Policies and Procedures
For the Office of Human Subjects Protection
Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as ‘Baptist.”

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Main changes to Institutional Review Board Policies in 2019

Based on the Revised Common Rule that went into effect on January 21, 2019, the following policies have been changed to be in compliance with the Department of Health and Human Services (DHHS):

HRPP 1201: The Human Research Protection Program
HRPP 1205: Institutional Review Board
HRPP 1206: Human Subject and Exempt Research Determinations
HRPP 1207: The IRB Review Process
HRPP 1208: Suspensions, Termination and Investigator Hold
HRPP 1209: External IRB Policies and Procedures
HRPP 1210: Documentation and Records
HRPP 1211: Obtaining Informed Consent
HRPP 1225: Special Topics in Research
Scope:
This policy shall apply to each of the entities in which Baptist Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Purpose:
I. To establish a policy and description of the Baptist Human Research Protection Program (HRPP).

II. The mission of the HRPP is to:

   A. Safeguard and promote the health and welfare of human research subjects by ensuring that their rights, safety and well-being are protected;

   B. Provide guidance and support to the research community in the conduct of research with human subjects;

   C. Assist the research community in ensuring compliance with relevant regulations;

   D. To provide timely and high quality education, review and monitoring of human research projects; and

   E. To facilitate excellence in human subjects research.
III. The HRPP includes mechanisms to:

A. Monitor, evaluate and continually improve the protection of human research participants;

B. Dedicate sufficient resources to facilitate excellence and integrity in human research;

C. Exercise oversight of research protection;

D. Educate investigators and research staff about their ethical responsibility to protect research participants; and

E. When appropriate, intervene in research and respond directly to concerns of research participants.

Definitions:

**Biological Products**: Include a wide range of products such as vaccines, blood and blood components, allergenics, somatic cells, gene therapy, tissues, and recombinant therapeutic proteins. Biologics can be composed of sugars, proteins, or nucleic acids or complex combinations of these substances, or may be living entities such as cells and tissues. Biologics are isolated from a variety of natural sources (human, animal, or microorganism) and may be produced by biotechnology methods and other cutting-edge technologies. Gene-based and cellular biologics, for example, often are at the forefront of biomedical research, and may be used to treat a variety of medical conditions for which no other treatments are available.


**Clinical Trial**: As defined by the Common Rule, means 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.

**Color Additive**: Any dye, pigment or substance which when added or applied to a food, drug or cosmetic, or to the human body, is capable (alone or through reactions with other substances) of imparting color. Color additives for use in food, drugs, and cosmetics require premarket approval. Color additives for use in or on a medical device are subject to premarket approval, if the color additive comes in direct contact with the body for a significant period of time.


**Common Rule**: Refers to the “Federal Policy for the Protection of Human Subjects” adopted by a number of federal agencies. Although the Common Rule is codified by
each agency separately, the text is identical to United States Department of Health and Human Services (DHHS) regulations in 45 CFR 46 Subpart A. For the purposes of this document, references to the Common Rule will cite the DHHS regulations.

**Electronic Products:** The FDA regulates certain classes of electronic products including radiation-emitting electronic products such as microwaves and x-rays.

**Food Additives:** A food additive is defined in section 201(s) of the FD&C Act as any substance the intended use of which results or may reasonably be expected to result, directly or indirectly, in its becoming a component or otherwise affecting the characteristic of any food (including any substance intended for use in producing, manufacturing, packing, processing, preparing, treating, packaging, transporting, or holding food; and including any source of radiation intended for any such use); if such substance is not Generally Recognized As Safe (GRAS) or sanctioned prior to 1958 or otherwise excluded from the definition of food additives

**Foods:** Foods include dietary supplements that bear a nutrient content claim or a health claim.

**Human Drugs:** Primary intended use of the product is achieved through chemical action or by being metabolized by the body. A drug is defined as a substance recognized by an official pharmacopoeia or formulary; a substance intended for use in the diagnosis, cure, mitigation, treatment, or prevention of disease; a substance (other than food) intended to affect the structure or any function of the body; a substance intended for use as a component of a medicine but not a device or a component, part or accessory of a device. Biological products are included within this definition and are generally covered by the same laws and regulations, but differences exist regarding their manufacturing processes (chemical process versus biological process.)

**Human Subject:** A human subject, as defined by the Common Rule, means a living individual about whom an investigator (whether professional or student) conducting research: (i) obtains information or biospecimens through intervention or interaction with the individual, and uses, studies or analyzes the information or biospecimens; or (ii) obtains, uses, studies, analyzes, or generates identifiable private information or identifiable biospecimens.

For research covered by FDA regulations, human subject means an individual who is or becomes a participant in a clinical investigation, either as a recipient of the test article or as a control. A subject may be in normal health or may have a medical condition or disease. In the case of a medical device, a human subject also includes any individual on whose specimen an investigational device is used or tested or used as a control.
Human Subject Research: Means any activity that meets the definition of “research” and involves “human subjects” as defined by either the Common Rule or Food and Drug Administration (FDA) regulations. Note: The terms “subject” and “participant” are used interchangeably in this document and have the same definition.

Identifiable Private Information: Private information for which the identity of the subject is or may readily be ascertained by the investigator or associated with the information.

Identifiable Biospecimen: A biospecimen for which the identity of the subject is or may readily be ascertained by the investigator or associated with the biospecimen.

Infant Formulas: Liquid foods intended for infants which substitute for mother’s milk.

Institution: Any public or private entity, or department or agency (including federal, state, and other agencies).

Interaction: Communication or interpersonal contact between investigator and subject.

Intervention: Both physical procedures by which information or biospecimens are gathered (e.g., venipuncture) and manipulations of the subject or the subject’s environment that are performed for research purposes.

Legally Authorized Representative: As defined by the Common Rule, is 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 procedure(s) involved in the research. If there is no applicable law addressing this issue, legally authorized representative means an individual recognized by institutional policy as acceptable for providing consent in the nonresearch context on behalf of the prospective subject to the subject’s participation in the procedure(s) involved in the research.

Limited IRB Review: Limited IRB Review is a condition for exemption of research activities under identifiable and sensitive educational tests, survey procedures, interview procedures, or observation of public behavior, identifiable and sensitive benign behavioral interventions and secondary research use to determine there are adequate protections in place in regards to privacy and confidentiality.

Medical Devices: A device is "an instrument, apparatus, implement, machine, contrivance, implant, in vitro reagent, or other similar or related article, including a component part, or accessory which is: recognized in the official National Formulary, or the United States Pharmacopoeia, or any supplement to them; intended for use in the diagnosis of disease or other conditions, or in the cure, mitigation, treatment, or prevention of disease, in man or other animals; or intended to affect the structure or any function of the body of man or other animals, and which does not achieve any of its primary intended purposes through chemical action within or on the body of man or other animals and which is not dependent upon being metabolized for the achievement of any of its primary intended purposes"

http://www.fda.gov/MedicalDevices/DeviceRegulationandGuidance/Overview/ClassifyY
Private Information: 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 that has been provided for specific purposes by an individual and that the individual can reasonably expect will not be made public (e.g., a medical record).

Protected Health Information (PHI): Individually identifiable health information:
(1) Except as provided in paragraph (2) of this definition, that is:
   (i) Transmitted by electronic media;
   (ii) Maintained in electronic media; or
   (iii) Transmitted or maintained in any other form or medium.
(2) Protected health information excludes individually identifiable health information:
   (i) In education records covered by the Family Educational Rights and Privacy Act, as amended, 20 U.S.C. 1232g;
   (ii) In records described at 20 U.S.C. 1232g(a)(4)(B)(iv);
   (iii) In employment records held by a covered entity in its role as employer; and
   (iv) Regarding a person who has been deceased for more than 50 years.

Public Health Authority: Public Health Authority means an agency or authority of the United States, a state, a territory, a political subdivision of a state or territory, an Indian tribe, or a foreign government, or a person or entity acting under a grant of authority from or contract with such public agency, including the employees or agents of such public agency or its contractors or persons or entities to whom it has granted authority, that is responsible for public health matters as part of its official mandate.

Research: The Common Rule defines “research” as a systematic investigation, including research development, testing and evaluation, designed to develop or contribute to generalizable knowledge. Activities that meet this definition constitute research whether or not they are conducted or supported under a program which is considered research for other purposes. For example, some demonstration and service programs may include research activities.

The FDA has defined “research” as being synonymous with the term “clinical investigation.” A clinical investigation, as defined by FDA regulations, means any experiment that involves a test article and one or more human subjects, and that either must meet the requirements for prior submission to the FDA under section 505(i) or 520(g) of the Federal Food, Drug, and Cosmetic Act (FD&C), or need not meet the requirements for prior submission to the FDA under these sections of the FD&C, but the results of which are intended to be later submitted to, or held for inspection by, the FDA as part of an application for a research or marketing permit. The terms research, clinical research, clinical study, study, and clinical investigation are synonymous for purposes of FDA regulations 21 CFR 50.3(c) and 21 CFR 56.102(c).

Experiments that must meet the requirements for prior submission to the FDA under
section 505(i) of the FD&C means any use of a drug other than the use of an approved drug in the course of medical practice.

Experiments that must meet the requirements for prior submission to the FDA under section 520(g) of the FD&C means any activity that evaluates the safety or effectiveness of a device.

Any activity in which results are being submitted to or held for inspection by FDA as part of an application for a research or marketing permit is considered to be FDA-regulated research [21 CFR 50.3(c) and 21 CFR 56.102(c)].

Systematic Investigation: For the purposes of this policy, a “systematic investigation” is an activity that involves a prospective study plan that incorporates data collection, either quantitative or qualitative, and data analysis to answer a study question. Investigations designed to develop or contribute to generalizable knowledge are those designed to draw general conclusions (i.e., knowledge gained from a study may be applied to populations outside of the specific study population), inform policy, or generalize findings.

Test Article: The FDA defines “Test article” as meaning any drug (including a biological product for human use), medical device for human use, human food additive, color additive, electronic product, or any other article subject to regulation under the act or under sections 351 and 354-360F of the Public Health Service Act [42 U.S.C. 262 and 263b-263n] [21 CFR 50.3(j)]. Test articles covered under the FDA regulations include, but are not limited to, human drugs, medical devices, biological products, food additives, color additives, foods, infant formulas and electronic products.

Written or In Writing: Written or In Writing refers to writing on a tangible medium (e.g. paper) or in an electronic format.

Policy:

I. Baptist fosters a research environment that promotes the respect for the rights and welfare of individuals recruited for, or participating in, research conducted by or under the auspices of Baptist.

II. The review and conduct of research, actions by the organization will be guided by the principles (i.e., respect for persons, beneficence, and justice) set forth in the Ethical Principles and Guidelines for the Protection of Human Subjects of Research (referred to as the Belmont Report).

III. The actions of the organization will also conform to all applicable federal, state, and local laws and regulations.

IV. Baptist HRPP, in partnership with its research community, is responsible for
ensuring the ethical and equitable treatment of all human subjects in research conducted under its auspices. The research may be externally funded, funded from internal sources, or conducted without direct funding.

Procedures:

I. Organizational Authority

A. The Baptist HRPP operates under the authority of this policy as approved by the Baptist Operational Leadership Group (Baptist OLG).

B. HRPP policies and operating procedures in this manual are made available to all Baptist investigators and research staff and are posted on the Baptist IRB website.

II. Ethical Principles

A. Baptist is committed to conducting research with the highest regard for the welfare of human subjects.

B. With the exception of transnational research, where consideration of alternative ethical principles may apply, Baptist upholds and adheres to the principles of the Belmont Report by the National Commission for the Protection of Human Subjects in Biomedical and Behavioral Research (1979). These principles are:

1. Respect for Persons, which involves obtaining informed consent, consideration of privacy, confidentiality, and additional protections for vulnerable populations.

2. Beneficence, which involves ensuring that possible benefits are maximized and possible risks are minimized to all human subjects.

3. Justice, which involves the equitable selection of subjects.

C. Baptist HRPP, in partnership with its research community (i.e., researchers and research staff, IRB members and chairs, IRB staff, the organizational official, employees and students) is responsible for ensuring the ethical and equitable treatment of all human subjects in research conducted under its auspices.

III. Regulatory Compliance

A. The HRPP is responsible for ensuring compliance with federal regulations,
state law and organizational policies.

B. All human subjects research at Baptist entities is conducted in accordance with the policy and regulations found in the Common Rule and 21 CFR 50 and 56.

C. The actions of Baptist will also conform to all other applicable federal, state, and local laws and regulations.

D. Research involving the use of Protected Health Information is reviewed and conducted in accordance with the Health Insurance Portability and Accountability Act (HIPAA), 45 CFR Part 160, 162, and 164.

IV. International Conference on Harmonization—Good Clinical Practice (ICH-GCP)

A. Baptist voluntarily applies the International Conference on Harmonization (ICH) Good Clinical Practices (GCP) Guidelines (sometimes referred to as “ICH-GCP” or “E6”) to prospective and retrospective human subject research conducted under its IRB.

B. In general, Baptist applies the ICH-GCP guidelines only to the extent that they are compatible with FDA and DHHS regulations.

V. Federal-Wide Assurance (FWA)

A. The federal regulations require that federally-funded human subject research only be conducted at facilities covered by a FWA approved by the DHHS Office for Human Research Protections (OHRP).

B. An FWA is an organization’s assurance to the federal government that human subject research conducted at that site is in compliance with federal regulations pertaining to the protection of human subjects.

C. The FWA designates the Institutional Review Board (IRB) that will review and oversee the research, specifies the ethical principles under which the research will be conducted, and names the individuals who will be responsible for the proper conduct of the research.

D. Baptist has an OHRP-approved Federal-wide Assurance (FWA number 00004299) and has designated one IRB to facilitate the conduct of research. The Baptist IRB will keep current the IRB membership roster.

E. The Baptist IRB reviews all investigator-initiated research and also serves the function as the Privacy Board, Western IRB (WIRB) reviews all biosafety
protocols (registered as 00000533) and NCI Cooperative IRB (CIRB) serves as the IRB of record for cooperative research (registered as 00000781/00009430/00004296/00010018) to review all human research plans.

F. In its FWA, Baptist has opted to limit the application of the FWA to non-exempt human subject research conducted or supported by DHHS or federal agencies that have adopted the Common Rule.

VI. Research Under the Auspices of the Organization

A. Research under the auspices of the organization includes research conducted at this organization, conducted by or under the direction of any employee or agent of this organization (including students) in connection with his or her organizational responsibilities, conducted by or under the direction of any employee or agent of this organization using any property or facility of this organization, or involving the use of this organization's non-public information to identify, contact, or study human subjects.

B. Employee or Agent

1. For the purposes of this document, “employees or agents” refers to individuals who:
   a. act on behalf of the organization;
   b. exercise organizational authority or responsibility; or
   c. perform organizationally designated activities.

2. “Employees and agents” can include staff, students, contractors, and volunteers, among others, regardless of whether the individual is receiving compensation.

C. Engagement

1. The Department of Health and Human Services (DHHS) regulations [45 CFR 46.103[a]] require that an institution “engaged” in human subject research conducted or supported by a Federal Department or Agency provide the Office for Human Research Protection (OHRP) with a satisfactory assurance of compliance with the DHHS regulations, unless the research is exempt under 45 CFR 46.101(b).

2. “In general, an institution is considered engaged in a particular non-
exempt human subject research project when its employees or agents, for the purposes of the research project, obtain: (1) data about the subjects of the research through intervention or interaction with them; (2) identifiable private information about the subjects of the research; or (3) the informed consent of human subjects for the research.”

3. In general, institutions that receive an award through a grant, contract, or cooperative agreement directly from DHHS for the non-exempt human subject research (i.e. awardee institutions), are also considered engaged in research even where all activities involving human subjects are carried out by employees or agents of another institution.

4. FDA regulations are oriented to the responsibilities of IRBs, investigators, and sponsors as opposed to institutions.

5. In general, FDA-regulated research conducted in Baptist’s facilities or by Baptist’s principal or sub-investigators (as defined on the FDA 1572 or delegation of responsibilities log) requires review by a Baptist-designated IRB. Exceptions to this requirement may be granted on a case-by-case basis (e.g., when Baptist’s involvement in the research is limited to the provision of a common diagnostic procedure and associated reading or analysis).

6. An IRB Chair or Vice Chair, with the assistance of the administrator of the HRPP and legal counsel as needed, will determine whether Baptist is to be engaged in a particular research study. Investigators and other institutions may not independently determine the engagement of any entity of Baptist.

7. When a Baptist entity is to engage in research, the administrator of the HRPP may choose to enter into an agreement to cede review to an external IRB.

8. For additional information on determining engagement please refer to Guidance on Engagement on Institutions in Human Subjects Research see: http://www.hhs.gov/ohrp/policy/engage08.html

VII. Written Policies and Procedures

A. Baptist Operating Policies and Procedures for Human Research Protection detail the policies and regulations governing research with human subjects and the requirements for submitting research proposals for review by the Baptist IRB or one of the affiliated IRB’s of record, if applicable.
B. This is not a static document and is reviewed every three years or as needed and revised by the Institutional Official and the administrator of the HRPP.

C. The Institutional Official and administrator of the HRPP will approve all revisions of the policies and procedures.

D. The Institutional Official, through the administrator of the HRPP, will keep the Organization research community apprised of new information that may affect the human research protection program, including laws, regulations, policies, procedures, and emerging ethical and scientific issues on its website and through campus electronic mailing lists.

E. The policies and procedures will be available on the IRB website, and in the administrative policy manual.

F. Changes to the policies and procedures are communicated to investigators, research staff, and IRB members and IRB staff through training sessions and announcements on the IRB website.

VIII. HRPP Structure For All Baptist Entities

A. The HRPP consists of various individuals and committees that are responsible for maintaining the HRPP objectives. This consists of Institutional Official, the administrator of the HRPP, the Corporate Compliance Officer, the Privacy and Security Officer, the IRB Manager and staff, the IRB, the Institutional Biosafety Committee (e.g., for gene transfer research), Radiation Safety Officer of the Patient Safety Committee, Conflict of Interest Committee, Legal Counsel, investigators, research staff, health and safety staff (e.g., Biosafety Officer) and research pharmacy staff.

B. The objective of this system is to assist the organization in meeting ethical principles and regulatory requirements for the protection of human subjects in research.

C. The following officials, administrative units and individuals have primary responsibilities for human subject protections:

1. Institutional Official (IO)
   
   a. The ultimate responsibility of the HRPP resides with the IO of the research program.

   b. The IO is legally authorized to represent Baptist.
c. The IO is the signatory of the FWA and assumes the obligations of the FWA.

d. At Baptist, the President of the Physician Enterprise and Chief Executive Officer of the Baptist Medical Group (BMG) is the Institutional Official.

e. The IO is responsible for ensuring that Baptist HRPP and IRB have the resources and support necessary to comply with all organizational policies, laws, and regulations that govern human subject research. Such resources include, but are not limited to:
   • Staffing commensurate with the size and complexity of the research program;
   • Appropriate office space, equipment, materials, and technology;
   • Resources for the production, maintenance, and secure storage of HRPP and IRB records;
   • Resources for auditing and other compliance activities and investigation of non-compliance; Supporting the implementation of Program decisions and taking administrative actions to ensure compliance.
   • Access to legal counsel;
   • Supporting educational opportunities related to human research protections for IRB members, relevant administrative staff, and all members of the research team;
   • Support for evaluation of Conflict of Interest; and
   • Support for Community Outreach.

f. The IO conducts and documents an annual review of HRPP and IRB function, requirements, and resources and makes adjustments as needed.

g. The adequacy of personnel and non-personnel resources of the HRPP is assessed on an annual basis by the administrator of the HRPP and are reviewed and approved by the IO.

h. The resources provided for the IRB and the HRPP will be reviewed during the annual budget review process. The IO is also responsible for:
   • Fostering, supporting and maintaining an organizational culture that supports the ethical conduct of all research involving human subjects and the adherence to regulations and organizational policies;
   • Ensuring that the IRB functions independently by, among other
mechanisms, being directly accessible to the IRB Chairs and members if they experience undue influence or if they have concerns about the function of the IRB;

• Oversight of the IRB;
• Oversight over the conduct of research conducted by all Baptist investigators;
• Assuring the IRB members are appropriately knowledgeable to review research in accordance with ethical standards and applicable regulations;
• Assuring that all investigators are appropriately knowledgeable to conduct research in accordance with ethical standards and applicable regulations; and
• Oversight of the development and implementation of an educational plan for IRB members, staff and investigators.

i. The IO must complete the OHRP Human Subject Assurance Training and training on human research protections available from Collaborative Institutional Training Initiative (CITI).

j. The HRPP Office will provide on-going continuing education for the IO concerning human research protections.

k. The designated IO is made known to employees of the organization and is accessible by phone, email, in person or other methods of communication.

l. The IRB Chair and administrator of the HRPP have access to the IO for any concerns or issues related to the HRPP.

m. In the performance of these duties, the IO has the authority to delegate such activities as may be necessary in order to effectively administer the program. However, the IO is ultimately responsible and is expected to be knowledgeable about all human subject protections responsibilities at the organization.

2. The administrator of the HRPP

a. The administrator of the HRPP has operational responsibility for the Human Research Protection Program.

b. The administrator of the HRPP provides guidance to the IRBs in developing policies and procedures, interpreting regulations, and executing recommendations of senior leadership and governing boards of Baptist.
c. The administrator of the HRPP and the IRB Chairs jointly advise the Institutional Official on appointments to the IRBs.

d. The administrator of the HRPP confers frequently with the IRB staff and Chairs to evaluate day-to-day needs and can, within certain limits, adjust resources allocated to the HRPP as needed.

e. The administrator of the HRPP is responsible for:
   • Assuring that the HRPP and IRB have appropriate resources to carry out its functions.
   • In the first calendar quarter of each year (or more frequently if necessary), the administrator of the HRPP evaluates the following areas:
     ▪ Space. IRB staff are consulted regarding adequacy of their personal work spaces, resources for copying documents; and space to store paper files.
     ▪ Personnel. IRB staff are consulted regarding adequacy of staff to respond to programmatic needs. Part of this evaluation will include comparison of workload in the previous year to other years; timeliness and thoroughness of reviews; assessment of matters that had to be deferred because of scarcity of resources.
     ▪ HRPP education program. IRB staff and members are consulted about their perceptions of the need for training, especially in light of new and more complex protocols that have been presented for review and for continuing “refresher” training in basic principles of human research protections. Additional topics include training on new software for managing IRB operations.
     ▪ Legal counsel. IRB chairs, members and staff are queried regarding their perceptions of need for increased access to legal advice regarding application of the regulations to specific situations that come before the boards.
     ▪ Conflict of interest. IRB members queried regarding their perceptions of how the conflict of interest disclosure is functioning; whether they understand its various components; and whether it should be modified.
     ▪ Membership. IRB members and chairs are consulted regarding adequacy of the membership to evaluate protocols coming before the boards for review. Among the factors to be considered are scientific expertise and representational capacity of members.
   • Developing the annual budget for the IRB.
- The administrator of the HRPP presents his/her findings to the IRB at a convened meeting in the first quarter of the year, and recommendations will be incorporated into the IRB budget request, which is developed in the second quarter.
- The administrator of the HRPP is responsible for coordinating plans for outreach activities to inform the Baptist community as well as the general public about the role of the IRB and the Baptist human research protection program and for evaluating these activities annually. Planning and evaluation will include consultation with IRB members and the Corporate Communications Department. Results of the review will be discussed with IRB members at a convened meeting.
- The job performance of the administrator of the HRPP is evaluated on a yearly basis by the IO. An integral part of the evaluation process is giving constructive feedback to address any performance areas that are deficient or should be improved. If necessary, formal improvement plans are developed, implemented and reviewed at pre-specified intervals.

3. IRB Coordinator

a. The IRB Coordinator is expected to be knowledgeable about regulations pertaining to human research protections and be a resource for investigators and their research teams, especially those who may be inexperienced in clinical research, about IRB requirements and human subject protections training.

b. The Coordinator is also responsible for:
   - updating the FWA and rosters as directed;
   - receiving, docketing, and processing new protocol applications and revisions and applications for continuing review;
   - assigning reviewers for new and continuing applications;
   - preparing correspondence on behalf of the IRB;
   - IRB meeting preparation;
   - taking minutes of IRB meetings and distributing them to members;
   - ensuring compliance with HRPP training requirements / maintaining training records; and
   - overseeing safe storage of IRB files.

c. The performance of the Coordinator is evaluated on a yearly basis using the Baptist Employee Performance Evaluation.
• The evaluation is carried out by the administrator of the HRPP, with input from various sources.
• An integral part of the evaluation process is giving constructive feedback to address any performance areas that are deficient or should be improved.
• If necessary, formal improvement plans are developed, implemented and reviewed at pre-specified intervals.

4. Institutional Review Board (IRB)

a. Baptist has one IRB appointed by the IO.

b. The IRB prospectively reviews and makes decisions concerning all human research conducted at Baptist facilities, by its employees or agents, or under its auspices unless another IRB has been designated to do so.

c. The IRB is responsible for the protection of rights and welfare of human research subjects at the Baptist and its affiliates, through review and oversight of safe and ethical research.

d. It discharges this duty by complying with the requirements of federal and state regulations, the FWA, and organizational policies.

e. The IRB functions independently of, but in coordination with, other organizational committees and officials.

f. The IRB, however, makes its independent determination whether to approve or disapprove a research plan based upon whether or not human subjects are adequately protected.

g. Research that has been reviewed and approved by the IRB may be subject to review and disapproval by officials of the organization. However, those officials may not approve human research that has not been approved or has been disapproved by the IRB.

h. Baptist also uses the services of Western IRB (WIRB) for the review of biosafety research and the NCI Cooperative IRB (CIRB) serves as the IRB of record for oncology cooperative research.

5. Legal Counsel

a. The Baptist HRPP relies on the General Counsel for the interpretations and applications of state law and the laws of any
other jurisdiction where research is conducted as they apply to human subject research.

b. General Counsel will also advise the IRB about other legal issues such as who is a child, and who can serve as a legally authorized representative or guardian.

c. When there are any conflicts between federal or national law and other applicable laws, the General Counsel will determine the appropriate resolution.

d. All research documents (agreements, contracts, informed consents, etc.) require Legal review and approval prior to execution.

6. The Investigator

a. The investigator is the ultimately responsible for the protection of the human subjects who participate in research.

b. The investigator is expected to abide by the highest ethical standards when developing a research plan that incorporates the principles of the Belmont Report.

c. The investigator is expected to conduct research in accordance with the IRB approved research plan and to oversee all aspects of the research by providing training and supervision of support staff, including oversight of the informed consent process.

d. All subjects must give informed consent unless the requirement has specifically been waived by the IRB.

e. Investigators must establish and maintain an open line of communication with research subjects within their responsibility.

f. In addition to complying with all applicable policies and standards of regulatory bodies, investigators must comply with organizational and administrative requirements for conducting research.

g. The investigator is responsible for ensuring that all research staff complete all organizational required training as well as training for their responsibilities in any given specific research study.
h. When investigational drugs or devices are used, the investigator is responsible for providing a plan for their storage, security, dispensing, accounting, and disposal.

7. Baptist Clinical Research Institute (BCRI)

a. Under the BCRI, staff may review all research agreements with all sponsors including federal, foundation, and non-profit sponsors.

b. This review ensures that all terms of the award (grant or contract) are in compliance with organizational policies.

c. Only designated individuals within the BCRI have the authority to approve research proposals and to execute research agreements on behalf of the organization. All such research documents require Legal review and approval prior to execution.

d. The BCRI in cooperation with Corporate Privacy and Security ensures that appropriate required subject protection language is included in contracts. Any variations or revisions to standardly accepted terms in Confidentiality Agreements, Data Security and HIPAA/PHI related matters require the review and approval of the BMHCC Corporate Privacy Officer.

e. The BCRI, the IRB Office, and Legal work in conjunction to confirm that the contract and the consent documents are consistent in terms of costs to subjects and who pays in case of injury.

f. IRB office coordinates efforts to ensure that all applicable individuals have filed appropriate COI disclosures to meet investigator COI policies.

g. When the grant or contract agreement includes human research activities that will be conducted by investigators who are not employees or agents of Baptist, a subcontract is executed between the Baptist entity and the collaborating institution.
   • The subcontract includes the requirement for the collaborating institution to assure compliance with federal regulations for the protection of human subjects in research and to provide documentation of current and ongoing IRB approval.
   • The collaborating institution must also ensure that key personnel involved in human subject research are in compliance with their institutional policy or NIH’s policy on education in the protection
of human research subjects and provide documentation of education of key personnel to the IRB staff.

8. Baptist Pharmacy

a. A pharmacist from Baptist pharmacy serves on the IRB, allowing the pharmacy to have complete information about all IRB approved research that takes place at Baptist entities and under its jurisdiction.

b. The pharmacist assures that information about all studies involving drugs used in research is shared with both the pharmacy staff as appropriate and that Baptist pharmacy is made aware of IRB approved research involving drugs.

c. The Baptist pharmacy or its affiliate pharmacies are responsible for storing, accounting for, dispensing, and compounding of most investigational drugs used in research, whether conducted inpatient or outpatients.

d. The manufacture/compounding of drug products not commercially available is coordinated by the Baptist pharmacies.

e. Waivers from use of the Baptist pharmacy for handling investigational drugs will be considered on a case by case basis by both the IRB and the Baptist pharmacy, with required information regarding storage, accounting, dispensing etc. provided within the IRB application.

f. The Research pharmacists and Pharmacy Service Line Administrator are available to provide guidance to investigators in relation to the management of the study drugs.

IX. Relationship Among Components

A. The administrator of the HRPP will facilitate and maintain a dialogue between the various compliance entities at the organization.

B. The administrator of the HRPP will monitor compliance of existing programs, develop new or revised policies as changes in requirements occur and disseminate updated compliance information to the research community.

X. Study-Specific Coordination

A. In addition, prior to IRB approval and as applicable, the Investigator, or designee, must participate in a feasibility meeting in order to obtain and
document the approval, support, or permission of other individuals and departments or entities impacted by the research as well as approval by any oversight committees and the entities’ Chief Executive Officer or designee.

B. For any studies requiring a feasibility meeting, a signed feasibility meeting form or letter or other evidence of support, collaboration, permission, or approval from the designated authority should be included in the Initial Study Application to the IRB.

C. The application will be reviewed in the IRB office to ensure that all necessary approvals are included.

D. Final IRB approval will not be given until all necessary letters are received.

E. The IRB may request review or consultation with any of the above listed or other organizational committees or components even when such review or consultation is not technically required by policy.

F. Other committees and officials may not approve research involving human subjects to commence that has not been approved or has been disapproved by the IRB.

XI. Collaborative Research Projects

A. In the conduct of cooperative research projects, Baptist acknowledges that each organization is responsible for safeguarding the rights and welfare of human subjects and for complying with applicable federal regulations.

B. When a cooperative agreement exists, the Baptist entity may choose to enter into a joint review arrangement, rely on the review of another qualified IRB, or make similar arrangements for avoiding duplication of effort.

C. A formal relationship must be established between the Baptist entity and the other institution through an Institutional Agreement, a Memorandum of Understanding, or other such written agreement.

D. This relationship must be formalized before the Baptist entity will accept any human research proposals from the other institution or rely on the review of the other institution.

E. It is the policy Baptist to assure that all facilities participating in a study involving human subjects receive adequate documentation about the study in order to protect the interests of study participants.
F. Before a study can begin, it must be approved by the IRBs of record for each participating facility and, where appropriate, the IRB of record for the coordinating facility.

G. For collaborative research, the investigator must identify all institutions participating in the research, the responsible IRBs, and the procedures for dissemination of study information (IRB initial and continuing approvals, relevant reports of unanticipated problems, study modifications, and interim reports) between all participating institutions.

H. When the Baptist IRB reviews research conducted in whole or in part at another institution, the particular characteristics of each institution’s local research context must be considered, either (i) through knowledge of its local research context by the IRB or (ii) through subsequent review by appropriate designated institutional officials, such as the Chair and/or other IRB members.

I. If Baptist is the coordinating facility the investigator must document how the conduct of the research plan and the protection of human subjects will be communicated to and among the other participating facilities engaged in the research study.

J. The investigator is responsible for serving as the liaison with regulatory and funding agencies, with other participating facilities, and for all aspects of internal review and oversight procedures.

K. The investigator is responsible for ensuring that all participating facilities obtain review and approval from their IRB of record and adopt all research plan modifications in a timely fashion.

L. The investigator is responsible for ensuring that the research study is reviewed and approved by any other appropriate committees at the coordinating facility and at the participating facilities prior to enrollment of participants.

M. The investigator must follow these procedures if Baptist is the coordinating facility:

1. During the initial IRB submission of the multi-site study, the investigator indicates in writing on the application form or in an application letter that Baptist is the coordinating facility of a multi-site study.

2. The investigator submits the following information in the IRB application materials:
a. Name of each participating facility.

b. Confirmation that each participating facility has an FWA (including FWA number and expiration date).

c. Contact name and information for investigators at each participating facility.

d. Contact name and information for IRB of record at each participating facility.

e. The method for assuring all participating facilities have the most current version of the research plan.

f. The method for confirming that all modifications to the research plan are communicated to participating sites.

g. The method for communicating to participating facilities any serious adverse events and unanticipated problems involving risks to subjects or others.

h. The method of communicating regularly with participating sites about study events.

i. Copies of approval letters from all IRBs of record for all participating sites.

3. The investigator must also maintain documentation of all correspondence between participating sites and their IRB of record.

N. When a Baptist entity is engaged in only part of a cooperative research project, the Baptist IRB only needs to approve the parts of the research in which the Baptist investigator is engaged. For example, if a Baptist entity is operating the statistical center for a multicenter trial that receives identifiable private information from multiple other institutions, the Baptist IRB reviews and approves the research activities related to the receipt and processing of the identifiable private information by the statistical center.

XII. Authority and Independence of the IRB

A. Authority of each IRB derives from federal regulations (45 C.F.R. Part 46 and 21 C.F.R. Parts 50 and 56).
B. Additional authority, as specified in the various policies and procedures for the Baptist HRPP, is explicitly delegated by the Board of Directors of the Baptist Clinical Research Institute, Inc.

C. The Baptist IRB is authorized to:

1. Review, approve, require modifications (to secure approval) or disapprove research activities involving human participants or research with data or materials (e.g. tissue, blood samples, etc.) conducted within the organizations and entities that are affiliated with Baptist.

2. Require progress reports from the investigators and oversee the conduct of the study.

3. Investigate complaints or reports of noncompliance or protocol deviations and done in conjunction with subject matter experts.

4. Suspend, terminate approval or reopen closed research protocols.

5. Observe, or have a third party observe, the consent process and the conduct of the research.

6. Where appropriate, determine that adequate additional protections are ensured for vulnerable populations such as individuals with impaired decision-making capacity, prisoners, children, and economically or educationally disadvantaged persons as required by Subparts B, C and D of 45 C.F.R. § 46.

7. Ensure that the research (site or project) has in place adequate mechanisms to protect human subjects, including the auditing of sites and monitoring of the informed consent process by using third party monitors.

8. Additionally, the Baptist IRB is authorized to function as the Privacy Board for purposes of complying with the research provisions of regulations at 45 C.F.R. §§ 160 and 164.

9. The Baptist IRB is authorized to formulate its own operational procedures consistent with Baptist policies. New procedures and substantive revisions to existing ones must be approved by majority vote at a convened meeting of the IRB.

D. In its review of human participant research, the IRB has jurisdiction over all aspects of the research including, but not limited to:
1. Methods of identifying potential subjects.

2. Methods proposed for contacting potential subjects.

3. Materials to recruit subjects and proposed compensation.

4. Pilot studies.

5. Proposals to use or provide stored blood, tissues, or confidential data.


7. The informed consent process and forms.

8. The protocol and summary of the research.


10. Unanticipated problems involving risk to subjects.

11. Proposed changes to the research.

12. Continuing reviews.

13. Use of investigational drugs and devices in emergencies.


15. Eligibility for exemption or expedited review.

XIII. Independence of the IRB

Baptist officials may not approve research that has not been approved by a Baptist IRB or by an approved external IRB (45 C.F.R. § 46.112; 21 C.F.R. § 56.112).

XIV. Undue Influence

A. Efforts to influence the staff and members of the IRB to act in a way that is not consistent with protecting the rights and welfare of human research subjects is not allowed.
B. Undue influence may take the form of threats about employment status, offers of money or other items of value or intimidating behavior (45 C.F.R. § 46.112).

XV. Reporting Undue Influence

IRB staff and IRB members are to report attempts to exert undue influence to the IRB Chair, the Institutional Official, the administrator of the HRPP, the Corporate Compliance Officer, or the Baptist Helpline/Hotline (1-877-BMH-TIPS).

XVI. Baptist Response to Attempts to Exert Undue Influence

A. It is Baptist’s policy that IRB review processes and the implementation of its policies and procedures are to be conducted objectively and without undue influence over deliberations or processes.

B. IRB members, staff, investigators, or research participants who believe that an attempt has been made to unduly influence the IRBs, review processes, or application of policies and procedures may contact the IRB Chair, the Institutional Official, the administrator of the HRPP, the Corporate Compliance Officer or the Baptist Helpline/Hotline at 1-877-BMH-TIPS to report a concern.

C. The administrator of the HRPP and the Corporate Compliance Officer or other delegated personnel will review reports.

D. The outcome of the review will be documented, the complainant provided with a response, and a corrective action plan instituted, if deemed necessary.

XVII. IRB Oversight

A. All research involving human subjects conducted at any facility affiliated with Baptist or by an employee or agent of Baptist is subject to review and oversight by the Baptist IRB.

B. A third-party IRB may be used in instances where there is an Affiliation Agreement on file designating another IRB of record.

C. The administrator of the HRPP or designee has the authority to determine which studies may use a third-party IRB and reserves the right to be able to require any study to be subject to the Baptist IRB review at any point of the study’s lifecycle; even if a third-party IRB has previously reviewed the study.
Scope:
This policy shall apply to each of the entities in which Baptist Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Policy:

I. In addition to federal laws and regulations, human research activities conducted at Baptist entities must comply with all and any laws in the state in which the research is being conducted in accordance with 45 C.F.R. § 46.116(e). In general, when federal and state laws differ, the more restrictive law prevails.

II. The Principal Investigator has the responsibility for ensuring that a protocol complies with all regulations and statutes governing human subjects’ research and the HRPP should be responsible for documenting /stating which laws that directly impact research at Baptist entities, such as, age of consent, Legally Authorized Representatives (LAR) and who may serve as a LAR for surrounding states.

III. The departments of Legal Counsel and Compliance will serve as guides and references upon request. As specific issues arise, Legal and Compliance can discern the updated applicable law/statute/regulation upon request.

Policies by State:

I. Research at Baptist entities will be conducted in accordance with applicable laws of Tennessee, Mississippi, or Arkansas. [45 C.F.R. § 46.116(e)]

II. Age of Consent
A. Tennessee

1. Age of Majority
   Age of Majority means eighteen (18) years of age or older; except that when purchasing, consuming or possessing alcoholic beverages, wine or beer as those terms are defined in title 57, "Age of Majority" means twenty-one (21) years of age. [T.C.A. § 1-3-105]

2. Emancipated Minor Defined by T.C.A. §33-8-104
   a. Marriage
   b. Court Order
   c. In any other way recognized by Tennessee law to have all the rights and responsibilities of adults.

B. Mississippi

1. Minors
   According to Mississippi State Law, Minors are persons under the age of twenty-one (21). The general rule is that a person may consent for his or her own medical care at the age of eighteen. The statutes do not specifically allow a person aged 18-20 to consent to research and therefore they should be considered as minors unless circumstances exist to confer majority status on the minor. Certain statutes and case law provide minors with majority status in some circumstances (e.g. emancipated minor, mature minor, or minor seeking care for drug addiction, sexually transmitted diseases, emotional disorders, or abortion). Miss. Code Ann. § 41-41-17, states that a parent or legal guardian may consent to allow an un-emancipated minor to participate in research.

2. Emancipated Minor by Court Order or Marriage

C. Arkansas

In Arkansas, “children” includes all those who have not yet reached their 18th birthday and have not been legally emancipated. Emancipation may be obtained through judicial decree or based upon certain events such as marriage or military service. Marriage or military service does not automatically emancipate an individual and investigators should seek guidance if the issue arises.

III. Legally Authorized Representative (LAR)
The question of who may serve as an LAR is a matter of state law.
A. Tennessee

The hierarchical order of person who may serve as LAR in Tennessee is as follows: Conservator; guardian; (did not find reference to attorney-in-fact anywhere); subject’s spouse, unless legally separated; the subject’s adult child; the subject’s parent; the subject’s adult sibling; any other adult relative of the subject; or any other adult who is familiar with the patient’s personal values, who is reasonably available, and who is willing to serve as LAR. [T.C.A. § 68-11-1806]

B. Mississippi

In accordance with Miss. Code Ann. § 41-41-211 regarding consent for treatment, when the primary physician determines that a patient lacks capacity to give consent the order of authority to provide consent on behalf of another adult or emancipated minor is as follows:
1. Health care agent
2. Court appointed guardian
3. The spouse, unless legally separated
4. An adult child
5. A parent
6. An adult brother or sister

C. Arkansas

In Arkansas [Arkansas Code § 20-6-105], in addition to other persons as may be authorized and empowered, the legally authorized representative for another person, for purposes of providing consent for research involving surgical or medical treatments or procedures, not prohibited by law, will be identified by the supervising healthcare provider in descending order:
1. The principal’s spouse, unless legally separated
2. The principal’s adult child
3. The principal’s parent
4. The principal’s adult sibling
5. Any other adult relative of the principal
6. Any other adult person, who exhibited special care and concern for principal, who is familiar with the principal’s personal values, who is reasonably available, and who is willing to serve.

IV. Wards of the State (foster children)  [45 C.F.R. § 46.409]
Research involving children who are wards is generally not conducted at Baptist. See Policy HRPP 1210 “Vulnerable Subjects.”

V. Other Jurisdictions
Baptist investigators wishing to conduct research in a jurisdiction other than Tennessee, Mississippi, or Arkansas must provide assurance that the research will conform to the laws of that jurisdiction.
QUALITY ASSURANCE

Scope:
Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:
The Baptist HRPP performs Quality Assurance and Improvement activities for the purposes of monitoring the safety of ongoing studies and measuring and improving human research protection effectiveness, quality, and compliance with organizational policies and procedures and applicable federal, state, and local laws.

Policy:
I. External Monitoring, Audit, and Inspection Reports
All reports from external monitors, auditors, or inspectors must be submitted by investigators to the IRB for review. Routine study monitoring reports may be submitted at the time of annual review. Audit or inspection reports must be submitted to the IRB upon receipt. The administrator of the Baptist HRPP (hereinafter “administrator”), IRB Chair, IRB Vice-Chair, or designee will review such reports in order to monitor for issues that may impact the rights or welfare of human subjects and for issues indicative of possible serious or continuing non-compliance (See policy on non-compliance, HRPP 1216). If such issues are identified, the report will be forwarded to the convened IRB to determine what additional actions are necessary.
II. Investigator Compliance Reviews
A. The administrator or designee is responsible for conducting post-approval directed (“for cause”) audits and periodic (not “for cause”) compliance reviews of investigator research. These may be performed internally, or requested of Corporate Audit, Corporate Compliance, or an outside consulting firm, as deemed appropriate. Additionally, the IRB may appoint a subcommittee for the purpose of conducting a for-cause or not for-cause compliance review of one or more research plans under its jurisdiction. The subcommittee may be composed of IRB members and staff from within, or individuals from and outside of the organization.

B. Compliance reviews are conducted to assess investigator compliance with federal, state, and local law, and Baptist HRPP policies to identify areas for improvement, and to provide recommendations based on existing policies and procedures. The results of compliance reviews will be reported to the Institutional Official, administrator, the IRB, and the investigator. Any non-compliance will be handled according to the non-compliance policy.

C. If it is identified that subjects in a research project have been exposed to unexpected serious harm, the person(s) conducting the review will promptly report such findings to the Institutional Official, administrator and the IRB Chair for immediate action.

D. If issues are identified that indicate possible misconduct in research, the procedures in the Research Misconduct Policy will be initiated.

