative, the reason for the lack of a signature and date, and the date consent was obtained.
 - 5.1.3.1.2 If the subject/representative is physically unable to sign the consent form, note this on the consent form and document in a note to the subject's file: the method used for communication with the prospective

subject/representative, and the specific means by which their agreement was communicatedⁱⁱ.

- 5.1.3.2 Person obtaining consent
- 5.1.4 If the IRB required written documentation of assent, note on the signature block one of the following:
 - 5.1.4.1 Assent of the child was obtained.
 - 5.1.4.2 Assent of the child was not obtained because the capability of the child is so limited that the child cannot reasonably be consulted.
- 5.1.5 If an impartial witness was part of the consent process:
 - 5.1.5.1 Print the name of the impartial witness on the consent document.
 - 5.1.5.2 Have the impartial witness personally sign and date the consent document to attest that the information in the consent document and any other information provided was accurately explained to, and apparently understood by, the subject, and that consent was freely given.
- 5.1.6 Provided copies of the signed and dated consent document to the subject/representative.

 This may be accomplished either by making a photocopy or by having the above individuals sign and date two copies of the consent document.
- 5.2 If the consent process will be documented in writing with the short form of consent documentation:
 - 5.2.1 Verify that the short consent form is in language understandable to the subject/representative.
 - 5.2.2 Print the name of the following individuals on the short form consent document and the summary:
 - 5.2.2.1 Subject/Representative
 - 5.2.2.2 Person obtaining consent
 - 5.2.2.3 Impartial witness
 - 5.2.3 Have the following individuals personally sign and date the short form consent document and/or the summary:
 - 5.2.3.1 Subject/Representative sign short form consent document
 - 5.2.3.2 Person obtaining consent sign summary
 - 5.2.3.3 Impartial witness sign both short form consent document and summary
 - 5.2.4 If the IRB required written documentation of assent, note on the signature block on the short consent document one of the following:
 - 5.2.4.1 Assent of the child was obtained.
 - 5.2.4.2 Assent of the child was not obtained because the capability of the child is so limited that the child cannot reasonably be consulted.
 - 5.2.5 Provide a copy of the signed and dated short consent document and a copy of the signed and dated summary to the subject/representative. This may be accomplished either by making photocopies or by having the above individuals sign and date two copies of the short consent document and summary.
- 5.3 If the requirement for written documentation of the consent process has been waived by the IRB and the IRB determined that the subject/representative had to be offered the opportunity to document his or her consent in writing, offer the subject/representative the option to document his or her consent in writing.
 - 5.3.1 If the subject/representative declines, take no further action.

- 5.3.2 If the subject/representative accepts, follow the process to document consent in writing with the long or short form of consent documentation.
- 5.4 Place the signed and dated documents in the subject's binder.

6 MATERIALS

- 6.1 If the consent process will be documented in writing with the long form of consent documentation:
 - 6.1.1 Consent document
- 6.2 If the consent process will be documented in writing with the short form of consent documentation:
 - 6.2.1 Short consent document
 - 6.2.2 Summary (same content as the long form of consent documentation).

- 7.1 21 CFR §50.27
- 7.2 45 CFR §46.117
- 7.3 https://www.fda.gov/media/88915/download
- 7.4 AAHRPP element I-9

ⁱ FDA's Informed Consent Guidance for IRBs, Clinical Investigators, and Sponsors (August 2023) https://www.fda.gov/media/88915/download

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