E. Compliance reviews may include:

1. Verify investigator qualifications
   a. Review PI and sub-investigator CV’s and registrations and verify documentation was current at time of study visit

2. Verify current certifications and lab normal ranges protocol-required procedures

3. Verify equipment not covered under CLIA or CAP certifications are adequately maintained and review certifications

4. Verify facilities remain adequate throughout the trial

5. Ensure drug dispensation and storage complies with regulatory requirements. Drug/Device accountability will include the review of (21 CFR 312.62 a, ICH 4.6.1)
a. Verify documentation in the master file of receipt of disposition/use and return of product.

b. Verify the master file contains guidelines for handling product

c. Verify the site maintains records that indicate product has been supplied only to eligible subjects at protocol specified doses

d. Review the investigator’s records for study drug or study device shipping receipts including lot number and quantity (if applicable)

e. Review shipping receipts to other sites (if applicable)

f. Review dispensing logs including the subject initials, number, dose or quantity and person dispensing

g. Review temperature log

h. Review return receipts

i. Verify that the protocol or the master file documents how subjects are provided with necessary instruction on how to use, handle, store, and return product

6. Verify the site is following the approved IRB protocol

7. Ensure protocol deviations and violations are reported

8. Verify Informed Consent process

a. Informed Consent review (compliance with 21CFR 50)

b. Review of the signed informed consent documents for the correct version, completeness of the subject’s or legally authorized representative signature and date, signature and date of person obtaining the consent, investigator signature and date, and witness name, signature and date when required.

c. Review documentation of the informed consent process or enrollment note. The auditor should evaluate for documentation of the informed consent discussion including a question and answer period, the subject had adequate time to make an informed decision, signed the informed consent prior to the initiation of any study procedures and received a copy of the signed informed consent.
d. Verify correct version of IRB-approved consent form was used with appropriate HIPAA authorization

9. Verify staff has adequate training and responsibilities have not been delegated to unauthorized individuals

10. Report subject recruiting and enrollment rate
   a. Compare the number of subjects who signed informed consent to the limit approved by the IRB
   b. Check subject screening log to document subjects who entered screening but did not participate in the trial

11. Verify accuracy of records and completeness of CRF entries and ensure corrections are made when necessary. Review of the clinical record will include:
   a. Verification of data using the medical records, research records, study logs and CRF is applicable
   b. Documentation the subject meets inclusion criteria. (21 CFR312.312.62 b) (ICH 4.9.1, 4.9.2)
   c. Documentation the subject did not meet exclusion criteria
   d. Completion of protocol specific procedures and adherence to the study visit schedule
   e. Verification that staff is performing study duties as detailed on the delegation of authority form and/or form 1572
   f. Documentation of investigator or sub-investigator review of laboratory data, tests or protocol procedure results in a timely manner (i.e. prior to randomization or study visits)

12. Verify Adverse Events and serious adverse events are reported to the appropriate agencies

13. Ensure essential regulatory documents are maintained. Review of the site’s Regulatory binder/file can include:
   a. PI and sub-investigator CV’s and registrations
   b. FDA form 1572 and any revisions
c. Sponsor financial disclosure forms. (21 CFR 54)
d. FDA form 1571 and any revisions
e. Essential laboratory documents including CAP, CLIA, reference ranges and the director’s CV and registration (ICH 8.2.11, 8.2.12)
f. Delegation of Authority form (ICH 4.1.5)
g. Screening and enrollment logs
h. IND safety or SAE reports (ICH 16.2)
i. IRB or other review committee correspondence
j. Copies of the protocol, amendments, informed consents, informed assents, HIPAA, advertising materials, investigator drug brochures, subject materials, and progress reports (ICH 8.2.2, ICH 8.2.1)
k. DSMB reports or minutes
l. Sponsor correspondence
m. Annual progress reports to the appropriate regulatory agency
n. Certificate of Confidentiality (if indicated)
o. Documentation of protocol deviations or violations including IRB notification, sponsor notification or appropriate regulatory agency
p. Final progress report if available
q. Documentation of appropriate training

III. IRB Compliance Reviews
A. The administrator will periodically review the activities of the IRB to assess compliance with regulatory requirements and to identify areas for improvement; this will include a review of IRB records at least annually. This may be performed internally, or requested of Corporate Audit, Corporate Compliance, or an outside consulting firm, as deemed appropriate. Review activities may include:

1. Review of the IRB minutes to determine that adequate documentation of the meeting discussion has occurred. This review will include assessing the documentation surrounding the discussion for protections of vulnerable populations as well as risk/benefit ratio and consent issues that are included in the criteria for approval;

2. Review of the IRB minutes to assure that quorum was met and maintained;
3. Review of IRB documentation, including IRB minutes, to assess whether privacy provisions, according to HIPAA, have been adequately reviewed, discussed and documented;

4. Evaluating the continuing review discussions to assure they are substantive and meaningful and that no lapse has occurred since the previous IRB review;

5. Reviewing IRB files to assure retention of appropriate documentation and consistent organization of the IRB file according to current policies and procedures;

6. Reviewing the IRB database to assure all required fields are completed accurately;

7. Verifying IRB approvals for collaborating institutions or external performance sites;

8. Reviewing the appropriate metrics (for example, time from submission to first review) to evaluate the quality, efficiency, and effectiveness of the IRB review process;

9. Reviewing the workload of IRB staff to evaluate appropriate staffing level; and

10. Other monitoring or auditing activities deemed appropriate.

B. The administrator will review the results of IRB compliance reviews with the IRB and the Institutional Official. If any deficiencies are noted in the review, a corrective action plan will be developed by the administrator and approved by the Institutional Official, Corporate Compliance, and Corporate Audit. The administrator will have responsibility for implementing the corrective action plan.

IV. HRPP Quality Assessment and Improvement

A. Annually, a meeting is held by the administrator, in collaboration with Corporate Audit, in which the quality improvement plan is put into place, to be carried out by an individual or committee named by the administrator that assesses compliance and achievement of targeted levels of quality, efficiency, and effectiveness of the HRPP (e.g., continuous investigator training; use of IRB-approved consent forms, turn-around time of exemption determinations, etc.). The plan will, at a minimum contain:

1. Results of the metrics gathered during the year that reflect the results of the auditing and monitoring programs
2. An evaluation of the goals of the quality assessment/improvement plan with respect to measuring effectiveness, identifying opportunities for improvement and achieving and maintaining targeted levels of quality, efficiency, effectiveness including:
   a. At least one objective to achieve or maintain compliance is defined
   b. A review of the measures that are used to ensure industry standard benchmarks are being used and assessed
   c. At least one objective of quality, efficiency, or effectiveness is defined
   d. At least one measure of quality, efficiency, or effectiveness is defined
   e. A review of the methods to assess quality, efficiency, or effectiveness and make improvements are described, including a review of the Institutional Auditing Plans

   B. The assessment report will be reviewed by the administrator in order to identify trends and to determine if systemic changes are required to prevent re-occurrence. If so, administrator and other relevant parties (Corporate Audit and Corporate Compliance) will collaborate in the development of a corrective action plan, its implementation, and evaluation of its effectiveness.

   C. The IRB Coordinator is responsible for tracking internal metrics that are informative in considering IRB and Investigator efficiency such as the amount of time from receipt of a submission through pre-review, assignment to the IRB, and final approval and the amount of time it takes investigators to develop and submit responses to pre-review and IRB requirements. Metrics reports will be provided to the administrator and IRB Chair twice per year.

   D. Each year in December, the administrator, in collaboration with the IRB Chair and IRB Coordinators, will develop a Performance Workplan that defines the Quality Improvement goals for the following year. The Workplan will address compliance with the HRPP in the areas of IRB operations, regulatory operations, and research operations, as well as addressing the quality, efficiency and effectiveness of the HRPP. At least one of the projects will involve assessment at the direction of Baptist Corporate Compliance or Corporate Audit. Benchmarks that set performance expectations are integral to the Workplan. When a benchmark is not met, a performance improvement plan is to be established.
EDUCATION AND TRAINING

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

Recognizing that a vital component of a comprehensive human research protection program is an education program, Baptist is committed to providing training and an on-going educational process for IRB members and the staff of the IRB and HRPP Office, related to ethical concerns and regulatory and organizational requirements for the protection of human subjects.

Policy:

I. Orientation

- New IRB members, including alternate members will meet with the administrator of the Baptist HRPP or designee for an informal orientation session. At the session, the federal regulations will be reviewed and an orientation to IRB processes will be given. Also, the new member will be given a copy of the IRB Member Handbook and the HRPP policies. New members are required to complete the initial education requirement for IRB members before they become an
active voting member. The requirements include:

A. CITI Training Courses for IRB Members - IRB Members (Basic Course)
B. The Nation Institute of Health Financial Conflict of Interest Tutorial
C. The financial conflict of interest (FCOI) disclosure form
D. Member Biographical Sheet
E. IRB Member Agreement
F. Code of Conduct
G. Tools used by IRB reviewers (checklists, etc.)
H. Attend at least two (2) IRB meetings

B. Initial Education
IRB members, the administrator of the HRPP and IRB staff will complete the required modules in the CITI Course in the Protection of Human Research Subjects and the Financial Conflict of Interest (FCOI) Training (National Institute of Health FCOI Tutorial and the FCOI Disclosure Form). In addition, new members will complete the IRB Member Module - "What Every New IRB Member Needs to Know". Community members are expected to review the “I Have Agreed to be an IRB Community Member. Now What?” module as well.

II. Continuing Education

1. To ensure that oversight of human research is ethically grounded and the decisions made by the IRB are consistent with current regulatory and policy requirements, training is continuous for IRB members throughout their service on the IRB.

2. In addition to initial training requirements, IRB members and staff and the administrator of the HRPP must also satisfy continuing education requirements on an annual basis. The Baptist HRPP uses the following activities as a means for offering continuing education to IRB members, HRPP and IRB administrators and IRB staff:

A. In-service training at IRB meetings;
B. Monthly Research Roundtables
C. Training workshops;
D. Copies of appropriate publications;
E. Identification and dissemination by the administrator of the HRPP or designee of new information that might affect the human research protection program, including laws, regulations, policies, procedures, and emerging ethical and scientific issues to IRB members via email, mail, or during IRB meetings; and

F. Unlimited access to the IRB Office resource library.

3. IRB members and staff and the administrator of the HRPP are also required to complete CITI training every 3 years as part of the Baptist continuing education requirements.

4. The activities for continuing education vary on a yearly basis depending on operating budget and areas of need, as determined by the administrator of the HRPP. The administrator or designee determines which continuing education activities are mandatory for IRB members and staff in a given year. The IRB Coordinator tracks whether each individual has satisfied the requirements. IRB members who have not fulfilled their continuing education requirements will not be assigned as primary or secondary reviewer until they are fulfilled. Continuing failure to complete training may result in the individual being removed or not renewed as an IRB member. Fulfillment of training requirements is included as part of the evaluation of the performance of IRB members/alternates.

5. Members and staff who are unable to attend education sessions will be provided with the opportunity to makeup any training that they missed. If a make-up session is not possible (e.g., a webinar or conference), then an equivalent educational opportunity will be offered at the discretion of the administrator.

6. The Institutional Official (IO) will provide support to send as many members of the IRB as possible to attend the annual PRIM&R conference, regional OHRP conferences or other conferences /symposia on human research protections.

III. Training / Ongoing Education of Investigators and Research Team

1. As stated previously, a vital component of a comprehensive human research protection program is an education program for all individuals involved with research subjects. Baptist is committed to providing training and an on-going educational process for investigators and members of their research team related to ethical concerns and regulatory and organizational requirements for the protection of human subjects.

Initial Education

A. Investigators, key personnel, and other members of the research team must complete the Baptist required core modules in the CITI Course in the Protection of Human Research Subjects including the module on
Conflicts of Interest and Good Clinical Practice. Required core modules are based upon the type of research is being conducted (Biomedical Research, Social and Behavioral Research or Data or Specimens Only Research). Evidence of current training (date of completion within 3 years of application date) for each member of the research team must be included in every new research study application and application for continuing review. New research plans and applications for continuing review will not be approved from investigators who have not completed the initial education requirement.

B. While research plans and applications for continuing review will be accepted and reviewed if the investigator holds a current certification of training, final approval will not be granted until all co-investigators and members of the research team have completed the initial education requirement.

2. Waiver of Initial Education

If individuals can provide documentation verifying that they have successfully completed the CITI Program at another institution, they may affiliate themselves with Baptist via the CITI Program site. Additional modules may need to be completed if previously completed modules do not meet the minimum coursework requirements. All investigators or members of their research team must complete the requirements of Continuing Education as reviewed below.

Continuing Education and Recertification

Investigators, key personnel, and other members of the research team must meet the Baptist continuing education requirement every three (3) years after certification of Initial Education for as long as they are involved in human subject research. There is no exception to this requirement. Affected individuals must complete appropriate refresher modules at the CITI web-based training site. Other training may be acceptable if approved by the administrator of the HRPP.

3. Individuals must submit to the IRB office evidence of continuing education prior to the expiration of their training certification. New research plans and applications for continuing review will not be accepted from investigators who have not submitted satisfactory evidence of continuing education.

4. Investigators who are also IRB Chair, IRB members, or IRB Office staff should satisfy the training requirements for IRB members and staff described above.
INSTITUTIONAL REVIEW BOARD

Scope:
Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:
Baptist has established an Institutional Review Board (IRB) to ensure the protection of human subjects in research conducted at Baptist facilities. All non-exempt human subject research conducted at Baptist facilities must be reviewed and approved by the Baptist IRB or another designated IRB prior to the initiation of the research.

Policy:
I. Authority of the IRB
A. The authority of the IRB derives from federal regulations (45 C.F.R. Part 46 and 21 C.F.R. Parts 50 and 56). Additional authority, as specified in the various policies and procedures for the Baptist, is explicitly delegated by the Board of Directors of the Baptist Memorial Health Care Corporation who acts solely as the contracting and internal management agent for all of its affiliated healthcare facilities.
B. The Baptist IRB is authorized to:
1. Review, approve, require modifications (to secure approval) or disapprove research activities involving human participants or research with data or materials (e.g. tissue, blood samples, etc.) conducted within the organizations and entities that are affiliated with Baptist.
2. Require progress reports from the investigators and oversee the conduct of the study.
3. Investigate complaints or reports of noncompliance or protocol deviations.
4. Suspend, terminate approval or reopen closed research protocols.
5. Observe, or have a third party observe, the consent process and the conduct of the research.
6. Where appropriate, determine that adequate additional protections are ensured for vulnerable populations such as fetuses, pregnant women, prisoners, and children, as required by Subparts B, C and D of 45 C.F.R. § 46.
7. Ensure that the research (site or project) has in place adequate mechanisms to protect human subjects, including the auditing of sites and monitoring of the informed consent process by using third party monitors.

C. Additionally, the Baptist IRB is authorized to function as the Privacy Board for purposes of complying with the research provisions of regulations at 45 C.F.R. §§ 160 and 164.

D. The Baptist IRB is authorized to formulate its own operational procedures consistent with Baptist policies. New procedures and substantive revisions to existing ones must be approved by majority vote at a convened meeting of the IRB.

E. In its review of human participant research, the IRB has jurisdiction over all aspects of the research including, but not limited to:

1. Methods of identifying potential subjects;
2. Methods proposed for contacting potential subjects;
3. Materials to recruit subjects and proposed compensation;
4. Pilot studies;
5. Proposals to use or provide stored blood, tissues, or confidential data;
6. Surveys and questionnaires;
7. The informed consent process and forms;
8. The protocol and summary of the research;
9. Evaluation of risks and benefits to subjects;

10. Unanticipated problems involving risk to subjects;

11. Proposed changes to the research;

12. Continuing reviews;

13. Use of investigational drugs and devices in emergencies;

14. Humanitarian use of drugs and devices; and

15. Eligibility for exemption or expedited review.

II. Independence of the IRB

Baptist officials may not approve research that has not been approved by the Baptist IRB or by an approved external IRB. (45 C.F.R. § 46.112; 21 C.F.R. § 56.112)

III. Undue Influence

Any efforts to influence the staff and members of the IRB to act in a way that is not consistent with protecting the rights and welfare of human research subjects is not allowed. Undue influence may take the form of threats about employment status, offers of money or other items of value or intimidating behavior. (45 C.F.R. § 46.112)

IV. Reporting Undue Influence

IRB staff and IRB members must report attempts to exert Undue Influence to the IRB Chair, the Executive Director, the Corporate Compliance Officer or the Baptist Helpline/Hotline (1-877-BMH-TIPS).

V. Baptist Response to Attempts to Exert Undue Influence

It is Baptist’s policy that IRB review processes, and the implementation of its policies and procedures, are to be conducted objectively and without undue influence over deliberations or processes. IRB members, staff, investigators, or research participants who believe that an attempt has been made to unduly influence the IRBs, review processes, or application of policies and procedures may contact the IRB Chair, the administrator of the HRPP, the Corporate Compliance Officer or the Baptist Helpline/Hotline at 1-877-BMH-TIPS to report a concern. The Human Subject Protections Administrator and the Corporate Compliance Officer or other delegated personnel will review reports. The
outcome of the review will be documented, the complainant provided with a response, and a corrective action plan instituted if deemed necessary.

Procedures:

I. IRB Oversight

A. All research involving human subjects conducted at any facility affiliated with Baptist or by an employee or agent of Baptist is subject to review and oversight by the Baptist IRB.

B. A third-party IRB may be used in instances where there is an Affiliation Agreement on file designating another IRB of record.

C. The HRPP administrator or designee has the authority to determine which studies may use a third-party IRB and reserves the right to be able to require any study to be subject to the Baptist IRB review at any point of the study’s lifecycle, even if a third-party IRB has previously reviewed and approved the study.

II. Roles and Responsibilities

A. Chair of the IRB

1. The Institutional Official appoints the Chair and Vice Chair in renewable terms. Any change in appointment, including reappointment or removal, requires written notification.

2. The IRB Chair should be a highly respected individual fully capable of managing the IRB, and the matters brought before it, with fairness and impartiality. The task of making the IRB a respected part of the research community falls primarily on the shoulders of the Chair. The IRB must be perceived to be fair, impartial and immune to pressure by administration, the investigators whose research plans are brought before it, and other committees and professional and nonprofessional offices/sources.

3. The IRB Chair or Vice Chair is responsible for conducting the meetings, conducting expedited reviews and may serve as signatory for correspondence generated by the IRB.

4. The IRB Chair or Vice Chair is authorized to take immediate action to suspend a study or studies if information is presented regarding subject safety or for any other reason where such action would be deemed appropriate. Such action requires subsequent notice to and review by
5. The IRB Chair may designate other experienced IRB members to perform duties such as expedited reviews and other IRB functions.

6. The IRB Chair advises the Institutional Official (IO) and the HRPP administrator about IRB member performance and competence. The performance of IRB Chair will be reviewed on an annual basis by the IO in consultation with the administrator of the HRPP. Feedback from this evaluation will be provided to the Chair. If the Chair is not acting in accordance with the IRB’s mission, or following these policies and procedures, has an undue number of absences, or not fulfilling the responsibilities of the Chair, he/she may be removed.

B. Vice Chair of the IRB

1. The Vice Chair serves as the Chair of the IRB in the absence of the Chair and has the same duties as the Chair.

2. The performance of IRB Vice Chair will be reviewed on an annual basis by the IO in consultation with the IRB Chair and administrator of the HRPP. Feedback from this evaluation will be provided to the Vice Chair. If the Vice Chair is not acting in accordance with the IRB’s mission, or following these policies and procedures, has an undue number of absences, or not fulfilling the responsibilities of the Vice Chair, he/she may be removed.

C. IRB Members

1. The role of an IRB member is to ensure that human research activities comply with federal regulations, state and local laws, and organizational policies and procedures, by:

   1. Completing member education and training, both initial and on-going;
   2. Maintaining the confidentiality of IRB deliberations and research review by the IRB;
   3. Conducting and documenting reviews of assigned research in a timely fashion;
   4. Attending IRB meetings as scheduled;
      a. Members should attend all meetings for which they are scheduled. If a member is unable to attend a scheduled meeting, they should inform the IRB Coordinator.
      b. If an IRB member is to be absent for an extended period of time, he or she must notify the IRB Coordinator in advance so that an appropriate alternate/replacement can be obtained. If the member has a designated alternate, the alternate can serve
during the primary member’s absence.
5. Recusing self from final deliberations and vote when s/he has a conflict of interest;
6. Participating in subcommittees of the IRB if requested and available; and
7. Conducting themselves in a professional and collegial manner.

2. The performance of IRB members will be reviewed on an annual basis by the IRB Chair and Vice Chair in consultation with the HRPP administrator. IRB members will receive formal documented feedback on the results of this review. Members who are not acting in accordance with the IRB’s mission or not following policies and procedures or who have an undue number of absences may be removed.

III. Alternate members

A. The appointment and function of alternate members is the same as that for primary IRB members. An alternate’s expertise and perspective should be comparable to those of the primary member. The role of the alternate member is to serve as a voting member of the IRB when the regular member is unavailable to attend a convened meeting. When an alternate member substitutes for a primary member, the alternate member will receive and review the same materials prior to the IRB meeting that the primary member received or would have received.

B. The IRB roster identifies the primary member(s) or class of members (e.g., physician scientist) for who each alternate member may substitute. The alternate member will not be counted toward meeting quorum as a voting member unless the primary member is absent. The IRB minutes will document when an alternate member replaces a primary member.

C. Experienced alternate members may be designated by the Chair or Vice Chair to conduct expedited reviews.

IV. Subcommittees of the IRB

A. The IRB Chair, in consultation with the administrator of the HRPP, may designate one or more other IRB members to a subcommittee of the IRB to perform duties, as appropriate, and undertake other IRB functions, and to make recommendations to the IRB (e.g., to supplement the IRB’s initial review, continuing review, review of modifications, and/or review of reports of unanticipated problems or of serious or continuing non-compliance). The IRB Chair, in consultation with the administrator of the HRPP, will appoint IRB members to serve on each IRB Subcommittee created under this Section.
B. The number and composition of the IRB Subcommittee members shall depend on the scope of duties delegated by the IRB Chair to such IRB Subcommittee (e.g., making recommendations, conducting an inquiry, etc.). Any such Subcommittee cannot approve research that requires approval at a convened IRB meeting.

V. IRB Membership

A. The structure and composition of the Baptist IRB is appropriate to the amount and nature of the research that is reviewed. Every effort is made to have member representation that has an understanding of the areas of specialty that encompasses most of the research performed at the Baptist.

B. The IRB will include members who are knowledgeable about and experienced working with vulnerable populations that typically participate in Baptist research.

C. The IRB must promote respect for its advice and counsel in safeguarding the rights and welfare of human subjects; and possess the professional competence necessary to review specific research activities. Baptist has procedures that specifically outline the requirements of research plan review by individuals with appropriate scientific or scholarly expertise. A member of the IRB may fill multiple membership position requirements for the IRB.

VI. Composition of the IRB

A. The IRB will have at least five members, with at least one M.D., with varying backgrounds to promote complete and adequate review of research activities commonly conducted by the institution.

B. The IRB shall be sufficiently qualified through the experience and expertise of its members (professional competence), and the diversity of its members, including race, gender, and cultural backgrounds and sensitivity to such issues as community attitudes, to promote respect for its advice and counsel in safeguarding the rights and welfare of human subjects.

C. The IRB shall be able to ascertain the acceptability of proposed research in terms of institutional commitments (including policies and resources) and regulations, applicable law, and standards of professional conduct and practice. The IRB shall therefore include persons knowledgeable in these areas.

D. If the IRB regularly reviews research that involves a category of subjects that is vulnerable to coercion or undue influence, such as children, prisoners, individuals with impaired decision-making capacity, or economically or educationally disadvantaged persons, consideration shall be given to the inclusion of one or more individuals on the IRB, who are
knowledgeable about and experienced in working with these categories of subjects.

E. The IRB includes at least one member whose primary concerns are in scientific areas and at least one member whose primary concerns are in nonscientific areas.

F. The IRB includes at least one member who is not otherwise affiliated with the organization and who is not part of the immediate family of a person who is affiliated with the organization.

G. The IRB includes at least one member who represents the general perspective of participants.

H. One member may satisfy more than one membership category.

I. The IRB Chair and Vice-Chair are voting members of the IRB.

J. The staff of the Baptist IRB Office may be voting members of the IRB.

K. On an annual basis, the IRB Chair and the HRPP administrator shall review the membership and composition of the IRB to determine if they continue to meet regulatory and organizational requirements. Members will receive documented feedback on their performance as reviewers following this annual review.

VII. Appointment of IRB Members

A. When the IRB Chair and/or HRPP administrator identifies a need for a new, replacement, or alternate member, the names of candidates will be sent to the HRPP administrator. Chairs may forward nominations to the Institutional Official, or to the HRPP administrator for consideration. The final decision in selecting a new member is made by the Institutional Official, in consultation with the IRB Chair and the administrator of the HRPP.

B. Appointments are renewable terms. Any change in appointment, including reappointment or removal before the end of a member’s term, requires written notification. Members may resign by written notification to the Chair or administrator of the HRPP.

C. On an annual basis, the IRB Chair and the administrator of the HRPP review the membership and composition of the IRB to determine if they continue to meet regulatory and institutional requirements.

VIII. IRB Registration Updates

Changes in IRB membership will be reported to FDA and OHRP as follows:

A. A Baptist decision to disband a registered IRB that it is operating will be reported in writing within 30 days after permanent cessation of the
IRB’s review of DHHS-conducted or supported research.

B. 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, it must report this within 30 days of the changes.

C. Within 90 days after changes regarding the contact person who provided the IRB registration information or the IRB Chair.

D. To register any additional IRB before it is designated under an FWA and reviews research conducted or supported by DHHS or regulated by the FDA.

E. Within 90 days of a change in the membership roster if that IRB is designated under an FWA.

IX. Use of Consultants

A. When necessary, the IRB Chair or the HRPP administrator may solicit Individuals from the organization or the research community with competence in special areas to assist in the review of issues or research plans, which require appropriate scientific or scholarly expertise beyond or in addition to that available on the IRB. The IRB Office will ensure that all relevant materials are provided to the outside reviewer prior to the convened meeting.

B. Prospective consultants who are not employed by Baptist will be asked to agree in writing to:
   1. Keep confidential the subject matter and their involvement in the review process.
   2. Confirm that they have no personal or scientific conflict of interest that would prevent giving an unbiased opinion; and
   3. Confirm that neither they nor members of their immediate family have any financial interest in the study or sponsor.

C. Written statements from consultants will be kept in the IRB records. Key information provided by consultants at meetings will be documented in the minutes. Written reviews provided by the outside reviewer will be filed with the study records.

D. The consultant’s findings will be presented to the convened board for consideration either in person, via telephone, or in writing. If in attendance, these individuals will provide consultation and may assist in the deliberation, but may not participate in the vote.
E. *Ad hoc* or informal consultations requested by individual members (rather than the convened board) will be processed by the IRB Office in a manner that protects the investigator’s confidentiality and is in compliance with the IRB conflict of interest policy.

X. Liability Coverage for IRB Members

The Baptist insurance coverage applies to employees and any other person authorized to act on behalf of Baptist facilities for acts or omissions within the scope of their employment or authorized activity.
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Policy:

I. Human Subject Research Determinations

A. The responsibility for initial determination whether an activity constitutes human subject research rests with the investigator. The investigator should make this determination based on the definitions of “human subject” and “research” as described in Policy 1201. Because they will be held responsible if the determination is not correct, investigators are to request a confirmation that an activity does not constitute human subject research from the IRB Office.

B. When research involves the use of coded private information or specimens, and the investigator makes an initial determination that the research does not include “human subjects”, the investigator must request confirmation by email or through a formal written communication. All requests must include sufficient description of the activity and the rationale for the investigator’s initial determination.

C. Examples of activities that are not considered research:
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.

2. Public health surveillance activities, including the collection and testing of information or bio-specimens, conducted, supported, requested, ordered, required, or authorized by a public health authority. Such activities are 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 (including trends, signals, risk factors, patterns in diseases, or increases in injuries from using consumer products). Such activities include 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. Collection and analysis of information, bio-specimens, 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.

4. Authorized operational activities (as determined by each agency) in support of intelligence, homeland security, defense, or other national security missions.

D. Determinations whether an activity constitutes human subject research will be made according to the definitions in Policy 1201. Requests for determinations will be referred to the IRB Chair, who may make the determination or refer the matter to the full IRB.

E. Documentation of all determinations will be recorded and maintained in the IRB Office. Email and other written requests will be responded to in writing and a copy of the submitted materials and determination letter/email will be kept on file.

II. Exempt Studies

A. Generally, all research using human subjects must be approved by the Baptist IRB. However, certain categories of human subject research are exempt from IRB approval. Exempt research is subject to review for determination of exempt status. At Baptist, exemptions are reviewed and granted by the IRB Chair or his/her designee.
B. Individuals involved in making the determination of an IRB exempt status of a proposed research project cannot be involved in the proposed research. Reviewers must not have any apparent conflict of interest. Identification of individuals designated to conduct exempt determinations will be made in writing.

C. Exemptions are determined or granted, rather than approved. Exempt studies are exempt from the Common Rule [45 CFR 46] (i.e., FWA, IRB approval and full research consent are not required). They do, however, require a determination/confirmation of exemption status. Although exempt research is not covered by the federal regulations, this research is not exempt from ethical considerations, such as honoring the principles described in the Belmont Report. The individual/s making the determination of exemption will determine whether to require additional protections for subjects in keeping with ethical principles (e.g., requiring disclosure/consent, etc.).

III. Limitations on Exemptions

A. Children: The exemption for research involving survey or interview procedures or observations of public behavior (#2) does NOT apply to research in children, except for research involving observations of public behavior when the investigator does not participate in the activities being observed.

B. Prisoners: Exemptions do NOT apply. IRB review is required.

IV. Categories of Exempt Research

With the above-referenced limitations, research activities not regulated by the FDA in which the only involvement of human subjects are determined to be in one or more of the following categories are exempt from IRB approval:

A. Research conducted in established or commonly accepted educational settings that specifically involve normal educational practices that are not likely to adversely impact students’ opportunity to learn required educational content or the assessment of educators who provide instruction. This includes:

1. research on regular and special education instructional strategies, or

2. research on the effectiveness of or the comparison among instructional techniques, curricula, or classroom management methods.
B. Research that only includes interactions involving educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures or observation of public behavior (including visual or auditory recording), if at least one of the following criteria is met:

1. Information obtained is recorded in such a manner that the identity of the human subjects cannot readily be ascertained, directly or through identifiers linked to the subjects;

2. Any disclosure of the human subjects' responses outside the research would not reasonably place the subjects at risk of criminal or civil liability or be damaging to the subject’s financial standing, employability, educational advancement or reputation; or

3. The information obtained is recorded by the investigator in such a manner that the identity of the human subjects can readily be ascertained, directly or through identifiers linked to the subjects, and an IRB conducts a limited IRB review to make the determination required by 45 CFR 46.111(a)(7).

C. Research involving benign behavioral interventions in conjunction with the collection of information from an adult subject through verbal or written responses (including data entry) or audiovisual recording if the subject prospectively agrees to the intervention and information collection and at least one of the following criteria is met:

1. The information obtained is recorded by the investigator in such a manner that the identity of the human subjects cannot readily be ascertained, directly or through identifiers linked to the subjects;

2. Any disclosure of the human subjects' responses outside the research would not reasonably place the subjects at risk of criminal or civil liability or be damaging to the subjects' financial standing, employability, educational advancement, or reputation; or

3. The information obtained is recorded by the investigator in such a manner that the identity of the human subjects can readily be ascertained, directly or through identifiers linked to the subjects, and an IRB conducts a limited IRB review to make the determination required by [45 CFR 46.111(a)(7)].

For the purpose of this provision, benign behavioral interventions are brief in duration, harmless, painless, not physically invasive, not likely to have a significant adverse lasting impact on the subjects, and the investigator has no reason to think the subjects will find the interventions offensive or embarrassing. Provided all such criteria are met, examples
of such benign behavioral interventions would include having the subjects play an online
game, having them solve puzzles under various noise conditions, or having them decide
how to allocate a nominal amount of received cash between themselves and someone
else.

If the research involves deceiving the subjects regarding the nature or purposes of the
research, this exemption is not applicable unless the subject authorizes the deception
through a prospective agreement to participate in research in circumstances in which
the subject is informed that he or she will be unaware of or misled regarding the nature
or purposes of the research. Secondary research for which consent is not required:

D. Secondary research for which consent is not required: Secondary research
uses of identifiable private information or identifiable bio-specimens, if at
least one of the following criteria is met:

1. The identifiable private information or identifiable bio-specimens are
   publicly available;

2. Information, which may include information about bio-specimens, is
   recorded by the investigator in such a manner that the identity of the
   human subjects cannot readily be ascertained directly or through
   identifiers linked to the subjects, the investigator does not contact
   the subjects, and the investigator will not re-identify subjects;

3. The research involves only information collection and analysis
   involving the investigator's use of identifiable health information
   when that use is regulated under 45 CFR parts 160 and 164, subparts
   A and E, for the purposes of “health care operations” or “research” as
   those terms are defined at 45 CFR 164.501 or for “public health
   activities and purposes“ as described under 45 CFR 164.512(b); or

4. The research is conducted by, or on behalf of, a Federal department
   or agency using government-generated or government-collected
   information obtained for non-research activities, if the research
   generates identifiable private information that is or will be
   maintained on information technology that is subject to and in
   compliance with section 208(b) of the E-Government Act of 2002, 44
   U.S.C. 3501 note, if all of the identifiable private information
   collected, used, or generated as part of the activity will be maintained
   in systems of records subject to the Privacy Act of 1974, 5 U.S.C. 552a,
   and, if applicable, the information used in the research was collected
   subject to the Paperwork Reduction Act of 1995, 44 U.S.C. 3501 et
   seq.
E. Research and demonstration projects that are conducted or supported by a Federal department or agency, or otherwise subject to the approval of a department or agency heads (or the approval of the heads of bureaus or other subordinate agencies that have been delegated authority to conduct the research and demonstration projects), and that are designed to study, evaluate, improve, or otherwise examine:

1. Public benefit or service programs;
2. Procedures for obtaining benefits or services under those programs
3. Possible changes in or alternatives to those programs or procedures; or
4. Possible changes in methods or levels of payment for benefits or services under those programs.
   a. Such projects include, but are not limited to:
      1. internal studies by Federal employees, and
      2. studies under contracts or consulting arrangements,
      3. cooperative agreements, or grants.
      4. Exempt projects also include waivers of otherwise mandatory requirements using authorities such as sections 1115 and 1115A of the Social Security Act, as amended.
   b. Each Federal department or agency conducting or supporting the research and demonstration projects must establish, on a publicly accessible Federal Web site or in such other manner as the department or agency head may determine, a list of the research and demonstration projects that the Federal department or agency conducts or supports under this provision. The research or demonstration project must be published on this list prior to commencing the research involving human subjects.

F. Taste and food quality evaluation and consumer acceptance studies,

1. If wholesome foods without additives are consumed; or
2. If a food is consumed that contains a food ingredient at or below the level and for a use found to be safe, or agricultural chemical or environmental contaminant at or below the level found to be safe, by the FDA or approved by the Environmental
Protection Agency or the Food Safety and Inspection Service of the U.S. Department of Agriculture.

G. Storage or maintenance for secondary research for which broad consent is required: Storage or maintenance of identifiable private information or identifiable bio-specimens for potential secondary research use if an IRB conducts a limited IRB review and makes the determinations required by 45 CFR 46.111(a)(8)

H. Secondary research for which broad consent is required: Research involving the use of identifiable private information or identifiable bio-specimens for secondary research use, if the following criteria are met:

1. Broad consent for the storage, maintenance, and secondary research use of the identifiable private information or identifiable bio-specimens was obtained in accordance with 45 CFR 46.116(a)(1) through (4), (a)(6), and (d);
2. Documentation of informed consent or waiver of documentation of consent was obtained in accordance with 45 CFR 46.117;
3. An IRB conducts a limited IRB review and makes the determination required by 45 CFR 46.111(a)(7) and makes the determination that the research to be conducted is within the scope of the broad consent; and
4. The investigator does not include returning individual research results to subjects as part of the study plan. This provision does not prevent an investigator from abiding by any legal requirements to return individual research results.

I. Emergency use of a test article, provided that such emergency use is reported to the IRB within 5 working days. Any subsequent use of the test article is subject to IRB review. [21 CFR 56.104(c)]

V. Investigator Procedures for Exemption Determination:

In order to obtain an exemption determination, investigators must submit:

A. Completed request/application for exempt status;
B. All recruitment materials (e.g., letter of invitation, recruitment script, flyer);
C. Consent form/disclosure/information sheet (when appropriate);
D. All surveys, questionnaires, instruments, etc.;
E. Letter(s) of permission from each non-Baptist site of performance;
F. If sponsored/funded, one copy of the grant application(s) and/or contract; and
G. Verification of current human research protection training for all members of the research team, including the faculty advisor.

VI. IRB Staff Procedures for Exemption Determination

A. Review the *Exempt from IRB Review Application* – Research or Quality Improvement Project for completion, accuracy and required attachments.

B. Complete the appropriate decision tree chart.

C. Confirm decision tree with the designated reviewer.

D. Inform PI

E. Place in the informational items folder.

VII. IRB Chair / Reviewer Procedures for Exemption Determination

A. The IRB Chair, or designee, reviews all requests for exemptions and determines whether the request meets the criteria for exempt research.

B. To document the reviewer’s determination of the request for exempt research, the reviewer completes the Exemption Determination Form. If the request meets the definition of human subject research, the reviewer then determines whether or not the research is eligible for exemption. Although exempt research is not covered by the federal regulations, this research is not exempt from the ethical guidelines of the Belmont Report.

C. The individual making the determination of exemption will determine whether to require additional protections for subjects in keeping with the guidelines of the Belmont Report.

D. If there are interactions with participants, the reviewer should determine whether there should be a consent process that will disclose such information as:

1. That the activity involves research.
2. A description of the procedures.
3. That participation is voluntary.
4. Name and contact information for the researcher
E. The reviewer indicates whether the request for exemption was approved or denied, and if approved, the rationale for the determination and category/s under which it was permitted. The exempt application, review form, and determination letter are recorded and maintained in the same manner and for the same length of time as other IRB review documentation.

F. Once exemption review is completed, IRB staff will send written notification of the results of the review to the investigator.

VIII. Exempt determinations may include a termination date, with the maximum time allotted being 3 years. If the investigator wants the research to extend beyond the termination date, the investigator must request another exemption determination. This process will allow the investigator and the organization the opportunity to review and update the research activity and determine whether or not it still qualifies for exemption. Similarly, investigators should report to any proposed modifications to the research during the course of the exempt study for a determination of whether or not the modified activity still qualifies for exemption. Finally, investigators must notify the IRB office when an exempt research project is complete so that the organization can maintain an accurate database of active research.
THE IRB REVIEW PROCESS

Scope:

This policy shall apply to each of the entities in which Baptist Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Purpose:

I. The Baptist IRB reviews and ensures that Baptist research involving human subjects meets all required ethical and regulatory criteria for initial and continuing review and any modifications of approved research. The Baptist IRB may conduct their review using the following review methods:

   A. Limited IRB Review

   B. Expedited Review

   C. Review by Convened IRB

II. To describe the procedures required for the review of research by the Baptist IRB.

Definitions:

Minimal Risk: Minimal risk means that 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.

**Minor Change:** A minor change is one which, in the judgment of the Baptist IRB reviewer, makes no substantial alteration in:

1. The acceptability of the risk-to-benefit analysis or increases the level of risks to subjects
2. The research design or methods (adding procedures that are not eligible for expedited review (See Section 7.2.2) would be considered more than a minor change)
3. The number of subjects enrolled in the research (usually not greater than 10% of the total requested locally)
4. The qualifications of the research team
5. The facilities available to support safe conduct of the research
6. Any other factor which would warrant review of the proposed changes by the convened IRB

**Quorum:** A quorum of the Baptist IRB consists of a majority (more than half) of the voting membership, including at least one member whose primary concern is in a non-scientific area. When research involving an investigational new drug or device is on the agenda for review, a physician should be included in the quorum.

**Suspension of IRB approval:** A suspension of Baptist IRB approval is a directive of the IRB to temporarily stop some or all previously approved research activities. Suspended research studies remain open and require continuing review.

**Termination of IRB approval:** A termination of Baptist IRB approval is a directive of the convened IRB to permanently stop all activities in a previously IRB approved research study. Terminated research studies are closed and no longer require continuing review.

**Policy:**

I. Expedited Review
An IRB may use the expedited review procedure to review the following:

A. Some or all of the research appearing on the list of categories of research eligible for expedited review and found by the reviewer(s) to involve no more than minimal risk.
B. Minor changes in previously approved research during the period for which approval is authorized. Note: review of minor changes does not alter the end-date of study approval.

C. Research for which limited IRB review is a condition of exemption under 45 CFR 46.104(d)(2)(iii), (d)(3)(i)(C), and (d)(7) and (8).

D. The standard requirements for informed consent (or its waiver, alteration, or exception) apply regardless of the type of review--expedited or convened--used by the Baptist IRB.

II. Categories of Research Eligible for Expedited Review

A. The Baptist IRB applies the categories of research eligible for expedited review in accordance with Department of Health and Human Services (DHHS) and the Code of Federal Regulation (CFR).

B. The activities listed below should not be deemed to be of minimal risk simply because they are included on this list. Inclusion on this list merely means that the activity is eligible for review through the expedited review procedure when the specific circumstances of the proposed research involve no more than minimal risk to human subjects.

C. The categories in this list apply regardless of the age of subjects, except as noted in category 2.

D. The expedited review procedure may not be used where identification of the subjects and/or their responses would reasonably place them at risk of criminal or civil liability or be damaging to the subjects financial standing, employability, insurability, reputation, or be stigmatizing, unless reasonable and appropriate protections are implemented so that risks related to invasion of privacy and breach of confidentiality are no greater than minimal.

E. The expedited review procedure may not be used for government classified research involving human subjects.

F. Research Categories one (1) through seven (7) may be used for both initial and continuing IRB review:

1. Clinical studies of drugs and medical devices only when condition (a) or (b) is met:

   a. Research on drugs for which an investigational new drug application (21 CFR Part 312) is not required. (Note: Research on marketed drugs that significantly increases the risks or decreases
the acceptability of the risks associated with the use of the product is not eligible for expedited review.)

b. Research on medical devices for which (i) an investigational device exemption application (21 CFR Part 812) is not required; or (ii) the medical device is cleared/approved for marketing and the medical device is being used in accordance with its cleared/approved labeling.

2. Collection of blood samples by finger stick, heel stick, ear stick, or venipuncture as follows:

a. from healthy, non-pregnant adults who weigh at least 110 pounds. For these subjects, the amounts drawn may not exceed 550 ml in an 8-week period and collection may not occur more frequently than 2 times per week; or

b. from other adults and children, considering the age, weight, and health of the subjects, the collection procedure, the amount of blood to be collected, and the frequency with which it is collected. For these subjects, the amount drawn may not exceed the lesser of 50 ml or 3 ml per kg in an 8-week period and collection may not occur more frequently than 2 times per week. (Note: Children are defined as "persons who have not attained the legal age for consent to treatments or procedures involved in the research, under the applicable law of the jurisdiction in which the research will be conducted.)

3. Prospective collection of biological specimens for research purposes by noninvasive means.

Examples: (a) hair and nail clippings in a non-disfiguring manner; (b) deciduous teeth at time of exfoliation or if routine patient care indicates a need for extraction; (c) permanent teeth if routine patient care indicates a need for extraction; (d) excreta and external secretions (including sweat); (e) un-cannulated saliva collected either in an unstimulated fashion or stimulated by chewing gum base or wax or by applying a dilute citric solution to the tongue; (f) placenta removed at delivery; (g) amniotic fluid obtained at the time of rupture of the membrane prior to or during labor; (h) supra- and subgingival dental plaque and calculus, provided the collection procedure is not more invasive than routine prophylactic scaling of the teeth and the process is
accomplished in accordance with accepted prophylactic techniques; (i) mucosal and skin cells collected by buccal scraping or swab, skin swab, or mouth washings; (j) sputum collected after saline mist nebulization; (k) vaginal swabs that do not go beyond the cervical os; and (l) rectal swabs that do not go beyond the rectum.

4. Collection of data through noninvasive procedures, not involving general anesthesia or sedation, routinely employed in clinical practice, excluding procedures involving x-rays or microwaves. Where medical devices are employed, they must be cleared/approved for marketing. NOTE: Studies intended to evaluate the safety and effectiveness of the medical device are not generally eligible for expedited review, including studies of cleared medical devices for new indications.

Examples: (a) physical sensors that are applied either to the surface of the body or at a distance and do not involve input of significant amounts of energy into the subject or an invasion of the subject’s privacy; (b) weighing or testing sensory acuity; (c) magnetic resonance imaging; (d) electrocardiography, electroencephalography, thermography, detection of naturally occurring radioactivity, electroretinography, ultrasound, diagnostic infrared imaging, Doppler blood flow, and echocardiography; (e) moderate exercise, muscular strength testing, body composition assessment; and (f) flexibility testing where appropriate given the age, weight, and health of the individual.

5. Research involving materials (data, documents, records, or specimens) that have been collected, or will be collected solely for non-research purposes (such as medical treatment or diagnosis). NOTE: Some research in this category may be exempt from the DHHS regulations for the protection of human subjects. See Exempt Categories and 45 CFR 46 101(b)(2) and b(3). This listing refers only to research that is not exempt.

6. Collection of data from voice, video, digital, or image recordings made for research purposes.

7. Research on individual or group characteristics or behavior (including, but not limited to, research on perception, cognition, motivation, identity, language, communication, cultural beliefs or practices, and social behavior); or research employing survey, interview, oral history, focus group, program evaluation, human factors evaluation, or quality assurance methodologies. NOTE: Some research in this category may be exempt from the DHHS regulations for the protection of human subjects.
See Exempt Categories and 45 CFR 46.101(b)(2) and (b)(3). This listing refers only to research that is not exempt.

G. Categories 8 and 9 apply only to continuing review:

8. Continuing review of research previously approved by the convened IRB as follows:

a. Where (i) the research at Baptist is permanently closed to the enrollment of new subjects; (ii) all subjects have completed all research-related interventions; and (iii) the research remains active only for long-term follow-up of subjects.

   NOTE: “Long-term follow-up” includes research interactions that involve no more than minimal risk to subjects (e.g., quality of life surveys), and collection of follow-up data from procedures or interventions that would have been done as part of routine clinical practice to monitor a subject for disease progression or recurrence, regardless of whether the procedures or interventions are described in the research study, but not interventions that would not have been performed for clinical purposes, even if the research interventions involve no more than minimal risk.; or

b. Where no subjects have ever been enrolled at Baptist and no additional risks have been identified.

   NOTE: “no additional risks have been identified” means that neither the investigator nor the IRB has identified any additional risks from any institution engaged in the research project or from any other relevant source since the IRB’s most recent prior review; or

c. Where the remaining research activities at Baptist are limited to data analysis.

   NOTE: Simply maintaining individually identifiable private information without using, studying, or analyzing such information is not human subject research and thus does not require continuing review.

9. Continuing review of research previously approved by the Baptist IRB at a convened meeting that meets the following conditions:

a. The research is not conducted under an investigational new drug application (IND) or an investigational device exemption (IDE);

b. Expedited review categories (2) through (8) do not apply to the research;

c. The IRB has determined and documented at a convened meeting that the research, or the remaining research activity involving human subjects, involves no greater than minimal risk to the subjects; and
d. No additional risks of the research have been identified. NOTE: “no additional risks have been identified” means that neither the investigator nor the IRB has identified any additional risks from any institution engaged in the research project or from any other relevant source since the IRB’s most recent prior review.

Procedures:

I. Expedited Review Procedures

A. Under an expedited review procedure, the review may be carried out by the IRB Chair or by one or more reviewers designated by the Chair from among members of the Baptist IRB. IRB members who serve as designees to the IRB Chair for expedited review are matched as closely as possible with their field of expertise to the study.

B. On an annual basis, the Chair or Vice Chair designates a list of Baptist IRB members eligible to conduct expedited review. The designees must be experienced (having served on the IRB for at least one year) voting members or alternate members of the IRB. The IRB Staff selects expedited reviewers from that list. Selected reviewers should have the qualifications, experience and knowledge in types of research to be reviewed, as well as be knowledgeable of the requirements to approve research under expedited review. IRB members with a conflict of interest in the research are not selected.

C. When reviewing research under an expedited review procedure, the IRB staff determines and documents the regulatory criteria allowing use of the expedited review procedure by using Chart 8: IRB Expedited Procedure Checklist. The IRB Chair or designee(s) receives and reviews all documentation that would normally be submitted for a full-board review. This requirement applies to all categories of submissions including initial reviews, continuing reviews, and modifications.

D. If the research meets the criteria allowing review using the expedited procedure, the reviewer(s) conducting initial or continuing review completes the appropriate review form checklist (Initial Study Review Checklist or Continuing Review Checklist) to determine whether the research meets the regulatory criteria for approval. The same criteria of approval apply to reviews conducted via expedited review as to those conducted by the convened board. If the research does not meet the criteria for expedited review, then the reviewer indicates that the research requires full review by
the Baptist IRB and the research study is placed on the next available agenda for an IRB meeting.

E. In reviewing the research, the reviewers follow the review procedures and may exercise all of the authorities of the Baptist IRB except that the reviewers may not disapprove the research. A research activity may be disapproved only after review in accordance with the non-expedited procedure by the convened IRB.

F. Reviewers indicate approval, required modifications or requirement for convened board review on the Criteria for Approval Checklist and return it to the IRB Office. If modifications are required, the IRB Office staff informs the investigator in writing.

G. In the event that expedited review is carried out by more than one IRB member and the expedited reviewers disagree, the IRB Chair may make a final determination or the study is referred to the convened IRB for review.

H. Informing the Baptist IRB: All members of the IRB will be apprised of all expedited review approvals by means of a list in the agenda for the next scheduled meeting. Any IRB member can request to review any study by contacting the IRB Office.

II. Convened IRB Meetings
Except when an expedited review procedure is used, the Baptist IRB conducts initial and continuing reviews of all non-exempt research at convened meetings at which a quorum (see below) of the members is present.

III. IRB Meeting Schedule
The IRB meets on a regular basis throughout the year (usually twice per month). The schedule for the IRB may vary due to holidays or lack of quorum. The schedule for IRB meetings is posted on the Baptist IRB website. Special meetings may be called at any time by the Chair or designee or the administrator of the Baptist HRPP.

IV. Preliminary Review
The Baptist IRB Coordinator or another staff member designated by the IRB Chair or designee performs a preliminary review of all submissions for determination of completeness and accuracy. Only complete submissions are placed on the IRB agenda for review. The investigator is informed either by e-mail, phone or in person of missing materials and the necessary date of receipt for inclusion on the agenda. If an investigator is submitting for the first time or is not well-versed in the submission procedures, consultations can be arranged with IRB staff.
V. Primary and Secondary Reviewers

A. After it has been determined that the submission is complete, the IRB Coordinator, with the assistance of the IRB Chair or designee(s) as needed, assigns submissions for review paying close attention to the subject matter of the research, the potential reviewer’s area/s of expertise and representation for any vulnerable populations involved in the research. One “primary reviewer” is assigned to each submission and receives and reviews the full submission materials. A reviewer may be assigned several submissions or other items for review. When the IRB is presented with a research study which may be outside of the knowledge base or representative capacity of the IRB members, an outside consultant is sought. Research studies for which appropriate expertise cannot be obtained for a given meeting are deferred to another meeting when appropriate expertise is available.

B. Primary reviewers are responsible for:

1. Having a thorough knowledge of all of the details of the proposed research.
2. Performing an in-depth review of the proposed research.
3. Beginning the discussion of the proposed research at the convened meeting, by summarizing the proposed research, and leading the IRB through the regulatory criteria for approval.
4. Making suggestions for changes to the proposed research, where applicable.
5. Completing all applicable IRB reviewer forms.

C. One or more “secondary” reviewers may be assigned in addition to the primary reviewer. A secondary reviewer may be assigned to review the full submission materials or may be asked to review specified sections of the submission (e.g., the consent/assent/permission forms).

D. All IRB members receive and are expected to review all studies, not just those assigned as primary [or secondary] reviewer.

E. When it can be anticipated that the primary reviewer may be absent from the meeting, a new primary reviewer may be assigned, providing that they have sufficient time to review the materials in advance of the meeting. Additionally, an absent reviewer can submit their written comments for presentation at the convened meeting. If an absent reviewer submits comments, those can indicate a recommendation regarding approval, but such recommendation is not counted as a vote.
VI. Materials received by the Baptist IRB

A. All required materials need to be submitted to the IRB office 14 days prior to the convened meeting for inclusion on the IRB agenda. The meeting agenda is prepared by the IRB coordinator in consultation as needed with the RIO Manager or IRB Chair. All IRB members receive the IRB agenda, prior meeting minutes, applicable business items, continuing education materials and research submission materials no later than 5 business days before the scheduled meeting to allow sufficient time for the review process.

B. Each IRB member receives and reviews the following documentation, as applicable, for all studies on the agenda:
   1. A Protocol/Research Plan Summary or the complete Protocol
   2. The Study Application
   3. Proposed Consent / Parental Permission / Assent Form(s)
   4. Recruitment materials including advertisements intended to be seen or heard by potential subjects
   5. The primary reviewers receive and review, in addition to the above, (1) the full protocol/research plan, (2) any relevant grant applications; and, (3) the investigator’s brochure (when one exists) and/or other risk information. Additionally, for DHHS-supported multicenter clinical trials, the primary reviewer should receive and review a copy of the DHHS-approved sample informed consent document(s) (when one exists) and the complete DHHS-approved protocol/research plan (when one exists).

C. The materials provided to the primary reviewer are available to all members. Any IRB member may request any of the materials provided to the reviewers by contacting the IRB Office.

D. If an IRB member requires additional information to complete the review, they may contact the investigator directly or may contact the IRB Office to make the request of the investigator.

VII. Quorum

A. A quorum of the Baptist IRB consists of a majority (more than half) of the voting membership, including at least one member whose primary concern is in a non-scientific area. When research involving an investigational new drug or device is on the agenda for review, a physician should be included in the quorum. At meetings of the IRB, a quorum must be established and maintained for the deliberation and vote on all matters requiring a vote.

B. The IRB Chair, with the assistance of the IRB staff, confirms that a quorum is present before calling the meeting to order. The IRB Chair, with the
assistance of the IRB staff, ensures that the IRB meeting remains appropriately convened. If a quorum is not maintained, either by losing a majority of the members, losing all non-scientific members or another required member, the IRB cannot take further actions or vote on regulatory determinations until quorum is restored.

C. It is generally expected that at least one unaffiliated member and at least one member who represents the general perspective of participants (one individual can serve in both capacities) is present at all IRB meetings. The IRB may, on occasion, meet without this representation; however, this should be the exception.

D. If the IRB regularly reviews research that involves a vulnerable category of subjects, such as children, prisoners, pregnant women, or persons with impaired decision-making capacity, one or more individuals (e.g., IRB members, alternate members, or consultants) who are knowledgeable about and experienced with those subjects should be present during the review of the research.

E. IRB members are considered present and participating at a duly convened IRB meeting when either physically present or participating through electronic means (e.g., teleconferencing or video conferencing) that permits them to listen to and speak during IRB deliberations and voting. Whether or not physically present, the IRB member must have received all pertinent materials prior to the meeting and must be able to participate actively and equally in all discussions.

F. Opinions of absent members that are transmitted by mail, telephone, facsimile or e-mail may be considered by the attending IRB members but may not be counted as votes or to satisfy the quorum for convened meetings.

VIII. Meeting Procedures

A. The Baptist IRB Chair calls the meeting to order once it has been determined that a quorum is in place. The Chair reminds IRB members to recuse themselves from the discussion and votes by leaving the room when they have a conflict. The IRB reviews and discusses the minutes from the prior meeting and determines if there are any revisions/corrections to be made. If there are no changes to be made, the minutes are accepted as presented and considered final. If major revisions/corrections are necessary, the minutes are amended and presented at the following IRB meeting.

B. The IRB reviews all submissions for initial and continuing review, as well as requests for modifications. The Reviewer presents an overview of the
research and can assist the Chair in leading the IRB through the completion of the regulatory criteria for approval in the Institutional Review Board Study Review checklist. In order for the research to be approved, it must receive the approval of a majority of those voting members present at the meeting.

C. When the IRB is presented with a research study which may be outside of the knowledge base or representative capacity of the IRB members, an outside consultant is sought. Research studies for which appropriate expertise cannot be obtained for a given meeting is deferred to another meeting when appropriate expertise is available.

D. It is the responsibility of the IRB coordinator to record the proceedings of the session. In addition, the IRB coordinator is responsible for taking Minutes at each IRB meeting.

IX. Guests

A. Investigators and research staff may be invited to the Baptist IRB meeting, at the discretion of the IRB, to make a brief presentation or to answer questions about proposed or ongoing research. The investigator/research staff may not be present for the deliberations or vote on the research.

B. The ED and staff regularly attend IRB meetings and may participate in the IRB discussion and deliberations, but may not vote.

C. Other guests may be permitted to attend IRB meetings at the discretion of the IRB Chair, Vice Chair and the administrator of the HRPP. Such guests may be asked to sign a confidentiality agreement and do not participate in discussion unless requested by the IRB, under no circumstances may they vote.

X. Criteria for Baptist IRB Approval of Research

In order for the IRB to approve human subjects research, either through expedited review or by the convened IRB, it must be determined that the following requirements are satisfied. These criteria apply to all categories of IRB reviews including initial reviews, continuing reviews, and modifications of previously approved research.

A. Risks to subjects are minimized: (i) by using procedures that are consistent with sound research design and that do not unnecessarily expose subjects to risk, and (ii) whenever appropriate, by using procedures already being performed on the subjects for diagnostic or treatment purposes.

B. Risks to subjects are reasonable in relation to anticipated benefits, if any, to subjects, and the importance of the knowledge that may reasonably
be expected to result. In evaluating risks and benefits, the IRB should consider only those risks and benefits that may result from the research (as distinguished from risks and benefits of therapies subjects would receive even if not participating in the research). The IRB should not consider possible long-range effects of applying knowledge gained in the research (e.g., the possible effects of the research on public policy) as among those research risks that fall within the purview of its responsibility.

C. Selection of subjects is equitable. In making this assessment the IRB should take into account the purposes of the research and the setting in which the research is conducted. The IRB should be particularly cognizant of the special problems of research that involves a category of subjects who are vulnerable to coercion or undue influence, such as children, prisoners, individuals with impaired decision-making capacity, or economically or educationally disadvantaged persons.

D. Informed consent is sought from each prospective subject or the subject’s legally authorized representative, in accordance with, and to the extent required by the Federal Regulations [45 CFR 46.116].

E. Informed consent will be appropriately documented, or appropriately waived, in accordance with, the Federal Regulations [45 CFR 46.117].

F. When appropriate, the research plan makes adequate provision for monitoring the data collected to ensure the safety of subjects.

G. When appropriate, there are adequate provisions to protect the privacy of subjects and to maintain the confidentiality of data.

H. When some or all of the subjects are likely to be vulnerable to coercion or undue influence, such as children, prisoners, individuals with impaired decision-making capacity, or economically or educationally disadvantaged persons, additional safeguards have been included in the study to protect the rights and welfare of these subjects.

I. For purposes of conducting the limited IRB review required by 45 CFR 46.104 (d) (7), shall make the following determinations: (i) Broad consent for storage, maintenance, and secondary research use of identifiable private information or identifiable bio-specimens is obtained in accordance with the requirements of 45 CFR 46.116 (a)(1)-(4), (a)(6), and (d); (ii) Broad consent is appropriately documented or waiver of documentation is appropriate in accordance with 45 CFR 46.117; and (iii) If there is a change made for research purposes in the way the identifiable private information or identifiable bio-specimens are stored or maintained, there are adequate provisions to protect the privacy of subjects and to maintain the confidentiality of data.
XI. Risk/Benefit Assessment

A. The goal of the assessment is to ensure that the risks to research subjects posed by participation in the research are justified by the anticipated benefits to the subjects or society. Toward that end, the IRB must:

1. Judge whether the anticipated benefit, either of new knowledge or of improved health or other direct benefit for the research subjects, justifies asking any person to undertake the risks; and
2. Disapprove research in which the risks are judged unreasonable in relation to the anticipated benefits.

B. The assessment of the risks and benefits of proposed research involves a series of steps:

1. Identify the risks associated with the research, as distinguished from the risks of activities, diagnostic tests, treatments, or therapies the subjects would receive even if not participating in research;
2. Determine whether the risks are minimized to the extent possible by evaluating the necessity of procedures that impart risk and whether the data could be gained by procedures that are already being performed for other purposes or by alternative procedures that impart less risk;
3. Identify the anticipated benefits to be derived from the research, both direct benefits to subjects and possible benefits to society, science and others;
4. Determine whether the risks are reasonable in relation to the benefits, if any, and assess the importance of the knowledge to be gained;
5. In evaluating risks and benefits, the IRB should consider only those risks and benefits that may result from the research - as distinguished from risks and benefits subjects would receive even if not participating in the research.
6. The IRB should not consider possible long-range effects of applying knowledge gained in the research (e.g., the possible effects of the research on public policy) as among those research risks and benefits that fall within the purview of its responsibility.

C. Scientific or Scholarly Review

1. In order to assess the risks and benefits of the proposed research, the IRB must determine that:

   a. The research uses procedures consistent with sound research design; and
b. The research design is sound enough to reasonably expect the research to answer its proposed question.

2. In making this determination, the IRB may draw on its own knowledge and expertise, or the IRB may draw on the knowledge and expertise of others, such as reviews by a funding agency, or departmental review. When scientific or scholarly review is conducted by an individual or entity external to the IRB, documentation that the above questions were considered must be provided to the IRB for review and consideration.

3. Scientific or scholarly review can be delegated to a departmental or other appropriate review committee.

XII. Equitable Selection of Subjects

A. The Baptist IRB determines by reviewing the application, protocol/research plan and other materials that the selection of subjects is equitable with respect to gender, age, class, etc. The IRB does not approve a study that does not provide adequately for the equitable selection of subjects or has not provided an appropriate scientific and ethical justification for excluding classes of persons who might benefit from the research. In making this determination, the IRB evaluates:

1. The purposes of the research;

2. The setting in which the research occurs;

3. Scientific and ethical justification for including subjects who are vulnerable to coercion or undue influence such as children, prisoners, individuals with impaired decision-making capacity, or economically or educationally disadvantaged persons;

4. The scientific and ethical justification for excluding classes of persons who might benefit from the research; and

5. The inclusion/exclusion criteria and the procedures/materials intended for use for the identification and recruitment of potential subjects.

B. At the time of the continuing review the IRB determines that the investigator has followed the subject selection criteria that were originally set forth at the time of the initial IRB review and approval.

XIII. Recruitment of Subjects

A. The investigator provides the Baptist IRB with a plan for recruitment of all potential subjects. All recruiting materials are submitted to the IRB, including advertisements, flyers, scripts, information sheets and brochures. The IRB
should ensure that the recruitment plan and materials appropriately protect
the rights and welfare of the prospective subjects (e.g., do not present undue
influence).

B. See Section XVIII.I.1 for a discussion of IRB review of advertisements and
Section XVIII.J for a discussion of IRB review of payments.

XIV. Informed Consent

A. The Baptist IRB ensures that informed consent is sought from each
prospective subject or the subject’s legally authorized representative, in
accordance with, and to the extent required by 45 CFR 46.116 and 21 CFR
50.20. In addition, the IRB ensures that informed consent is appropriately
documented, in accordance with, and to the extent required by 45 CFR
46.117 and 21 CFR 50.27.

B. The IRB ensures, as part of its review, that the information in the consent
document and process is consistent with the research plan, and, when
applicable, the HIPAA authorization.

C. See Policy 1211 for detailed policies on informed consent.

XV. Data and Safety Monitoring

A. For all research that is more than minimal risk, the investigator should
submit a data and safety monitoring plan. The initial plan submitted to the
Baptist IRB should describe the procedures for safety monitoring, reporting
of unanticipated problems involving risks to subjects or others, descriptions
of interim safety reviews and the procedures planned for transmitting the
monitoring results to the IRB. This description should include information
regarding an independent Data and Safety Monitoring Board (DSMB), if one
exists, or an explanation why an independent data safety monitor is not
necessary.

B. The IRB reviews the safety monitoring plan and determines if it makes
adequate provision for monitoring the reactions of subjects and the
collection of data to ensure the safety of subjects and address problems that
may arise over the course of the study. If a plan was not submitted, the IRB
determines whether or not a plan is required, and, depending on the
circumstances, what the plan should include. The overall elements of the
monitoring plan may vary depending on the potential risks, complexity, and
nature of the research study.

C. The factors the IRB considers in determining whether the safety monitoring
plan is adequate for the research are as follows:
1. Monitoring is commensurate with the nature, complexity, size and risk involved.

2. Monitoring is timely. Frequency should be commensurate with risk. Conclusions are reported to the IRB.

3. For low risk studies, continuous, close monitoring by the study investigator or an independent individual may be an adequate and appropriate format for monitoring, with prompt reporting of problems to the IRB, sponsor and regulatory bodies as appropriate.

D. Data and Safety Monitoring plans should specify:

1. The entity or person(s) who perform the monitoring, and the independence or affiliation that the entity or person(s) has with the sponsor or investigator

2. The safety information that is collected and monitored, including serious adverse events and unanticipated problems

3. The frequency or periodicity of review of safety data

4. The procedures for analysis and interpretation of the data

5. The procedures for review of scientific literature and data from other sources that may inform the safety or conduct of the study

6. The conditions that trigger a suspension or termination of the research (i.e., stopping rules), if applicable

7. The procedures for reporting to the IRB, including a summary description of what information, or the types of information, that is provided

E. For a Data Safety Monitoring Board (DSMB) or Data Monitoring Committee (DMC), the plan should describe:

1. The composition of the board or committee. Generally, a DSMB should be composed of experts in all scientific disciplines needed to interpret the data and ensure subject safety. Clinical trial experts, biostatisticians, bioethicists, and clinicians knowledgeable about the disease/condition and treatment under study should be part of the monitoring group or be available if warranted.

2. Frequency and content of meeting reports

3. The frequency and character of monitoring meetings (e.g., open or closed, public or private)

4. The Charter should be provided, when one exists

F. In general, it is desirable for a DSMB or DMC to be established by the Study sponsor for research that is blinded, involves multiple sites, involves vulnerable subjects, or employs high-risk interventions.
G. For some studies the National Institutes of Health (NIH) require a DSMB. The IRB has the authority to require a DSMB or DMC as a condition for approval of research where it determines that such monitoring is needed.

H. When DSMBs or DMCs are used, IRBs conducting continuing review of research may rely on a current statement, or the most recent report, from the DSMB or DMC which indicates that it has and continues to review study-wide adverse events, study wide interim findings, and any recent literature that may be relevant to the research, in lieu of requiring that this information be submitted directly to the IRB.

XVI. Privacy and Confidentiality

The Baptist IRB will determine whether adequate procedures are in place to protect the privacy of subjects and to maintain the confidentiality of the data.

A. Definitions

1. **Confidentiality**: Methods used to ensure that information obtained by investigators about subjects is not improperly divulged.

2. **Privacy**: Having control over the extent, timing, and circumstances of sharing oneself (physically, behaviorally, or intellectually) with others. It is the state or condition of being free from unauthorized intrusion, being observed or disturbed by other people.

3. **Identifiable private information**: Private information for which the identity of the subject is or may readily be ascertained by the investigator or associated with the information.

4. **Identifiable Bio-specimen**: A bio-specimen for which the identity of the subject is or may be readily ascertained by the investigator or associated with the bio-specimens.

5. **Private information**: 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 that 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).

6. **Sensitive Information**: data or information, on any storage media or in any form or format, which requires protection due to the risk of harm that could result from inadvertent or deliberate disclosure, unauthorized access, misuse, alteration, or loss or destruction of the information (e.g., could reasonably place the subjects at risk of criminal or civil liability or
be damaging to the subject’s financial standing, employability, or reputation).

B. Privacy

1. The IRB must determine whether the activities in the research appropriately protect the privacy of potential and actual subjects. In order to make that determination, the IRB must obtain information regarding how the investigators plan to access subjects or subjects’ private, identifiable information and the subjects’ expectations of privacy in the situation. Investigators must have appropriate authorization to access the subjects or the subjects’ information.

2. In developing strategies for the protection of subjects’ privacy, consideration is given to:
   a. Methods used to identify and contact potential participants
   b. Settings in which an individual may be interacting with an investigator
   c. Appropriateness of all personnel present for research activities
   d. Methods used to obtain information about participants, and the nature of the requested information including minimizing the information obtained to achieve the aims of the research
   e. Information that is obtained about individuals other than the “target subjects,” (e.g., a subject provides information about a family member for a survey) and whether such individuals meet the regulatory definition of “human subject”

C. Confidentiality

1. The IRB must determine if appropriate protections are in place to minimize the likelihood that information about subjects may be inappropriately divulged. Safeguards designed to protect confidentiality should be commensurate with the potential of harm from unauthorized, inappropriate or unintentional disclosure.

2. At the time of initial review, continuing review and with any requests for modification, the IRB assesses whether there are adequate provisions to protect data confidentiality. The IRB does this through the evaluation of the methods used to obtain, record, share, and store information about individuals who may be recruited to participate in studies and about subjects. The investigator provides the IRB with a plan regarding the procedures to be taken to protect the confidentiality of research data and sensitive information. Additionally, the investigator provides information regarding information security procedures and plans to
address the protection of paper documents, other physical media (e.g., audio or videotapes), and electronic data and information including the use, maintenance, storage, and transmission of information. The IRB reviews all information received from the investigator and determine whether or not the confidentiality of research data is sufficiently protected. In some cases, the IRB may also require that a Certificate of Confidentiality be obtained to additionally protect research data.

3. In reviewing confidentiality protections, the IRB considers whether or not the data or other information accessed or gathered for research purposes is sensitive and the nature, probability, and magnitude of harms that would be likely to result from a disclosure of collected information outside the research. It evaluates the effectiveness of proposed de-identification techniques, coding systems, encryption methods, methods of transmission, storage facilities, access limitations, and other relevant factors in determining the adequacy of confidentiality protections. In reviewing confidentiality protections, the IRB also considers regulations and organizational requirements and policies regarding the use of information and information security.

4. Research regulated by the FDA that involves the use of electronic data collection/storage systems must comply with the requirements of 21 CFR Part 11.

XVII. Vulnerable Populations

A. Certain individuals, by nature of their age or mental, physical, economic, educational, or other situation, may be more vulnerable to coercion or undue influence than others. At the time of initial review, the Baptist IRB considers the scientific and ethical reasons for including vulnerable subjects in research. The IRB may determine and require that, when appropriate, additional safeguards are put into place for vulnerable subjects, such as those without decision-making capacity.

B. For an extensive discussion about the IRB’s review and approval process for individual populations of vulnerable subjects, please refer to HRPP 1212.

XVIII. Additional IRB Considerations

A. Determination of Risk
At the time of initial and continuing review, the Baptist IRB will make a determination regarding the risks associated with the research plan. Risk determinations may vary over the life of a research plan depending on the procedures and risks that subjects will be exposed to as the research progresses. The level of risk associated with the research influences eligibility for expedited review. The meeting minutes will reflect the convened IRB’s determination regarding risk levels; expedited reviewers will document the determination of risk level on the reviewer’s checklist.

B. Period of Approval

At the time of initial review and at continuing review, the IRB will make a determination regarding the frequency of review of the study. All FDA-regulated studies will be reviewed by the IRB at intervals appropriate to the degree of risk but no less than once per year. In some circumstances, a shorter review interval (e.g., semi-annually, quarterly, or after accrual of a specific number of participants) may be required (see below). The meeting minutes will reflect the convened IRB’s determination regarding review frequency; expedited reviewers will document the determination of risk level on the reviewer’s checklist.

C. No Continuing Review Requirement – (Non FDA-regulated studies)

1. The IRB may determine continuing review is not required in the following circumstances:
   a. Research eligible for expedited review in accordance with 45 CFR 46.110
   b. Research reviewed by the IRB in accordance with the limited IRB review described in 45 CFR 46.104(d)(2)(iii), (d)(3)(i)(C), or (d)(7) or (8);
   c. Research that has progressed to the point that it involves only one or both of the following, which are part of the IRB-approved study:
      d. Data analysis, including analysis of identifiable private information or identifiable bio-specimens, or
      e. Accessing follow-up clinical data from procedures that subjects would undergo as part of clinical care.

D. Review More Often Than Annually

1. The following factors will be considered when determining which studies require review more frequently than on an annual basis:
   a. The probability and magnitude of anticipated risks to subjects.
   b. The likely medical/psychological/social/legal/educational condition of the proposed subjects.
c. The overall qualifications of the investigator and other members of the research team.

d. The specific experience of the investigator and other members of the research team in conducting similar research.

e. The nature and frequency of adverse events observed in similar research at this and other institutions.

f. The novelty of the research making unanticipated adverse events/unanticipated problems more likely.

g. The involvement of especially vulnerable populations likely to be subject to undue influence or coercion (e.g., terminally ill)

h. A history of serious or continuing non-compliance on the part of the investigator.

i. Any other factors that the IRB deems relevant.

2. In specifying an approval period of less than one year, the IRB may define the period with either a time interval or a maximum number of subjects either studied or enrolled. If a maximum number of subjects studied or enrolled is used to define the approval period, it is understood that the approval period in no case can exceed one year and that the number of subjects studied or enrolled determines the approval period only when that number of subjects is studied or enrolled in less than one year. If an approval period of less than one year is specified by the IRB, the reason for more frequent review must be documented in the minutes.

E. Independent Verification That No Material Changes Have Occurred

1. The IRB recognizes that protecting the rights and welfare of subjects sometimes requires that the IRB use sources other than the investigator to independently verify that no material changes occurred during the IRB-designated approval period.

2. The IRB determines the need for verification from outside sources on a case-by-case basis. The following factors are considered when determining which studies require independent verification:

   a. The probability and magnitude of anticipated risks to subjects.

   b. The likely medical/psychological/social/legal/educational condition of the proposed subjects.

   c. The probable nature and frequency of changes that may ordinarily be expected in the type of research proposed.
d. Concern about possible material changes occurring without IRB approval has been raised based on information provided in continuing review reports or from other sources.

e. Investigators who have previously failed to comply with federal regulations and/or the requirements or determinations of the IRB.

f. Research without a routine monitoring plan.

g. Any other factors the IRB deems verification from outside sources is relevant.

3. In making determinations about independent verification, the IRB may prospectively require that such verification take place at predetermined intervals during the approval period, or may require such verification at the time of continuing review, review of modification requests and/or unanticipated problems.

4. If any material changes have occurred without IRB review and approval, the IRB reviews for non-compliance (see Section HRPP 1216 on Non-compliance).

F. Consent Monitoring

1. In reviewing the adequacy of informed consent procedures for proposed research the IRB may on occasion determine that special monitoring of the consent process by an impartial observer (e.g., consent monitor) is required in order to reduce the possibility of coercion and undue influence, ensure that the approved consent process is being followed, or ensure that subjects are truly giving informed consent.

2. Such monitoring may be particularly warranted for:

   a. High risk studies;

   b. Studies that involve particularly complicated procedures or interventions;

   c. Studies involving highly vulnerable populations (e.g., ICU patients, children who are wards);

   d. Studies involving study staff with minimal experience in administering consent to potential study participants; or

   e. Other situations when the IRB has concerns that consent process may not be/is not being conducted appropriately (e.g., prior investigator non-compliance, etc.).

3. Monitoring may also be appropriate as a corrective action where the IRB has identified problems associated with a particular investigator or a research project.
4. If the IRB determines that consent monitoring is required, the IRB Chair, Vice Chair, or designee develops a monitoring plan and submits it to the IRB for approval. The consent monitoring may be conducted by a research participant advocate, either affiliated or not with Baptist. The investigator is notified of the IRB’s determination and the reasons for the determination. Arrangements are made with the investigator for the monitoring of the consent process, typically for a specified number of subjects. When observing the consent process, the monitor determines:

a. Whether the informed consent process was appropriately conducted and documented;
b. Whether the participant had sufficient time to consider study participation;
c. Whether the consent process involved coercion or undue influence;
d. Whether the information was accurate and conveyed in understandable language; and
e. Whether the subject appeared to understand the information and gave their voluntary consent.
f. Helping legally authorized representatives (LAR) obtain information from investigators and others and to assist LAR in making decisions on behalf of the subject;
g. Reporting to the IRB concerns regarding the consenting process or subject safety and the views of the subjects when appropriate.

G. Investigator Qualifications

The IRB may review credentials, curriculum vitae, resumes, or other relevant materials to determine whether investigators and members of the research team are appropriately qualified to conduct the research. The IRB relies upon other Baptist credentialing processes to inform this determination.

H. Conflicts of Interest (COI)

1. Investigator Conflicts of Interest

The IRB research application asks specific questions regarding the investigator and research team compliance with disclosure requirements and whether or not any COI management plans are in place. As part of its review process, the IRB will make a final determination as to whether any conflict of interest is adequately addressed and protects the human subjects in the research. For further information, see S.AD. 1006.

2. Institutional Conflicts of Interest
As with individual conflict of interest, the IRB has final authority to determine whether the Institutional Conflict, the Financial Interest, and the management plan, if any, allow the study to be approved. For further information, see S.AD.1053.

I. Significant New Findings

During the course of research, significant new knowledge or findings about the research, the test article, and/or the condition under study may develop. The investigator must report any significant new findings to the IRB and the IRB reviews them with regard to the impact on the subjects’ rights and welfare. Because the new knowledge or findings may affect the risks or benefits to subjects or subjects' willingness to continue in the research, the IRB may require, during the ongoing review process, that the investigator contact the currently enrolled subjects to inform them of the new information. The IRB communicates this requirement to the investigator. If the study is still enrolling subjects, the consent document should be updated. IRB may require that the currently enrolled subjects be re-consented or otherwise provided with the new information. The IRB may also require that former subjects be provided with the new information, e.g., if it impacts their rights or welfare.

J. Advertisements and Recruitment Materials

1. The Baptist IRB must review and approve any and all advertisements prior to posting and/or distribution for studies that are conducted under the purview of Baptist. The IRB reviews:
   a. The information contained in the advertisement.
   b. The mode/method of its communication.
   c. The final copy of printed advertisements.
   d. The proposed script and final audio/video taped advertisements.

2. This information should be submitted to the IRB with the initial application or, if recruitment is proposed after study approval, as a modification request.

3. The IRB reviews the material to assure that the material is accurate and is not coercive or unduly optimistic, creating undue influence to the subject to participate. This includes but is not limited to:
   a. Statements implying a certainty of favorable outcome or other benefits beyond what was outlined in the consent document and the research plan.
b. Claims, either explicitly or implicitly, that the test article (drug, biologic or device) is safe or effective for the purposes under investigation.

c. Claims, either explicitly or implicitly, that the test article was known to be equivalent or superior to any other drug, biologic or device.

d. Using terms like “new treatment,” “new medication,” or “new drug” without explaining that the test article was investigational.

e. Promising “free medical treatment” when the intent was only to say participants are not to be charged for taking part in the investigation.

f. Emphasis on payment or the amount to be paid, such as bold type or larger font on printed media.

g. Offers for a coupon good for a discount on the purchase price of an investigational product once it has been approved for marketing.

h. The inclusion of exculpatory language.

4. Recruitment materials should be limited to the information the prospective subjects need to determine their eligibility and interest. When appropriately worded, the following items may be included:

a. The name and address of the investigator and/or research facility.

b. The condition being studied and/or the purpose of the research.

c. In summary form, the criteria used to determine eligibility for the study.

d. The time or other commitment required of the subjects.

e. The location of the research and the person or office to contact for further information.

f. A clear statement that this is research and not treatment.

g. A brief list of potential benefits (e.g., no-cost health exam).

5. Once approved by the IRB, an advertisement cannot be altered or manipulated in any way without prior IRB approval.

6. Directory listings of research such as ClinicalTrials.gov are not considered advertisements and therefore do not require IRB review and approval if the listing is limited to the following basic trial information: title, purpose of the study, research plan summary, basic eligibility criteria, study site location(s), and how to contact the study site for further information.
7. The first contact prospective study subjects make is often with a person who follows a script to determine basic eligibility for the specific study. The IRB should assure the procedures followed adequately protect the rights and welfare of the prospective subjects.

K. Payments to Research Subjects

1. Payment to research subjects may be an incentive for participation or a way to reimburse a subject for travel and other experiences incurred due to participation. However, payment for participation is not considered a research benefit. Regardless of the form of remuneration, investigators must take care to avoid unduly influencing subjects. The amount of compensation must be proportional to the time and inconveniences posed by participation in the study.

2. Investigators who wish to pay research subjects must submit to the IRB the amount and schedule of all payments. Investigators should indicate in their research project application the justification for such payment. Such justification should substantiate that proposed payments are reasonable and commensurate with the expected contributions of the subject and do not constitute (or appear to constitute) undue pressure on the potential subject to volunteer for the research study.

3. The IRB must review both the amount of payment and the proposed method and timing of disbursement to assure that neither entails problems of coercion or undue influence.

4. Credit for payment should be prorated and not be contingent upon the participant completing the entire study. The IRB does not allow the entire payment to be contingent upon completion of the entire study. Any amount paid as bonus for completion of the entire study should not be so great that it could unduly induce subjects to remain in the study when they otherwise would have withdrawn.

5. The consent form must describe the terms of payment, including the amount, method and schedule of payments and any conditions under which subjects would receive partial payment (e.g., if they withdraw from the study before their participation is completed) or no payment.

6. Unless the study is confidential, the Baptist Finance Department requires identifying information to issue checks, cash, or gift certificates to subjects. The consent form must inform subjects that they are asked to provide their Social Security Number and verification of U.S Citizenship or Permanent Resident Status to receive payment. For confidential studies,
only name and address are required by the Finance Department, but the investigator MUST keep an identity key in a secure place.

7. Non-Monetary Gifts and Incentives

a. Similar to financial incentives, non-monetary gifts or incentives can also present problems of undue influence or coercion that impact a potential subject’s ability to fully and freely consider participation in research.

b. If subjects are provided with non-monetary gifts or tokens of appreciation, such as totes, books, toys, or other such materials, the approximate retail value must be described to the IRB and the IRB is provided with a description, photo, or sample product to review.

c. The IRB reviews all gifts and incentives being particularly sensitive to the influence of power or authority, whether perceived or actual, over free decision-making. Overt coercion (e.g., threatening loss of credit, or access to services or programs, to which the potential subjects are otherwise entitled) is never appropriate. Moreover, it must be clear that choosing to not participate will not adversely affect an individual’s relationship with the organization or its staff or the provision of services in any way (e.g., loss of credits or access to programs).

d. Investigators should carefully structure incentives and methods of disbursement so that while the incentives may serve as a factor in a subject’s decision to participate, that they have not served to unduly influence or coerce participation.

L. State and Local Laws (See Policy 1202)

The Baptist IRB considers and adheres to all applicable state and local laws in the jurisdictions where the research is taken place. The HRPP and IRB rely on the Baptist Counsel for the interpretation and application of the laws of any other jurisdiction where research is conducted as they apply to human subject research. The IRB ensures that content forms are consistent with applicable state and local laws.

XIX. Possible Baptist IRB Actions

A. Approval. The research, proposed modification to previously approved research, or another item is approved. The IRB has made all of the determinations required for approval (i.e., approval criteria and any applicable special determinations (e.g., waivers, alterations, vulnerable population determinations, etc.)). No further action is needed.
B. Conditions Required for Approval. The research, proposed modification to the previously approved research, or other item is approved but conditions must be satisfied before the approval becomes effective. The date of IRB approval is the date that the Chair or designee confirms that the conditions are satisfied, and becomes the start of the approval period.

1. The IRB may approve research with conditions if, given scope and nature of the conditions, the IRB is able, based on the assumption that the conditions are satisfied, to make all of the determinations required for approval (i.e., approval criteria and any applicable special determinations (e.g., waivers, alterations, vulnerable population determinations, etc.)). Any time the IRB cannot make one or more of the determinations required for approval, the IRB may not approve the study with conditions.

2. The IRB may require the following as conditions of approval of research:
   a. Confirmation of specific assumptions or understanding on the part of the IRB regarding how the research is to be conducted (e.g., confirmation that research excludes children);
   b. Submission of additional documentation (e.g., certificate of training);
   c. Precise language changes to the study, consent, or other study documents; or
   d. Substantive changes to the study, consent, or other study documents along with clearly stated parameters that the changes must satisfy.

3. When the IRB approves research with conditions, the conditions are documented in the IRB minutes for research reviewed at a convened meeting or in the Reviewer Checklist for research reviewed under an expedited review procedure.

4. When the convened IRB approves research with conditions, the IRB may designate the IRB Chair (and/or other qualified individual(s)) to review responsive materials from the investigator and determine that the conditions have been satisfied. If the conditions have not been satisfied, or are only partially satisfied, the responsive materials must be referred to the convened IRB for review. When an expedited reviewer approves research with conditions, the original expedited reviewer (and/or other qualified individual(s)) receives the response materials.

5. After verification, the following is documented in IRB records and written communication to the investigator:
a. The date when verification was made that all IRB conditions have been satisfied (i.e., the “effective date”);

b. For initial approval, the date when approval becomes effective (i.e., the date on which the investigator’s response has been accepted as satisfactory), and;

c. The date by which continuing review must occur.

6. The IRB is informed of the outcome of the review of the investigator’s response.

C. Partial Approval

The IRB may stipulate that certain components of the research, which the IRB has determined to meet the criteria for approval, may commence or continue while other components of the research that require modification or clarification cannot begin or continue until the outstanding issues are resolved and approved by the convened IRB. For example, the IRB could determine that a study may begin but that children cannot be enrolled until the investigator submits, and the IRB approves, a plan for assent.

D. Deferring a Study

1. This action is taken by the IRB when modifications are required (of the nature or amount that the full IRB cannot make or specify exact changes or parameters), or additional information or clarification is needed in order to determine that one or more criteria for approval are satisfied (e.g., the risks and benefits cannot be assessed with the information provided).

2. The deferral and the basis for the deferral is documented in the IRB minutes (for convened review) or Reviewer Checklist (for expedited review) and is communicated to the investigator in writing.

3. When the convened IRB defers approval, the responsive materials from the investigator are provided to the convened IRB for review at a subsequent meeting. When an expedited reviewer defers approval, the original expedited reviewer reviews the response materials whenever possible. In the event that the original expedited reviewer is unavailable, the response is reviewed by the IRB Chair or other qualified IRB member who has been designated to conduct expedited review.
E. Disapproval of a Study

The IRB may determine that the proposed research cannot be conducted at Baptist or by employees or agents of Baptist or otherwise under the auspices of Baptist. Disapproval can only be decided at the convened IRB meeting. An expedited reviewer cannot disapprove a study.

F. Approved in Principle

As per federal regulations, [45CFR46.118], there are circumstances in which a sponsoring agency may require certification of IRB approval as a condition of submitting for or releasing funds but before definitive plans for the involvement of human subjects have been developed (e.g., certain training grants or grants in which the procedures involving human subjects are dependent on the completion of animal studies or instrument development). In these circumstances, the IRB may grant “approval in principle” without having reviewed the as yet undeveloped procedures or materials. The IRB Chair or designee reviews the available information (i.e., the grant or proposal and any supplemental information provided by the investigator) and, if appropriate, provides certification of IRB approval in principal. If the proposal is funded, the investigator must submit such materials for approval at least [60] days before recruiting human subjects into the study, or into any pilot studies or pre-tests.

XX. Continuing Review

A. The IRB conducts a continuing review of ongoing research at intervals that are appropriate to the level of risk for each research plan, but not less than once per year for FDA-regulated research. The date by which continuing review must occur is recorded in the IRB minutes or other IRB records and communicated in writing to the investigator. Continuing review of FDA-regulated research must occur as long as the research remains active including when the remaining research activities are limited to the analysis of private identifiable information.

B. For research that is not FDA-regulated, the IRB may determine continuing review is not required in the following circumstances: the research is eligible or has been approved by expedited review, the research was reviewed by the IRB in accordance with the limited IRB review; the research has progressed to the point that it involves only one or both of the following, which are part of the IRB-approved study:
a. Data analysis, including analysis of identifiable private information or identifiable bio-specimens, or

b. Accessing follow-up clinical data from procedures that subjects would undergo as part of clinical care.

Note: Although formal continuing review may not be required, a progress report is submitted to the IRB on an annual basis. This form will summarize study activities to ensure the study still meets the eligibility for non-continuing review. The investigator is also still responsible for submitting any changes to the study, the study status or study staff throughout the year as required by IRB policy.

C. Approval Period

At the time of initial review and at continuing review, the IRB makes a determination regarding the frequency of review of the research study. All FDA-regulated studies are reviewed by the IRB at intervals appropriate to the degree of risk but no less than once per year. In some circumstances, such as when the research involves a high likelihood or severity of risks, when the research imparts significant risks without likelihood of direct benefit, or when the research population is especially vulnerable, a shorter review interval (e.g., semi-annually, quarterly, or after accrual of a specific number of participants) may be required (see below). Or, for a new investigator or an investigator who has recently had a study suspended by the IRB due to regulatory concerns, an on-site review by a subcommittee or designee of the IRB might occur or approval might be subject to an audit of study performance after a few months of enrollment, or after enrollment of the first several subjects. For convened IRB review, the meeting minutes reflect the IRB’s determination regarding review frequency. For expedited review, the determination is documented in the Reviewer’s Checklist.

D. IRB approval is considered to have lapsed at midnight on the expiration date of the approval (i.e., the expiration date is the last day research can be conducted). For a new study reviewed by the IRB, the approval commences on the date that the IRB conducts its final review of the study; that is, the date that the convened IRB or expedited reviewer approves the research or the date (“effective date”) that it is verified that the requirements of the IRB have been satisfied following an action of Approval with Conditions. The expiration date of the initial approval period, which is the date by which the first continuing review must occur, may be as late as one year after the effective date of initial IRB approval.

E. The use of the effective date of IRB approval to determine the latest permissible date for continuing review only applies to the first continuing review. For all subsequent continuing reviews of a research study subject to
convened board review, the date the convened IRB or the date that the expedited reviewer conducts continuing review and approves the study (with or without conditions) determines the latest permissible date of the next continuing review.

F. The approval date and approval expiration date are clearly noted on IRB determination letters and must be strictly adhered to. Investigators should allow sufficient time for development and review of continuing review submissions.

G. IRB review of a proposed modification to research ordinarily does not alter the date by which continuing review must occur. This is because continuing review is review of the full research project, not simply a change to it.

H. The regulations make no provision for any grace period extending the conduct of research beyond the expiration date of IRB approval. Therefore, continuing review and re-approval of research must occur by midnight of the date when IRB approval expires. If the IRB performs continuing review within 30 days before the IRB approval period expires, the IRB may retain the anniversary date as the date by which the continuing review must occur.

XXI. Continuing Review Process

A. As a courtesy to investigators, the IRB Office staff sends out renewal notices to investigators at 60 days in advance of the expiration date; however, it is the investigator’s responsibility to ensure that the continuing review of ongoing research is approved prior to the expiration date. By federal regulation, no extension to that date can be granted.

B. Investigators must submit the following for continuing review:

1. The initial study application form updated with any changes (this serves as the protocol/research plan summary);
2. The current protocol/research plan;
3. The current Investigator’s Brochure or other updated risk information (if applicable);
4. The most recent report from the DSMB or DMC (if applicable);
5. The most recent multi-center progress report (if applicable);
6. Any proposed modifications to the protocol/research plan, consent, or study; and
7. The continuing review application form (progress report)
8. Reports of any internal audits by Corporate Compliance (if not already reviewed by the IRB)

C. Baptist IRB Office staff attends the convened meetings and bring the complete study files for each study on the agenda. IRB members can request the study file or any additional materials from the IRB staff prior to the meeting.

D. In the case of expedited review, the reviewer may request that the IRB office staff provide them with any additional materials required for their review.

XXII. Approval Considerations

In order to re-approve research at the time of continuing review, the IRB determines that the regulatory criteria for approval continue to be satisfied. Because the research was previously found to satisfy the criteria for approval, the IRB focuses its considerations at the time of continuing review on whether any new information is available that would affect the IRB’s prior determination that the criteria for approval are satisfied. The IRB pays particular attention to four aspects of the research:

A. Risk assessment and monitoring;

B. Adequacy of the informed consent process; including that the current consent document is still accurate and complete and any significant new findings that arise from the review process and that might relate to participants’ willingness to continue participation is provided to participants;

C. Local investigator and organizational issues; and

D. Research progress.

XXIII. Convened Board Review

A. In conducting continuing review of research not eligible for expedited review, all Baptist IRB members are provided with access to all of the materials listed in Section XXII, B and are responsible for reviewing the project summary, the current consent document, the progress report, and, if applicable, the data and safety monitoring report, multi-center study progress reports, and any proposed modifications to the protocol/research plan, or consent. The Primary Reviewer is responsible for reviewing the complete materials submitted for continuing review including the complete research plan and is given access to the complete IRB file and relevant IRB meeting minutes.

B. Review of currently approved or newly proposed consent documents must occur during the scheduled continuing review of research by the IRB, but consent documents should be reviewed whenever new information becomes available that may require modification of information in the consent document.
XXIV. Expedited Review  
A. In conducting continuing review under expedited procedures, the reviewers receive all of the previously noted materials. The reviewer(s) complete the Reviewer Checklist for Continuing Review of Research and Expedited Procedure Checklist to determine whether the research meets the criteria allowing continuing review using the expedited procedure, and if so, whether the research continues to meet the regulatory criteria for approval. 

B. Generally, if research did not qualify for expedited review at the time of initial review, it does not qualify for expedited review at the time of continuing review, except in limited circumstances described by expedited review categories (8) and (9) (see Expedited Review Categories). It is also possible that research activities that previously qualified for expedited review have changed or will change, such that expedited IRB review would no longer be permitted for continuing review. 

C. Non FDA-regulated studies approved by expedited review may qualify for non-continuing review. 

XXV. Possible IRB Actions after Continuing Review  
A. As with Initial Review, at the time of Continuing Review, the Convened Baptist IRB or IRB Member(s) conducting expedited review may take any of the following actions: 
   1. Approval 
   2. Conditions Required for Approval 
   3. Deferred 

B. Additionally, the convened IRB may vote to disapprove the study. If an IRB member conducting expedited review believes that the study should be disapproved, it is referred to the convened board for review. If the IRB has significant concerns, the IRB may vote to suspend approval or terminate the research (See HRPP 1208 for a detailed discussion of suspensions and terminations). 

C. If a research study receives Approval with Conditions at the time of the Continuing Review, the IRB specifies whether any conditions need to be satisfied before an investigator can continue particular research activities related to those conditions or requirements that must be adhered to until the conditions of approval have been satisfied. For example, if at the time of continuing review, the IRB requires the investigator to change the research protocol to include a specific new procedure for screening prospective subjects, the IRB could approve the research with the following condition: research activities involving currently enrolled
subjects may continue, but no new subjects may be enrolled until a designated IRB member reviews a revised protocol and verifies that the protocol includes the new screening procedure.

D. Additionally, the IRB may specify a time period, such as 1, 2, or 3 months, for the condition/s to be satisfied as long as the activity with conditions is not begun/restarted until approval is granted.

XXVI. Lapses in Approval

A. The regulations permit no grace period or approval extension after approval expiration. Research that continues after the approval period has expired is research conducted without Baptist IRB approval. If re-approval does not occur within the time set by the IRB, all research activities must stop, including recruitment (media advertisements must be withdrawn), enrollment, consent, interventions, interactions, and data collection. This occurs even if the investigator has provided the continuing information before the expiration date. Therefore, investigators must submit their continuing review materials enough in advance of expiration to allow sufficient time for IRB review before the expiration date.

B. The lapse of IRB approval due to a failure to complete continuing review and obtain re-approval prior to expiration of the prior approval does not ordinarily constitute a suspension or termination of IRB approval, for federal reporting purposes; however, the failure to meet continuing review obligations may be grounds for suspension or termination of the research. If the IRB notes a pattern of non-compliance with the requirements for continuing review (e.g., an investigator repeatedly or deliberately neglects to submit materials for continuing review in a timely fashion or the IRB itself is not meeting the continuing review dates), the IRB should determine the reasons for the non-compliance and take appropriate corrective actions. The IRB must report to FDA/OHRP any instance of serious or continuing non-compliance with FDA regulations or IRB requirements or determinations.

C. When the IRB approves research with conditions at the time of continuing review before the expiration date of the preceding IRB approval period, IRB approval does not lapse if the investigator needs additional time – beyond the date on which the preceding IRB approval would have expired – to satisfy some or all of the IRB’s conditions. However, the investigator and the IRB should make every effort to resolve any conditions and finalize approval in as timely a manner as possible.
D. The IRB Office is responsible for notifying the investigator of the expiration of approval and that all research activities must stop. However, the IRB recognizes that, while enrollment of new subjects cannot occur after the expiration of IRB approval, temporarily continuing participation of already enrolled subjects may be necessary or appropriate, for example, when the research interventions hold out the prospect of direct benefit to the subjects, or when withholding those interventions or safety monitoring procedures, would place subjects at increased risk. In these instances, the investigator should, at the earliest opportunity, contact the IRB office and submit a request to continue those research activities that are in the best interests of subjects. Such a request should specifically list the research activities that should continue, and provide justification, and indicate whether the request applies to all or only certain subjects. The IRB Chair or designee will review the request and provide a determination regarding what activities, if any, may continue during the lapse. Such a determination may include a time limit or other conditions or restrictions. If the IRB decides that already enrolled subjects should continue to receive the interventions that were being administered to subjects under the research project, data collection (especially safety information) should also continue for such subjects.

E. When there is insufficient time to obtain an IRB determination (e.g., the study regimen includes daily administration of an investigational agent), the investigator may make an initial determination, in consultation with the subjects' treating physician, if appropriate. In such cases, the investigator must, as soon as possible, contact the IRB office and submit a request for confirmation that the IRB agrees with the determination. The IRB Chair or designee reviews the request and provides a determination. In the event that the IRB does not agree with the investigator's determination, or only agrees in part (e.g., agrees that some but not all of the activities are in the best interests of subjects), the IRB notifies the investigator who must then comply with the IRB's requirements or request a re-review of the determination by providing additional justification or information that the IRB may not have considered.

F. The study is closed administratively after 60 days. If the investigator wishes to re-open the study, full board review may be required or as consistent with the initial review process.

XXVII. Modification of an Approved Protocol

A. Investigators may wish to modify or amend their approved applications. Investigators must seek Baptist IRB approval before making any changes,
no matter how minor, in approved research - even though the changes are planned for the period for which IRB approval has already been given - unless the change is necessary to eliminate apparent immediate hazards to the subject (in which case the IRB must then be notified at once).

B. Modifications may be permanent (Protocol Modification) which make changes to the protocol for all remaining subjects or temporary (Protocol Exceptions) circumstances in which the specific procedures called for in a protocol are not in the best interests of a specific patient(s)/subject(s) (examples: patient/subject is allergic to one of the medications provided as supportive care; patient/subject is not eligible in a direct benefit study). Usually an Exception is a change that is planned and has prior agreement from the sponsor. See Section XXXII for details on Protocol Exceptions.

C. Investigators should consider whether the proposed changes to the research alter the original scope, purpose, or intent of the research. When the research itself is fundamentally changed, the IRB will typically require a new study application rather than allow such changes to be made through a modification to the existing research plan.

D. Procedures

Investigators must submit documentation to inform the IRB about the proposed changes to the study, including, but necessarily limited to:

1. For Protocol Modifications, a revised protocol/research plan, application, and/or study materials (in tracked changes or with a detailed summary of changes and the locations of those changes);

2. Revised consent/parental permission/assent documents (if applicable) or other documentation proposed to be provided to subjects when the proposed change(s) to the research might relate to their willingness to continue to participate in the study; and

3. Any other relevant documentation provided by the sponsor or coordinating center.

E. IRB Office staff reviews the submission and make an initial determination whether the proposed changes may be approved through an expedited review process, if the changes are minor, or whether the modification warrants convened board review. The reviewer(s) using the expedited procedure has the ultimate responsibility to determine that the proposed changes may be approved through the expedited review procedure and, if not, must refer the research study for convened board review. This is considered an amendment to the study.
XXVIII. Convened Board Review of Modifications
   A. When a proposed change in a research study is not minor, then the Baptist IRB must review and approve the proposed change at a convened meeting before the change can be implemented. The only exception is a change necessary to eliminate apparent immediate hazards to the research subjects. In such a case, the IRB should be promptly informed of the change following its implementation and should review the change to determine that it is consistent with ensuring the subjects' continued welfare.

   B. All IRB members are provided and review all documents provided by the investigator.

   C. At the meeting, the Primary Reviewer presents an overview of the proposed modifications and assists the IRB Chair in leading the IRB through the completion of the regulatory criteria for approval. The IRB determines whether the research with the proposed modifications continues to meet the regulatory criteria for approval.

   D. When the IRB reviews modifications to previously approved research, the IRB considers whether information about those modifications might relate to participants’ willingness to continue to take part in the research and if so, whether to provide that information to future/current/past participants.

XXIX. Expedited Review of Modifications
   A. The Baptist IRB may use expedited review procedures to review minor changes in ongoing previously-approved research during the period for which approval is authorized. An expedited review may be carried out by the IRB Chair and/or experienced designee(s) among the IRB members.

   B. The reviewer also considers whether information about those modifications might relate to future/current/past participants’ willingness to continue to take part in the research and if so, whether to provide that information to participants.

XXX. Possible IRB Actions after Modification Review
   A. As with Initial Review, at the time of Continuing Review, the Convened Baptist IRB or IRB Member(s) conducting expedited review may take any of the following actions (see Section 7.6 for a detailed description of these actions):

      1. Approval
2. Conditions Required for Approval

3. Deferred

B. Additionally, the convened IRB may vote to disapprove the proposed changes. If an IRB member conducting expedited review believes that the proposed modifications should be disapproved, they refer the proposed modification to the convened board for review. If the proposed changes raise significant concerns on the part of the IRB, the IRB may vote to suspend or terminate the research (See Section 8 for a detailed discussion of suspensions and terminations).

XXXI. Protocol/Research Plan Exceptions

A. Protocol/Research Plan exceptions are circumstances in which the investigator wishes to deviate from eligibility criteria or one or more of the specific procedures called for in a research plan. Unlike modifications that apply to all subsequent subjects in the research, a protocol/research plan exception only applies to a specific subject or group of subjects.

B. Exceptions are planned, and the investigator gets approval from the sponsor and the Baptist IRB ahead of time. For sponsored research, prior approval from the sponsor is generally required. Depending on the nature of the exception, an expedited review is possible. In order to be approved under expedited review exceptions must not increase risk or decrease benefit, change the risk/benefit analysis, negatively affect the participant’s rights, safety, welfare, or negatively affect the integrity of the resultant data. Review of exceptions that represent more than minor changes or risks levels greater than minimal must be done at a convened meeting of the IRB.

C. Procedures for exceptions are the same as for a Protocol Modification. The investigator must submit a “Modification Request Form” along with any revised documentation to be presented to the subject(s) and documentation of sponsor approval, if applicable.

D. The only time a protocol/Research Plan exception would not require prior sponsor or IRB approval is when the exception is necessary to avoid an immediate hazard to the participant. In such cases, the exception must be submitted to the IRB as soon as possible.

XXXII. Closure of Research Studies

A. The completion or early termination of the study, is a change in activity and must be reported to the Baptist IRB. Although subjects may no longer be “at risk” under the study, a final report to the IRB allows it to close its files as well as providing information that may be used by the IRB in the evaluation and approval of related studies.
B. Studies may be closed when the involvement of human subjects ceases (interventions, interactions, observations, and the gathering, use, study, and analysis of identifiable private information, including specimens, are all complete). Studies may be closed when the only remaining research activity involves the analysis of unidentifiable individual level data, or aggregate data sets.

C. For multi-center research, the study may be closed once all research activities (as above) are complete at Baptist and any sites for which the IRB is the “IRB of record”. If the investigator is serving as the lead investigator or Baptist is the coordinating center, please note that the study must remain open as long as the coordinating center is still receiving, studying, using, or analyzing identifiable private information from other sites (even if local interventions, interactions, observations, and data gathering is complete).

D. Investigators must submit study closures to the IRB. With closure submissions, the investigator must provide a summary of the research activity and any findings available at that time.

E. Investigators may maintain the data that they collected, including identifiable private data, if this is consistent with the IRB-approved research plan. However, investigators may not conduct any additional analysis of identified data without re-applying for IRB approval. Investigators must continue to protect the confidentiality of the data as described to the IRB and honor any other commitments that were agreed to as part of the approved research including, for example, future use of data or specimens, provision of research results to subjects, and provision of any outstanding payments or compensation.

F. The IRB will review study closure reports, typically by expedited review, and either approve the closure of the study or request additional information or confirmation of facts from the investigator.
XXXIII. Reporting IRB Actions
A. All Baptist IRB actions are communicated to the investigator, and/or designated contact person for the research study, in writing within ten (10) working days via a template letter prepared by the IRB staff. For an approval, along with written notification of approval, a copy of the approved consent/assent/permission form/s (if applicable) containing the IRB stamp with the dates of the approval and expiration are sent to the investigator. For approval with conditions, the notification includes a listing of the conditions that must be satisfied. For a deferral, the notification includes the modifications and/or clarifications required along with the basis for requiring those modifications. For a disapproval, termination or suspension, the notification includes the basis for making that decision and give the investigator an opportunity to respond in person or in writing.

B. The IRB reports its findings and actions to the organization in the form of its minutes, which are distributed by IRB staff to the Baptist Institutional Official.

XXXIV. Failure to Respond
Failure to submit a response to Baptist IRB requirements within 60 days of the IRB date of determination may result in administrative closure of the IRB file (for new study submissions). When research has IRB approval, and an investigator fails to respond to requirements related to a subsequent submission (e.g., a request for modification), the IRB chair or designee reviews the circumstances, including any potential impact on human subjects, and contacts the investigator to try to secure a response. If the investigator continues to be unresponsive, the failure of the investigator may be considered non-compliance and is reviewed in accordance with the procedures in Section 16. The investigator receives notification, including an explanation. An extension beyond 90 days may be granted by the IRB if sufficient cause is provided by the investigator.

XXXV. Appeal of IRB Decisions
A. When a Baptist IRB research study is disapproved or deferred, the IRB notifies the investigator in writing about the specific deficiencies and the modifications that are necessary for appropriate IRB approval. The IRB shall include in its written notification a statement of the reasons for its decision and give the investigator an opportunity to respond in person or in writing. Similarly, when research is suspended in part or in full, or terminated, the IRB notifies the investigator in writing of the suspension or termination and the reasons for its decision.

B. In cases where there is disagreement between the IRB and the investigator regarding the nature and extent of the requested changes or the necessity of or basis for a suspension or termination, and these disagreements cannot be resolved, the investigator and/or the IRB may make an appeal to the
Institutional Official (IO) for a resolution of the matter. The IO may organize a meeting to help facilitate discussion between the IRB and the investigator. While the IO may provide input and make recommendations to the investigator and IRB for expeditious resolution of the matter, final determinations for approval/disapproval remain under the purview of the IRB.

C. Because the IO is responsible for policies and procedures followed by the IRB, the IO may review IRB decisions to ensure that the decision-making process is appropriate. If the IO has concerns regarding the process that the IRB has followed in making a decision, he/she may request that the IRB reconsider the decision. However, the IO cannot overrule an IRB decision.

XXXVI. Research Previously Approved By Another IRB

A. When an investigator transfers research to Baptist that was previously approved by another IRB, the investigator must submit the research for review under the procedures covered by this section. No research activity may take place under Baptist auspices without the appropriate review and approval.

B. Research approved as exempt at the previous institution will be reviewed according to the procedures in Section VI. All other research must be submitted as if it were undergoing initial review and is reviewed under expedited review or by the convened IRB. Research that solely involves the analysis of existing identifiable data may be considered under Expedited Review Category 5.

C. For research transfers where stopping research interventions might harm subjects, the investigator can request permission from the IRB to continue research interventions under the oversight of the prior organization’s IRB until final Baptist approval is obtained.
### Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

### Purpose:

The IRB shall have the authority to suspend or terminate approval of research that is not being conducted in accordance with IRB or regulatory requirements or has been associated with unexpected problems or serious harm to subjects.

#### I. Suspension of IRB Approval

A. Suspension of IRB approval is a directive of the convened IRB or IRB Chair or Vice Chair to temporarily stop some or all previously approved research activities. Suspensions made by the IRB Chair or Vice Chair must be reported to IRB members at a convened IRB meeting. Suspended research studies remain open and require continuing review. Investigators must continue to provide reports on adverse events and unanticipated problems to both the IRB and sponsors just as if there had never been a suspension (i.e., all events that need to be reported during a study need to continue to be reported during the suspension period).

B. When approval of some or all research activities is suspended by the IRB, the IRB will consider notification of subjects and any actions necessary to ensure that the rights, safety, and welfare of subjects are appropriately protected.

C. The IRB shall notify the investigator in writing of suspensions and shall include a statement of the reasons for the IRB’s actions and any requirements or conditions associated with the suspension (e.g., notification of subjects). The investigator of a suspended study shall be provided with an...
opportunity to respond in person or in writing.

D. Suspensions of IRB approval must be reported promptly to the administrator of the HRPP and Institutional Official (IO), sponsors including federal department or agency heads, and federal oversight agencies according to applicable federal and organizational requirements. See Policy 1218 – Reporting to Regulatory Agencies and Organizational Officials for a detailed discussion of reporting requirements.

E. Note: Suspension or termination of research studies approved by the IRB can also be issued by Organization officials acting outside of and unrelated to the interests of the IRB. Such Organization actions can be made by, for example, the IO, Chief Compliance Officer and Chief Executive Officer. The investigator must report any suspension or termination of the conduct of research by organization officials to the IRB. The IRB will then determine if suspension or termination of IRB approval is warranted

Termination of IRB Approval

A. Termination of IRB approval is a directive of the convened IRB to permanently stop all activities in a previously approved research study. Terminated research studies are closed and no longer require continuing review. Terminations of IRB approval of research studies must be made by the convened IRB. When study approval is terminated by the IRB, in addition to stopping all research activities, the IRB will consider notification of subjects and any actions necessary to ensure that the rights, safety, and welfare of subjects are appropriately protected.

B. The IRB shall notify the investigator in writing of a study termination and shall include a statement of the reasons for the IRB's actions and any requirements associated with the termination (e.g., notification of subjects). The investigator of a terminated study shall be provided with an opportunity to respond in person or in writing.

C. Terminations of IRB approval must be reported promptly to the ED and the IO, sponsors including federal department or agency heads, and federal oversight agencies according to applicable federal and organizational requirements. See Policy 1218 for a detailed discussion of reporting requirements.

D. Note: Suspension or termination of research studies approved by the IRB can also be issued by Organization officials acting outside of and unrelated to the interests of the IRB. Such Organization actions can be made by, for
example, the IO, Chief Compliance Officer and Chief Executive Officer. The investigator must report any suspension or termination of the conduct of research by organization officials to the IRB. The IRB will then determine if suspension or termination of IRB approval is warranted.

Investigator Hold of a Study

A. A Principal Investigator may request an “investigator hold” when s/he wishes to temporarily or permanently stop some or all approved research activities. Such a hold is initiated by the principal investigator, but must be immediately reported to the IRB so that the IRB can consider whether any additional actions are necessary to protect subjects. The Principal Investigator is also responsible for notifying the entire research team of the hold. Investigator holds are not equivalent to IRB suspensions or terminations.

B. Procedures for an Investigator Hold:

1. Investigators must notify the IRB in writing:
   a. That they are voluntarily placing a study on hold
   b. A description of the research activities that will be stopped
   c. Proposed actions to be taken to protect current participants
   d. Actions that will be taken prior to IRB approval of proposed changes in order to eliminate apparent immediate risk of harm
   e. Note: A decision to stop activity associated with a protocol must include an explicit consideration of the rights and welfare of subjects already enrolled in the study. Generally, the investigator will be expected to present a plan for continued care or orderly withdrawal of treatment.

2. Upon receipt of written notification from the investigator the IRB Coordinator places the research on the next available agenda for review.

3. The IRB Chair or Vice Chair, in consultation with the investigator, determines whether any additional procedures need to be followed to protect the rights and welfare of current participants.

4. The IRB Chair or Vice Chair, in consultation with the investigators, determines how and when currently enrolled participants will be notified of the hold.
5. Investigators may request a modification of the research on hold by submitting a request for a modification to previously approved research.

C. Protection of Currently Enrolled Participants

Before a study hold, termination, or suspension, is put into effect the Chair or IRB considers whether any additional procedures need to be followed to protect the rights and welfare of current participants. Such procedures might include:

a. Transferring participants to another investigator/site
b. Making arrangements for clinical care outside the research
c. Allowing continuation of some research activities under the supervision of an independent monitor
d. Requiring or permitting follow-up of participants for safety reasons
e. Requiring adverse events or outcomes to be reported to the IRB and the sponsor
f. Notification of current participants
g. Notification of former participants
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

To specify the procedures for utilizing IRB services provided by an accredited external independent IRB or the NCI’s Central Institutional Review Board (CIRB), when applicable.

Policy:

I. External IRBs and Central IRBs:

   A. Under certain circumstances, Baptist may rely on the IRB of another institution to provide oversight of a research protocol conducted at Baptist. The Baptist IRB may, under certain conditions, function as the IRB of record for another institution.

   B. External IRBs are permissible and do not require the Request to Use an External IRB Form when an existing contractual agreement is in place with Baptist, (e.g., National Cancer Institute CIRB, Vanderbilt Ingram Cancer Center.) All documentation of approval, etc., as specified below is required to be submitted to the IRB.

   C. Single site (Baptist) investigator-initiated studies and studies involving only chart review must be reviewed by the Baptist IRB and are not eligible for review by external IRBs.

II. Investigator Responsibilities for Use of an External IRB
A. Prior to submitting the application package to the external IRB, the investigator must satisfy Baptist’s application requirements for externally reviewed studies. The investigator must provide the following information/documents to the Baptist IRB for approval to use an external IRB:

1. Baptist IRB Application: Request to Use external IRB
2. Study Feasibility: This is necessary for record-keeping and to assess the impact of the proposed activity on Baptist’s patients, services and facilities for all inpatient studies;
3. Study Personnel: This is necessary for record-keeping and to ensure that any applicable training/credentialing requirements have been satisfied;
4. Study Information (Sponsor, identifiers, IDE/IND No. (if applicable) and Study location(s);
5. Sponsor Protocol/research plan document; and
6. Baptist template consent document reviewed by Baptist Legal;

B. If using an external IRB, the investigator confirms with the sponsor that the sponsor will accept direct invoicing from the external IRB and allow direct payments to external IRB;

C. If using an external IRB, the investigator or sponsor completes any IRB-required materials.

D. Baptist Responsibilities Prior to Accepting External Oversight for a Study

1. When the submission packet is received, the IRB Office reviews the application for completeness, including but not limited to the following:
   a. Review of investigator and study staff (confirmation of training/credentialing,)
   b. Baptist financial disclosure
   c. Operational feasibility

2. The administrator of the HRPP or designee then reviews the materials, and sponsor protocol/research plan. The following will be considered:
   a. Eligibility to use external IRB review
b. Assessment of prior non-compliance or other issues
c. Involvement of special populations, e.g., minors/minor assent, adults unable to consent form themselves

3. Once the above are reviewed by the administrator of the HRPP or designee and determined to be acceptable, the investigator will be notified that they may move forward with their submission to the external IRB by receipt of the signed Institutional Jurisdiction Waiver Form/IRB reliance Agreement from the Baptist IRB.

4. Concurrent with this notification is request for required confirmation from the investigator that organizational processes for financial disclosure/COI management requirements. Additional reminders of local policies concerning special topics (assent, incapacitated adults, etc.) may also be included in the notification.

Baptist Responsibilities: Post External IRB Approval

Baptist retains certain on-site responsibilities for all studies reviewed by any external IRB:

1. Reports of site monitoring activities which have any findings that potentially impact human subject protections must be shared between the external IRB and the Baptist IRB.

2. The investigator must copy the IRB Office on the initial approval and continuing reviews.

3. Investigators for studies approved through external IRB review must report local unanticipated problems, complaints, non-compliance within five working days of notification. At least annually, at the continuing review, a summary of changes is to be provided to the IRB, as well as an end of study summary, as appropriate.

4. Requests for changes in study personnel must be submitted to Baptist IRB prior to the personnel assuming any study responsibilities.

F. Another Institution using Baptist IRB as its IRB of Record

An institution may request that the Baptist IRB function as its IRB of record. A signatory official of the requesting institution must indicate, in writing, whether the request is for a specific project or for all research conducted at the institution, and whether the institution has its own internal IRB or uses another board as its IRB of record. An IRB authorization agreement is required and the request must be approved by the administrator of the HRPP, the IRB Chair or designee, and the
Corporate Legal Services Department. Following approval, the site will be added to the FWA.

III. Use of the National Cancer Institute's Central IRB

Definition

**Cooperative Research:** Cooperative research projects are those projects covered by 45 CFR 46 that involve more than one institution. Baptist is a participant in the National Cancer Institute’s Central Institutional Review Board (CIRB) Initiative for cooperative group protocols/studies that have been reviewed and approved by the CIRB. Baptist submits the necessary documentation to maintain institutional registration with the CIRB, including the “Authorization Agreement/Division of Responsibilities”, the listing of Key Personnel, and the “Annual Signatory Institution Worksheet About Local Context”.

A. The CIRB defers responsibility to local institutions to conduct any reviews necessary under HIPAA. The CIRB does accept institutional boilerplate language for HIPAA authorizations if an institution incorporates authorization into the consent document.

B. The CIRB relies on local institutions to identify potential conflicts of interest and to develop conflict management plans. Baptist investigators should submit disclosures as per local FCOI review process.

C. Once a protocol/study has been approved by the CIRB, the investigator submits the following materials to the Baptist IRB Office:

1. Study Summary (ClinicalTrials.gov listing)
2. Key Personnel
3. CIRB initial approval and continuing review
4. The protocol/research plan version, investigator brochure(s), and model consent currently approved by the NCI CIRB
5. The consent form
6. Translations of the consent form for local use with accompanying certificates of translation

D. Ongoing Responsibilities after Study Approval from a CIRB
1. Baptist is responsible per written agreement with the CIRB to ensure compliance with the regulations governing research and the determinations made by the CIRB, and to report possible serious or continuing non-compliance and unanticipated problems to the CIRB for evaluation. In order to fulfill these responsibilities Baptist needs to maintain current documentation of the study, the actions taken by the CIRB, and any local issues that arise with the research. On an annual basis, upon receipt of continuing review approval, the investigator will need to submit the following to the Baptist IRB Office:

   a. Amended protocols/research plans, investigator brochure(s), model and local consents, translated consents, local advertisements, recruitment tools, and patient materials, and the associated documentation of CIRB approval;
   
   b. Monitoring reports;
   
   c. Local subject complaints or unresolved concerns;
   
   d. Changes in local study personnel;
   
   e. Changes in study status locally and study-wide (Open to Enrollment, Closed to Enrollment, Suspended, etc.);
   
   f. A summary of study activity describing the number of local enrollees and status of enrollees (screen failure, on treatment, on follow up, withdrawn, complete, deceased), the study status (open to enrollment, closed to enrollment – active treatment, closed to enrollment – follow up only, closed to enrollment – data analysis, all local activities complete (closed), any shifts in the evidence or in standard care that could impact the target study population or enrollment into the study, and any local complaints, concerns, or problems with the research.
   
   g. Note that local unanticipated events, protocol/research plan exceptions, and protocol/research plan deviations are to be reported to the Baptist IRB within five working days of notification.

2. The Baptist IRB staff will review submissions and seek additional information, if needed, from the local research team. The Baptist IRB Office in consultation with Corporate Compliance will report potential unanticipated problems, potential serious or continuing non-compliance, local suspensions or terminations of research activities, and audit reports that note regulatory deficiencies to the CIRB. The report will include, if applicable, a corrective and preventative action plan (CAPA) developed in
cooperation with the investigator. The CIRB will make a final determination regarding whether or not such events are unanticipated problems involving risks to subjects or others, serious non-compliance, or continuing non-compliance and will initiate any necessary reporting to sponsors and federal agencies.

3. Research open under the CIRB remains subject to Baptist policies and procedures including, but not limited to, internal and external audits, training requirements, advertisements, privacy, and confidentiality.

IV. National Institutes of Health (NIH) Multi-Site Studies

A. All NIH-funded multi-site studies involving non-exempt human subjects research will be required to utilize a single IRB-of-Record (sIRB) for the review of human subject protections. Use of a sIRB avoids duplicative review by multiple institutional review boards. The NIH policy applies to:

1. NIH-sponsored multi-site studies, where the same protocol is used at multiple sites

2. Domestic research only

B. NIH single IRB policy applies to multi-site human subjects’ research regardless of the funding mechanism (e.g., grants, cooperative agreements, contracts or other mechanisms such as Cooperative Research and Development Agreements (CRADAs) and Interagency Agreements (IAA)). The policy applies whether the sites are sub-awards to a primary award recipient or separate awards are made for participating sites.

C. NIH Single IRB policy does not apply to Other Transaction Agreements (OTAs).

D. Only the IRB review functions will be handled centrally by the sIRB. Related local functions (e.g., training fulfillment verification, financial conflict of interest, etc.) remain with the individual participating institutions. The conduct and reporting of the research remain the study team's responsibility.

E. Once a protocol/study has been approved by a sIRB, the investigator submits the following materials to the Baptist IRB Office:

1. Study Summary (ClinicalTrials.gov listing)

2. Key Personnel

3. sIRB initial approval and continuing review
4. The protocol/research plan, investigator brochure(s), and model consent currently approved by the NCI CIRB

5. The local consent form

6. Translations of the consent form for local use with accompanying certificates of translation

F. Ongoing Responsibilities after Study Approval from a sIRB

1. Baptist is responsible per written agreement with the sIRB to ensure compliance with the regulations governing research and the determinations made by the sIRB, and to report possible serious or continuing non-compliance and unanticipated problems to the sIRB for evaluation. In order to fulfill these responsibilities Baptist needs to maintain current documentation of the study, the actions taken by the sIRB, and any local issues that arise with the research. At least annually, at the continuing review approval, the investigator will need to submit the following to the Baptist IRB Office:

   a. Amended protocols/research plans, investigator brochure(s), model and local consents, translated consents, local advertisements, recruitment tools, and patient materials, and the associated documentation of sIRB approval;

   b. Monitoring reports;

   c. Local subject complaints or unresolved concerns;

   d. Changes in local study personnel;

   e. Changes in study status locally and study-wide (Open to Enrollment, Closed to Enrollment, Suspended, etc.);

   f. A summary of study activity describing the number of local enrollees and status of enrollees (screen failure, on treatment, on follow up, withdrawn, complete, deceased), the study status (open to enrollment, closed to enrollment – active treatment, closed to enrollment – follow up only, closed to enrollment – data analysis, all local activities complete (closed), any shifts in the evidence or in standard care that could impact the target study population or enrollment into the study, and any local complaints, concerns, or problems with the research.
g. Note that local unanticipated events, protocol/research plan exceptions, and protocol/research plan deviations are to be reported to the Baptist IRB within 5 working days of notification.

2. The Baptist IRB staff will review submissions and seek additional information, if needed, from the local research team. The Baptist IRB Office in consultation with Corporate Compliance will report potential unanticipated problems, potential serious or continuing non-compliance, local suspensions or terminations of research activities, and audit reports that note regulatory deficiencies to the sIRB. The report will include, if applicable, a corrective and preventative action plan (CAPA) developed in cooperation with the investigator. The sIRB will make a final determination regarding whether or not such events are unanticipated problems involving risks to subjects or others, serious non-compliance, or continuing non-compliance and will initiate any necessary reporting to sponsors and federal agencies.

3. Research open under the sIRB remains subject to Baptist policies and procedures including, but not limited to, internal and external audits, training requirements, advertisements, privacy, and confidentiality.

G. Baptist IRB as a sIRB

The Baptist IRB will evaluate on a case-by-case basis whether they can effectively serve as a sIRB for a proposed multi-site project. The main evaluation criteria are:

1. The risk level to the human subjects
2. The number of sites
3. The experience level of the Baptist Principal Investigator (PI)/study team
4. The level of administrative resources available to the PI/study team to manage/coordinate the project
5. Whether the Baptist PI holds the funding grant
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

Baptist IRB prepares and maintains adequate documentation of the IRB’s activities. All records are accessible for inspection and copying by authorized representatives of the FDA, OHRP, sponsors, and other authorized entities at reasonable times and in a reasonable manner.

Policy:

I. The IRB records are maintained in a manner that contains a complete history of all IRB actions related to review and approval of a protocol, including continuing reviews, amendments and unanticipated problems.

IRB Records include, but are not limited to:

A. Written operating procedures.
B. IRB membership rosters – changes in membership which will be reported to the OHRP and the FDA on a quarterly basis.
C. Training records documenting that investigators, IRB members, and IRB staff have fulfilled Baptist’s human subject training requirements.
D. IRB correspondence including reports to regulatory agencies
E. IRB Study Records (Study Files) including correspondence with investigator and research team
F. Documentation of exemptions including exemptions related to emergency uses.
G. Minutes of IRB meetings, which shall be in sufficient detail to show attendance at the meetings; actions taken by the IRB; the vote on these actions including the number of members voting for, against, and abstaining; the basis for requiring changes in or disapproving research; and a written summary of the discussion of controverted issues and their resolution.

H. Records of continuing review activities, including the rationale for conducting continuing review of research that otherwise would not require continuing review as described in 45 CFR 46.109(f)(1).

I. Documentation of review by another institution’s IRB when appropriate.

J. Documentation of cooperative review agreements, e.g., Memoranda of Understanding (MOUs)

K. Federal Wide Assurances

L. IRB Registrations

M. Documentation of complaints and any related findings and/or resolution.

II. IRB Study Files

A. The IRB maintains a separate IRB study file for each research application (study) that it receives for review. Research studies are assigned a unique identification number. The number is assigned by the IRB Staff and entered into the IRB database.

B. Accurate records are maintained of all communications to and from the IRB. Copies are kept electronically in the IRB database. Baptist’s IRB maintains a separate electronic file for each research study that includes, but is not limited to:

1. Research plan and all other documents submitted as part of a new study application including:
   a. Complete Protocol Application form
   b. Proposed Consent / Parental Permission / Assent Form(s) (when applicable)
   c. Recruitment materials / subject information (when applicable)
   d. Data collection instruments (including all surveys and questionnaires)
   e. Investigator Brochure (when one exists) or Instructions for Use
   f. The complete protocol (when one exists)
g. Scientific evaluations, when provided by an entity other than the IRB.

2. Research plan and all other documents submitted as part of a request for continuing review or closure of research application.

3. Documents submitted and reviewed after the study has been approved, including modification requests, protocol/research plan exception requests, proposed advertisements, data and safety monitoring reports, and reports of protocol/research plan violations, complaints, non-compliance, unanticipated adverse device events and unanticipated problems.

4. Copy of IRB-approved Consent/Assent/Permission Forms

5. DHHS-approved sample consent form document and research plan, when they exist

6. Documentation of scientific or scholarly review (if available).

7. Documentation of type of IRB review. For exempt determinations and expedited review, this will include the category under which the review is allowed.

8. For expedited review, documentation of any findings and determinations required by the regulations and study-specific findings supporting those determinations, including, but not limited to, waiver or alteration of consent, waiver of documentation of consent, research involving pregnant women, fetuses, and neonates, research involving prisoners, and research involving children. For research reviewed by the convened board these findings and determinations are recorded in the minutes.

9. For expedited review, documentation of the risk determination and period of approval. For research reviewed by the convened board these determinations are recorded in the minutes.

10. Documentation of all IRB review actions.

11. Notification of expiration of IRB approval to the investigator and requirements related to the expiration.

12. Notification of suspension or termination of research.

13. Copies of approval letters and forms that describe any requirements that the investigator must satisfy before beginning the study.

14. IRB correspondence to and from research investigators.

15. All other IRB correspondence related to the research.
16. For devices, documentation of determination by IRB of significant risk/non-significant risk.

17. Reports of unanticipated problems involving risk to subjects or others.

18. Copies of reports of injuries to participants.

19. Data and safety monitoring reports, if any.

20. Significant new findings.

21. The justification for using the expedited procedure for continuing review of research, if appropriate.

22. Documentation of audits, investigations, reports of external site visits.

Procedures:

I. IRB Meeting Minutes

   A. A record of the proceedings of IRB meetings are written and available for review by the next regularly scheduled IRB meeting. Once accepted by the members, the minutes must not be altered by anyone including a higher organizational authority.

   B. A copy of IRB-approved minutes for each IRB meeting will be distributed to the IO.

   C. Minutes of IRB meetings must contain sufficient detail to show:

      1. Attendance
         a. Names of members or alternates present
         b. Names of members or alternate members who are participating through videoconference or teleconference and documentation that those attending through videoconferencing or teleconferencing received all pertinent material prior to the meeting and were able to actively and equally participate in all discussions
         c. Names of alternates attending in lieu of specified (named) absent members. (Alternates may substitute for specific absent members or categories of members only as designated on the official IRB membership roster)
         d. Names of consultants present
e. Names of investigators present

f. Names of guests present

g. Note: The attendance list shall include those members present at the beginning of the meeting. The minutes will indicate, by name, those members who enter or leave the meeting. The vote on each action will reflect the numbers of members present for the vote on that item. Members who recuse themselves because of conflict of interest are listed by name and the reason documented.

2. The presence of a quorum throughout the meeting, including the presence of one member whose primary concern is in a non-scientific area.

3. Business Items discussed and any education provided.

4. Continuing Education

5. Actions taken, including separate deliberations, actions, and votes for each research study undergoing review by the convened IRB.

6. Vote counts on these actions (Total Number Voting; Number voting for; Number voting against; Number abstaining; Number of those recused)

7. Basis or justification for actions disapproving or requiring changes in research

8. Summary of controverted issues and their resolution

9. Approval period for initial and continuing reviews, including identification of research that warrants review more often than annually and the basis for that determination

10. Risk determination for initial and continuing reviews, and modifications when the modification alters the prior risk determination

11. Justification for deletion or substantive modification of information concerning risks or alternative procedures contained in the DHHS-approved sample consent document.

12. Study-specific findings supporting that the research meets each of the required criteria when approving a consent procedure that does not include or that alters some or all of the required elements of informed consent, or when waiving the requirement to obtain informed consent altogether
13. Study-specific findings supporting that the research meets each of the required criteria when the requirements for documentation of consent are waived.

14. Study-specific findings supporting that the research meets each of the criteria for approval for vulnerable populations under any applicable Subparts, as well as for research involving participants with diminished capacity.

15. Significant risk/non-significant risk device determinations and the basis for those determinations.

16. Determinations of conflict of interest and acceptance or modification of conflict management plans.

17. Identification of any research for which there is need for verification from sources other than the investigator that no material changes are made in the research.

18. Review of interim reports, e.g., unanticipated problems or safety reports; modification requests; report of violation/deviations; serious or continuing non-compliance; suspensions/terminations, etc.

19. A list of research approved under expedited review procedures since the time of the last such report.

20. An indication that, when an IRB member or alternate has a conflicting interest with the research under review, the IRB member or alternate was not present during the final deliberations or voting.

21. Key information provided by consultants will be documented in the minutes or in a report provided by the consultant.

II. IRB Membership Roster

A. A membership list of IRB members will be maintained; it will identify members sufficiently to describe each member's chief anticipated contributions to IRB deliberations. The list will contain the following information about members:

1. Name.

2. Earned degrees.

3. Employment or other relationship between each member and the organization (i.e., affiliated or non-affiliated). To be categorized as non-affiliated, neither the member nor an immediate family member of the member may be affiliated with Baptist.
4. Status as scientist or non-scientist. Members whose training, background, and occupation would incline them to view scientific activities from the standpoint of someone within a behavioral or biomedical research discipline are considered a scientist for the purposes of the roster, while members whose training, background, and occupation would incline them to view research activities from a standpoint outside of any biomedical or behavioral scientific discipline are considered a non-scientist.

5. Indications of experience, such as board certifications, licenses, and areas of practice sufficient to describe each member's chief anticipated contributions to IRB deliberations.

6. Representative capacities of each IRB member; including which IRB member(s) is a prisoner representative, and which IRB members are knowledgeable about or experienced in working with children, pregnant women, cognitively impaired individuals, and other vulnerable populations.

7. Role on the IRB (Chair, Vice-Chair, etc.)

8. Voting status

9. For alternate members, the primary member or class of members for whom the member could substitute

B. The IRB office must keep the IRB membership list current. The administrator of the HRPP or designee will report changes in IRB membership to OHRP/FDA within 90 days of the change.

III. Documentation of Exemptions

Documentation of verified exemptions consists of the reviewer’s citation of a specific exemption category and written concurrence that the activity described in the investigator’s request for satisfies the conditions of the cited exemption category as detailed in Baptist HRPP Policy 1206.

IV. Documentation of Expedited Reviews

IRB records for initial and continuing review by the expedited procedure must include: the specific permissible category; that the activity described by the investigator satisfies all of the criteria for approval; the approval period and any determinations required by the regulations including study-specific findings justifying the following determinations:

A. Approving a procedure which waives or alters the informed consent process;
B. Approving a procedure which waives the requirement for documentation of consent;

C. Approving research involving pregnant women, human fetuses, or neonates;

D. Approving research involving prisoners;

E. Approving research involving children.

V. Access to IRB Records

The IRB has policies and procedures to protect the confidentiality of research information:

A. All IRB records are kept secure in locked filing cabinets, locked storage rooms, or on pass-word protected computers. Doors to the IRB Offices are closed and locked when the rooms are unattended.

B. Ordinarily, access to all IRB records is limited to the administrator of the Baptist HRPP, IRB Chair, IRB members, IRB staff, authorized organizational officials, and officials of federal and state regulatory agencies (e.g., OHRP and FDA). Research investigators are provided reasonable access to files related to their research. Appropriate accreditation bodies are provided access. All other access to IRB records is limited to those who have legitimate need for them, as determined by the IO and the administrator.

C. Records may not be removed from the IRB Office; however, the IRB staff will provide copies of records for authorized personnel if requested.

D. IRB must make all records accessible for inspection and copying at reasonable times and in a reasonable manner.

E. Access to Baptist’s electronic database, the Human Protocol System (HPS), is limited to appropriate Office of Research and BCRI staff. Electronic systems are frequently backed up and have a data recovery and disaster management plan.

F. For Department of Defense sponsored research there may be a requirement to submit records to the Department of Defense for archiving.

G. All other access to IRB study files is prohibited.

VI. Record Retention

A. In order to comply with the requirements of OHRP, FDA, and HIPAA, IRB records are maintained at the facility for at least six (6) years after completion of the research, and are stored for ten (10) years total beyond the end of the calendar year in which the study is closed.
Records may be stored electronically or on paper.

B. IRB records for research cancelled without participant enrollment will be retained at the facility for at least three (3) years after closure, and are stored for ten (10) years total beyond the end of the calendar year in which the study is closed. Records may be stored electronically or on paper.

C. Administrative records (e.g., minutes, member lists, and budgets) are retained pursuant to federal regulations.
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

No investigator conducting research at a Baptist facility may involve a human being as a subject in research without obtaining the legally effective informed consent of the subject or the subject’s legally authorized representative unless a waiver of consent has been approved by the IRB in accordance with procedures described below. In addition, unless waived by the IRB, informed consent must be documented by the use of a written consent form approved by the IRB.

The IRB will evaluate both the consent process and the procedures for documenting informed consent to ensure that adequate informed consent is obtained from participants. All Baptist studies must use the Baptist IRB consent template.

The following procedures describe the requirements for obtaining consent from participants in research conducted under the auspices of Baptist.

Definitions:

Legally Authorized Representative: As defined by the Common Rule, is 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 involved in the research. For the purposes of this policy, a legally authorized representative includes a legal guardian.

Legal guardian: A person appointed by a court of appropriate jurisdiction.

Policy:

Basic Requirements of Informed Consent

The requirement to obtain the legally effective informed consent of individuals before involving them in research is one of the central protections provided for by the Federal regulations and Baptist IRB. Investigators are required to obtain legally effective informed consent from a subject or the subject’s Legally Authorized Representative unless the requirement has been waived by the IRB. When informed consent is required, it must be sought prospectively, and properly documented.

The informed consent process involves three key features:

1. disclosing to the prospective human subject information needed to make an informed decision;
2. facilitating the understanding of what has been disclosed; and
3. promoting the voluntariness of the decision about whether or not to participate in the Research.

Informed consent is more than just a signature on a form. It is a process of information exchange to include reading, discussion, receiving answers to any questions, and signing the consent document. The informed consent process is the critical communication link between the prospective Human Subject and an Investigator, beginning with the initial approach of an Investigator and continuing through the completion of the Research study. Investigators must have received the appropriate training and be knowledgeable about the study protocol in order that they may answer questions to help provide understanding to the study participant or potential study participant. The exchange of information between the Investigator and study participant can occur via one or more of the following modes of communication, among others; face to face dialogue; mail; telephone; or fax. However, obtaining informed consent must allow for a dialogue so that the potential subject has the opportunity to ask questions and receive responses. Investigators must obtain consent prior to entering a subject into a study, gathering data about a subject, and/or conducting any procedures required by the research plan, unless consent has been waived by the IRB.

If someone other than the investigator conducts the interview and obtains consent, the investigator must formally delegate this responsibility, and the person so delegated must have received appropriate training to perform this activity. The person so delegated must be knowledgeable about the research to be
conducted and the consenting process, and must have the expertise be able to answer questions about the study including those regarding risks, procedures, and alternatives of care. Sample or draft consent documents may be developed by a sponsor or cooperative study group. However, the IRB-of-record is the final authority on the content of the consent documents that is presented to the prospective study subjects. These informed consent requirements are not intended to preempt any applicable federal, state, or local laws that require additional information to be disclosed for informed consent to be legally effective. All Baptist studies require the use of the Baptist Informed Consent Template. In addition, all consents must be reviewed by the Corporate Legal Department prior to submission to the IRB.

V. Informed Consent Process

Informed consent must be obtained under the following circumstances:

Informed consent may only be obtained from subjects who have the legal and mental capacity to give consent. For subjects without that capacity, permission must be obtained from a legal guardian or a legally authorized representative (LAR);

The informed consent process provides the prospective subject (or legally authorized representative) with sufficient opportunity to read the consent document, when applicable;

The informed consent process shall be sought under circumstances that provide the subject (or LAR) with sufficient opportunity to read, discuss, receive answers, and consider whether or not to participate;

The informed consent process shall be sought under circumstances that minimize the possibility of coercion or undue influence;

The informed consent information must be presented in language that is understandable to the subject (or LAR). To the extent possible, the language should be understandable by a person who is educated to the 8th grade level and layman’s terms shall be used in the description of the research;

For subjects whose native language is not English, informed consent must be obtained in a language that is understandable to the subject (or the subject’s LAR). In accordance with this policy, the IRB requires that informed consent discussions include a reliable interpreter when the prospective subject does not understand the language of the person who is obtaining consent;
The prospective subject or the legally authorized representative must be provided with the information that a reasonable person would want to have in order to make an informed decision about whether to participate, and an opportunity to discuss that information.

Except for broad consent (explained in a latter section):

a. Informed consent must begin with a concise and focused presentation of the key information that is most likely to assist a prospective subject or legally authorized representative in understanding the reasons why one might or might not want to participate in the research. This part of the informed consent must be organized and presented in a way that facilitates comprehension.

b. Informed consent as a whole must present information in sufficient detail relating to the research, and must be organized and presented in a way that does not merely provide lists of isolated facts, but rather facilitates the prospective subject's or legally authorized representative's understanding of the reasons why one might or might not want to participate.

The informed consent process may not include any exculpatory language through which the subject is made to waive, or appear to waive any of the subject's legal rights or through which the investigator, the sponsor, the Organization or Baptist employees or agents are released from liability for negligence, or appear to be so released;

The investigator is ultimately responsible for ensuring that each prospective subject is adequately informed about all aspects of the research and understands the information provided.
II. Determining a potential adult subject’s ability to consent to research

For the purpose of this section, a subject has the capacity to consent to his or her own participation in a research activity if s/he demonstrates an understanding of the following:

That the activity is research

Of the risks and benefits of a study

Of the study procedures and requirements

Of the alternatives that are available if not participating

That, by choosing not to participate, this decision will be accepted without penalty

In reaching a decision about participation, it is essential for the potential subject to demonstrate an ability to use this information in a rational manner. Thus, while considering risks, benefits, and available alternatives, subjects must show they understand the aspects of these factors that are unique to them as individuals. A later policy on vulnerable populations, provides further discussion regarding adults who cannot consent for themselves.

The decision-making capacity of a potential research subject should be evaluated when there are reasons to believe that the subject may not be capable of making voluntary and informed decisions about research participation. The investigator and research staff must have adequate procedures in place for assessing and ensuring the potential subjects’ capacity, understanding, and informed consent or assent. The IRB will evaluate whether the proposed plan to assess capacity to consent is adequate including consideration of state and local law and organizational policy.

It is often possible for investigators and others to enable persons with some decisional impairments to make voluntary and informed decisions to consent, assent, or refuse participation in research. Potential measures include repetitive teaching, group sessions, audiovisual presentations, and oral or written recall tests. Other measures might include follow-up questions to assess subject understanding, videotaping or audio-taping of consent interviews, second opinions, use of independent consent observers, allowing a waiting period before enrollment, or involvement of a trusted family member or friend in the disclosure and decision making process.

Both investigators and IRB members must be aware that for some subjects, their decision-making capacity may fluctuate. For subjects with fluctuating decision-making capacity or those with decreasing capacity to provide consent, periodic reevaluation of capacity and re-consent or consent for continuing participation by a legally authorized representative may be necessary.
In the event that research participants lose or become impaired in decision-making capacity after enrollment, and this is not anticipated in the research plan, the investigator is responsible for notifying the IRB. The investigator is responsible for developing a plan for the IRB’s consideration which follows the guidelines outlined above for persons with fluctuating or diminishing capacity.

Whenever the participants have the capacity to give consent (as determined by qualified professionals), informed consent should be obtained and documented as described above. When participants lack the capacity to give consent, investigators may obtain consent from the LAR of a subject.

When assent is possible for some or all subjects, the investigator should provide the IRB with an assent plan that describes when and how assent will be obtained, provisions that will be taken to promote understanding and voluntariness, and how assent will be documented. Under no circumstances may subjects be forced or coerced to participate.

If the investigator plans to use audio or videotapes, computer video presentations, or written materials, to promote understanding, these materials must be approved by the IRB. If the investigator intends to use audio or video recordings to document assent/consent, provisions to ensure the security of the recordings should be described to the IRB. If the investigator will use an assent/consent form to document assent, this must be submitted to the IRB for review.

### III. Basic Elements of Informed Consent

To be valid, the consent process must provide the following basic elements of information to potential subjects (or the subject’s LAR):

1. A statement that the study involves research, an explanation of the purposes of the research and the expected duration of the subject’s participation, a description of the procedures to be followed, and identification of any procedures that are experimental;
2. A description of any reasonably foreseeable risks or discomforts to the subject;
3. A description of any benefits to the subject or to others that may reasonably be expected from the research;
4. A disclosure of appropriate alternative procedures or courses of treatment, if any, that might be advantageous to the subject;
5. A statement describing the extent, if any, to which confidentiality of records identifying the subject must be maintained;
6. For research involving more than minimal risk, an explanation as to whether any compensation and an explanation as to whether any medical treatments are available if injury occurs and, if so, what they consist of, or where further information may be obtained;

7. An explanation of whom to contact on the research team for answers to pertinent questions about the research or to voice concerns or complaints about the research, and whom to contact in the event of a research-related injury to the subject;

8. Contact information for the IRB to obtain answers to questions about the research; to voice concerns or complaints about the research; to obtain answers to questions about their rights as a research participant; in the event the research staff could not be reached; and in the event the subject wishes to talk to someone other than the research staff;

9. A statement that participation is voluntary, refusal to participate will involve no penalty or loss of benefits to which the subject is otherwise entitled, and the subject may discontinue participation at any time without penalty or loss of benefits to which the subject is otherwise entitled;

10. Research that involves the collection of identifiable private information or identifiable bio-specimens should include one of the following statements (if applicable):

   a. A statement that identifiers might be removed from the identifiable private information or identifiable bio-specimens and that, after such removal, the information or bio-specimens could be used for future research studies or distributed to another investigator for future research studies without additional informed consent from the subject or the legally authorized representative, if this might be a possibility, or

   b. A statement that the subject’s information or bio-specimens collected as part of the research, even if identifiers are removed, will not be used or distributed for future research studies.
11. For FDA-regulated studies, a statement that notes the possibility that the Food and Drug Administration may inspect the records;

12. For “applicable” FDA-regulated clinical trials, the following statement must be included verbatim: “A description of this clinical trial will be available on http://www.ClinicalTrials.gov, as required by U.S. Law. This Web site will not include information that can identify you. At most, the Web site will include a summary of the results. You can search this Web site at any time.” Applicable clinical trials are (1) clinical trials of drug and biological products that are controlled, clinical investigations other than Phase I investigations, of a product subject to FDA regulation; and (2) prospective clinical studies of health outcomes comparing an intervention with a device product against a control in humans (other than small feasibility studies) or any pediatric post-market surveillance studies required by FDA under the FD&C Act.

Additional elements of informed consent to be applied, as appropriate:

1. A statement that the particular treatment or procedure may involve risks to the subject (or to the embryo or fetus, if the subject is or may become pregnant) that are currently unforeseeable;

Anticipated circumstances under which the subject’s participation may be terminated by the investigator without regard to the subject’s or the legally authorized representative’s consent;

Any additional costs to the subject that may result from participation in the research;

The consequences of a subject’s decision to withdraw from the research and procedures for orderly termination of participation by the subject;

A statement that significant new findings developed during the course of the research that may relate to the subject’s willingness to continue participation will be provided to the subject;

The approximate number of subjects involved in the study.

If applicable, a statement that the subject’s biospecimens (even if identifiers are removed) may be used for commercial profit and whether the subject will or will not share in this commercial profit.

A statement regarding whether clinically relevant research results, including individual research results, will be disclosed to subjects, and if so, under what conditions; and

For research involving bio-specimens, whether the research will (if known) or might include whole genome sequencing (i.e., sequencing of a human germline or somatic specimen with the intent to generate the genome or exome sequence of that specimen.
Elements of broad consent for the storage, maintenance, and secondary research use of identifiable private information or identifiable bio-specimens. Broad consent for the storage, maintenance, and secondary research use of identifiable private information or identifiable bio-specimens (collected for either research studies other than the proposed research or non-research purposes) is permitted as an alternative to the informed consent requirements above. If the subject or the legally authorized representative is asked to provide broad consent, the following shall be provided to each subject or the subject's legally authorized representative:

The general elements of informed consent listed above (if applicable):

1. A general description of the types of research that may be conducted with the identifiable private information or identifiable bio-specimens. This description must include sufficient information such that a reasonable person would expect that the broad consent would permit the types of research conducted;

2. A description of the identifiable private information or identifiable bio-specimens that might be used in research, whether sharing of identifiable private information or identifiable bio-specimens might occur, and the types of institutions or researchers that might conduct research with the identifiable private information or identifiable bio-specimens;

3. A description of the period of time that the identifiable private information or identifiable bio-specimens may be stored and maintained (which period of time could be indefinite), and a description of the period of time that the identifiable private information or identifiable bio-specimens may be used for research purposes (which period of time could be indefinite);

4. Unless the subject or legally authorized representative will be provided details about specific research studies, a statement that they will not be informed of the details of any specific research studies that might be conducted using the subject’s identifiable private information or identifiable bio-specimens, including the purposes of the research, and that they might have chosen not to consent to some of those specific research studies;

5. Unless it is known that clinically relevant research results, including individual research results, will be disclosed to the subject in all circumstances, a statement that such results may not be disclosed to the subject; and

6. An explanation of whom to contact for answers to questions about the subject's rights and about storage and use of the subject's identifiable private information or identifiable bio-specimens, and whom to contact in the event
of a research-related harm.

IV. Documentation of Informed Consent

Except when waived by the IRB, informed consent must be documented by the use of a written consent form approved by the IRB. Informed consent is documented by the use of a written consent form approved by the IRB and signed and dated by the subject or the subject's legally authorized representative at the time of consent. The person obtaining consent will also sign the consent form for greater than minimal risk studies. A copy of the signed and dated consent form must be given to the person signing the form. The investigator should retain the signed original in the research records and place a copy in the facility medical record.

The consent form may be either of the following:

1. A written consent document that embodies the basic and required additional elements of informed consent. The consent form may be read to the subject or the subject's legally authorized representative, but the subject or representative must be given adequate opportunity to read it before it is signed; or

A short form written informed consent form stating that the elements of informed consent have been presented orally to the subject or the subject's legally authorized representative and that the key information was presented first to the subject, before other information, if any was provided. The IRB shall approve a written summary of what is to be said to the subject or the legally authorized representative.

   a. When this method is used:

      • The oral presentation and the short form written document should be in a language understandable to the subject; and
      • There must be a witness to the oral presentation; and
      • The IRB must approve a written summary of what is to be said to the subject (the approved full consent document may serve as this summary); and
      • The short form document is signed by the subject or legally authorized representative;
• The witness must sign both the short form and a copy of the summary; and
• The person actually obtaining consent must sign a copy of the summary; and
• A copy of the summary must be given to the subject or the subject’s legally authorized representative, in addition to a copy of the short form.

b. When this procedure is used with subjects who do not speak, or read, English, or have limited proficiency in oral or written English, (i) the oral presentation and the short form written document should be in a language understandable to the subject; (ii) the IRB-approved English language informed consent document may serve as the summary; and (iii) the witness should be fluent in both English and the language of the subject. When the person obtaining consent is assisted by an interpreter, the interpreter may serve as the witness.

c. The IRB must receive all foreign language versions of the short form document as a condition of approval. Expedited review of these versions is acceptable if the protocol/research plan, the full English language informed consent document, and the English version of the short form document have already been approved by the convened IRB.

V. Special Consent Circumstances

Enrollment of persons with limited English-language proficiency
1. Expected enrollment: In some studies, the investigator may be able to anticipate enrollment of persons who do not speak or read, or have limited proficiency in, oral or written English. When the target subject population includes such persons or the investigator and/or the IRB otherwise anticipates that consent will be conducted in a language other than English, the IRB requires a translated consent document, and other subject materials, to be prepared. In order to ensure that translated documents are accurate, the IRB may choose to require a certified translation, to have an independent back-translation or to have a review of the translated documents by an IRB member or other person who is fluent in that language. When non-English speaking subjects enroll, they and a witness sign the translated consent document. The subjects are given a copy of the translated consent document.
Unexpected enrollment: If a person who does not speak or read, or has limited proficiency in, English presents for possible enrollment, an IRB-approved translated version of the written consent may not be available for use. Investigators should carefully consider the ethical and legal ramifications of enrolling subjects when a language barrier exists. If the subject does not clearly understand the information presented during the consent process or in subsequent discussions, his/her consent may not be informed, and therefore, not effective.

If an investigator decides to enroll a subject into a study for which there is not an extant IRB-approved consent document in the prospective subject’s language, the investigator must receive IRB approval to follow the procedures for a “short form” written consent.

Use of interpreters in the consent process: Unless the person obtaining consent is fluent in the prospective subject’s language, an interpreter will be necessary to facilitate the consent discussion. Preferably someone who is independent of the subject (i.e., not a family member) should assist in presenting information and obtaining consent. Whenever possible, interpreters should be provided copies of the translated consent, or short form and the IRB-approved consent script (typically the English-language version of the consent document) well before (24 to 48 hours if possible) the consent discussion with the subject. If the interpreter also serves as the witness, she/he may sign the translated consent, or short form consent document and script, as the witness and should note “Interpreter” under the signature line. The person obtaining consent must document that the “short form” process was used in the subject’s research record, including the name of the interpreter.

Braille consent
For blind subjects who read Braille, the IRB may approve a consent document prepared in Braille. In order to assure itself that a Braille consent document is accurate; the IRB may require a transcription into print text or review of the document by an IRB member or other person who reads Braille. If possible, the subject will sign the Braille consent; otherwise oral consent will be obtained, witnessed and documented as described under “Oral Consent”.

Oral Consent
When subjects are unable to read a written consent form (such as blind or illiterate subjects), the IRB may approve an oral consent process, provided the subject (1) retains the ability to understand the concepts of the study and evaluate the risk and benefit of being in the study when it is explained orally and (2) is able to indicate approval or disapproval to study entry.
1. For research that is no more than minimal risk, documentation of consent may be waived according to the criteria described below when IRB approved.

2. For greater than minimal risk research, the consent form must be read to the subjects and the subjects must be given an opportunity to ask questions. An audiotape approved by the IRB may also be used. If capable of doing so, the subject signs, or marks an X to signify consent. If that is not possible, the subject will provide oral consent. The person obtaining consent and a witness will sign the written study consent form with a statement that documents that an oral process was used and, if necessary, that the subject gave oral consent. The consent process will also be documented in the subject’s research record. Signed copies of the consent form are given to the subject and, whenever possible, these documents should be provided to the subject on audio or video-tape.

Consenting in American Sign Language (ASL)
For deaf subjects who are fluent in ASL, the IRB may approve a consent process using ASL and the IRB-approved written consent form. When this process is approved, the individual authorized to consent prospective subjects must use a Baptist certified interpreter fluent in ASL to conduct the consent process and the documentation of the consent process must conform to the requirements described above.

E. Subject Withdrawal or Termination

1. For a variety of reasons, a subject enrolled in a research study may decide to withdraw from the research or an investigator may decide to terminate a subject’s participation in research regardless of whether the subject wishes to continue participating. Investigators must plan for the possibility that subjects will withdraw from research and include a discussion of what withdrawal will mean and how it will be handled in their research protocols/research plans and consent documents.

2. When seeking informed consent from subjects, the following information regarding data retention and use must be included:
   a. For FDA-regulated clinical trials, when a subject withdraws from a study, the data collected on the subject to the point of withdrawal remain part of the study database and may not be removed. The consent document cannot give the subject the option of having data removed.
   b. For research not subject to FDA regulations, the investigator should inform subjects that they can allow the investigator to retain and analyze already collected data relating to the subject up to the time
of subject withdrawal; or request that the investigator destroy the subject’s data.

3. When a subject’s withdrawal request is limited to discontinuation of the primary interventional component of a research study, research activities involving other types of participation for which the subject previously gave consent may continue. Investigators should ask a subject who is withdrawing whether the subject wishes to provide continued follow-up and further data collection subsequent to their withdrawal from the interventional portion of the study. Under this circumstance, the discussion with the subject would distinguish between study-related interventions and procedures and continued follow-up in person, by phone, or via records review, of data and address the maintenance of privacy and confidentiality of the subject's information.

4. If a subject withdraws from the interventional portion of the study, but agrees to continued follow-up as described in the previous paragraph, the investigator must obtain the subject’s informed consent for this limited participation in the study (assuming such a situation was not described in the original consent document). IRB approval of consent documents for these purposes would be required.

5. If a subject withdraws from the interventional portion of a study and does not consent to continued follow-up, the investigator must not access or gather private information about the subject for purposes related to the study. However, an investigator may review study data related to the subject collected prior to the subject’s withdrawal from the study, and may consult public records, such as those establishing survival status.
VI. Waiver of Informed Consent

An IRB may approve a consent procedure that does not include, or that alters, some or all of the elements of informed consent; or waive the requirements to obtain informed consent, provided the IRB finds and documents that:

1. The research involves no more than minimal risk to the subjects;
2. The waiver or alteration will not adversely affect the rights and welfare of the subjects;
3. The research could not practicably be carried out without the waiver or alteration; and
4. If the research involves using identifiable private information or identifiable bio-specimens, the research could not practicably be carried out without using such information or bio-specimens in an identifiable format;
5. Whenever appropriate, the subjects or legally authorized representatives will be provided with additional pertinent information after participation.

In addition, an IRB may approve a consent procedure that does not include, or alters, some or all of the elements of informed consent; or waive the requirements to obtain informed consent, provided the IRB finds and documents that:

1. The research or demonstration project is to be conducted by or subject to the approval of state or local government officials and is designed to study, evaluate, or otherwise examine:
   a. Public benefit or service programs;
   b. Procedures for obtaining benefits or services under those programs;
   c. Possible changes in or alternatives to those programs or procedures; or
   d. Possible changes in methods or levels of payment for benefits or services under those programs; and,
2. The research could not practicably be carried out without the waiver or alteration.

Note: FDA regulations do not provide for waivers of informed consent except in certain emergency situations.
VII. Waiver of Documentation of Informed Consent

The IRB may waive the requirement for the investigator to obtain a signed informed consent form for some or all subjects if it finds any of the following:

1. That the only record linking the subject and the research would be the informed consent form and the principal risk would be potential harm resulting from a breach of confidentiality;
   a. Note 1: Subjects (or LAR) must be asked whether they want documentation linking them with the research, and their wishes must govern. (Example: domestic violence research where the primary risk is discovery by the abuser that the subject is talking to investigators.)
   b. Note 2: In order to waive written documentation of consent where the only record linking the participant and the research would be the informed consent form, the IRB has to determine that the research was not FDA-regulated.

Or

2. The research presents no more than minimal risk of harm to subjects and involves no procedures for which written consent is normally required outside of the research context. Procedures such as non-sensitive surveys, questionnaires and interviews generally do not require written consent when conducted by non-investigators (e.g., marketing surveys, telemarketing). Note: The FDA does permit a waiver of documentation of consent if this condition is satisfied. This is most commonly applied in the context of minimal risk screening activities that are necessary to determine eligibility for enrollment in the full trial.

If the subjects or legally authorized representatives are members of a distinct cultural group or community in which signing forms is not the norm, that the research presents no more than minimal risk of harm to subjects and provided there is an appropriate alternative mechanism for documenting that informed consent was obtained.

Unless the IRB has granted a full waiver of the requirement to obtain informed consent, investigators who seek and receive approval for a waiver of documentation of consent still must perform an adequate consent process.

In cases in which the documentation requirement is waived, the IRB requires the investigator to provide in the application materials a written summary of the information to be communicated to the subject, and the IRB will consider whether to require the investigator to provide subjects with a written statement regarding the research.

3. Screening, recruiting, or determining eligibility.
An IRB may approve a research proposal in which an investigator will obtain information or bio-specimens for the purpose of screening, recruiting, or determining the eligibility of prospective subjects without the informed consent of the prospective subject or the subject's legally authorized representative, if either of the following conditions are met:

a. The investigator will obtain information through oral or written communication with the prospective subject or legally authorized representative, or
b. The investigator will obtain identifiable private information or identifiable bio-specimens by accessing records or stored identifiable bio-specimens.

VIII. Waiver of Informed Consent for Planned Emergency Research

The conduct of planned research in life-threatening emergencies where the requirement to obtain prospective informed consent has been waived by the IRB is covered by 21 CFR §50.24 for FDA-regulated research and by the waiver articulated by DHHS at 61 FR 51531-33 for non-FDA-regulated research.

The FDA exception from informed consent requirements for emergency research under FDA regulations, 21 CFR 50.24, permits planned research in an emergency setting when human subjects who are in need of emergency medical intervention, cannot provide legally effective informed consent themselves, and there is generally insufficient time and opportunity to locate and obtain consent from their legally authorized representatives (LARs).

The Secretary of Health and Human Services (DHHS) has implemented an Emergency Research Consent Waiver under 45 CFR 46.101(i) with provisions equivalent to those of the FDA with the exception of the requirements specified below. The DHHS waiver is not applicable to research involving prisoners, pregnant women, fetuses, or in vitro fertilization.

Definitions:

**Family Member:** For this section, a family member is any one of the following adult and legally competent persons: spouses; parents; children (including adopted children); brothers, sisters, and spouses of brothers and sisters; and any individual related by blood or affinity whose close association with the subject is the equivalent of a family relationship.

**Planned Emergency Research:** research that involves subjects who are in a life-threatening situation for which available therapies or diagnostics are unproven or unsatisfactory, and because of the subjects' medical condition
and the unavailability of legally authorized representatives of the subjects, it is generally not possible to obtain legally effective informed consent.

Procedures

1. The IRB may approve the planned emergency research without requiring informed consent of all research subjects prior to initiating the research intervention if the IRB finds and documents that the following conditions have been met:
   a. The human subjects are in a life-threatening situation, available treatments are unproven or unsatisfactory, and the collection of valid scientific evidence, which may include evidence obtained through randomized placebo-controlled investigations, is necessary to determine the safety and effectiveness of particular interventions.
   b. Obtaining informed consent is not feasible because:
      • The subjects will not be able to give their informed consent as a result of their medical condition;
      • The intervention under investigation must be administered before consent from the subjects’ legally authorized representatives is feasible; and
      • There is no reasonable way to identify prospectively the individuals likely to become eligible for participation in the research.
      • Participation in the research holds out the prospect of direct benefit to the subjects because:
      • Subjects are facing a life-threatening situation that necessitates intervention;
      • Appropriate animal and other preclinical studies have been conducted, and the information derived from those studies and related evidence support the potential for the intervention to provide a direct benefit to the individual subjects; and
      • Risks associated with the research are reasonable in relation to what is known about the medical condition of the potential class of subjects, the risks and benefits of standard therapy, if any, and what is known about the risks and benefits of the proposed intervention or activity.
      • The research could not practicably be carried out without the waiver.
   • The proposed research plan defines the length of the potential therapeutic window based on scientific evidence, and the investigator has committed to attempting to contact a legally authorized representative for each subject within that window of time and, if feasible, to asking the legally authorized representative contacted for consent within that window rather than proceeding without consent. The investigator will summarize efforts made to contact legally authorized representatives and make this information available to the IRB at the time of continuing review.
   • The IRB has reviewed and approved informed consent procedures and an informed consent document consistent with Sections 46.116 and 46.117 of 45 CFR 46 and Sections 50.20, 50.25 and 50.27 of 21 CFR 50. These procedures and
the informed consent document are to be used with subjects or their legally authorized representatives in situations where use of such procedures and documents is feasible. The IRB has reviewed and approved procedures and information to be used when providing an opportunity for a family member to object to a subject’s participation in the research consistent with paragraph g of this section.

- Additional protections of the rights and welfare of the subjects will be provided, including, at least:
  - Consultation (including, where appropriate, consultation carried out by the IRB) with representatives of the communities in which the research will be conducted and from which the subjects will be drawn;
  - Public disclosure to the communities in which the research will be conducted and from which the subjects will be drawn, prior to initiation of the clinical investigation, of plans for the investigation and its risks and expected benefits;
  - Public disclosure of sufficient information following completion of the research to apprise the community and investigators of the study, including the demographic characteristics of the research population, and its results;
  - Establishment of an independent data monitoring committee to exercise oversight of the research; and
  - If obtaining informed consent is not feasible and a legally authorized representative is not reasonably available, the investigator has committed, if feasible, to attempting to contact within the therapeutic window the subject's family member who is not a legally authorized representative, and asking whether he or she objects to the subject's participation in the research. The investigator will summarize efforts made to contact family members and make this information available to the IRB at the time of continuing review.

2. In addition, the IRB is responsible for ensuring that procedures are in place to inform, at the earliest feasible opportunity, each subject, or if the subject remains incapacitated, a legally authorized representative of the subject, or if such a representative is not reasonably available, a family member, of the subject's inclusion in the research, the details of the research and other information contained in the informed consent document. The IRB shall also ensure that there is a procedure to inform the subject, or if the subject remains incapacitated, a legally authorized representative of the subject, or if such a representative is not reasonably available, a family member, that he or she may discontinue the subject's participation at any time without penalty or loss of benefits to which the subject is otherwise entitled. If a legally authorized representative or family member is told about the research and the subject's condition improves, the subject is also to be informed as soon as feasible. If a subject is entered into research with waived consent and the subject dies before a legally authorized representative or
family member can be contacted, information about the research is to be provided to the subject's legally authorized representative or family member, if feasible.

IX. FDA-regulated Planned Emergency Research

A licensed physician who is a member of or consultant to the IRB and who is not otherwise participating in the clinical investigation must concur that the conditions described above are satisfied. Studies involving an exception to the informed consent requirement under this section must be performed under a separate investigational new drug application (IND) or investigational device exemption (IDE) that clearly identifies that such studies may include subjects who are unable to consent. The submission of those studies in a separate IND/IDE is required even if an IND for the same drug product or an IDE for the same device already exists. Applications for investigations under this section may not be submitted as amendments under 312.30 or 812.35.

If an IRB determines that it cannot approve a clinical investigation because the investigation does not meet the criteria in the exception provided in the regulations or because of other relevant ethical concerns, the IRB must document its findings and provide these findings promptly in writing to the clinical investigator and to the sponsor of the clinical investigation. The sponsor of the clinical investigation must promptly disclose this information to FDA and to the sponsor’s clinical investigators who are participating or are asked to participate in this or a substantially equivalent clinical investigation of the sponsor, and to other IRB's that have been, or are, asked to review this or a substantially equivalent investigation by that sponsor. The IRB determinations and documentation required are to be retained by the IRB in accordance with HRPP 1210.

X. Planned Emergency Research Not Subject to FDA Regulations

The IRB responsible for the review, approval, and continuing review of the research has approved both the research and a waiver of informed consent and:

1. has found and documented that the research is not subject to regulations codified by the FDA at 21 CFR Part 50, and
2. has found and documented and reported to the OHRP that the conditions required have been met relative to the research.

XII. Posting of clinical trial consent form.

1. For each clinical trial conducted or supported by a Federal department or agency, one IRB-approved informed consent form used to enroll subjects must be posted by the awardee or the Federal department or agency
component conducting the trial on a publicly available Federal Web site that will be established as a repository for such informed consent forms.

2. If the Federal department or agency supporting or conducting the clinical trial determines that certain information should not be made publicly available on a Federal Web site (e.g. confidential commercial information), such Federal department or agency may permit or require redactions to the information posted.

3. The informed consent form must be posted on the Federal Web site after the clinical trial is closed to recruitment, and no later than 60 days after the last study visit by any subject, as required by the protocol.
VI. Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

VII. Purpose:

When some or all of the participants in a research study conducted by the affiliates of Baptist are likely to be vulnerable to coercion or undue influence or have diminished decision-making capacity, the research must include additional safeguards to protect the rights and welfare of these participants. The IRB must ensure that all of the regulatory requirements for the protection of vulnerable subjects are met and that appropriate additional protections for vulnerable subjects are in place.

The following procedures describe the requirements for involving vulnerable participants in research under the auspices of Baptist.

VIII. Definitions:

Children: Children are persons who have not attained the legal age for consent to treatments or procedures involved in the research, under the applicable law of the jurisdiction in which the research will be conducted. See Policy 1202 for definitions of minor for the states in which Baptist most often conducts human subject research. NOTE: For research conducted in jurisdictions other than Tennessee, Mississippi or Arkansas, the research must comply with the laws regarding the legal age of consent in the relevant jurisdictions. Baptist’s Legal counsel will be consulted with regard to the laws in other jurisdictions.
**Dead fetus:** A fetus that exhibits neither heartbeat, spontaneous respiratory activity, spontaneous movement of voluntary muscles, nor pulsation of the umbilical cord.

**Delivery:** A delivery is a complete separation of the fetus from the woman by expulsion or extraction or any other means.

**Fetus:** A fetus means the product of conception from implantation until delivery.

**Guardian:** A guardian is an individual who is authorized under applicable state or local law to consent on behalf of a child to general medical care. NOTE: For research conducted in jurisdictions other than Tennessee, the research must comply with the laws regarding guardianship in all relevant jurisdictions. Baptist’s Legal counsel will be consulted with regard to the laws in other jurisdictions.

**Neonate:** A neonate is a newborn.

**Nonviable neonate:** A nonviable neonate means a neonate after delivery that, although living, is not viable.

**Pregnancy:** A pregnancy encompasses the period of time from implantation until delivery. A woman shall be assumed to be pregnant if she exhibits any of the pertinent presumptive signs of pregnancy, such as missed menses, until the results of a pregnancy test are negative or until delivery.

**Prisoner:** A prisoner is 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 that provide alternatives to criminal prosecution or incarceration in a penal institution, and individuals detained pending arraignment, trial, or sentencing.

**Viable:** As it pertains to the neonate, viable means being able, after delivery, to survive (given the benefit of available medical therapy) to the point of independently maintaining heartbeat and respiration.

**Ward:** A ward is a child placed under the protection of a legal guardian by the State or any other authorized agency or institution.

**Policy:**
I. Involvement of Vulnerable Populations
If the IRB reviews research that involves categories of participants vulnerable to coercion or undue influence. The IRB may include one or more individuals who are knowledgeable about or experienced in working with individuals from these populations or it may seek such expertise through the use of consultants.

45 CFR 46 has additional subparts designed to provide extra protections for vulnerable populations which also have additional requirements for IRBs:

1. Subpart B - Additional Protections for Pregnant Women, Human Fetuses and Neonates Involved in Research
2. Subpart C - Additional Protections Pertaining to Biomedical and Behavioral Research Involving Prisoners as Subjects
3. Subpart D - Additional Protections for Children Involved as Subjects in Research

Conducted or supported research that involves any of these populations must comply with the requirements of the relevant subparts. Research funded by other federal agencies may or may not be covered by the subparts.

In its FWA, Baptist limits its commitment to apply Subparts B, C, and D to non-exempt human subject research conducted or supported by DHHS or any other federal agency that requires compliance with the Subpart(s) (B, C, or D) applicable to the research.

The following policies and procedures, which are based on Subparts B, C, and D, apply to all research regardless of funding. The individual sections describe how the subparts apply specifically to DHHS-funded research.

Responsibilities

The investigator is responsible for identifying the potential for enrolling vulnerable subjects in the research proposal, including the possible inclusion of subjects who are at risk for impaired decisional capacity, and who are being asked to participate in a research study with greater than minimal risk.

The IRB shall include representation, either as members or through the use of consultants, of individual(s) who are knowledgeable about or experienced working with the vulnerable populations involved in the research proposal under review.

The IRB reviews the investigator’s justifications for including vulnerable populations in the research to assess appropriateness for inclusion in the research proposal.

The IRB must ensure that appropriate additional safeguards have been included in each study to protect the rights and welfare of vulnerable subjects at the time of initial review of the research proposal.
Information reviewed as part of the continuing review process should include the number of participants considered to be members of specific vulnerable populations.

**IX. Procedures:**

I. **Initial Review of Research Proposal**

The investigator identifies the potential to enroll vulnerable subjects in the proposed research at initial review and provides the justification for their inclusion in the study.

The investigator describes safeguards to protect the subject’s rights and welfare in the research proposal.

The IRB evaluates the proposed safeguards, including, if applicable, the proposed plan for obtaining consent from legally authorized representatives and the plans for assent of children and adults unable to provide consent.

The IRB evaluates the research to determine the need for additional protections and considers, if appropriate, the use of a data and safety monitoring board, consent monitor, or research subject advocate.

II. **Continuing Review and Monitoring**

At Continuing Review the investigator should identify the number and categories of vulnerable subjects enrolled and any problems that arose relevant to their rights and welfare.

III. **Research Involving Pregnant Women, Fetuses and Neonates**

The following applies to all research regardless of funding source.

Pregnant women may be involved in research if all of the following conditions are met:

1. Where scientifically appropriate, pre-clinical studies, including studies on pregnant animals, and clinical studies, including studies on non-pregnant women, have been conducted and provide data for assessing potential risks to pregnant women and fetuses.

2. The risk to the fetus is caused solely by interventions or procedures that hold out the prospect of direct benefit for the woman or the fetus; or, if there is no such prospect of benefit, the risk to the fetus is not greater than minimal and the purpose of the research is the development of important biomedical knowledge which cannot be obtained by any other means;

3. Any risk is the least possible for achieving the objectives of the research;
4. If the research holds out the prospect of direct benefit to the pregnant woman, the prospect of a direct benefit both to the pregnant woman and the fetus, or no prospect of benefit for the woman nor the fetus when risk to the fetus is not greater than minimal and the purpose of the research is the development of important biomedical knowledge that cannot be obtained by any other means, then the consent of the pregnant woman is obtained in accord with the provisions for informed consent.

5. If the research holds out the prospect of direct benefit solely to the fetus then the consent of the pregnant woman and the father is obtained in accord with the provisions for informed consent, except that the father's consent need not be obtained if he is unable to consent because of unavailability, incompetence, or temporary incapacity or the pregnancy resulted from rape or incest.

6. Each individual providing consent under paragraph 4 or 5 of this section is fully informed regarding the reasonably foreseeable impact of the research on the fetus or neonate;

7. For children (as defined in Definitions) who are pregnant, assent and permission are obtained in accord with the provisions of permission and assent in Section XII.C.2.;

8. No inducements, monetary or otherwise, will be offered to terminate a pregnancy;

9. Individuals engaged in the research will have no part in any decisions as to the timing, method, or procedures used to terminate a pregnancy; and

10. Individuals engaged in the research will have no part in determining the viability of a neonate.
IV. Research involving Fetuses, Neonates of Uncertain Viability or Nonviable Neonates

Research specifically designed to study fetuses will not be conducted at Baptist. Research involving nonviable neonates or neonates of uncertain viability will not be conducted at Baptist. Research involving elective abortions, stem cells taken from fetuses, gender reassignment or other similar transgender therapies will not be conducted at Baptist.

V. Viable Neonates

A neonate, after delivery, that has been determined to be viable may be included in research only to the extent permitted by and in accord with the requirements for Research Involving Children (i.e., a viable neonate is a child for purposes of applying federal regulations and Baptist policies).

VI. Research Not Otherwise Approvable

A. For research not conducted or supported by DHHS, if the IRB finds that the research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of pregnant women, fetuses or neonates; and the research is not approvable under the above provisions, then the IRB will consult with a panel of experts in pertinent disciplines (for example: science, medicine, ethics, law). Based on the recommendation of the panel, the IRB may approve the research based on either that the research in fact satisfies the conditions detailed above, as applicable; or the following:

1. The research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of pregnant women, fetuses or neonates;

2. The research will be conducted in accord with sound ethical principles; and

3. Informed consent will be obtained in accord with the provisions for informed consent and other applicable sections of this manual.

B. For research conducted or supported by DHHS that falls in this category must be approved by the Secretary of Health and Human Services. If the IRB finds that the research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of pregnant women, fetuses or neonates; and the research is not approvable under the above provisions, then the research will be sent to OHRP for DHHS review.
VII. Applicability
This policy applies to all biomedical and behavioral research conducted under the auspices of Baptist involving prisoners as subjects. Even though the IRB may approve a research study involving prisoners as subjects according to this policy, investigators are still subject to the Administrative Regulations of the Department of Corrections and any other applicable State or local law. [45 CFR 46.301]

VIII. Research Involving Prisoners
Prisoners are not a population of study at Baptist. If an enrolled participant becomes incarcerated during the course of a study, the IRB will consider and adopt policies consistent with Subpart C of 45 CFR 46.

IX. Incarceration of Enrolled Subjects
If a participant becomes a prisoner while enrolled in a research study that was not reviewed according to Subpart C, the investigator must promptly notify the IRB and the IRB shall:

1. Confirm that the participant meets the definition of a prisoner;
2. Consult with the investigator to determine if it is in the best interests of the participant to continue participation in the study, in part or in full, and if so, if there are specific study activities which are in the best interests of the subject and should continue until the IRB is able to review the research study under Subpart C;

If the participant should continue, one of two options are available:

1. Keep the participant enrolled in the study and review the research under Subpart C. If some of the requirements of Subpart C cannot be met or are not applicable (e.g., procedures for the selection of subjects within the prison), but it is in the best interests of the participant to remain in the study, keep the participant enrolled and inform OHRP of the decision along with the justification; or
2. Remove the participant from the study and keep the participant on the study intervention under an alternate mechanism such as compassionate use, off label use, etc.

If a participant is incarcerated temporarily while enrolled in a study:

1. If the temporary incarceration has no effect on the study (i.e., there is no need for study activities to take place during the temporary incarceration), keep the participant enrolled; or
2. If the temporary incarceration has an effect on the study, follow the above guidance.
X. Certification to DHHS

Under 45 CFR 46.305(c), the institution responsible for conducting research involving prisoners that is conducted or supported by DHHS shall certify to the Secretary (through OHRP) that the IRB has made the seven findings required under 45 CFR 46.305(a) and receive OHRP authorization prior to initiating any research involving a research subject who becomes incarcerated. Certifications, and requests for DHHS Secretarial consultation, do not need to be submitted to OHRP for research not conducted or supported by DHHS, regardless of whether the institution has chosen to extend the applicability of its FWA and Subparts B, C, and D to all research.

For all DHHS conducted or supported research, Baptist will send to OHRP a certification letter to this effect, which will also include the name and address of the institution and specifically identify the research study in question and any relevant DHHS grant application or protocol/research plan. DHHS conducted or supported research involving subjects who have become incarcerated may not proceed until OHRP issues its authorization in writing to Baptist on behalf of the Secretary under 45 CFR 46.306(a)(2).

Under its authority at 45 CFR 46.115(b), OHRP requires that the institution responsible for the conduct of the proposed research also submit to OHRP a copy of the research proposal so that OHRP can determine whether the proposed research involves one of the categories of research permissible under 45 CFR 46.306(a)(2), and if so, which one.

The term “research proposal” includes:

1. The IRB-approved protocol/research plan; any relevant DHHS grant application or proposal;
2. Any IRB application forms required by the IRB;
3. And any other information requested or required by the IRB to be considered during initial IRB review.

OHRP also encourages the organization to include the following information in its prisoner research certification letter to facilitate processing:

1. The OHRP Federalwide Assurance (FWA) number;
2. The IRB registration number for the designated IRB; and
3. The date(s) of IRB meeting(s) in which the study was considered, including a brief chronology that encompasses:
   a. The date of initial IRB review; and
   b. The date of subpart C review, if not done at the time of initial IRB review.
XI. Waiver for Epidemiology Research

The DHHS Secretarial waiver for certain epidemiological research conducted or supported by DHHS functions as a fifth category of permissible research [68 FR 36929]. The criteria for this category are that the research must have as its sole purpose (i) to describe the prevalence or incidence of a disease by identifying all cases, or (ii) to study potential risk factor associations for a disease.

The organization still must review the research under subpart C and certify to OHRP that an appropriately constituted IRB has reviewed the proposal and made all other required findings under DHHS regulations at 45 CFR 46.305(a) and receive OHRP authorization prior to initiating any research involving a research subject who has become incarcerated. All of the other requirements of subpart C apply to research in this category.

XII. Research Involving Children

The following applies to all research involving children and the requirements in this section are consistent with Subpart D of 45 CFR 46 which applies to DHHS conducted or funded research and Subpart D of 21 CFR 50, which applies to FDA-regulated research involving children.

Allowable Categories

In addition to the IRB’s normal duties, research involving children must be reviewed by the IRB to determine if it fits within and is permissible under one or more federally-defined categories (OHRP/FDA). Each procedure or intervention that the child will undergo for the research must be taken into consideration, and, if the research includes more than one study group assignment (e.g., placebo vs. active, investigational agent vs. comparator) the category determination must be made for each group assignment. In other words, a component analysis must be conducted by the IRB. The categories are as follows:

1. [45 CFR 46.404/21 CFR 50.51] Research/Clinical Investigations not involving greater than minimal risk. Research determined to not involve greater than minimal risk to child subjects may be approved by the IRB only if the IRB finds and documents that adequate provisions are made for soliciting the assent of the children and the permission of their parents or guardians as set forth in Section XII.C.2.
2. [45 CFR 46.405/21 CFR 50.52] Research/Clinical Investigations involving greater than minimal risk but presenting the prospect of direct benefit to the individual subjects. Research in which the IRB finds that more than minimal risk to children is presented by an intervention or procedure that holds out the prospect of direct benefit for the individual subject, or by a monitoring procedure that is likely to contribute to the subject’s well-being, may be approved by the IRB only if the IRB finds and documents that:

a. The risk is justified by the anticipated benefit to the subjects;

b. The relation of the anticipated benefit to the risk is at least as favorable to the subjects as that presented by available alternative options; and

c. Adequate provisions are made for soliciting the assent of children and the permission of their parents or guardians as set forth in Section XII.

3. [45 CFR 46.406/21 CFR 50.53] Research/Clinical Investigations involving greater than minimal risk and no prospect of direct benefit to the individual subject, but likely to yield generalizable knowledge about the subject’s disorder or condition. Research in which the IRB finds that more than minimal risk to children is presented by an intervention or procedure that does not hold out the prospect of direct benefit for the individual subject, or by a monitoring procedure which is not likely to contribute to the well-being of the subject, may be approved by the IRB only if the IRB finds and documents that:

a. The risk represents a minor increase over minimal risk;

b. The intervention or procedure presents experiences to subjects that are reasonably commensurate with those inherent in their actual or expected medical, dental, psychological, social, or educational situations;

c. The intervention or procedure is likely to yield generalizable knowledge about the subjects’ disorder or condition which is of vital importance for the understanding or amelioration of the subjects’ disorder or condition; and
d. Adequate provisions are made for soliciting the assent of children and the permission of their parents or guardians as set forth in Section XII.C.2.

4. Research not otherwise approvable which presents an opportunity to understand, prevent, or alleviate serious problems affecting the health or welfare of children. When the IRB does not believe that the research meets the requirements of any of the above categories, and the IRB finds and documents that the research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of children, the IRB shall refer the research for further review as follows [45 CFR 46.407/21 CFR 50.54]:

a. HHS conducted or supported research in this category will be referred for review by the Secretary of Health and Human Services. However, before doing so the IRB must determine that the proposed research also meets all of the requirements of the Common Rule.

b. FDA-regulated research in this category will be referred for review by the Commissioner of Food and Drugs.

5. For research that is not DHHS conducted or supported and not FDA-regulated, the IRB will consult with a panel of experts in pertinent disciplines (for example: science, medicine, ethics, law). Based on the recommendation of the panel, the IRB may approve the research based on either that the research in fact satisfies the conditions of the previous categories, as applicable; or the following:

a. The research presents a reasonable opportunity to further the understanding, prevention, or alleviation of a serious problem affecting the health or welfare of children;

b. The research will be conducted in accord with sound ethical principles; and

c. Adequate provisions are made for soliciting the assent of children and the permission of their parents or guardians as set forth in Section 12.7.2.

Parental Permission and Assent

1. Parental Permission
a. The IRB must determine that adequate provisions have been made for soliciting the permission of each child’s parent or guardian. Parents or guardians must be provided with the basic elements of consent and any additional elements the IRB deems necessary, as described in Policy 1211.

b. The IRB may find that the permission of one parent is sufficient for research to be conducted under Categories 1 [45 CFR 46.404/21 CFR 50.51] & 2 [45 CFR 46.405/21 CFR 50.52] above. The IRB’s determination of whether permission must be obtained from one or both parents will be documented in the reviewer’s notes when a study receives expedited review, and in meeting minutes when reviewed by the convened committee.

c. Permission from both parents is required for research to be conducted under Categories 3 [45 CFR 46.406/21 CFR 50.53] & 4 [45 CFR 46.407/21 CFR 50.54] above unless:

- One parent is deceased, unknown, incompetent, or not reasonably available; or
- When only one parent has legal responsibility for the care and custody of the child.

d. For research not covered by the FDA regulation, the IRB may waive the requirement for obtaining permission from a parent or legal guardian if:

- The research meets the provisions for waiver in Policy 1211; or
• If the IRB determines that the research is designed to study conditions in children or a subject population for which parental or guardian permission is not a reasonable requirement to protect the subjects (for example, neglected or abused children) provided that an appropriate mechanism for protecting the children who will participate as subjects in the research is substituted, and that the waiver is not inconsistent with Federal, State, or local law. The choice of an appropriate mechanism would depend upon the nature and purpose of the activities described in the protocol/research plan, the risk and anticipated benefit to the research subjects, and the child’s age, maturity, status, and condition.

e. Parental permission may not be waived for research covered by the FDA regulations.

f. Permission from parents or legal guardians must be documented in accordance with and to the extent required by Policy 1211.

2. Assent

a. The IRB is responsible for determining that adequate provisions are made for soliciting the assent of the children, when in the judgment of the IRB the children are capable of providing assent. This judgment may be made for all children to be involved in the study, or for each child, as the IRB deems appropriate.

b. If the IRB determines that the capability of some or all of the children is so limited that they cannot reasonably be consulted or that the intervention or procedure involved in the research holds out a prospect of direct benefit that is important to the health or well-being of the children and is available only in the context of the research, the assent of the children is not a necessary condition for proceeding with the research. Even where the IRB determines that the subjects are capable of assenting, the IRB may still waive the assent requirement under circumstances in which consent may be waived in accordance with the applicable regulations. It is important to note that the FDA regulations do permit the IRB to waive the assent requirement if it finds and documents that:
• The clinical investigation involves no more than minimal risk to the subjects;

• The waiver will not adversely affect the rights and welfare of the subjects;

• The clinical investigation could not practicably be carried out without the waiver; and

• Whenever appropriate, the subjects will be provided with additional pertinent information after participation.

c. Because “assent” means a child’s affirmative agreement to participate in research, the child must actively show his or her willingness to participate in the research, rather than just complying with directions to participate and not resisting in any way.
d. The IRB should take into account the nature of the proposed research activity and the ages, maturity, and psychological state of the children involved when reviewing the proposed assent procedure and the form and content of the information conveyed to the prospective subjects. For research activities involving adolescents whose capacity to understand resembles that of adults, the assent procedure should likewise include information similar to what would be provided for informed consent by adults or for parental permission. For children whose age and maturity level limits their ability to fully comprehend the nature of the research activity, but who are still capable of being consulted about participation in research, it may be appropriate to focus on conveying an accurate picture of what the actual experience of participation in research is likely to be (for example, what the experience will be, how long it will take, whether it might involve any pain or discomfort). The assent procedure should reflect a reasonable effort to enable the child to understand, to the degree they are capable, what their participation in research would involve.

e. Parents and children will not always agree on whether the child should participate in research. Where the IRB has indicated that the assent of the child is required in order for him or her to be enrolled in the study, dissent from the child overrides permission from a parent. Similarly, a child typically cannot decide to be in research over the objections of a parent. There are individual exceptions to these guidelines but in general, children should not be forced to be research subjects, even when permission has been given by their parents.

Documentation of Assent
1. When the IRB determines that assent is required, it also is responsible for determining whether and how assent must be documented. When the research targets the very young child or children unable or with limited capacity to read or write, an oral presentation accompanied perhaps by some pictures with documentation of assent by the person obtaining assent in a research note is likely more appropriate than providing the child a form to sign. In this case, the investigator should provide the IRB with a proposed script and any materials that they intend to use in explaining the research.
2. When the research targets children who are likely able to read and write, investigators should propose a process and form that is age appropriate and study specific, taking into account the typical child's experience and level of understanding, and composing a document that treats the child respectfully and conveys the essential information about the study. The assent form should:

a. Tell why the research is being conducted;

b. Describe what will happen and for how long or how often;

c. Say it's up to the child to participate and that it's okay to say no;

d. Explain if it will hurt and if so for how long and how often;

e. Say what the child's other choices are;

f. Describe any good things that might happen;

g. Say whether there is any compensation for participating; and

h. Ask for questions.

3. Whenever possible, the document should be limited to one page. Illustrations might be helpful, and larger type and other age appropriate improvements are encouraged when they have the potential to enhance comprehension. Studies involving older children or adolescents should include more information and may use more complex language.

XIII. Wards

A. Although Baptist does not generally conduct studies involving children who are wards, in certain circumstances the following may apply; Children who are wards of the State or any other agency, institution, or entity can be included in research approved under 45 CFR 46.406/21 CFR 50.53 or 45 CFR 46.407/21 CFR 50.54, only if such research is:

1. Related to their status as wards; or

2. Conducted in schools, camps, hospitals, institutions, or similar settings in which the majority of children involved as subjects are not wards.
B. If the research meets the condition(s) above, an advocate must be appointed for each child who is a ward (one individual may serve as advocate for more than one child), in addition to any other individual acting on behalf of the child as legal guardian or in *loco parentis*.

C. The advocate must be an individual who has the background and experience to act in, and agrees to act in, the best interests of the child for the duration of the child’s participation in the research and who is not associated in any way (except in the role as advocate or member of the IRB) with the research, the investigator(s), or the guardian organization.
XIV. Adults with Impaired Decision Making Capacity

The requirements in this section apply to all research involving adults who cannot provide consent or with impaired decision-making capacity regardless of funding source. Research involving subjects without the ability to provide consent or with impaired decision-making capacity should only be conducted when the aims of the research cannot reasonably be achieved without their participation. Participation of such subjects in research cannot be justified solely on their availability or the convenience for the investigator.

When an investigator seeks to include such subjects in research, they must disclose this to the IRB and provide justification for why inclusion is necessary. If capacity to consent is questionable, or may fluctuate, investigators should include provisions for determining capacity to provide informed consent, and, if appropriate to reevaluate capacity during participation. When capacity to consent may diminish, the procedures should include, when possible and appropriate, designation of a legally-authorized representative (LAR), inclusion of the future LAR in the initial consent discussion and process, and memorialization of the participant’s wishes regarding the research in writing. When the research includes subjects likely to regain capacity to consent, the investigator should include provisions to inform the subject regarding their participation and to seek consent for ongoing participation, if applicable.

When the IRB reviews research involving greater than minimal risk and the proposed subject population includes adults who cannot provide consent, may have impaired capacity to provide consent, or whose capacity can be expected to fluctuate over time, the IRB review process will include at least one member, or a consultant, who is experienced with or otherwise knowledgeable about the population.

In evaluating research, the IRB must be able to determine that the risks to subjects are reasonable not only in relation to any benefits, but also in relation to the importance of the knowledge that may reasonably be expected to result. In considering the risks of research involving subjects unable to provide informed consent or with diminished capacity to do so, the IRB should consider whether any components of the research involve risks that are greater for participants with diminished capacity. For example, the population might experience increased sensitivity or discomfort to certain stimuli or may not be able to verbalize or otherwise demonstrate when they are experiencing discomfort or pain.

As appropriate to the research, the IRB will consider the following in evaluating greater than minimal risk research involving adults unable to consent or with impaired decision-making capacity:

1. Whether the aims of the research cannot reasonably be achieved without inclusion of the population
2. Whether the research is likely to improve the understanding of the condition, disease, or issue affecting the subject population

3. Whether any experimental procedure or interventions have undergone pre-clinical testing or human testing on other populations and whether the data from that testing supports its use in the proposed research

4. Whether the procedures or interventions that the subject will undergo in the research place them at increased risk and if appropriate mechanisms are in place to minimize risks, when possible

5. Whether the data and safety monitoring plan, including any stopping rules, is appropriate given the risks of the research and the vulnerability of the population

6. Whether the procedures for withdrawing individual subjects from the research are appropriate

7. Whether the recruitment procedures, consent process, and any plans for financial compensation support voluntariness and minimize the likelihood of undue influence or coercion

8. Whether the subjects will be exposed to financial or other risks that they might not consider acceptable if they had the capacity to provide consent, and whether appropriate mechanisms have been put into place to minimize these risks

9. Whether the procedures for determining capacity to provide consent, and for evaluating capacity on an ongoing basis, if applicable, are appropriate

10. Whether the procedures for informing subjects who regain capacity about their involvement in the research, and for obtaining consent for on-going participation, if applicable, are appropriate

11. Whether assent should be required when possible, and, if so, if the proposed procedures to obtain and document assent are appropriate

12. Whether a research subject advocate or consent monitor should be required, for some or all subjects
Scope:

This policy shall apply to each of the entities in which Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Purpose:

FDA regulations apply to research that involves a FDA-regulated test article in a clinical investigation involving human subjects as defined by the FDA regulations. For FDA-regulated research, the IRB must apply the FDA regulations at 21 CFR 50 and 21 CFR 56. If required by organizational policy or a FWA, 45 CFR 46 must also be applied.

Clinical trials with investigational drugs must be conducted according to FDA’s IND regulations, 21 CFR Part 312, and other applicable FDA regulations. Use of an investigational device in a clinical trial to obtain safety and effectiveness data must be conducted according to FDA’s IDE regulations, 21 CFR Part 812, and other applicable FDA regulations.

Definitions:

Biologics: Biological products include a wide range of products such as vaccines, blood and blood components, allergenics, somatic cells, gene therapy, tissues, and recombinant therapeutic proteins. Biologics can be composed of sugars, proteins, or nucleic acids or complex combinations of these substances, or may be living entities such as cells and tissues. Biologics are isolated from a variety of natural sources — human, animal, or microorganism — and may be produced by biotechnology methods and other technologies. In general, the term "drugs" includes therapeutic biological products.
Dietary Supplement: A dietary supplement is a product taken by mouth that is intended to supplement the diet and that contains a dietary ingredient. The dietary ingredients in these products can include vitamins, minerals, herbs and other botanicals, amino acids, other dietary substances intended to supplement the diet, and concentrates, metabolites, constituents, extracts, or combinations of the preceding types of ingredients. See section 201(ff) of the FD&C Act [21 U.S.C. 321(ff)].

Emergency Use: Emergency use is defined as the use of an investigational product with a human subject in a life-threatening situation in which no standard acceptable treatment is available, and in which there is not sufficient time to obtain IRB approval. [21CFR 56.102(d)]

Humanitarian Use Device (HUD): A Humanitarian Use Device is a device intended to benefit patients by treating or diagnosing a disease or condition that affects or is manifested in fewer than 4,000 individuals in the United States per year.

IDE: IDE means an investigational device exemption in accordance with 21 CFR 812.

IND: IND means an investigational new drug application in accordance with 21 CFR Part 312.

Investigational Drug: Investigational or experimental drugs are new drugs that have not yet been approved by the FDA or approved drugs that are being studied in a clinical investigation.

Investigational Device: Investigational device means a device (including a transitional device) that is the object of an investigation. Investigation, as it pertains to devices, means a clinical investigation or research involving one or more subjects to determine the safety or effectiveness of a device.

In Vitro Diagnostic Product (IVD): In vitro diagnostic products are those reagents, instruments, and systems intended for use in the diagnosis of disease or other conditions, including a determination of the state of health, in order to cure, mitigate, treat, or prevent disease or its sequelae. Such products are intended for use in the collection, preparation, and examination of specimens taken from the human body. [21 CFR 809.3(a)]

Non-Significant Risk (NSR) Device: A non-significant risk device is an investigational device that does not meet the definition of a significant risk device.

Significant Risk (SR) Device: Significant risk device means an investigational device that:
A. Is intended as an implant and presents a potential for serious risk to the health, safety, or welfare of a subject; or

B. Is purported or represented to be for a use in supporting or sustaining human life and presents a potential for serious risk to the health, safety, or welfare of a subject; or

C. Is for a use of substantial importance in diagnosing, curing, mitigating, or treating disease, or otherwise preventing impairment of human health and presents a potential for serious risk to the health, safety, or welfare of a subject; or

D. Otherwise presents a potential for serious risk to the health, safety, or welfare of a subject.
Policy:

XV. FDA Exemptions

A. The following categories of clinical investigations are exempt from the requirements of FDA regulations for IRB review:
   1. Emergency use of a test article, provided that such emergency use is reported to the IRB within 5 working days. Any subsequent use of the test article at the institution is subject to IRB review. [21 CFR 56.104(c)]
   2. Taste and food quality evaluations and consumer acceptance studies, if wholesome foods without additives are consumed or if a food is consumed that contains a food ingredient at or below the level and for a use found to be safe, or agricultural, chemical, or environmental contaminant at or below the level found to be safe, by the FDA or approved by the Environmental Protection Agency or the Food Safety and Inspection Service of the U.S. Department of Agriculture. [21 CFR §56.104(d)]

B. Procedures:
   1. At initial submission, the investigator must indicate whether the research involves a test article and is a clinical investigation involving human subjects on the application form.
   2. During a pre-review process, the IRB Coordinator will confirm whether FDA regulations are applicable. If FDA regulations apply and the research is not exempt, the IRB Coordinator will indicate on the agenda that the study is FDA-regulated.
   3. If the study involves investigational drugs and is industry sponsored and, if required by the sponsor, the investigator will indicate on the application form that ICH-GCP(E6) compliance is required and provide an affirmation of compliance. Baptist follows ICH-GCP(E6) to the extent it is consistent with FDA regulations. If the study involves investigational drugs and is industry sponsored and the PI has not indicated ICH-GCP(E6) compliance, the IRB will review the study to determine if ICH-GCP(E6) applies and obtain investigator affirmation of compliance, if needed.

XVI. Investigator Responsibilities

The investigator holds additional responsibilities when conducting a clinical trial evaluating FDA-regulated drugs, devices, and other articles. These responsibilities include, but are not limited to, the following:

A. The investigator is responsible for ensuring that a clinical investigation is conducted according to the signed investigator statement for clinical investigations of drugs (including biological products) or agreement for clinical
investigations of medical devices, the investigational plan and other applicable regulations, and any requirements imposed by the IRB or FDA.

B. The investigator is responsible for personally conducting or supervising the investigation. When certain study-related tasks are delegated by an investigator, the investigator is responsible for providing adequate supervision of those to whom tasks are delegated. The investigator is accountable for regulatory violations resulting from failure to adequately supervise the conduct of the clinical study.

C. The investigator must maintain a list of the appropriately qualified persons to whom significant trial-related duties have been delegated. This list should also describe the delegated tasks, identify the training that individuals have received that qualifies them to perform delegated tasks (e.g., it can refer to an individual’s CV on file and/or training conducted by the investigator/sponsor), and identify the dates of involvement in the study. An investigator should maintain separate lists for each study conducted by the investigator.

D. The investigator is responsible for protecting the rights, safety, and welfare of subjects under their care during a clinical trial. This responsibility includes:
   1. Informing subjects that the test articles is being used for investigational purposes and ensuring that the requirements relating to obtaining informed consent are met
   2. Providing reasonable medical care for study subjects for medical problems arising during participation in the trial that are, or could be, related to the study intervention
   3. Providing reasonable access to needed medical care, either by the investigator or by another identified, qualified individual (e.g., when the investigator is unavailable, or when specialized care is needed)
   4. Adhering to the protocol/research plan so that study subjects are not exposed to unreasonable risks
   5. As appropriate, informing the subject’s primary physician about the subject’s participation in the trial if the subject has a primary physician and the subject agrees to the primary physician being informed

E. The investigator is responsible for reading and understanding the information in the investigator brochure or device risk information, including the potential risks and side effects of the drug or device.

F. The investigator is responsible for maintaining adequate and accurate records in accordance with FDA regulations and to making those records available for inspection by the FDA. These records include: correspondence with other investigators, the IRB, the sponsor, monitors, or the FDA; drug and device accountability records; case histories; consent forms; and documentation that consent was obtained prior to any participation in the study. Records must be obtained for a minimum of 2 years following the date a marketing application is approved for the drug for the indication for which it is being investigated; or, if no application is to be filed or if the application is not approved for such. Other regulations, such as HIPAA, organizational policies, or contractual agreements.
with sponsors may necessitate retention for a longer period of time. Prior to destroying records, PI’s should contact the IRB office for further guidance.

G. The investigator is responsible for controlling drugs, biological products, and devices according to FDA regulations and the Controlled Substances Act, if applicable.

H. The investigator proposing the clinical investigation will be required to provide a plan – to be evaluated by the IRB - that includes storage, security, and dispensing of the test article.
   1. The investigator is responsible for investigational drug accountability that includes storage, security, dispensing, administration, return, disposition, and records of accountability. Such details will be provided in the IRB submission and reviewed by the IRB and the Pharmacy Service for acceptability.
   2. The investigator may delegate in writing, as part of the IRB submission, the responsibility detailed in ‘H.1.’ above to the Pharmacy Service.
   3. All devices received for a study must be stored in a locked environment under secure control with limited access. Proper instructions on the use of the device must be provided to the subjects. A log must be kept regarding the receipt, use, and/or dispensing of the device and the disposition of remaining devices at the conclusion of the investigation.

I. The investigator shall furnish all reports required by the sponsor of the research including adverse events, progress reports, safety reports, final reports, and financial disclosure reports.

J. The investigator will permit inspection of research records by the sponsor, sponsor representatives, HRPP and IRB representatives, the FDA, accreditting bodies, and any other agencies or individuals entitled to inspect such records under regulation, organizational policy, or contractual agreement.

XVII. Dietary Supplements

A. Research involving dietary supplements may or may not fall under FDA regulations. Under the Dietary Supplement Health and Education Act (DSHEA) of 1994, a dietary supplement is not considered a drug and is not subject to the premarket approval requirements for drugs if the intended use for which it is marketed is only to affect the structure or any function of the body (i.e., not intended to be used for a therapeutic purpose). Whether a study falls under FDA oversight is determined by the intent of the clinical investigation. If the clinical investigation is intended only to evaluate the dietary supplement’s effect on the structure or function of the body, FDA research regulations do not apply. However, if the study is intended to evaluate the dietary supplement’s ability to diagnose, cure, mitigate, treat, or prevent a disease, then FDA regulations do apply. Studies involving the ingestion of dietary supplements that are not subject to FDA oversight are still research, and therefore must be reviewed by the IRB.
B. Similarly, whether an IND is needed for a study evaluating a dietary supplement is determined by the intent of the study. If the study is intended only to evaluate the dietary supplement’s effect on the structure or function of the body, an IND is not required. However, if the study is intended to evaluate the dietary supplement’s ability to diagnose, cure, mitigate, treat, or prevent a disease, an IND is required under part 312.

C. As with any research involving a test article, the investigator must supply the IRB with sufficient information to determine that the criteria for approval are satisfied and to determine or verify whether or not the research requires an IND. Applications should provide detail consistent with that expected on a drug protocol/research plan and consistent with the level of risk associated or anticipated with the research. At a minimum, the research plan should provide the following information regarding the supplement: Name, Manufacturer, Formulation, Dosage, Method/Route of Administration, Mechanism of Action, Known Drug Interactions, Risk Profile, IND number (or justification for why an IND is unnecessary), documentation of approval for use in humans, documentation or certification of Quality or Purity. As with drugs and devices there should be an accountability plan for the product describing where the product will be stored and how it will be dispensed, usage tracked, and disposal or return. If the study entails greater than minimal risk, a plan for Data and Safety Monitoring must be included.

XVIII. Clinical Investigations of Drugs and Devices

A. IND/IDE Requirements

For studies evaluating the safety or effectiveness of medical devices or experiments using drugs, biologics, dietary supplements, and other compounds that may be considered a drug under FDA regulations, the investigator must indicate on the IRB application whether or not an IDE or IND is in place, and, if not, the basis for why an IDE or IND is not needed. Documentation must be provided by the sponsor or the sponsor-investigator. Documentation of the IND/IDE could be a:

1. Industry sponsored study with IND/IDE number indicated on the protocol/research plan.
2. Letter/communication from FDA.
3. Letter/communication from industry sponsor.
4. Other document and/or communication verifying the IND/IDE.

B. For investigational devices, the study may be exempt from IDE requirements or, in the case of Non-Significant Risk (NSR) device studies, follow abbreviated IDE requirements which do not require formal approval by the
FDA. If a sponsor has identified a device study as exempt or NSR, then the investigator should include documentation with the submission providing the basis for exempt or NSR categorization. If the FDA has determined that the study is exempt or NSR, documentation of that determination must be provided.

C. The IRB will review the application and, based upon the documentation provided, determine: (1) that there is an approved IND/IDE in place, (2) that the FDA has determined that an IND is not required or that a device study is exempt or NSR, or, (3) if neither of the above, whether or not an IND is necessary, or that a device study is exempt or NSR, using the criteria below. The IRB cannot grant approval to the research until the IND/IDE status is determined, and, if necessary, an approved IND or IDE is in place. Please Note: An IND goes into effect 30 days after the FDA receives the IND, unless the sponsor receives earlier notice from the FDA.

XIX. IND Exemptions

A. For drugs, an IND is not necessary if the research falls in one of the following seven (7) categories:

1. The drug being used in the research is lawfully marketed in the United States and all of the following requirements are met:
   a. The research is not intended to be reported to FDA as a well-controlled study in support of a new indication and there is no intent to use it to support any other significant change in the labeling of the drug
   b. In the case of a prescription drug, the research is not intended to support a significant change in the advertising for the product;
   c. The research does not involve a route of administration, dose, subject population, or other factor that significantly increases the risks (or decreases the acceptability of the risks) associated with the use of the drug product;
   d. The research is conducted in compliance with the requirements for IRB review and informed consent [21 CFR parts 56 and 50, respectively];
   e. The research is conducted in compliance with the requirements of 21 CFR 312.7 (i.e., the research is not intended to promote or commercialize the drug product); and
f. The research does not intend to invoke FDA regulations for planned emergency research [21 CFR 50.24].

2. The research only involves one or more of the following: (a) Blood grouping serum, (b) Reagent red blood cells or (c) Anti-human globulin;

3. For clinical investigations involving an in vitro diagnostic biological product, an IND is not necessary if a) it is intended to be used in a diagnostic procedure that confirms the diagnosis made by another, medically established, diagnostic product or procedure; and b) it is shipped in compliance with 312.160

4. A clinical investigation involving use of a placebo is exempt from the requirements of this part if the investigation does not otherwise require submission of an IND.

5. Bioavailability or Bioequivalence (BA/BE) studies if all of the following conditions are met:
   
   a. The drug product does not contain a new chemical entity [21 CFR 314.108], is not radioactively labeled, and is not cytotoxic;

   **XX.** The dose (single dose or total daily dose) does not exceed the dose specified in the labeling of the approved version of the drug product;

   **XXI.** The investigation is conducted in compliance with the requirements for IRB review and informed consent [21 CFR parts 56 and 50, respectively]; and

   **XXII.** The sponsor meets the requirements for retention of test article samples [21 CFR 320.31(d)(1)] and safety reporting [21 CFR 320.31(d)(3)].

6. Research using a radioactive drug or biological product if all of the following conditions are met:

   a. It involves basic research not intended for immediate therapeutic, diagnostic, or similar purposes, or otherwise to determine the safety and efficacy of the product;

   b. The use in humans is approved by a Radioactive Drug Research Committee (RDRC) that is composed and approved by FDA;

   c. The dose to be administered is known not to cause any clinically detectable pharmacological effect in humans, and
d. The total amount of radiation to be administered as part of the study is the smallest radiation dose practical to perform the study without jeopardizing the benefits of the study and is within specified limits.

7. FDA practices enforcement discretion for research using cold isotopes of unapproved drugs if all of the following conditions are met:

a. The research is intended to obtain basic information regarding the metabolism (including kinetics, distribution, and localization) of a drug labeled with a cold isotope or regarding human physiology, pathophysiology, or biochemistry;

b. The research is not intended for immediate therapeutic, diagnostic, or preventive benefit to the study subject;

c. The dose to be administered is known not to cause any clinically detectable pharmacologic effect in humans based on clinical data from published literature or other valid human studies;

d. The quality of the cold isotope meets relevant quality standards; and

e. The investigation is conducted in compliance with the requirements for IRB review and informed consent [21 CFR parts 56 and 50, respectively].

XXIII. IDE Exemptions

For clinical investigations of devices, an IDE is not necessary if:

A. The research involves a device, other than a transitional device, in commercial distribution immediately before May 28, 1976, when used or investigated in accordance with the indications in labeling in effect at that time;

B. The research involves a device other than a transitional device, introduced into commercial distribution on or after May 28, 1976, that FDA has determined to be substantially equivalent to a device in commercial distribution immediately before May 28, 1976, and that is used or investigated in accordance with the indications in the labeling FDA reviewed under subpart E of 21 CFR 807 in determining substantial equivalence (a “501k” device);

C. The research involves a diagnostic device, if the sponsor complies with applicable requirements in 21 CFR 809.10(c) and if the testing:
1. Is noninvasive,
2. Does not require an invasive sampling procedure that presents significant risk,
3. Does not by design or intention introduce energy into a subject, and
4. Is not used as a diagnostic procedure without confirmation of the diagnosis by another, medically established diagnostic product or procedure;

D. The research involves a device undergoing consumer preference testing, testing of a modification, or testing of a combination of two or more devices in commercial distribution, if the testing is not for the purpose of determining safety or effectiveness and does not put subjects at risk;

E. The research involves a device intended solely for veterinary use;

F. The research involves a device shipped solely for research on or with laboratory animals and labeled in accordance with 21 CFR 812.5(c);

G. The research involves a custom device as defined in 21 CFR 812.3(b), unless the device is being used to determine safety or effectiveness for commercial distribution.

XXIV. Significant and Non-Significant Risk Device Studies

A. A device study is a Non-Significant Risk (NSR) Device study if it is not IDE exempt and does not meet the definition of a Significant Risk (SR) Device study.

B. Under 21 CFR 812.3(m), an SR device means an investigational device that:

1. Is intended as an implant and presents a potential for serious risk to the health, safety, or welfare of a subject;
2. Is purported or represented to be for use supporting or sustaining human life and presents a potential for serious risk to the health, safety, or welfare of a subject;
3. Is for a use of substantial importance in diagnosing, curing, mitigating, or treating disease, or otherwise preventing impairment of human health and presents a potential for serious risk to the health, safety, or welfare of a subject; or
4. Otherwise presents a potential for serious risk to the health, safety, or welfare of a subject.

C. If the FDA has already determined a study to be SR or NSR, documentation evidencing such should be provided to the IRB. The FDA’s determination is final and the IRB does not have to make the device risk determination.
D. Unless the FDA has already made a device risk determination for the study, the IRB will review studies that the sponsor or investigator have put forth as NSR at a convened meeting to determine if the device represents SR or NSR.

E. The sponsor or sponsor-investigator is responsible for providing the IRB with an explanation describing the basis for their initial determination of NSR and any other information that may help the IRB in evaluating the risk of the study (e.g., reports of prior investigations of the device).

F. The IRB will review the information provided by the sponsor and investigator including, but not limited to: the sponsor or investigator's NSR assessment, the description of the device, reports of prior investigations of the device (if applicable), the proposed investigational plan, and subject selection criteria.

G. The NSR/SR determination made by the IRB will be based on the proposed use of the device in the investigation, not on the device alone. The IRB will consider the nature of any harms that may result from use of the device, including potential harms from additional procedures subjects would need to undergo as part of the investigation (e.g., procedures for inserting, implanting, or deploying the device). The IRB may consult with the FDA or require the sponsor or investigator to obtain a determination from the FDA. The IRB will document the SR or NSR determination and the basis for it in the meeting minutes and provide the investigator, and sponsor when applicable, with the determination in writing.

H. Non-significant risk device studies do not require submission of an IDE application to the FDA but must be conducted in accordance with the abbreviated requirements of IDE regulations (21 CFR 812.2(b)). Under the abbreviated requirements, the following categories of investigations are considered to have approved applications for IDE's, unless FDA has notified a sponsor under 812.20(a) that approval of an application is required:

1. An investigation of a device other than a significant risk device, if the device is not a banned device and the sponsor (or sponsor-investigator):

   a. Labels the device in accordance with 812.5;

   b. Obtains IRB approval of the investigation after presenting the reviewing IRB with an explanation of why the device is not a significant risk device, and maintains such approval;

   c. Ensures that each investigator participating in an investigation of
the device obtains from each subject under the investigator's care, informed consent under part 50 and documents it, unless documentation is waived by an IRB under 56.109(c).

d. Complies with the requirements of 812.46 with respect to monitoring investigations;

e. Maintains the records required under 812.140(b) (4) and (5) and makes the reports required under 812.150(b) (1) through (3) and (5) through (10);

f. Ensures that participating investigators maintain the records required by 812.140(a)(3)(i) and make the reports required under 812.150(a) (1), (2), (5), and (7); and

g. Complies with the prohibitions in 812.7 against promotion and other practices.

2. When the FDA or IRB determines that a study is SR, the IRB may approve the study, but the study cannot begin until an IDE is obtained.

XXV. Humanitarian Use Devices

A. A Humanitarian Use Device (HUD) is an approved (marketed) medical device intended to benefit patients in the treatment or diagnosis of a disease or condition that affects or is manifested in fewer than 4,000 individuals in the United States per year [21 CFR 814.3(n)]. Federal law requires that IRBs approve the use of an HUD at a facility. Once approved, the clinical use of the HUD may be considered as any other approved device, with the caution that effectiveness has not been shown in clinical trials.

B. Definitions

1. Humanitarian Device Exemption: A Humanitarian Device Exemption (HDE) is a “premarket approval application” submitted to FDA pursuant to Subpart A, 21 CFR Part 814 “seeking a humanitarian device exemption from the effectiveness requirements of sections 514 and 515 of the [FD&C Act] as authorized by section 520(m)(2) of the [FD&C Act].” HDE approval is based upon, among other criteria, a determination by FDA that the HUD will not expose patients to an unreasonable or significant risk of illness or injury and the probable benefit to health from use of the device outweighs the risk of injury or illness from its use while taking into account the probable risks and benefits of currently available devices or alternative forms of
treatment.

2. **HDE Holder**: An HDE Holder is a person who or entity that obtains to approval of an HDE from the FDA.

C. **IRB Review Requirements**

1. A Humanitarian Use Device (HUD) may only be used in a facility after an IRB has approved its use, except in certain emergencies. The HDE holder is responsible for ensuring that a HUD is provided only to facilities having an IRB constituted and acting in accordance with the FDA’s regulations governing IRBs (21 CFR Part 56), including continuing review of use of the device.

2. When a HUD is used in a clinical investigation (i.e., research involving one or more subjects to determine the safety or effectiveness of the HUD), the full requirements for IRB review and informed consent apply (21 CFR 50 and 56) as well as other applicable regulations. It is essential to differentiate whether the HUD is being studied for the indication(s) in its approved labeling or for different indication(s). When the HUD is being studied for the indication(s) in its approved labeling, the IDE regulations at 21 CFR 812 do not apply. However, when the HUD is being studied for a different indication(s), 21 CFR 812 does apply, including the requirement for a FDA-approved IDE before starting the clinical investigation of a Significant Risk device.

D. **Procedures**

1. The relevant requirements and procedures for investigators and for IRB review described elsewhere in this manual apply to clinical investigations of HUDs. The material within this section applies to diagnostic or treatment uses of HUDs.

2. The health care provider seeking approval for diagnostic or treatment use of a HUD at Baptist is responsible for obtaining IRB approval prior to use of the HUD at the facility and for complying with the applicable regulations, including those for medical device reporting, institutional policies, and the requirements of the IRB.

3. Health care providers seeking initial IRB approval for diagnostic or treatment use of a HUD for the indication(s) in the HUDs approved labeling should submit the following materials to the IRB:

   a. Application Form – Humanitarian Use Devices (non-research uses)

   b. A copy of the HDE approval letter from the FDA
c. A description of the device, such as a device brochure
d. The patient information packet for the HUD
e. The proposed clinical consent process
f. Other relevant materials (e.g., training certificates) as identified in the Application Form

4. The IRB will review the proposal at a convened meeting ensuring that appropriate expertise is available either within the membership in attendance or via the use of consultants. The IRB will review the risks to patients that are described in the product labeling and other materials, the proposed procedures to ensure that risks are minimized, and will evaluate whether the risks are reasonable in relation to the potential benefits to patients at the facility. The IRB will evaluate the patient information packet and proposed consent process and will determine if the materials are adequate and appropriate for the patient population.

5. The IRB may specify limitations on the use of the device, require additional screening and follow up procedures, require interim reports to the IRB, require continuing review more often than annually, or set other conditions or requirements as appropriate to minimize risks to patients and ensure the safe use of the device in the facility.

6. Once use of the HUD is approved, the health care provider is responsible for submitting any proposed changes to the IRB-approved plan or patient materials and obtaining approval for those changes prior to implementation, unless the change is necessary to avoid or mediate an apparent immediate risk to a patient. The IRB may review these changes using expedited review procedures or refer the changes for review by the convened IRB.

7. The health care provider is responsible for submitting reports to the FDA, the IRB, and the manufacturer/HDE Holder whenever a HUD may have caused or contributed to a death, and must submit reports to the manufacturer (or to FDA and the IRB if the manufacturer is unknown) whenever a HUD may have caused or contributed to a serious injury (21 CFR 803.30 and 814.126(a)). Serious injury means an injury or illness that (1) is life-threatening, (2) results in permanent impairment of a bodily function or permanent damage to a body structure, or (3) necessitates medical or surgical intervention to preclude permanent impairment of a bodily function or permanent damage to a body structure (21 CFR 803.3). The specific requirements...
for this reporting are in the Medical Device Reporting (MDR) Regulation, at 21 CFR Part 803. The IRB will review these reports via either expedited or convened review, as appropriate, and will consider whether any changes are needed to the IRB-approved plan or patient materials.

8. The health care provider is responsible for submitting continuing review materials to the IRB sufficiently in advance of the expiration date to ensure IRB review and re-approval prior to expiration. Materials to be submitted include:
   a. The Continuing Review Report – Humanitarian Use Devices (non-research uses)
   b. Any safety reports or summaries provided by the HDE holder that had not previously been submitted
   c. The current patient information packet, if applicable
   d. The current consent, if applicable
   e. Other materials as identified on the Continuing Review Report
   f. Any other new relevant information or materials

9. The IRB may conduct continuing review using expedited review procedures or review by the convened IRB.
XXVI. Emergency Uses of HUDs

A. If an appropriately trained and licensed health care provider in an emergency situation determines that IRB approval for the use of the HUD at the facility cannot be obtained in time to prevent serious harm or death to a patient, a HUD may be used without prior IRB approval. The health care provider must, within 5 days after the emergency use of the device, provide written notification of the use to the IRB including the identification of the patient involved, the date of the use, and the reason for the use.

B. If a HUD is approved for use in a facility, but an appropriately trained and licensed health care provider wants to use the HUD outside its approved indication(s) in an emergency or determines that there is no alternative device for a patient’s condition, the physician should consult with the HDE holder and IRB in advance if possible, obtain informed consent if possible, and ensure that reasonable measures are taken to protect the well-being of the patient such as a schedule and plan for follow up examinations and procedures to monitor the patient, taking into consideration the patient’s specific needs and what is known about the risks and benefits of the device. The provider should submit a follow up report to the HDE holder and the IRB and must comply with medical device reporting requirements.

C. The IRB may require additional reports, patient protection measures, or other requirement, as appropriate given the specifics of the situation.

XXVII. Expanded Access to Investigational Drugs, Biologics and Devices

Expanded access pathways, also referred to as “compassionate use”, are designed to make investigational medical products available as early in the drug and device evaluation process as possible to patients without therapeutic options, because they have exhausted or are not a good candidate for approved therapies and cannot enter a clinical trial. Expanded access refers to access to investigational medical products outside of a clinical trial, where the intent is treatment, rather than research. Because the investigational products have not yet been approved by FDA as safe and effective, it is important to remember that the product may not be effective and there may be unexpected serious adverse effects and to take appropriate measures to ensure that this is understood by the patient or their representative and to monitor for safety.
A. Expanded Access to Investigational Drugs and Biologics
   1. The FDA’s expanded access rule for investigational drugs, including biologics classified as drugs, is intended to improve access to investigational drugs, and approved drugs with limited availability under a risk evaluation and mitigation strategy (REMS), for patients with serious or immediately life-threatening diseases or conditions who lack other therapeutic options and may benefit from the investigational diagnostic or therapy.

   2. Under the FDA’s expanded access rule, access to investigational drugs for treatment purposes will be available to:
      
a. Individual patients, including in emergencies [21 CFR 312.310]

      b. Intermediate-size patient populations [21 CFR 312.315]

      c. Larger populations under a treatment protocol or treatment IND [21 CFR 312.320]

   3. Expanded access submissions are categorized by FDA as either “Access Protocols”, which involve a protocol amendment to an existing IND, or “Access INDs”, which are managed separately from any existing INDs.

   4. The FDA has also established a rule, “Charging for Investigational Drugs Under an Investigational New Drug Application”, to:
      
a. Provide general criteria for authorizing charging for an investigational drug [21 CFR 312.8(a)]

      b. Provide criteria for charging for an investigational drug in a clinical trial [21 CFR 312.8(b)]

      c. Set forth criteria for charging for an investigational drug under the expanded access for treatment use

      d. Clarify what costs can be recovered

   5. Investigators, when seeking access to drugs under the expanded access provisions, should work closely with the sponsor or manufacturer, the FDA, and the IRB office, to determine the appropriate access mechanism and ensure that proper regulatory procedures are followed.
6. Unless the conditions that permit an emergency use exemption are satisfied, prospective IRB review and approval is required for all expanded access uses, including clinical patient use. This requires, among other things, that the IRB review the expanded access use at a convened meeting at which a majority of IRB members are present.

7. When the expanded access use is time-sensitive but does not satisfy the emergency use exemption criteria, and the Baptist IRB may not be able to convene within sufficient time to meet the needs of the patient(s), the investigator should consult with the Administrator of the HRPP, or designee, to determine if use of a central IRB is acceptable.

C. Expanded Access to Investigational and Unapproved Medical Devices

1. As with investigational drugs, unapproved medical devices may normally only be used in humans in an approved clinical trial under the supervision of a participating clinical investigator. However, there may be circumstances under which a health care provider may wish to use an unapproved device when a patient is facing life-threatening circumstances or suffering from a serious disease or condition for which no other alternative therapy or diagnostic exists or is a satisfactory option for the patient.

2. FDA has made the following mechanisms available for these circumstances:
   a. Emergency Use
   b. Planned Emergency Research
   c. Compassionate Use (or Single Patient/Small Group Access)
   d. Treatment Use
   e. Continued Access

D. Investigators, when seeking access to investigational or unapproved devices under one of the above provisions, should work closely with the sponsor or manufacturer, the FDA, and the IRB office to ensure that proper regulatory procedures are followed.

E. Unless the conditions that permit an emergency use exemption are satisfied, prospective IRB review and approval is required. This requires, among other things, that the IRB review the proposed use at a convened meeting at which a majority of IRB members are present.
F. When the expanded access use is time-sensitive but does not satisfy the emergency use exemption criteria, and the Baptist IRB may not be able to convene within sufficient time to meet the needs of the patient(s), the investigator should consult with the Baptist Administrator of the Human Research Protection Program to determine if use of a central IRB is possible.

XXVIII. Emergency Use

A. If an appropriately trained and licensed health care provider in an emergency situation determines that IRB approval for the use of an investigational drug/device at the facility cannot be obtained in time to prevent serious harm or death to a patient, the drug or device may be used without prior IRB approval. The health care provider must, within 5 days after the emergency use of the drug or device, provide written notification of the use to the IRB including the identification of the patient involved, the date of the use, and the reason for the use.

B. Note: DHHS regulations do not permit research activities to be started, even in an emergency, without prior IRB approval. When emergency medical care is initiated without prior IRB review and approval, the patient may not be considered a research subject under 45 CFR Part 46. However, nothing in the DHHS regulations at 45 CFR Part 46 is intended to limit the authority of a physician to provide emergency medical care, to the extent the physician is permitted to do so under applicable federal, state or local law.

C. Emergency Exemption from Prospective IRB Approval

1. Under FDA regulations [21 CFR 56.104(c)], FDA exempts the emergency use of a test article from the requirement for prospective IRB approval, provided that such emergency use is reported to the IRB within 5 working days. The emergency use of a test article, other than a medical device, is a clinical investigation, the patient is a participant, and the FDA may require data from an emergency use to be reported in a marketing application. Any subsequent use of the test article in the facility requires IRB review. However, FDA acknowledges that it would be inappropriate to deny emergency treatment to a second individual if the only obstacle is that the IRB has not had sufficient time to convene a meeting to review the issue.

2. FDA defines emergency use as the use of a test article in a life-threatening situation in which no standard acceptable treatment is available, and in which there is not sufficient time to obtain IRB approval [21 CFR 56.102(d)]. If all conditions described in 21 CFR 56.102(d) exist then the emergency exemption from prospective IRB approval found at
21 CFR 56.104(c) may be used.

3. Life-threatening, for the purposes of 21 CFR 56.102(d), includes both life-threatening and severely debilitating.

4. Unless the provisions for an emergency exception from the informed consent requirement are satisfied, informed consent must be obtained in accordance with 21 CFR 50 and documented in writing in accordance with 21 CFR 50.27.

5. The IRB must be notified within 5 working days when an emergency exemption is used. The designated IRB personnel will review the report to verify that circumstances of the emergency use conformed to FDA regulations. This must not be construed as an approval for the emergency use by the IRB, as an exemption from the requirement for prospective IRB approval has been invoked. When appropriate, in the event a manufacturer requires documentation from the IRB, the IRB will provide a written statement that the IRB is aware of the proposed use and considers the use to meet the requirements of 21 CFR 56.104(c). Reports of emergency uses will be brought to the convened IRB for their information.

6. Investigators are reminded that they must comply with all other organizational policies and requirements applicable to the use of the investigational or unapproved article.

D. Emergency Exception from the Informed Consent Requirement

1. An exception under FDA regulations at 21 CFR 50.23(a-c) permits the emergency use of an investigational or unapproved test article without informed consent where the investigator and an independent physician who is not otherwise participating in the clinical investigation certify in writing all four of the following specific conditions:
   
   a. The subject is confronted by a life-threatening situation necessitating the use of the test article;
   
   b. Informed consent cannot be obtained because of an inability to communicate with, or obtain legally effective consent from, the subject;
   
   c. Time is not sufficient to obtain consent form the subject’s legally authorized representative; and
d. No alternative method of approved or generally recognized therapy is available that provides an equal or greater likelihood of saving the life of the subject.

2. If immediate use of the test article is, in the investigator's opinion, required to preserve the life of the subject, and time is not sufficient to obtain the independent physician determination in advance of using the test article, the determinations of the clinical investigator shall be made within 5 working days after the use of the article, and shall be reviewed and evaluated in writing by a physician who is not participating in the clinical investigation.

3. The IRB must be notified within 5 working days when an emergency exception is used. The designated IRB member will review the report to verify that circumstances of the emergency exception conformed to FDA regulations.

E. Waiver of Informed Consent for Planned Emergency Research

Baptist’s IRB follows FDA regulations, 21 CFR 50.24, and any applicable state requirements which permit waiver of informed consent requirements for emergency research when human subjects in need of emergency medical intervention cannot provide legally effective informed consent and their legally authorized representatives (LARs) are also unable or unavailable to give informed consent on their behalf.
EVENTS REPORTABLE TO THE IRB

Scope:
This policy shall apply to each of the entities in which Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Purpose:
I. Regulations require an organization to have written procedures for ensuring prompt reporting of changes in research activity; unanticipated problems involving risk to subjects or others; and any instances of serious or continuing non-compliance to the IRB, organizational officials, and applicable federal agencies. In order to comply with this requirement, Baptist has procedures to review issues that arise during the conduct of research.

II. The following section provides definitions and procedures regarding issues that arise during the conduct of research that must be reported to the IRB.

Definitions:
Adverse Event: For the purposes of these policies and procedures, an adverse event (AE) is any untoward or unfavorable occurrence in a human subject, including any abnormal sign (for example, abnormal physical exam or laboratory finding), symptom, or disease, temporally associated with the subject’s participation in the research, whether or not considered related to the subject’s participation in the research. Adverse events encompass both physical and psychological harms. They occur most commonly in the context of biomedical research, although on occasion, they can occur in the context of social and behavioral research.

Protocol/Research Plan Deviations: A protocol/research plan deviation is defined as a variation from the IRB approved research plan that happens without prior review and approval of the IRB (e.g., study visit outside protocol/research plan window, blood work drawn outside protocol/research plan window, etc.). Depending on the details, protocol/research plan deviations may be determined to be non-compliance (serious, continuing, or otherwise).
Protocol/Research Plan Exceptions: Protocol/research plan exceptions are planned deviations from the protocol/research plan. Exceptions are anticipated and must occur with prior agreement from the sponsor, if applicable, and approval by the IRB. If an exception is implemented without IRB approval, it is a deviation, even when the sponsor has approved.

Related: There is a reasonable possibility that the incident, experience, or outcome may have been caused by the procedures involved in the research.

Unanticipated Adverse Device Effect: An Unanticipated Adverse Device Effect (UADE) means any serious adverse effect on health or safety or any life-threatening problem or death caused by, or associated with, a device, if that effect, problem, or death was not previously identified in nature, severity, or degree of incidence in the investigational plan or application (including a supplementary plan or application), or any other unanticipated serious problem associated with a device that related to the rights, safety, or welfare of subjects [21 CFR 812.3(s)].

Unanticipated problems involving risk to participants or others: Unanticipated problems involving risks to subjects or others (UPs/UAPs/UPIRTSOs) refer to any incident, experience, outcome, or new information that:
1. is unexpected
2. is related or possibly related to participation in the research, and
3. indicates that subjects or others are at a greater risk of harm (including physical, psychological, economic, legal or social harm) than was previously known or recognized.

Unexpected: The incident, experience or outcome is not expected (in terms of nature, severity, or frequency) given the research procedures that are described in the study-related documents, such as the IRB-approved research protocol/research plan and informed consent documents; and the characteristics of the subject population being studied.

Procedure:
I. Reporting
   A. Adverse events in clinical trials must be reported to the sponsor in compliance with FDA regulations and sponsor requirements. Unless specifically required by the IRB (e.g. first in human clinical trials), the Baptist IRB does not accept reports of adverse events and IND Safety Reports that do not meet the definition of an unanticipated problem involving risks to subjects or others. If investigators are uncertain but believe that the event might qualify as an unanticipated problem, a report should be submitted.
B. Investigators must report the following events or issues to the IRB as soon as possible, but in no event later than 5 working days after the investigator first learns of the event:

1. A single occurrence of a serious, unexpected event that is uncommon and strongly associated with drug exposure (such as angioedema, agranulocytosis, hepatic injury, or Stevens-Johnson syndrome).

2. A single occurrence, or more often a small number of occurrences, of a serious, unexpected event that is not commonly associated with drug exposure, but uncommon in the study population (e.g., tendon rupture, progressive multifocal leukoencephalopathy.)

3. Multiple occurrences of an AE that, based on an aggregate analysis, is determined to be an unanticipated problem. There should be a determination that the series of AEs represents a signal that the AEs were not just isolated occurrences and involve risk to human subjects (e.g., a comparison of rates across treatment groups reveals higher rate in the drug treatment arm versus a control). A summary and analyses supporting the determination should accompany the report.

4. An AE that is described or addressed in the investigator’s brochure, protocol, or informed consent documents, but occurs at a specificity or severity that is inconsistent with prior observations. For example, if transaminase elevation is listed in the investigator’s brochure and hepatic necrosis is observed in study subjects, hepatic necrosis would be considered an unanticipated problem involving risk to human subjects. A discussion of the divergence from the expected specificity or severity should accompany the report.

5. A serious AE that is described or addressed in the investigator’s brochure, protocol, or informed consent documents, but for which the rate of occurrence in the study represents a clinically significant increase in the expected rate of occurrence (ordinarily, reporting would only be triggered if there were a credible baseline rate for comparison). A discussion of the divergence from the expected rate should accompany the report.

6. Any changes made to the research without prior IRB approval to eliminate apparent immediate hazards to the subject(s).

7. Adverse events involving direct harm to subjects enrolled by the investigator (i.e., local adverse events), which in the opinion of the investigator or sponsor, may represent an unanticipated problem involving risk to subjects or others.
8. An unanticipated event related to the research that exposes subjects to potential risk but that does not involve direct harm to subjects (e.g. lost laptop).

9. An unanticipated event related to the research that results in actual harm or exposes individuals other than the research participants (e.g., investigators, research assistants, students, the public, etc.) to potential risk.

10. Any IND Safety Reports from sponsors that meet the criteria for an unanticipated problem involving risk to subjects.

11. Any Data and Safety Monitoring Reports that indicate that risks are greater than previously known or that indicate that the study requires modification or should be suspended or terminated.

12. Any new information that indicates an increase to the risks or decrease to potential benefits of the research. Examples include:
   a. an interim analysis or safety monitoring report indicates that frequency or magnitude of harms or benefits may be different than initially presented to the IRB
   b. a paper is published from another study that shows that the risks or potential benefits of the research may be different than initially presented to the IRB.

13. Any new information that may impact the willingness of participants to continue in the research.


15. Any incarceration of a participant in a study not approved to enroll prisoners.

16. Any complaint of a subject when the complaint involves the health, safety, or rights of the subject or indicates unexpected risks, possible non-compliance, or cannot be resolved by the research team.

17. Any protocol/research plan deviations.

18. Any sponsor or lead investigator/coordinating center imposed suspension or termination of some or all research activities.

19. Any unanticipated adverse device effects (UADEs). (Note: Regulations require that UADEs be reported to the sponsor and IRB as soon as possible but in no event later than 10 working days after the investigator first learn of the event [21 CFR 812.150(a)(1)]).

20. Any other adverse event or safety finding (e.g. based on animal or epidemiologic data) that indicates subjects or others might be at risk of serious, unanticipated harms that are reasonably related to the
research. These would cause the sponsor to modify the investigator’s brochure, study protocol, or informed consent documents, or would prompt other action by the IRB to ensure the protection of human subjects. An explanation of the conclusion should accompany the report.

II. Submission of Reports

A. Investigators or the study team must report possible problems or issues with the research to the IRB Office in writing using the Event Reporting Form. The written report should contain the following:

1. Detailed information about the event or issue, including relevant dates.
2. Any corrective and preventative actions, planned or already taken, to ensure that the issue or problem is corrected and will not occur again.
3. An assessment of whether any subjects or others were placed at risk as a result of the event or suffered any harm (e.g., physical, social, financial, legal or psychological) and any plan to address these consequences.
4. If a report from a sponsor is the basis for the report of a possible unanticipated problem involving risks to subjects or others, or a sponsor has requested the submission to the IRB, the report should be accompanied by an analysis from the sponsor detailing (1) how the event or problem satisfies the definition of a UAP, (2) proposed study-wide corrective actions or modifications to the research along with a timeline for anticipated completion of the actions, and (3) whether or not the problem has been reported as a UAP to any relevant federal agencies.
5. If a sponsor or lead investigator or coordinating center suspends or terminates some or all research activities, the report should be accompanied by information from the sponsor detailing (1) why the suspension or termination was enacted, (2) if it was due to a possible UAP (in which case the information in “d” above must be included), (3) any impact on subjects or actions to be taken to protect subjects, (4) any plan to inform subjects of the suspension or termination and other pertinent information, and (5) whether the suspension or termination has been reported to any relevant federal agencies.
6. Any other relevant information.
7. Any other information requested by the IRB Office.

B. Reports will be screened by the IRB Office staff and forwarded to the administrator of the HRPP. If the IRB Office staff/administrator believes that immediate intervention may be required to protect participants or others from serious harm, the report will be forwarded to the IRB chair or vice chair.
C. Upon receipt of a report or complaint of from someone other than the investigator or study staff on behalf of the investigator, the IRB staff will notify the investigator when appropriate.

III. IRB Procedures for Handling Reportable Events:

A. Upon receipt of the Event Reporting Form from an investigator, the IRB staff checks the form for completeness. If any applicable sections of the form are incomplete or have been answered unsatisfactorily, the IRB staff will contact the investigator or the designated contact person to obtain additional information. Corrections are documented in the IRB file, indicating the date, the person spoken with, and the IRB staff making the correction.

B. The IRB Chair and/or other experienced member(s) designated by the IRB Chair receives and reviews the report. The IRB Chair (or designee) will make the initial determination as to whether the event is to be regarded as an unanticipated problem and/or non-compliance (See Policy 1215 for procedures for unanticipated problems, and Policy 1216 for non-compliance).

C. Based on the information received from the investigator, the IRB Chair or designee may suspend research to ensure protection of the rights and welfare of participants. Suspension directives made by the IRB Chair or designee must be reported to a meeting of the convened IRB and must follow notification procedures for IRB suspensions.

D. The IRB or the IRB Chair (or designee) has authority to require submission of more detailed contextual information by the investigator, the sponsor, the study coordinating center, or DSMB/DMC about any event occurring in a research study as a condition of the continuation of the IRB’s approval of the research.

E. If the IRB Chair or designee determines that the problem does not possibly meet the definition of an unanticipated problem or serious or continuing non-compliance, the reviewer will consider whether any corrective or preventative actions are sufficient and whether modifications to the research plan, consent, or corrective action plan may be necessary, and refer the matter to the convened IRB for review if appropriate. The results of the review will be recorded in the study record and communicated to the investigator.

F. If the reviewer determines that the event may be an unanticipated problem, the report will be reviewed at a convened IRB meeting and must follow notification procedures for UPs.

G. IRB staff will inform the Privacy and Security Officer or Corporate Compliance as appropriate.
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

Baptist complies with DHHS and FDA regulations which require organizations to have written policies on reporting unanticipated problems involving risks to subjects or others (Unanticipated Problem (UP/UAP)/Unanticipated Problem Involving Risks to Subjects or Others (UPRIRSO)/Unanticipated Adverse Effect) to the Institutional Review Board, organizational officials and relevant federal agencies and departments.

Definitions:

Unanticipated problems involving risks to subjects or others (UPRIRSO): are defined in slightly different ways by the OHRP Guidance and FDA Guidance.

According to OHRP, UPRIRSOs are events that include any incident, experience, or outcome that meets all of the following criteria:

1. unexpected (in terms of nature, severity, or frequency) given (a) the research procedures that are described in the protocol and related documents, such as the investigator’s brochure and the informed consent document; and (b) the characteristics of the subject population being studied;
2. related or possibly related to participation in the research (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); and
3. suggests that the research places subjects or others at a greater risk of harm (including physical, psychological, economic, or social harm) than was previously known or recognized.

The FDA characterizes UPRIRSOs as:
1. unexpected
2. serious, and
3. having implications for the conduct of the study (e.g., requiring a significant, and usually safety-related change in the protocol such as revising inclusion/exclusion criteria to including a new monitoring requirement, informed consent, or investigator’s brochure).

Procedure:
The following procedures describe how UAPs are handled in research at Baptist. Unless specifically required by the IRB, the Baptist IRB does not accept reports of adverse events that do not meet the definition of an UAP.

I. Upon receipt of the Reportable Event Form from an investigator, the IRB Coordinator checks the form for completeness. If any applicable sections of the form are incomplete or have been answered unsatisfactorily, the IRB Coordinator will return the form to the investigator or the designated contact person to make revisions or provide additional information.

II. If the IRB Coordinator believes that immediate intervention may be required to protect participants or others from serious harm, reports will be forwarded to the administrator of the HRPP and the IRB Chair.

III. Upon receipt of a report or complaint from someone other than the investigator or study staff on behalf of the investigator, the IRB Coordinator will notify the investigator when appropriate.

IV. The IRB Chair or designee receives and reviews the report.

V. The IRB Chair (or designee) will make the initial determination as to whether the event is to be regarded as an unanticipated problem and/or non-compliance (See Policy 1216 for non-compliance review procedures).

VI. Based on the information received from the investigator, the IRB Chair or designee may suspend research to ensure protection of the rights and welfare of participants. Suspension directives made by the IRB Chair or designee must be reported to a meeting of the convened IRB and must follow notification procedures for IRB suspensions.

VII. The IRB or the IRB Chair (or designee) has authority to require submission of more detailed contextual information by the investigator, the sponsor, the study coordinating center, or DSMB/DMC about any event occurring in a research study as a condition of the continuation of the IRB’s approval of the research.

VIII. If the IRB Chair or designee determines that the problem does not possibly meet
the definition of an unanticipated problem or serious or continuing non-compliance, the reviewer will consider whether any corrective or preventative actions are sufficient and whether modifications to the research plan, consent, or corrective action plan may be necessary. The IRB Chair or designee shall refer the matter to the convened IRB for review if appropriate. The results of the review shall be recorded and shall be communicated to the investigator.

IX. If the reviewer determines that the event represents an unanticipated problem involving risk to subjects or others (UAP), the report will be placed on the agenda for the next convened IRB meeting.

X. The IRB will be given access to the study file, the currently approved consent document, previous reports of UAPs, the investigator’s brochure (if one exists), the event report, and recommendations from the IRB Chair or designee, when appropriate.

XI. After review of the study and event report, the full IRB will make findings and recommendations based on the following considerations:
   A. Whether the reported event is a UAP according to the definition in this policy.
   B. What action in response to the report is appropriate.
   C. Whether suspension or termination of approval is warranted.

XII. If the IRB finds that the event is not a UAP, according to the definition in the policy, the IRB may recommend any of the following actions:
   A. No action
   B. Requiring modifications to the protocol/research plan
   C. Revising the continuing review timetable
   D. Modifying the consent process
   E. Modifying the consent document
   F. Providing additional information to current participants (e.g., whenever the information may relate to the subject’s willingness to continue participation)
   G. Providing additional information to past subjects
   H. Requiring additional training of the investigator and/or study staff
   I. Other actions as appropriate given the specific circumstances

XIII. If the IRB finds that the event is a UAP, according to the definition in the policy, the IRB may recommend any of the following actions:
   A. Requiring modifications to the protocol/research plan
B. Revising the continuing review timetable
C. Modifying the consent process
D. Modifying the consent document
E. Providing additional information to current participants (e.g., whenever the information may relate to the subject’s willingness to continue participation)
F. Providing additional information to past participants
G. Requiring additional training of the investigator and/or study staff
H. Reconsidering approval
I. Requiring that current subjects re-consent to participation
J. Monitoring the research
K. Monitoring consent
L. Referral to other organizational entities (e.g., legal counsel, risk management, Institutional Official)
M. Suspending the research approval
N. Terminating the research approval
O. Other actions as appropriate given the specific circumstances

XIV. If a report suggests that participant safety is at risk, the IRB may immediately suspend or terminate the research. Any suspension or termination of research by the IRB must be promptly reported to the IO and relevant federal regulatory agencies through the IO. This should be done in writing.

XV. If, after reviewing a report, the IRB finds that the event is a UAP or that suspension or termination of approval is warranted, the IRB will:

A. Notify the investigator in writing of its findings, with copies to the Chair of the investigator’s department and/or research unit, other affected units and the investigator’s supervisor, and

B. Report its findings and recommendations to the IO for further reporting to the appropriate federal officials (see Policy 1218).

C. IRB staff will inform Risk Management, Corporate Compliance, and any other department as appropriate.
RESEARCH NON-COMPLIANCE

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

I. As part of its commitment to protecting the rights and welfare of human subjects in research, Baptist reviews all reports and allegations of non-compliance and takes any necessary action to ensure the ethical conduct of research.

II. All Investigators and other study personnel involved in human subject research are required to comply with all laws and regulations governing their research activities, as well as with requirements and determinations of the Institutional Review Board (IRB).

Definitions:

Allegation of Non-Compliance: Allegation of Non-Compliance is defined as an unproved assertion of non-compliance.

Continuing non-compliance: Continuing non-compliance is defined as a pattern of non-compliance that, in the judgment of the convened IRB, suggests a likelihood that instances of non-compliance will continue unless the IRB or organization intervenes.

Finding of Non-Compliance: Finding of Non-Compliance is defined as an allegation of non-compliance that is proven true or a report of non-compliance that is clearly true. (For example, a finding on an audit of an unsigned consent document, or an admission of an investigator of that the protocol/research plan was willfully not followed would represent reports of non-compliance that would require no further action to determine their truth and would therefore represent
findings of non-compliance.) Once a finding of non-compliance is proven, it must be categorized as minor non-compliance, serious, sporadic or continuing.

**Non-compliance:** Non-compliance is defined as failure to adhere to federal, state, or local regulations governing human subject research, organizational policies related to human subject research, or the requirements or determinations of the IRB. Non-compliance may be minor or sporadic or it may be serious or continuing.

**Serious non-compliance:** Serious non-compliance is defined as non-compliance that, in the judgment of the convened IRB, creates an increase in risks to subjects, adversely affects the rights, welfare or safety of subjects, or adversely affects the scientific integrity of the study. Willful violation of regulations and/or policies may also constitute serious non-compliance.

**Procedure:**

The following procedures describe how complaints and allegations of non-compliance are handled by the IRB.

I. **Reporting**
   
   A. Investigators and their study staff are required to report instances of possible non-compliance. The investigator is responsible for reporting any possible non-compliance by study personnel to the IRB. However, any individual or employee may report observed or apparent instances of non-compliance to the Baptist IRB. In such cases, the reporting party is responsible for making these reports in good faith, maintaining confidentiality and cooperating with any IRB and/or organizational review of these reports.

   B. If an individual, whether investigator, study staff or other, is uncertain whether there is cause to report a non-compliance, he or she may contact the administrator of the HRPP or IRB Chair or Vice Chair directly to discuss the situation informally.

   C. Reports of non-compliance must be submitted to the IRB Office within 10 working days of discovery of this non-compliance. The report must include a complete description of the non-compliance including any personnel involved.

   D. Corporate Compliance and any other corporate departments will be notified as appropriate.

   E. Complainants may choose to remain anonymous.
II. Review of Allegations of Non-compliance:
   A. All allegations of non-compliance will be reviewed by the administrator of the HRPP, IRB Chair or designee. The reviewer(s) may request additional information or an audit of the research in question.

   B. When the administrator of the HRPP, Chair or designee determines that non-compliance did not occur because the incident was within the limits of an approved protocol/research plan for the research involved, the determination is reported in writing to the investigator and, if applicable, the reporting party. The determination letter will be copied to the Institutional Official in cases where the Institutional Official and any other parties had been notified of the allegation at the outset.

   C. If in the judgment of the administrator of the HRPP, IRB Chair or designee, the report or allegation does represent non-compliance, the non-compliance will be processed according to the following section.

      1. If in the judgment of the administrator of the HRPP, IRB Chair or designee, any allegation or findings of non-compliance warrants suspension of the research before completion of any review or investigation to ensure protection of the rights and welfare of participants, the IRB Chair or designee may suspend approval of the research as described in Policy 1208 with subsequent review by the IRB.

   D. The administrator of the HRPP, Chair or designee may determine that additional expertise or assistance is required to make these determinations and may request assistance from HRPP or IRB personnel or form an ad hoc committee to assist with the review and fact gathering process. When an ad hoc committee assists in the review process, the Chair or designee is responsible for assuring that minutes of the meeting are generated and kept to help support any determinations or findings made by the ad hoc committee.

III. Review of Findings of Non-compliance:
   A. Non-compliance that is not serious or continuing:

      When the administrator of the HRPP, Chair or designee determines that the non-compliance occurred, but the non-compliance does not meet definition of serious or continuing non-compliance, the determination is reported in writing to the investigator and, if applicable, the reporting party. The Chair will review any corrective and preventative actions taken or proposed by the investigator and determine if the actions are sufficient or if additional actions may be necessary. In the event that additional actions may be warranted, the matter will be referred to the convened IRB for review.
B. Serious or Continuing Non-compliance:
When the administrator of the HRPP, Chair or designee determines that non-compliance has occurred and that the non-compliance may meet the definition of serious or continuing non-compliance, the report of non-compliance is referred for review by the IRB at the next available convened meeting. However, the Chair or designee may use discretion and call an emergency IRB meeting should the circumstances warrant an urgent meeting.

C. All initial findings of potential serious or continuing non-compliance referred to the IRB will be reviewed at a convened meeting.

D. At this stage, the IRB may:

1. Find that there is no issue of non-compliance;
2. Find that there is non-compliance that is neither serious nor continuing and that an adequate corrective and/or preventive action plan is in place;
3. Find that there is serious or continuing non-compliance and modify or require a corrective and/or preventive action plan;
4. Find that additional information is required to make a final determination. In this instance, the committee will request additional information, and indicate whether such information will be reviewed by the full committee or a subcommittee thereof; if the latter, a report will be written by the subcommittee for review by the full committee for final determination.

IV. Final Review:

A. The IRB will make a final determination as to whether the non-compliance is serious or continuing. Upon a finding of serious or continuing non-compliance, the IRB’s possible actions could include, but are not limited to:

1. Request a corrective and/or preventive action plan from the investigator
2. Verification that subject selection is appropriate
3. Observation of informed consent
4. Require an increase in data and safety monitoring of the research activity
5. Request a directed audit of areas of concern
6. Request a status report after each participant receives intervention
7. Modify the continuing review cycle
8. Require additional investigator and staff education
9. Notify current subjects (e.g., if the information about the non-compliance might affect their willingness to continue participation)

10. Require modification of the protocol/research plan.

11. Require modification of the information disclosed during the consent process.

12. Require current subjects to re-consent to participation.

13. Suspend study approval; or

14. Terminate the study

B. In cases where the IRB determines that the event of non-compliance also meets the definition of unanticipated problem involving risks to subjects or others, it will be handled according to Policy 1215.

C. The investigator is informed of the IRB determination and the basis for the determination in writing. If the IRB determines that the non-compliance was serious or continuing, the results of the final review will be reported as described in Policy 1218.
RESEARCH COMPLAINTS

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

Baptist is committed to the ethical conduct of research and the protection of human subjects and addressing promptly any concerns.

Procedure:

I. The administrator of the Human Research Protection Program (HRPP) or designee will promptly handle (or delegate staff to handle), and, if necessary, investigate all complaints, concerns, and appeals received by the Baptist Institutional Review Board (IRB) Office. This includes complaints, concerns, and appeals from investigators, research participants and others.

II. All complaints, written or oral (including telephone complaints), and regardless of point of origin, are recorded in writing.

III. Upon receipt of the complaint, the administrator of the HRPP will make a preliminary assessment whether the complaint warrants immediate suspension of the research project. If the administrator of the HRPP believes that a suspension is warranted, the IRB Chair or designee will be notified and the procedures in Policy 1208 will be followed.

IV. If the complaint may meet the definition of non-compliance, it will be considered an allegation of non-compliance according to Policy 1216.

V. If the complaint meets the definition of an unanticipated problem involving risk to subjects or others, it will be handled according to Policy 1215.

VI. If the complaint is actually a query from a subject regarding study procedures,
payments not received, etc., it will be forwarded to the investigator/study team for handling. The investigator/study team will be required to inform the Baptist or applicable IRB when the matter is closed (and the subject is satisfied with the answer).

VII. Within 3 business days of receipt of the complaint, the administrator of the HRPP will generate a letter to acknowledge that the complaint has been received and is being investigated, if the person making the complaint provided contact information. Complainants may choose to remain anonymous. Baptist maintains a policy of non-retaliation for complaints made in good faith.

VIII. Corporate Compliance will be notified of any complaints that meet the definition of non-compliance.
REPORTING TO REGULATORY AGENCIES 
AND ORGANIZATIONAL OFFICIALS

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

Federal regulations require prompt reporting to appropriate organizational officials and, as applicable, the federal department or agency head or the FDA, of (i) any unanticipated problems involving risks to subjects or others; (ii) any serious or continuing non-compliance with this policy or the requirements or determinations of the Institutional Review Board (IRB); and (iii) any suspension or termination of IRB approval.

Procedures:

The Baptist IRB complies with federal reporting requirements as follows:

I. The administrator of the Human Research Protection Program (HRPP) or designee will initiate these procedures as soon as the IRB takes any of the following actions:
   A. Determines that an event may be considered an unanticipated problem involving risks to participants or others
   B. Determines that non-compliance was serious or continuing
   C. Suspends or terminates approval of research

II. The administrator of the HRPP or designee is responsible for preparing reports or letters which includes the following information:
A. The nature of the event (Unanticipated problem involving risks to participants or others, serious or continuing non-compliance, suspension or termination of IRB approval of research)

B. Name of the institution conducting the research

C. Title of the research project and/or grant proposal in which the problem occurred

D. Name of the investigator on the project

E. Number of the research project assigned by the IRB and the number of any applicable federal award(s) (grant, contract, or cooperative agreement)

F. A detailed description of the problem including the findings of the organization and the reasons for the IRB’s decision

G. Actions the institution is taking or plans to take to address the problem (e.g., revise the protocol/research plan, suspend subject enrollment, terminate the research, revise the informed consent document, inform enrolled subjects, increase monitoring of subjects, etc.)

H. Plans, if any, to send a follow-up or final report by the earlier of
   1. A specific date
   2. When an investigation has been completed or a corrective action plan has been implemented

III. The IRB Chair or designee and the Institutional Official (IO) review the letter and recommend modifications as needed.

IV. The IO is the signatory for all correspondence from the facility.

V. The administrator of the HRPP or designee sends a copy of the report to:
   A. The IRB by including the letter in the next agenda packet as an information item
   B. The IO
   C. The following federal agencies:
      1. Office of Human Research Protections (OHRP), if the study is subject to Department of Health and Human Services (DHHS) regulations or subject to a DHHS FWA.
      2. FDA, if the study is subject to FDA regulations.
      3. If the study is conducted or funded by any Federal Agency other than DHHS that is subject to “The Common Rule”, the report is sent to OHRP or the head of the federal agency as required by the agency.
4. Reporting to a regulatory agency is not required if the event occurred at a site that was not subject to the direct oversight of the organization, and the agency has been notified of the event by the investigator, sponsor, another organization, or other mechanisms.

D. Investigator
E. Sponsor, if the study is sponsored
F. Supervisor of the investigator
G. The Privacy Officer of a covered entity, if the event involved unauthorized use, loss, or disclosure of individually-identifiable patient information from a covered entity
H. The Chief Information Security Officer of an organization, if the event involved violations of information security requirements of that organization
I. Corporate Compliance
J. Corporate Legal
K. Chief Executive Officer of the facility where the research was being conducted
L. Office of Risk Management, if appropriate
M. Others as deemed appropriate by the IO

VI. The administrator of the HRPP ensures that all steps of this policy are completed within 30 working days of the determination. For more serious actions, reporting will be expedited.
**INVESTIGATOR RESPONSIBILITIES**

**Scope:**

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

**Purpose:**

This guidance document describes Baptist Principal Investigator (PI) responsibilities related to the conduct of human subject research.

**Policy:**

The research team is made up of ‘investigators,’ differentiated as follows, along with their responsibilities in the conduct of research involving human participants.

I. Principal Investigators (PI)

A. Investigators are ultimately responsible for the conduct of research. Investigators may delegate tasks to appropriately trained and qualified members of their research team. However, investigators must maintain oversight and retain ultimate responsibility for the conduct of those to whom they delegate responsibilities.

B. Baptist staff members and affiliated providers may serve as the PI or as the sponsor on a research project involving human subjects.

C. Any investigator whose status is considered to be “in training” (e.g., students) may not serve as a PI but may serve as a co-investigator or sub-investigator. PIs will ensure that research designed and conducted by trainees has sound research design and is appropriately supervised.

D. The Institutional Review Board (IRB) recognizes one PI for each study. The PI
has ultimate responsibility for the research activities. The exception to this is federally funded research with federally approved Multiple PI plans which specifically delineate the responsibilities of each PI.

E. Studies that require expertise or skills beyond those held by the PI must either be modified or have expertise and skills supplemented by the inclusion of one or more additional qualified co/sub-investigators.

II. Sub-Investigators

A sub-investigator is any individual other than the PI who is involved in the conduct of a research study. Such involvement could include:

A. Obtaining information about living individuals by intervening or interacting with them for research purposes;

B. Obtaining identifiable private information about living individuals for research purposes;

C. Obtaining the voluntary informed consent of individuals to be subjects in research; and

D. Studying, interpreting, or analyzing identifiable private information or data for research purposes.

Procedures:

I. Responsibilities:

A. In order to satisfy the requirements of this policy, investigators who conduct research involving human subjects must fulfill, but not be limited to, the following requirements:

1. Develop and conduct research that is in accordance with the ethical principles in the Belmont Report;

2. Develop a research plan that is scientifically sound and minimizes risk to the subjects;

3. Incorporate into the research plan a plan to ensure the just, fair, and equitable recruitment and selection of subjects;

4. When some or all of the subjects are likely to be vulnerable to coercion or undue influence (e.g., children, prisoners, pregnant women, mentally disabled persons, or economically or educationally disadvantaged
persons), include additional safeguards in the study to protect the rights and welfare of these subjects;

5. Ensure that the research plan includes adequate provisions for the monitoring of subjects and data to ensure the safety of subjects;

6. Ensure that there are adequate provisions to protect the privacy interests of subjects;

7. Ensure that there are adequate provisions to protect data confidentiality and interests of subjects, including an information security plan that considers the collection, storage, maintenance, analysis, and transmission of data and other identifiable information;

8. Have sufficient resources necessary to protect human subjects, including, but not limited to:
   a. Access to a population that would allow recruitment of the required number of subjects.
   b. Sufficient time to conduct and complete the research.
   c. Adequate numbers of qualified staff.
   d. Adequate facilities.
   e. Necessary equipment.
   f. A plan to ensure proper supervision of the research including a plan for periods of absence or decreased availability.
   g. Availability of medical, psychological, or other support that subjects might require during or as a consequence of their participation in the research.

9. Assure that all procedures in a study are performed with the appropriate level of supervision and only by individuals who are licensed or otherwise qualified to perform such under the laws of the state in which the study is conducted and the policies of Baptist;

10. Assure that all study personnel are educated in the regulatory requirements regarding the conduct of research and the ethical principles upon which they are based;

11. Assure that all persons assisting with the research are adequately trained and informed about the protocol/research plan and their specific duties and functions;

12. Promptly report any changes in, addition to, or departure of investigators or research staff to the IRB for evaluation and approval;

13. Protect the rights, safety, and welfare of participants;
14. Ensure that when private health information is used, legally effective HIPAA authorization is obtained for each subject unless the Privacy Board or IRB has approved a waiver of the requirement;

15. Ensure that the language in the consent form is consistent with that in the protocol/research plan and, when applicable, in the HIPAA authorization;

16. Obtain and document informed consent and ensure that no human subject is involved in the research prior to obtaining consent or consent/permission from their legally authorized representative, unless a waiver of the requirement has been approved by the IRB;

17. Have a procedure to receive questions, complaints, or requests for additional information from subjects and respond appropriately;

18. Ensure that all information provided to the IRB is accurate and complete so that the IRB may fulfill its responsibilities to review the research and make the required determinations;

19. Ensure that all research involving human subjects receives IRB review and approval in writing or a determination of exemption before research begins;

20. Ensure that all research involving human subjects is reviewed by other experts and organizational components and committees as applicable to the research;

21. Comply with all IRB decisions, conditions, and requirements;

22. Ensure that studies receive timely continuing IRB review and approval as applicable;

23. Report unanticipated problems, deviations, complaints, non-compliance, suspensions, terminations, and any other reportable events to the IRB;

24. Notify the IRB if information becomes available that suggests a change to the potential risks or benefits of the research;

25. Obtain IRB review and approval before changes are made to the research protocol unless a change is necessary to eliminate apparent immediate hazards to the subject(s);

26. Seek assistance from the IRB or administrator of the HRPP when in doubt about whether proposed research requires IRB review;

27. Retain records for the time period and in the manner required by applicable regulations, contractual agreements, and organizational policies

B. Additional investigator responsibilities, including specific responsibilities for investigators engaged
II. Investigator Responsibilities for Training and Supervision of Participating Staff and Faculty

The Principal Investigator and Sub-Investigator have the responsibility to assure that all participating faculty and research staff:

A. Observe applicable laws, regulations, and institutional policies and procedures.
B. Are qualified and appropriately trained for their roles and responsibilities and adhere to the provisions of the IRB-approved protocol.
C. Complete CITI Human Subjects Protection on-line training.
D. Complete Baptist Standards of Conduct and HIPAA research training, as applicable.
E. Complete Financial Conflict of Interest (FCOI) training and complete a financial disclosure form.

III. Investigator Records

Under these policies investigators must maintain, at a minimum but not limited to, the following research records under these policies. In addition, investigators must also comply with all record-keeping sponsor requirements.

A. Study Records

1. Individual subject records
2. Recruitment materials
3. Documentation of consent process (who, what, when and how)
4. Signed consent forms
5. Unanticipated Problem & Reportable Event Reports
6. Subject complaint reports
7. Results of all procedures conducted on the subject, including final visit (if no final visit, reason why: e.g., removal from study, withdrawal from study, death)

B. Regulatory Records

1. Most recent IRB-approved protocol/research plan
2. Previous versions of protocol/research plan
3. All correspondence (i.e., approvals, reporting forms and responses, etc.) to and from the IRB
4. All correspondence with the sponsor and others regarding the study
5. Continuing review progress reports as applicable
6. Modification Requests
7. Investigational product accountability records, when applicable

C. Record Retention
1. Investigator records must be retained in accordance with regulatory, organizational and sponsor or grantor requirements, but no less than ten (10) years following the completion of the research.
2. All records must be maintained securely with limited access.
3. Disposal of investigator records must be done in such a manner that no identifying information can be linked to research data.

IV. Investigator Concerns
A. Investigators who have concerns or suggestions regarding Baptist’s HRPP or IRB should convey them to the Institutional Official, Corporate Compliance, or via the Compliance Hotline or other responsible parties (e.g., supervisor, Chief Executive Officer), when appropriate. The Institutional Official will consider the issue, and when deemed necessary, seek additional information and convene the parties involved to form a response for the investigator or make necessary procedural or policy modifications, as warranted. In addition, the Chair of the IRB or the ED will be available to address investigators’ questions, concerns and suggestions.

B. In addition to these SOPs, which are made available on the Baptist website, investigators are also made aware of the process for expressing their concerns via statement on approval letters, link on the Baptist website for concerns or complaints.
SPONSORED RESEARCH AGREEMENTS

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:

It is Baptist policy that any research conducted under the auspices of the Organization is conducted in accordance with federal guidelines and ethical and legal standards. The following describe the procedures required to ensure that all research meets this requirement.

Definitions:

Non-sponsored Research: Research that does not have a sponsor. The research may be supported by internal funds or donated effort.

Sponsor: Sponsor means the company, institution, individual donor, or organization responsible for the initiation, management or financing of a research study.

Sponsored research: Sponsored research means research funded by external entities (public, industry, or private) through a grant or contract that involves a specified statement of work (e.g., the research proposal), including clinical trials involving investigational drugs, devices or biologics.

Policy:

I. All research related sponsor grants, contracts, and other written agreements will be reviewed by the Baptist Clinical Research Institute and Corporate Legal, with consultation with the IRB, as necessary:

A. All sponsored studies shall have a written agreement with the Sponsor that addresses medical care for research participants with a research-related injury, when appropriate.
B. In studies where Sponsors conduct research site monitoring visits or monitoring activities remotely, the sponsor contracts have a written agreement with the Sponsor that the Sponsor promptly reports (no longer than within 30 days) to Baptist findings that could affect the safety of participants or influence the conduct of the study.

C. When the Sponsor has the responsibility to conduct data and safety monitoring, the sponsor agreement shall include written provisions that address the monitoring of data to ensure the safety of participants and for the purpose of providing data and safety monitoring reports to Baptist.

D. Sponsor agreements shall include written provisions addressing plans for disseminating findings from the research and shall define the roles that investigators and Sponsors will play in the publication or disclosure of results.

E. The Sponsor agreement shall include a written provision addressing the Sponsor’s duty to notify the investigator or Baptist when participant safety could be directly affected by study results after the study has ended in order for Baptist to consider informing participants. The Sponsor’s reporting obligation shall continue for two years following completion of the study conducted under the contract.

II. Payment in exchange for referrals of prospective participants from investigators (physicians) (“finder’s fees”) is not permitted. Similarly, payments designed to accelerate recruitment that are tied to the rate or timing of enrollment (“bonus payments”) are also not permitted.
CONFLICT OF INTEREST IN RESEARCH

Scope:
Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:
It is Baptist policy to preserve public trust in the integrity and quality of research by reducing actual or perceived conflict of interest in the conduct of research.

Conflicts of interest (‘COI’) in research can be broadly described as any interest that competes with an organization’s or individual’s obligation to protect the rights and welfare of research subjects, the integrity of a research study, or the credibility of the research program. Conflicts of interest can be financial or non-financial. In the environment of research, openness and honesty are indicators of integrity and responsibility, characteristics that promote quality research and strengthen the research process. Therefore, conflicts of interest should be eliminated when possible and effectively managed and disclosed when they cannot be eliminated.

Definitions:

Conflict of Interest (COI): A financial interest or relationship that could directly and significantly influence (or be perceived to directly and significantly influence) patient care, the design, conduct and/or reporting of research or any other Institutional Responsibilities.
Policy:
Compliance with the Baptist Conflict of Interest and Commitment policy (S.AD.1006-04) is required. Baptist maintains a Compliance Committee (CC) that addresses potential Conflicts of Interest. The administrator of the HRPP collaborates with Corporate Compliance and the CC to ensure that COI of researchers and research staff (‘researchers’) are identified and addressed before the IRB completes its review of any research application.

Procedure:
I. Disclosure of Researcher COI

For IRB purposes, researcher conflict review occurs at the time of new study submission, continuing review, with the addition of a new researcher, and whenever a researcher updates their Baptist COI disclosure indicating a new or changed interest. The IRB staff will notify the Corporate Compliance Office requesting review of the researchers’ disclosures and either notifies the IRB staff that no researcher COI was identified or that one or more researchers has an interest that requires evaluation by the Compliance Committee. In the event a conflict that requires disclosure or management is identified, the COI Coordinator will provide to the IRB in writing with a summary of conflict and the conflict management plan (‘CMP’) approved by the Compliance Committee. If the Compliance Committee has not completed its review, the IRB will defer the research study review or prohibit participation by the researcher with a potential COI until the Compliance Committee review process is completed and the results are made available to the IRB.

II. Evaluation of COI

A. The IRB will review COI and CMP to determine:

1. Whether the COI affects the rights or welfare of research subjects,
2. Whether the COI might adversely affect the integrity or credibility of the research or the research program, and
3. Whether the CMP effectively protects research subjects and the integrity and credibility of the research and the research program

B. The IRB will consider:

1. How the research is supported or financed,
2. The nature and extent of the conflict,
3. The role and responsibilities of the conflicted individual in the design, conduct, and reporting of the research, and
4. The ability of the conflicted individual to influence the outcome of the research

III. Management of COI

A. The IRB has final authority to determine whether the research, the COI, and the CMP, if any, allow the research to be approved. With regard to the CMP issued by the Compliance Committee, the IRB shall either affirm or request changes to strengthen it. The IRB can require additional measures to manage a COI so that the research may be approved. However, the IRB cannot weaken a CMP approved by the Compliance Committee. For example, in addition to the CMP, the IRB may require:
   1. Disclosure of the COI to subjects through the consent process
   2. Modification of the research plan or safety monitoring plan
   3. Monitoring of research by a third party
   4. Disqualification of the conflicted party from participation in all or a portion of the research
   5. Appointment of a non-conflicted PI
   6. Divestiture of significant financial interests
   7. Severance of relationships that create actual or potential conflicts.

B. In the event the conflict cannot be effectively managed the IRB may disapprove the research.

III. IRB Member Conflict of Interest

A. No IRB member or alternate may participate in the review of any research project in which the member has a conflict of interest (COI), except to provide information as requested. It is the responsibility of each IRB member to disclose any COI related to a study submitted for review and recuse him/herself from the deliberations and vote by leaving the room.

B. All IRB members complete an annual disclosure to ensure that IRB members are not assigned to conduct reviews of studies for which the member has a conflict and to ensure appropriate recusal during convened meetings.

C. IRB members or consultants may be considered to have a conflicting interest requiring recusal when they, or an immediate member of their family, have any of the following:
1. Involvement in the design, conduct, and reporting of the research,

2. Significant financial interests [See Research COI Policy] for a definition of significant financial interests) related to the research being reviewed,

3. Any other situation where an IRB member believes that another interest conflicts with his or her ability to deliberate objectively on a study.

D. The IRB Chair will ask IRB members at the beginning of each convened meeting if any members have a COI regarding any of the items to be reviewed and reminds members that they must recuse themselves by leaving the room during the discussion and vote of the specific research study. If a conflicted member is participating by conference call, videoconference or web meeting, the member’s participation (connection) is terminated for discussion and voting.

E. IRB members with a conflicting interest are excluded from being counted towards quorum. Recusals of members with COIs are recorded in the minutes.

Policy:

I. Institutional Conflict of Interest

An Institutional Conflict of Interest in research ("Institutional COI") describes a situation in which the financial interests of an institution or an institutional official, acting within his or her authority on behalf of the institution, may unduly affect or appears to affect the conduct of research or other related activities of the institution. Institutional COI’s are of concern when institutional financial interests create the potential for inappropriate influence over the institution's activities. Baptist outlines the mechanism to deal with organizational conflict in the Institutional Conflict of Interest Policy. This policy is intended to protect against risks to research integrity, research participants and the mission that may result from Institutional COI’s in research. The purpose of this policy is to promote the highest ethical standards in the conduct of research in situations where institutional conflicts of interest may occur, and to determine those instances when an Institutional COI’s are unacceptable. See also policy S.AD. 1053.

II. Recruitment Incentives

Payment arrangements among sponsors, organizations, investigators, and those referring research participants present a conflict of interest and may place participants at risk of coercion or undue influence or
cause inequitable selection. Payment in exchange for referrals of prospective participants (“finder’s fees”) is not permitted. Similarly, payments designed to accelerate recruitment that is tied to the rate or timing of enrollment (“bonus payments”) is also not permitted.
PARTICIPANT OUTREACH IN RESEARCH

Scope:
Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Purpose:
Baptist is committed to ensuring that educational opportunities are offered to research participants, prospective research participants, and community members which will enhance their understanding of research involving human participants at Baptist and provide them the opportunity to provide input and express concerns. The following procedures describe how Baptist fulfills that responsibility.

Policy:

I. Responsibility
It is the responsibility of the administrator of the HRPP to implement the procedures outlined below.

II. Outreach Resources and Educational Materials
A. The IRB Office dedicates a section of the website to research participants. This website includes resources, such as Frequently Asked Questions (FAQs), Baptist designed brochures (such as Volunteering in Research), and a listing of relevant research-related links.

B. The participant web page includes information regarding how to contact Baptist with any questions or concerns about specific research projects or research in general.

C. The participant web page includes a “Contact Us” link that allows members of the community to ask questions, express concerns, or provide feedback. Provision of contact information by the person is optional.
D. Baptist periodically provides presentations related to research to community organizations.

III. Evaluation

A. On an annual basis, Baptist evaluates its outreach activities and makes changes when appropriate. In order to formally evaluate its outreach activities, the administrator of the HRPP will review:
   1. The specific community outreach activities being used;
   2. Whether or not these community outreach activities have an evaluative component (e.g., evaluation instrument distributed to participants), and if so whether the feedback was positive, negative, or neutral and if any suggestions were made that could be used to enhance future activities;
   3. The number of times the participant web page is visited;
   4. Feedback provided via the “Contact Us” mechanism on the participant web page;
   5. Feedback provided from other sources (unaffiliated IRB members, investigators, research staff, students, etc.).

B. The results of the review will be used to establish both the adequacy of current outreach activities and any additional resources that may be needed to meet the needs of the research community regarding participant outreach.
HIPAA COMPLIANCE IN RESEARCH

Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

This policy applies to all Baptist workforce and non-workforce members including, but not limited to, full-time employees, part-time employees, PRN employees, employed physicians, community physicians, credentialed providers, healthcare providers, volunteers, trainees, students, contracted employees, and temporary employees who conduct research at Baptist.

Purpose:

I. The Standards for Privacy of Individually Identifiable Health Information (Privacy Rule) established a set of national standards for the protection of certain health information. The U.S. Department of Health and Human Services (HHS) issued the Privacy Rule to implement the requirement of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) The Privacy Rule contains provisions to protect the confidentiality and security of personally identifiable information that arises in the course of providing health care. The intention is to protect patients from inappropriate disclosures of Protected Health Information (PHI) that can cause harm to a person's insurability, employability, etc. In 2013, as part of the American Recovery and Reinvestment Act of 2009, HHS announced a final rule that implemented a number of provisions to strengthen the privacy and security protections for health information established under HIPAA (“Privacy Rule”).

II. HIPAA allows both use and disclosure of PHI for research purposes. The HIPAA Privacy Rule establishes the conditions under which PHI may be used or disclosed by Covered Entities for research purposes.

III. Except as otherwise permitted, the Privacy Rule requires that a research participant “authorize” the use or disclosure of his/her PHI to be used in research. This authorization is distinct from the research participant’s informed consent to participate in research, which is required under the Common Rule
and FDA regulations.

IV. Under the Privacy Rule, a HIPAA Authorization may be combined with the informed consent document for research. When the informed consent document is combined with a HIPAA Authorization, 45 CFR part 46 (Common Rule) and 21 CFR part 56 (FDA Regulations) require IRB review of the combined document.

V. At Baptist, for exempt projects and other categories of research not subject to IRB oversight, the Baptist IRB is designated to act upon requests for waivers and alterations of the HIPAA Authorization requirement for research purposes.

Definitions:

Access: Access means the ability or the means necessary to read, write, modify, or communicate data/information or otherwise use any system resource.

Accounting of Disclosures: Information that describes a Covered Entity’s disclosures of PHI other than for treatment, payment, and health care operations; that have occurred during the 6 years (or a shorter time period at the request of the individual) prior to the date of the request for an accounting.

Alteration of HIPAA Authorization: Waiver of one or more of the requirements of the Privacy Rule.

Compound Authorization: Where an authorization for the use and disclosure of PHI is combined with any other legal permission.

Conditioned Authorization: Authorization that conditions treatment, payment, enrollment in a health plan, or eligibility for benefits.

Covered Entity: A health plan, a health care clearinghouse, or a health care provider who transmits health information in electronic form in connection with a transaction. For purposes of this policy it would be a Baptist affiliated entity (i.e. hospital, clinic).

Data Use Agreement: A contractual document used for the transfer of data, where the data is subject to some restrictions on its use.

Designated Record Set: A group of records maintained by or for a Covered Entity that may include (1) patient medical and billing records (2) enrollment, payment, claims adjudication, and case or medical management record systems maintained by or for a health plan; or (3) used, in whole or in part, to make decisions about individuals.

Disclosure: The release, transfer, provision of access to, or divulging of information in any other manner outside the entity holding the information.
**Health Information**: Health Information means any information, including genetic information, whether oral or recorded in any form or medium, that (1) is created or received by a health care provider, health plan, public health authority, employer, life insurer, school or university, or health care clearinghouse; and (2) relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual.

**HIPAA Authorization**: An individual’s written permission to allow a Covered Entity to use or disclose specified PHI for a particular purpose. Except as otherwise permitted by the Privacy Rule, a Covered Entity may not use or disclose PHI for research purposes without a valid HIPAA Authorization.

**Individually Identifiable Health Information**: Information that is a subset of health information, including demographic information collected from an individual, and (1) is created or received by a health care provider, health plan, employer, or health care clearinghouse; and (2) relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; and (a) that identifies the individual; or (b) with respect to which there is a reasonable basis to believe the information can be used to identify the individual.

**Limited Data Set**: Information from which identifiers have been removed. Specifically, as it relates to the individual or his or her relatives, employers or household members, all the 16 identifiers must be removed in order for health information to be a Limited Data Set.

**Minimum Necessary**: Rule requires a Covered Entity when using, disclosing, or requesting PHI to make reasonable efforts to limit PHI to the minimum amount necessary to accomplish the intended purpose of the use, disclosure or request.

**Privacy Board**: A review body established to act upon requests for a waiver or an alteration of the HIPAA Authorization requirement under the HIPAA Privacy Rule for uses and disclosures of PHI for a particular research study.

**Protected Health Information (PHI)**: PHI is individually identifiable health information transmitted by electronic media, maintained in electronic media, or transmitted or maintained in any other form or medium. PHI excludes individually identifiable health information in education records covered by the Family Educational Rights and Privacy Act, as amended, 20 U.S.C. 1232g, records described at 20 U.S.C. 1232g(a)(4)(B)(iv), employment records held by a Covered Entity in its role as employer and regarding a person who has been deceased for more than 50 years.
Research: A systematic investigation, including research development, testing, and evaluation, designed to develop or contribute to generalizable knowledge. This includes the development of research repositories and databases for research.

Unconditioned Authorization: Authorization for another purpose for which treatment, payment, enrollment, or eligibility may not be conditioned.

Use: With respect to individually identifiable health information, the sharing, employment, application, utilization, examination, or analysis of such information within the entity that maintains such information.

Waiver of HIPAA Authorization: The documentation by which the IRB has waived or altered the Privacy Rule’s requirement that an individual must authorize a Covered Entity to use or disclose the individuals PHI for research purposes.

Workforce: Employees, volunteers, trainees, and other persons whose conduct, in the performance of work for a Covered Entity, is under the direct control of the Covered Entity, whether or not they are paid by the Covered Entity.

Policy:

I. The IRB’s Role under the Privacy Rule

A. Under the Privacy Rule, IRBs gained authority to consider, and act upon, requests for a partial or complete waiver or alteration of the Privacy Rule's Authorization requirement for uses and disclosures of PHI for research. Although Department of Health and Human Services (DHHS) and FDA Protection of Human Subjects Regulations include protections to help ensure the privacy of research participants and the confidentiality of information, the Privacy Rule supplements these protections by requiring Covered Entities to implement specific measures to safeguard the privacy of PHI. If certain conditions are met, an IRB may grant a waiver or an alteration of the HIPAA Authorization requirement for research uses or disclosures of PHI.

B. The IRB acts as a Privacy Board (required by HIPAA) to review the use/disclosure of PHI and to determine whether the research participants should sign a HIPAA Authorization or if a Waiver of HIPAA Authorization may be granted. When the IRB determines that research participants should sign a HIPAA Authorization in order to use or disclose PHI for research, research participants are to sign the HIPAA Authorization as a part of the informed consent process for participation in the research study.
C. HIPAA affects only that research which uses, creates, or discloses PHI. Researchers have legitimate needs to use, access, and disclose PHI to carry out a wide range of health research studies. The Privacy Rule protects PHI while providing ways for researchers to access and use PHI when necessary to conduct research. In general, there are two types of human research that would involve PHI:

1. Research studies involving review of existing medical records as a source of research information. Retrospective research studies, such as chart reviews, often do this. Sometimes prospective research studies do it also, for example, when they contact a research participant's physician to obtain or verify some aspect of the research participant's health history.

2. Research studies that create new medical information because a health care service is being performed as part of the research, such as testing of a new way of diagnosing a health condition or a new drug or device for treating a health condition. Virtually all sponsored research studies that submit data to the FDA will involve PHI.

D. When acting upon a request to waive or alter the Authorization requirement, an IRB must follow the procedural requirements of the DHHS Protection of Human Subjects regulations and, if applicable, FDA regulations, including using either the normal review procedures (review by the convened IRB) or the expedited review procedures.

E. Procedure for approval of Alteration or Wavier of HIPAA Authorization:


2. When a request for a waiver or an alteration of the Authorization requirement is considered by the convened IRB, a majority of the IRB members must be present at the meeting, including at least one member whose primary concerns are in nonscientific areas.
a. In order for an approval of a waiver or an alteration of the Privacy Rule's Authorization requirement to be effective, it must be approved by a majority of the IRB members present at the convened meeting.

b. If a member of the IRB has a conflicting interest with respect to the PHI use and disclosure for which a waiver or an alteration approval is being sought, that member may not participate in the review.

c. DHHS and FDA have established categories of research that may be reviewed by an IRB through an expedited review procedure. Expedited review of a request for a waiver or an alteration of the Authorization requirement is permitted where the research activity is on the DHHS or FDA list of approved categories and involves no more than minimal risks. In addition, 45 CFR 46.110 and 21 CFR 56.110 permit an IRB to use an expedited review procedure to review minor changes in previously approved research. A modification to a previously approved research plan, which only involves the addition of an Authorization for the use or disclosure of PHI to the IRB-approved informed consent, may be reviewed by the IRB through an expedited review procedure, because this type of modification may be considered to be no more than a minor change to research. If expedited review procedures are appropriate for acting on the request, the review may be carried out by the IRB Chair or by one or more experienced reviewers designated by the Chair from among the IRB members. A member with a conflicting interest may not participate in an expedited review. If an IRB uses expedited review procedures, it must adopt methods for keeping all its members advised of requests for waivers or alterations of the Authorization requirement as well as those requests that have been granted under an expedited review procedure.

d. IRB documentation of approval of a waiver or alteration of the Authorization requirement includes:

   ▪ The identity of the approving IRB
   ▪ The date on which the waiver or alteration was approved
   ▪ A statement that the IRB has determined that all the specified criteria for a waiver or an alteration were met
   ▪ A brief description of the PHI for which use or access has been determined by the IRB to be necessary in connection with the specific research activity
   ▪ A statement that the waiver or alteration was reviewed and approved under either normal or expedited review procedures
   ▪ The required signature of the IRB Chair or the Chair's designee.
e. Baptist will not release PHI to investigators without individual authorization or proper documentation of an IRB approval of a Waiver or Alteration of the requirement. In order to ensure that appropriate approvals are in place and that uses of patient information for research are in accordance with Baptist standards, Baptist does not accept Waivers or Alterations approved by a non-Baptist Privacy Board or HRPP.

II. HIPAA Authorization

A. The Privacy Rule defines the means by which individuals are informed of the uses and disclosures of their medical information for research purposes, and their rights to access information about them held by Covered Entities. Where research is concerned, the Privacy Rule protects the privacy of individually identifiable health information, while at the same time ensuring that researchers continue to have access to medical information necessary to conduct vital research. Most research involving human subjects operates under the Common Rule (45 CFR Part 46, Subpart A) and/or the Food and Drug Administration’s (FDA) Human Subject Protection regulations (21 CFR Parts 50 and 56), which have some provisions that are similar to, but separate from, the Privacy Rule’s provisions for research. These Human Subject Protection regulations, which apply to most Federally-funded and to some privately funded research, include protections to help ensure the privacy of subjects and the confidentiality of information. The Privacy Rule builds upon these existing Federal protections. At Baptist, authorization language is to be incorporated into the informed consent document. Template informed consent documents, which include HIPAA Authorization language, are available from the Baptist IRB.

B. The Privacy Rule permits Covered Entities to use or disclose PHI for research purposes when a research participant authorizes the use or disclosure of information about him or herself. To use or disclose PHI with authorization by the research participant, the Covered Entity must obtain an authorization that satisfies the requirements of 45 CFR 164.508(c). Once executed, a signed copy of the consent form with the approved HIPAA Authorization must be provided to the individual at the time of consent. The signed consent form(s) must be scanned into the research participant’s medical record and retained in accordance with applicable federal and state laws and the Baptist retention policy. The original will be retained in the research file.

C. A research participant has the right to revoke his/her HIPAA Authorization at any time. A research participant may not revoke a HIPAA Authorization to the extent the Covered Entity has acted in reliance on the HIPAA Authorization. For research uses and disclosures, this reliance exception at §
164.508(b)(5)(i) permits the continued use and disclosure of PHI already obtained pursuant to a valid HIPAA Authorization to the extent necessary to preserve the integrity of the research study. The reliance exception would not permit a Covered Entity to continue disclosing additional PHI to a researcher or to use for its own research purposes information not already gathered at the time a research participant withdraws his or her HIPAA Authorization.

D. When an authorization is obtained for research purposes, the Privacy Rule requires that it pertain only to a specific research study, not to nonspecific research or to future, unspecified projects. The Privacy Rule considers the creation and maintenance of a research repository or database as one specific research activity, the subsequent use or disclosure by a Covered Entity of information from the database for a specific research study requires separate authorization unless a waiver of the requirement is granted.

E. When a HIPAA Authorization permits disclosure of PHI to a person or organization that is not a Covered Entity (such as a sponsor or funding source) or subject to HIPAA, HIPAA does not protect the PHI disclosed to such person/entity. However, federal and state laws and other agreements between the Covered Entity and recipient such as a Business Associate Agreement (BAA), Data Use Agreement (DUA), or Confidentiality Agreement may establish continuing protections for the disclosed information. Under the DHHS Protection of Human Subjects regulations or the FDA Protection of Human Subjects regulations, an IRB may impose further restrictions on the use or disclosure of research information to protect research participants.

F. Authorization Core Elements:
1. A description of the PHI to be used or disclosed, identifying the information in a specific and meaningful manner.
2. The names or other specific identification of the person or persons (or class of persons) authorized to make the requested use or disclosure.
3. The names or other specific identification of the person or persons (or class of persons) to whom the Covered Entity may make the requested use or disclosure.
4. A description of each purpose of the requested use or disclosure.
5. An expiration date or expiration event that relates to the research participant or to the purpose of the use or disclosure ("end of the research study" or "none" are permissible for research, including for the creation and maintenance of a research database or repository).
6. Signature of the research participant and date. If the individual’s legally authorized representative signs the HIPAA Authorization, a description of the representative’s authority to act for the research participant must also be provided.

G. Authorization Required Statements: In addition to the core elements, the HIPAA Authorization must contain statements adequate to place the
research participant on notice of all the following:

1. A statement of the individual’s right to revoke his/her HIPAA Authorization in writing and how to do so, and, if applicable, the exceptions to the right to revoke his/her HIPAA Authorization or reference to the corresponding section of the Covered Entity’s notice of privacy practices.

2. The ability or inability to condition treatment, payment, enrollment, or eligibility of benefits on the HIPAA Authorization, including research-related treatment or the consequences to the research participant if refusing to sign the HIPAA Authorization if the Covered Entity can condition treatment, payment, enrollment, or eligibility of benefits on failure to obtain such HIPAA Authorization.

3. A statement of the potential risk that PHI will be re-disclosed by the recipient. This may be a general statement that the Privacy Rule may no longer protect health information disclosed to the recipient.

H. Waiver or Alteration of the Authorization Requirement

1. Under the Privacy Rule, researchers are permitted to use and disclose PHI with HIPAA Authorization from the research participant. In certain circumstances a waiver from this requirement may be obtained from the IRB where it may not be practical to conduct research without the waiver. However, a waiver of HIPAA Authorization does not mean that the research is exempt from HIPAA requirements. It only means that the researcher does not need to obtain signed HIPAA Authorization(s) from the research participant to use and disclose their PHI.

2. Under the Privacy Rule, Covered Entities are permitted to use and disclose PHI for research without a research participant’s authorization under limited circumstances. If a Covered Entity has used or disclosed PHI for research pursuant to a waiver or alteration of authorization, documentation of the approval of the waiver or authorization must be retained for 6 years from the date of its creation or the date it was last in effect, whichever is later.

3. For research uses and disclosures of PHI, an IRB may approve a waiver or an alteration of the authorization requirement in whole or in part. A complete waiver occurs when the IRB determines that no authorization will be required for a Covered Entity to use and disclose PHI for a particular research project. A partial Waiver of Authorization occurs when the IRB determines that a Covered Entity does not need authorization for all PHI uses and disclosures for research purposes, such as accessing PHI for research recruitment purposes. An IRB may also approve a request that removes some PHI, but not all, or alters the requirements for an authorization (an alteration).
4. For a use or disclosure to be permitted based on documentation of approval of an alteration or waiver, under 45CFR §164.512(i)(1)(i), the documentation must include all the following (45CFR §164.512(i)(2):

   a. A statement identifying the IRB and the date on which the alteration or Waiver of Authorization was approved;
   b. A statement that the IRB has determined that the alteration or waiver, in whole or in part, involves no more than minimal risk to the privacy of the research participants and the authorization satisfies the following criteria:
      • An adequate plan to protect health information identifiers from improper use and disclosure;
      • An adequate plan to destroy identifiers at the earliest opportunity consistent with conduct of the research (unless there is a health or research justification for retaining the identifiers or such retention is otherwise required by law); and
      • Adequate written assurances that the PHI will not be reused or disclosed to (shared with) any other person or entity, except as required by law, for authorized oversight of the research study, or for other research for which the use or disclosure of the PHI would be permitted under the Privacy Rule;
   c. The research could not practicably be conducted without the waiver or alteration; and
   d. The research could not practicably be conducted without access to and use of the PHI.

5. The Privacy Rule allows institutions to rely on a Waiver or an Alteration of Authorization obtained from a single IRB to be used to obtain or release PHI in connection with a multi-site project. However, DHHS also recognizes that “Covered Entities may elect to require duplicate Privacy Board reviews before disclosing [PHI] to requesting researchers” (67 Federal Register 53232, August 14, 2002). At Baptist, PHI may not be disclosed for the purposes of research pursuant to a waiver provided by a non-Baptist Privacy Board without the approval of the HRPP administrator or IRB.

III. Activities Preparatory to Research
   A. Under the preparatory to research provision, a Covered Entity may permit a researcher who works for that Covered Entity to use PHI for purposes preparatory to research. A Covered Entity may also permit, as a disclosure of PHI, a researcher who is not a workforce member of that Covered Entity to
review PHI (within that Covered Entity) for purposes preparatory to research. Covered Entities that obtain certain required representations from a researcher may use and disclose PHI for activities preparatory to research that include, but are not limited to the following:

1. Assessing study feasibility
2. Preparing a grant application
3. Assisting in the development of a research hypothesis
4. Aiding in research recruitment, such as identifying prospective research participants who would meet the eligibility criteria for enrollment into a research study

Under these provisions, no PHI may be removed from the Covered Entity during the course of the review.

B. The Covered Entity must obtain from a researcher representations that (1) the use or disclosure is sought solely to review PHI as necessary to prepare a research protocol or for similar purposes preparatory to research, (2) No PHI will not be removed from the Covered Entity by the researcher in the course of the review, and (3) the PHI for which use or access is sought is necessary for the research purposes.

C. At Baptist, this is accomplished by the researcher submitting a “Research Privacy Application for Review of Protected Health Information Preparatory to Research” form and approval from the Corporate Privacy and Security Department.

IV. Research Using Decedent’s Information
The IRB office obtains from the investigator:

A. Representation that the use or disclosure sought is solely for research on the PHI of decedents;

B. Documentation, at the request of the Covered Entity, of the death of such individuals; and

C. Representation that the PHI for which use or disclosure is sought is necessary for the research purposes.

D. Approval from the Corporate Privacy & Security Department.

V. Future Uses: Databases and Repositories
A. The Privacy Rule recognizes the creation of a research database or a specimen repository to be a research activity if the data/specimens to be
stored contain PHI. There are two separate activities that the Covered Entity must consider: (1) the use or disclosure of PHI for creating a research database or repository and (2) the subsequent use or disclosure of PHI in the database for a particular research plan.

B. Individual authorization for the storage of PHI for future research must be sought unless the IRB has determined that the criteria for a waiver of the authorization requirement are satisfied. See above for a discussion of waivers of authorization.

C. A HIPAA Authorization for future research must still address each of the core elements and statements required at § 164.508(c). However, the HHS no longer interprets the “purpose” provision at § 164.508(c)(1)(iv) as requiring that an HIPAA Authorization for the use or disclosure of PHI for research purposes be study specific.

D. In order to satisfy the requirement that an HIPAA Authorization include a description of each purpose of the requested use or disclosure, an HIPAA Authorization for uses and disclosures of PHI for future research purposes must adequately describe such purposes such that it would be reasonable for the research participant to expect that his or her PHI could be used or disclosed for such future research. The investigator and IRB should be cognizant of uses of information/specimens that the target community may consider particularly sensitive, such as genetics, mental health, studies of origin, and use of tissues that may have cultural significance.

E. Covered Entities and researchers have flexibility to describe the information to be used or disclosed for the future research, so long as it is reasonable from such description to believe that the research participant would expect the information to be used or disclosed for the future research. A description of the PHI to be used for the future research may include information collected beyond the time of the original study. Further, the Privacy Rule authorization requirements allow a “class of persons” to be described for purposes of identifying in the HIPAA Authorization the recipients of the PHI. Thus, Covered Entities and researchers have flexibility in the manner in which they describe the recipients of the PHI for the future research, so long as it is reasonable from such description to believe that the research participant would expect his or her PHI to be shared with such persons for the future research.

If the HIPAA Authorization for research uses and disclosures of PHI does not have an expiration date, the final Rule at § 164.508(c)(1)(v), requires that this fact be stated on the HIPAA Authorization form. HHS has provided that the statement “none” or similar language be sufficient to meet the requirement.
for a Covered Entity to use or disclose PHI for the creation or maintenance of a research database or repository.

F. The consent/authorization for future research can be a stand-alone document or may be incorporated into another consent/authorization if the information/specimens will originate from another research activity, such as a clinical trial, unless the research involves the use or disclosure of psychotherapy notes. Authorizations for the use or disclosure of psychotherapy notes can only be combined with another authorization for a use or disclosure of psychotherapy notes.

G. If the consent/authorization for future research is combined with another research consent/authorization, the consent/authorization must clearly differentiate between the research activities and allow the individual to opt-in to the future research. Opt-outs for future research are not permitted under the Privacy Rule because an opt-out process does not provide individuals with a clear ability to authorize the use of their information/specimens for future research, and may be viewed as coercive.

VI. Corollary and Sub-studies

A. As with any other research, subject participation in corollary or sub-studies not essential to the primary aims of the research should be on a voluntary basis. This is particularly important when the primary research offers a potential benefit, such as treatment, that might compel the potential subject to agree to something that they otherwise would not.

B. HIPAA reinforces this ethical principle by explicitly stating that authorization for “unconditioned” activities, for which there is no associated treatment, benefit or other effect on the individual subject associated with participation, cannot be required. The published preamble to HIPAA Omnibus clarifies the basis for this position, and the requirement that authorization for unconditioned activities involve a clear opt-in mechanism, stating:

“This limitation on certain compound authorizations was intended to help ensure that individuals understand that they may decline the activity described in the unconditioned authorization yet still receive treatment or other benefits or services by agreeing to the conditioned authorization.” and “an opt out option does not provide individuals with a clear ability to authorize the optional research activity, and may be viewed as coercive by individuals.”

C. As with authorization for future research, it is acceptable to combine in a single document the authorization for a conditioned activity, such as a clinical trial, with authorization for an unconditioned activity such as a
corollary or sub-study that does not directly benefit or effect the individual participant, provided that:

1. The authorization clearly differentiates between the conditioned and unconditioned research activities;

2. The authorization clearly allows the individual the option to opt in to the unconditioned research activities; and

3. Sufficient information is provided for the individual to be able to make an informed choice about both the conditioned and unconditioned activities.

D. Separate authorization must be obtained for each research activity that involves the use and disclosure of psychotherapy notes. For example, authorization for the use and disclosure of psychotherapy notes for a clinical trial cannot be combined with an authorization for the use and disclosure of those psychotherapy notes for a corollary research activity.

VII. De-identification of PHI under the Privacy Rule

A. Covered Entities may use or disclose health information that is de-identified without restriction under the Privacy Rule. The “Safe Harbor” method permits a Covered Entity to de-identify data by removing all 18 data elements that could be used to identify the individual or the individual’s relatives, employers, or household members. The covered entity also must have no actual knowledge that the remaining information could be used alone or in combination with other information to identify individuals. Under this method, the identifiers that must be removed are the following:

1. Names.

2. All geographic subdivisions smaller than a state, including street address, city, county, precinct, ZIP Code, and their equivalent geographical codes, except for the initial three digits of a ZIP Code if, according to the current publicly available data from the Bureau of the Census:
   a. The geographic unit formed by combining all ZIP Codes with the same three initial digits contains more than 20,000 people.
   b. The initial three digits of a ZIP Code for all such geographic units containing 20,000 or fewer people are changed to 000.
3. All elements of dates (except year) for dates directly related to an individual, including birth date, admission date, discharge date, date of death; and all ages over 89 and all elements of dates (including year) indicative of such age, except that such ages and elements may be aggregated into a single category of age 90 or older.

4. Telephone numbers.
5. Facsimile numbers.
6. Electronic mail addresses.
7. Social security numbers.
8. Medical record numbers.
9. Health plan beneficiary numbers.
10. Account numbers.
12. Vehicle identifiers and serial numbers, including license plate numbers.
15. Internet Protocol (IP) address numbers.
16. Biometric identifiers, including fingerprints and voiceprints.
17. Full-face photographic images and any comparable images.
18. Any other unique identifying number, characteristic, or code, unless otherwise permitted by the Privacy Rule for re-identification.

B. Alternatively, a qualified statistician may certify that the risk is very small that health information could be used, alone or in combination with other available information, to identify individuals. The qualified statistician must document the methods and results of the analysis that justify such a determination. This analysis must be retained by the covered entity for 6 years from the date of its creation or when it was last acted on, whichever is later.

C. The Privacy Rule permits a covered entity to assign to, and retain with, the de-identified health information, a code or other means of record re-identification if that code is not derived from or related to the information about the individual and is not otherwise capable of being translated to identify the individual. The covered entity may not use or disclose the code or other means of record identification for any other purpose and may not disclose its method of re-identifying the information.
D. NOTE: Data that is considered de-identified under HIPAA may still be considered human subject data under the Common Rule, particularly when working with a small data set that can be further divided into smaller subsets. Additionally, while coded information may be de-identified under HIPAA, if the investigator holds or has the ability to access both the code and the data, the information is considered identifiable private information under the Common Rule.

VIII. Limited Data Sets and Data User Agreements

A. Limited Data Sets are data sets stripped of certain direct identifiers. Limited Data Sets may be used or disclosed only for public health, research, or health care operations purposes. Because Limited Data Sets may contain identifiable information, they are still PHI and as such are not considered de-identified under the Privacy Rule. Unlike de-identified data, PHI in Limited Data Sets may include: addresses other than street name or street address or post office boxes, all elements of dates (such as admission and discharge dates) and unique codes or identifiers not listed as direct identifiers. The following direct identifiers must be removed for PHI to qualify as a Limited Data Set:

1. Names;

2. postal address information, other than town or city, state, and ZIP code;

3. telephone numbers;

4. fax numbers;

5. email addresses;

6. social security numbers;

7. medical record numbers;

8. health plan beneficiary numbers;

9. account numbers;

10. certificate or license numbers;

11. vehicle identifiers and license plate numbers;

12. device identifiers and serial numbers;
13. URLs;
14. IP addresses;
15. biometric identifiers; and
16. full-face photographs and any comparable images.

B. Before disclosing a Limited Data Set, a Covered Entity must enter into a Data Use Agreement (DUA) with the recipient, even when the recipient is a member of its workforce. The Data Use Agreement must meet the standards of the Privacy Rule:

1) Establish the parameters around the proposed uses and disclosures of the data,
2) Identify who is permitted to have access to the data,
3) Stipulates that no other use will be made of the data,
4) No attempt will be made to identify or contact individuals whose data are included in the Limited Data Set,
5) Appropriate safeguards are in place to protect the data from unauthorized use, and
6) The recipient will report any uses or disclosures of the PHI that they become aware of that not in keeping with the terms of the DUA.

Data Use Agreements for the purposes of research are available through the Corporate Privacy and Security Department.

C. A Covered Entity may use or disclose a Limited Data Set for the purposes of research, public health or health care operations.

IX. Research Participants’ Access to PHI

A. With few exceptions, the Privacy Rule guarantees individuals access to their medical records and other types of health information. One exception is during a research study, when the research participant’s right of access can be suspended while the research is in progress. The research participant must have been notified of and agreed to the temporary denial of access when providing informed consent and HIPAA Authorization. Any such notice must also inform the research participant that the right to access will be restored upon conclusion of the research study.
B. Language accommodating this exclusion is included in the applicable Baptist research informed consent/HIPAA Authorization templates.

X. Accounting of Disclosures

A. The Privacy Rule gives individuals the right to a written accounting of disclosures of PHI made by a Covered Entity or their business associates, including certain disclosures made by researchers who must comply with the rule, in the six years prior to the date on which the accounting is requested (45 CFR §164.528).

B. It is important to understand the difference between a use and a disclosure of PHI. In general, the use of PHI means communicating that information within the covered entity. A disclosure of PHI means communicating that information to a person or entity outside the covered entity. The Privacy Rule restricts both uses and disclosures of PHI, but it requires an accounting only for certain PHI disclosures.

C. Researchers with IRB approved protocols where HIPAA Authorization was waived must still comply with HIPAA accounting requirements by tracking certain disclosures of research participant’s PHI made by the researchers.

D. Generally, an Accounting of Disclosures is required for:

1. Routinely Permitted Disclosures (e.g., under public health authority, to regulatory agencies, to persons with FDA-related responsibilities) with limited exceptions (e.g., law enforcement, national security, etc.)

2. Disclosures made pursuant to:
   a. Waiver of Authorization
   b. Research on Decedents’ Information
   c. Reviews Preparatory to Research unless de-identified

E. An accounting is not needed when the PHI disclosure is made:

1. For treatment, payment, or health care operations.

2. Under an Authorization for the disclosure.

3. To an individual about himself or herself.
4. As part of a Limited Data Set under a data use agreement.

F. The Privacy Rule allows three methods for accounting for research-related disclosures that are made without the individual's Authorization or other than a Limited Data Set: (1) A standard approach, (2) a multiple-disclosures approach, and (3) an alternative for disclosures involving 50 or more individuals. Whatever approach is selected, the accounting is made in writing and provided to the requesting individual. Accounting reports to individuals may include results from more than one accounting method.

1. If the number of research participants is less than fifty (50), track and maintain a record of any disclosures to include:

   - Patient’s name
   - MRN
   - Encounter number
   - Date of service
   - Date of disclosure
   - Name of the person that released the information (if applicable)
   - Name of person/entity who received the information (address if known)
   - Brief description of the purpose that reasonable inform the individual of the basis for the disclosure
   - Brief description of the PHI disclosed
   - Demographic information
   - Clinical information
   - Financial information
   - Entire medical record
   - Medical device information
2. If there are multiple disclosures of PHI to the same person or entity for a single purpose or under Sections §164.502 or §164.512 of the Privacy Rule each disclosure must include:

- The date the initial disclosure was made during the accounting period;
- The name and, if known, address of the person or entity receiving the PHI;
- A brief description of the PHI disclosed.
- A brief statement of the reason for the disclosure;
- The frequency, periodicity, or number of the disclosures made during the accounting period; and
- The date of the last such disclosure during the accounting period.

3. In addition, pursuant to 45 CFR§164.512(i), for disclosures of PHI for research purposes without the research participant’s authorization and that involve at least 50 records the Privacy Rule allows for a simplified accounting of such disclosures by Covered Entities. Under this simplified accounting provision, Covered Entities may provide individuals with:

- The name of the protocol or research activity;
- A plain-language description of the research protocol or activity, purpose of the research, and criteria for selecting particular records;
- A description of the type of PHI disclosed;
- The date or period of time during which the disclosure(s) occurred or may have occurred, including the date of the last disclosure during the accounting period;
- The name, address, and telephone number of the entity that sponsored the research and of the researcher who received the PHI; and
- A statement that the individual's PHI may or may not have been disclosed for a particular protocol or research activity.

G. If a health oversight agency or law enforcement official provides a written statement that an accounting would likely impede the agency’s activities and specify the time for which a suspension is required, we must honor the
temporary suspension.

H. If the request is made orally: the temporary suspension in the Accounting of Disclosures database is thirty (30) days from the date of the oral statement, unless a written statement is submitted during that time.

I. For appropriate accounting of PHI disclosures see Baptist policy S.MI. 4042 – Accounting and Tracking of Disclosures of PHI.

XI. Security

Baptist has established policies and safeguards to protect patient information and to ensure compliance with federal and state privacy and information security laws and regulations. It is the responsibility of researchers to familiarize themselves with and comply with these policies and safeguards. Researchers must immediately report any known or suspected privacy or security concerns to both the Baptist IRB and Corporate Privacy & Security so that appropriate steps can be taken to assess the situation, protect the information, and comply with regulations.
Scope:
This policy shall apply to each of the entities in which Baptist Memorial Health Care Corporation is the sole corporate member, which entities shall hereinafter be collectively referred to as “Baptist”.

Purpose:
Baptist has established standards and safeguards to protect patient’s information and to ensure compliance with federal and state information security regulations. It is the responsibility of investigators to familiarize themselves with and comply with these standards.

Policy:

I. The use of personal laptops, desktops, portable/USB drives, and other non-Baptist devices for storage of research data is prohibited. In the instances when a non-Baptist computer or device must be used for the purposes of storing, even temporarily, or transmitting PHI or PII (Personally Identifiable Information) for research, the safeguards of the device must be approved by Baptist Technology Services in coordination with the Corporate Privacy and Security Department. All appropriate agreements must be fully executed prior to use.

II. Any potential or known breach of a device or of research data must be immediately reported to both the IRB and Corporate Privacy and Security so that appropriate steps can be taken to assess the situation, protect the information, and comply with regulations. Lost or stolen Baptist devices must also be reported to Corporate Privacy and Security.

III. Provisions for Data Security must be described in applications to the IRB and approved by both Baptist Technology Services and Corporate Privacy and Security, and shall be updated as necessary. When information containing direct
identifiers such as Social Security numbers or PHI including data considered sensitive is to be transferred outside of the institution, the provisions for data security may be subject to further review and approval by the Corporate Privacy and Security Officer, or designee.

IV. All who participate in the conduct of research at Baptist are required to adhere to all information security policies, including but not limited to:

A. S.AD.1061 Mobile Devices,
B. S.MI.4063 Workstation Usage Guidelines,
C. S.MI.4068 Information Access Controls Guidelines, and
D. S.MI.4089 Breach Notification Policy - Unsecured Protected Health Information.
Scope:

Baptist Memorial Health Care Corporation (BMHCC) and each of the entities in which it is the sole corporate member are hereinafter collectively referred to as “Baptist.”

Policy:

I. Community Based Research

Community based research (CBR) is research that is conducted as an equal partnership between investigators and members of a community. In CBR projects, the community participates fully in all aspects of the research process. “Community” is often self-defined, but general categories of community include geographic community, a community of individuals with a common problem or issue, or a community of individuals with a common interest or goal.

Where research is being conducted in communities, investigators are encouraged to involve members of the community in the research process, including the design and implementation of research and the dissemination of results when appropriate. The Baptist Clinical Research Institute may be able to assist the investigator in developing such arrangements.

The most significant community involvement is in a subset of CBR called Community Based Participatory Research (CBPR) where there is an equal partnership between the academic investigators and members of a community, with the latter actively participating in all phases of the research process including the design and implementation of research and the dissemination of results when appropriate.
Questions to be considered as CBR studies are developed, and issues that the IRB will consider when reviewing CBR are as follows:

1. How was the community involved or consulted in defining the need for the proposed research (i.e., getting the community’s agreement to conduct the research)?

2. How was the community involved or consulted in generating the study research plan?

3. How will the research procedures, including recruitment strategies and consent processes be assessed to ensure sensitivity and appropriateness to various communities (e.g., literacy issues, language barriers, cultural sensitivities, etc.)?

4. How will the community be involved in the conduct of the proposed research?

5. How will community members who participate in the implementation of the research be trained and supervised?

6. How have “power” relationships between investigators and community members on the research team, and in subject recruitment strategies been considered to minimize coercion and undue influence?

7. What are the risks and benefits of the research for the community as a whole?

8. How will boundaries between multiple roles (e.g., investigator, counselor, peer) be maintained, i.e., what happens when the investigator/research staff is the friend, peer, service provider, doctor, nurse, social worker, educator, funder, etc.)

9. How will the research outcomes be disseminated to the community?

10. Is there a partnership agreement or memorandum of understanding to be signed by Baptist investigator and community partners that describes how they will work together?
When CBR studies are proposed, the above information will be included in the submission materials. When the IRB reviews CBR studies, it will include, either as members or consultants, individuals with expertise in community based research.

II. Transnational Research
   A. The IRB will review all transnational research involving human participants to assure adequate provisions are in place to protect the rights and welfare of the participants.

   B. Approval of research is permitted if “the procedures prescribed by the foreign institution afford protections that are at least equivalent to those provided in 45 CFR 46.”

   C. All policies and procedures that are applied to research conducted domestically should be applied to research conducted in other countries, as appropriate.

   D. For transnational research, the Baptist IRB seeks sufficient knowledge of the local research context by requesting approval for the project from local IRBs or ethics committees (which may or may not be OHRP-registered) and/or local letters of support. The source of this information will depend on the nature of the study, on the country and on the resources available to the investigator. Where there is a local IRB/IEC, the Baptist IRB must receive and review the foreign institution or site’s IRB/IEC review and approval of each study prior to beginning the research at the foreign institution or site.

   E. In some circumstances where research may be performed internationally and/or in settings where there are no IRBs, the Baptist IRB may, prior to approval of the research, require additional verification and information from people outside the particular research project who are familiar with the customs, practices, or standards of care where the research will be taking place, such as local IRBs or ethics committees, other Baptist investigators with knowledge of the region, or a consultant who is an expert on the region. These individuals may either provide a written review of a particular research plan or attend an IRB meeting to provide the Baptist IRB with recommendations based on his or her expertise.

   F. For Federally funded research, approval of research for foreign institutions or sites “engaged” in research is only permitted if the foreign institution or site holds an Assurance with OHRP and local IRB review and approval is obtained.

   G. Approval of research for foreign institutions or sites “not engaged” in research is only permitted if one or more of the following circumstances exist:
1. When the foreign institution or site has an established IRB/IEC, the investigator must obtain approval to conduct the research at the "not engaged" site from the site’s IRB/IEC or provide documentation that the site’s IRB/IEC has determined that approval is not necessary for the investigator to conduct the proposed research at the site.

2. When the foreign institution or site does not have an established IRB/IEC, a letter of cooperation must be obtained demonstrating that the appropriate institutional or oversight officials permit the research to be conducted at the performance site.

3. IRB approval to conduct research at the foreign institution or site is contingent upon receiving documentation of the performance site’s IRB/IEC determination, or letter of cooperation, as applicable.

H. IRB Responsibilities

In addition to standard IRB review, the IRB will consider the following in the review of transnational research:

1. The investigator and research staff are qualified to conduct research in that country, including knowledge of relevant laws, regulations, guidance and customs.

2. The consent process and consent documents are appropriate for the languages of the subjects and communication with the subject population. Arrangements are considered to communicate with the subjects throughout the study (e.g., to answer questions).

3. The IRB considers how modifications to the research will be handled. The IRB and investigators should consider as many contingencies (e.g., survey questions) as possible when research is reviewed and approved.

4. The IRB considers how complaints, non-compliance, protocol/research plan deviations and unanticipated problems involving risks to participants or other are handled.

5. The IRB considers how post-approval monitoring will be conducted.

6. The IRB considers if the investigator has obtained the appropriate host country permissions to conduct research (e.g., institutional, governmental or ministerial, IRB, local or tribal). When appropriate, the IRB communicates and coordinates with the local institutions or ethics committees.
7. The IRB considers mechanisms for communicating with the investigators and research staff when they are conducting the research in other countries.

I. Investigator Responsibilities

1. It is the responsibility of the Baptist investigator and the foreign institution or site to assure that the resources and facilities are appropriate for the nature of the research.

2. It is the responsibility of the Baptist investigator and the foreign institution or site to confirm the qualifications of the investigators and research staff for conducting research in that country(ies).

3. Investigators obtain all appropriate host country permissions to conduct research (e.g., institutional, governmental or ministerial, IRB, local or tribal).

4. It is the responsibility of the Baptist investigator and the foreign institution or site to ensure that the consent process and consent document are appropriate for the languages of the subjects and communication with the subject population. Arrangements are considered to communicate with the subjects throughout the study (e.g., to answer questions).

5. It is the responsibility of the Baptist investigator and the foreign institution or site to ensure that the following activities will occur:
   a. Initial review, continuing review, and review of modification
   b. Post-approval monitoring
   c. Handling of complaints, non-compliance and unanticipated problems involving risk to subjects or others.
6. The IRB will not rely on a local ethics committee that does not have policies and procedures for the activities listed above.

7. Investigators will consider how complaints, non-compliance, protocol/research plan deviations and unanticipated problems involving risks to participants or other are communicated to the IRB.

8. It is the responsibility of the Baptist investigator and the foreign institution or site to notify the IRB promptly if a change in research activities alters the performance site’s engagement in the research (e.g., performance site “not engaged” begins to obtain consent of research participants, etc.).

9. Investigators cooperate with the IRB regarding how and when post-approval monitoring will be conducted.

10. Investigators consider mechanisms for communicating with the IRB when they are conducting the research in other countries.

J. Consent Documents

The informed consent documents must be in a language understandable to the proposed participants. Therefore, the IRB will review the document and a back translation of the exact content contained in the foreign language informed consent document which must be provided by the investigator, with the credentials of the translator detailed in the IRB application. Verification of the back translation should be placed in the IRB file.

K. Monitoring of Approved Transnational Research

1. The IRB is responsible for the ongoing review of international research conducted under its jurisdiction through the continuing review process in accordance with all applicable federal regulations.

2. When the IRB and a local ethics committee will both be involved in the review of research, there is a plan for coordination and communication with the local IRB/Institutional Ethics Committees (IECs).

3. The IRB will require documentation of regular correspondence between the Baptist investigator and the foreign institution or site and may require verification from sources other than the Baptist investigator that there have been no substantial changes in the research since its last review.

III. Research Repositories and Research Involving Coded Private Information or Biological Specimens

A. Biological Specimens

All activities involving the collection of human biological specimens for
research purposes, as well as the research use of specimens collected for clinical care, must be conducted under the terms of an IRB approved research protocol. The collection and use of human biological specimens (either identifiable or de-identified) must comply with all applicable laws and regulations for research involving human biological specimens or superseding requirements.

B. Regulatory Oversight of Biological Specimens

1. Under HSS regulations, a human subject is a living individual about whom an investigator conducting research obtains data through intervention or interaction with the individual, or identifiable private information.

2. Whether research involving biological specimens meets the definition of human subject research is based on a) how the specimens were obtained and b) whether the specimens include identifiable private information.

3. If the specimens are obtained specifically for research purposes, then they have been collected through intervention or interaction with the individual and, thus, the research meets the definition of human subject research. If the specimens were not collected for research purposes but as part of routine clinical care or other non-research purpose, then the research only meets the definition of human subject research if the specimens include identifiable private information (See below for policies on coded specimens).

4. FDA regulations do not apply to biological specimens unless they are gathered as part of a clinical investigation involving human subjects or being used to test a medical device (See Section 13 for more detail on FDA regulations). HIPAA does not cover biological specimens but does cover protected health information (PHI) linked to the specimens (See Policy 1223 for more detail on HIPAA).

5. If the research meets the definition of human subject research, then all of the requirements of this document apply.

C. IRB Review of Research Involving Biological Specimens

1. Research involving only biological specimens may be exempt under Exemption Category #4: “Research involving the collection or study of existing data, documents, records, pathological specimens, or diagnostic specimens, if these sources are publicly available or if the information is recorded by the investigator in such a manner that subjects cannot be identified, directly or through identifiers linked to the subjects.” However, in order to qualify under this category, all of the specimens must exist prior to
2. Non-exempt research only involving biological specimens may be eligible for expedited review if it is minimal risk and falls within one of the following categories:
   a. Collection of blood samples by finger stick, heel stick, ear stick, or venipuncture (with restrictions);
   b. Prospective collection of biological specimens for research purposes by noninvasive means;
   c. Research involving materials... that have been collected, or will be collected solely for non-research purposes.

3. All non-exempt research involving biological specimens that are not eligible for expedited review must be reviewed at a convened IRB meeting.

4. For all non-exempt research involving biological specimens, informed consent and documentation of consent is required unless waived by the IRB.

D. Coded Human Data or Biological Specimens

1. Baptist IRB policy is based on the OHRP guidance document entitled, “Guidance on Research Involving Coded Private Information or Biological Specimens” (October 16, 2008) [http://www.hhs.gov/ohrp/policy/cdebiol.html]. This document:
   a. Provides guidance as to when research involving coded private information or specimens is or is not research involving human subjects, as defined under HHS regulations for the protection of human research subjects (45 CFR part 46);
   b. Reaffirms OHRP policy that, under certain limited conditions, research involving only coded private information or specimens is not human subjects research;
   c. Clarifies the distinction between (a) research involving coded private information or specimens that does not involve human subjects and (b) human subjects research that is exempt from the requirements of the HHS regulations; and,
   d. References pertinent requirements of the HIPAA Privacy Rule that may be applicable to research involving coded private information or specimens.

2. Note: The FDA definition of human subjects differs from the Common Rule definition. Use of coded specimens for FDA-regulated research such as research on In Vitro Diagnostic Devices requires assessment according to the
FDA regulations and guidelines. Investigators should contact the IRB office for guidance.

3. For purposes of this policy, “coded” means that: (1) identifying information (such as name or social security number) that would enable the investigator to readily ascertain the identity of the individual to whom the private information or specimens pertain has been replaced with a number, letter, symbol, or combination thereof (i.e., the code); and (2) a key to decipher the code exists, enabling linkage of the identifying information to the private information or specimens.

E. Guidance on Identifiable Private Information or Biological Specimens

1. “Obtaining” identifiable private information or identifiable specimens for research purposes constitutes human subjects research. Obtaining identifiable private information or identifiable specimens includes, but is not limited to:

   a. Using, studying, or analyzing for research purposes identifiable private information or identifiable specimens that have been provided to the investigator from any source;

   b. Using, studying, or analyzing for research purposes identifiable private information or identifiable specimens that have been provided to the investigator from any source; and,

   c. Using, studying, or analyzing for research purposes identifiable private information or identifiable specimens that were already in the possession of the investigator.

2. In general, private information or specimens are considered to be individually identifiable when they can be linked to specific individuals by the investigator(s) either directly or indirectly through coding systems.

3. Private information or specimens are not considered to be individually identifiable when they cannot be linked to specific individuals by the investigator(s) either directly or indirectly through coding systems.

4. Research involving only coded private information or specimens does not involve human subjects per the Common Rule definition if both of the following conditions are met:
a. The private information or specimens were not collected specifically for the currently proposed research project through an interaction or intervention with living individuals; and,

b. The investigator(s) cannot readily ascertain the identity of the individual(s) to whom the coded private information or specimens pertain because, for example:

- The investigators and the holder of the key enter into an agreement prohibiting the release of the key to the investigators under any circumstances, until the individuals are deceased (note that the HHS regulations do not require the IRB to review and approve this agreement);

- There are IRB-approved written policies and operating procedures for a repository or data management center that prohibit the release of the key to the investigators under any circumstances, until the individuals are deceased; or,

- There are other legal requirements prohibiting the release of the key to the investigators, until the individuals are deceased.

5. In some cases, an investigator who obtains coded private information or specimens about living individuals under one of the conditions cited in 2(a)-(c) above may (1) unexpectedly learn the identity of one or more living individuals, or (2) for previously unforeseen reasons now believe that it is important to identify the individual(s). If, as a result, the investigator knows, or may be able to readily ascertain, the identity of the individuals to whom the previously obtained private information or specimens pertain, then the research activity now would involve human subjects. Unless this human subject research is determined to be exempt, IRB review of the research would be required. Informed consent of the subjects also would be required, unless the IRB approved a waiver of informed consent.

F. Who Should Determine Whether Coded Private Information or Specimens Constitutes Human Subjects Research?

The investigator in consultation with the IRB Chair or Director of the IRB Office will determine if the research involving coded information or specimens requires IRB review. If the request is verbal (by phone or in person) or by email, it is the investigator’s responsibility to maintain documentation of such a decision. If the investigator submits a formal submission, the request must include sufficient documentation of the activity to support the determination. Formal submissions
will be responded to in writing and a copy of the submitted materials and determination letter/email will be kept on file.

IV. Data or Biological Sample Repositories

A. A repository is a collection of data or biological specimens whose organizers:
   1. Receive data or specimens from multiple sources
   2. Maintain the data or specimens over time
   3. Control access to and use of data or specimens by multiple individuals and/or for multiple purposes, which may evolve over time

B. These policies and procedures apply to both data and biological sample repositories. For simplicity, both will be referred to as samples in this document.

There are two type of repositories:

1. Non-research repositories created and maintained for purposes that are totally unrelated to research. Such purposes may include diagnosis, treatment, billing, marketing, quality control, and public health surveillance.

2. Research repositories created and maintained specifically for research purposes. Such purposes may include databases to identify prospective subjects, patient outcome information to evaluate treatment effectiveness, and tissues samples for future research

C. Non-research Repositories

Even though repositories were not created for research purposes, they may contain information that is of great interest to researchers. The creation (or operation) of non-research databases or repositories does not involve human subject research and does not require IRB oversight. However, IRB oversight is required for use in research of identifiable private information or identifiable human specimens from non-research databases and repositories (including data/tissue banks and registries).

a. When research involves identifiable private information or identifiable human specimens each research use must receive prospective IRB review and approval and continuing IRB oversight

b. Researchers should submit an application for IRB review and receive IRB approval before initiating the research.

c. Where available, the application should include any available information about the circumstances under which the information or specimens were originally collected.

d. Investigators who believe their research may be exempt from the human subject regulations should include a request for exemption #4 with the IRB application.
e. The IRB may require researchers to obtain the informed consent of subjects for research involving information or specimens contained in non-research databases or repositories. The IRB can waive the requirement for informed consent if the research meets the criteria in the regulation.

D. Research Repositories

1. Research repositories involve three components:
   - the collectors of samples;
   - the storage and data management center; and,
   - the recipient investigators.

2. Sample collection
   - If the samples were collected for research purposes or are associated with information that can identify the donor, then Informed consent must be obtained from the donor unless appropriately waived by the IRB.
   - Informed Consent information should include:
     A clear description of:
     - the operation of the database;
     - the specific types of research to be conducted;
     - the conditions under which data will be released to recipient-investigators; and
     - procedures for protecting the privacy of subjects and maintaining the confidentiality of data

     A statement regarding future withdrawal of the data from the study (i.e., state whether subjects may, in the future, request that their data be destroyed or that all personal identifiers be removed from data).

     Other information, such as the length of time that data will be stored, subjects' access to information learned from the research, and secondary uses of the samples should be considered as appropriate.

E. Repositories should have data submission policies to ensure that the data was collected in an ethical manner, such as informed consent and IRB approval.

F. Sample Storage and Management

G. Repositories should have written policies on:
   - Data and tissue submission requirements
     - Informed consent
     - IRB review
• Physical and procedural mechanisms for the secure receipt, storage, and transmission of information and specimens

• Policies on release of information and specimens
  ▪ Coding
  ▪ Release of identifier
  ▪ Certificates of Confidentiality

• Recipient Investigators
  Recipient-investigators should have a written data use agreement with the repository. The data use agreement should specify under what conditions the data is being released to the recipient-investigator(s). The terms under which the data is released determine whether the research requires IRB oversight.

H. IRB Oversight of Research Repository

Operation of a research repository and its data management center at Baptist is subject to oversight by the Baptist IRB. Proposals to establish a repository must be submitted to the IRB, specifying the conditions under which data and specimens may be accepted and shared, and ensuring adequate provisions to protect the privacy of subjects and maintain the confidentiality of data. The IRB also reviews and approves a sample collection protocol and informed consent document for distribution to sample collectors and their local IRBs.

I. HIPAA and Repositories

1. PHI in non-research repositories may not be used or disclosed for research purposes without written authorization or an IRB waiver of authorization or use of information that does not require authorization (e.g., de-identification).

2. HIPAA applies to submission of PHI to a research repository, and authorization is required when appropriate. HIPAA does not allow authorization for unspecified future use. Under HIPAA, PHI can be stored and used for research purposes if:

   a. The research is limited to the purpose stipulated in the authorization
   b. New authorization is obtained if the PHI is to be released for a new use
   c. The IRB grants a waiver of authorization
   d. The PHI is only being used for research that does not require an authorization
V. Certificate of Confidentiality (CoC)

A. Certificates of Confidentiality are issued by the National Institutes of Health (NIH) to protect identifiable research information from forced disclosure. They allow the investigator and others who have access to research records to refuse to disclose identifying information on research participants in any civil, criminal, administrative, legislative, or other proceeding, whether at the federal, state, or local level. A CoC does not protect against voluntary disclosures by the investigator, but those disclosures must be specified in the informed consent form. A investigator may not use the Certificate to withhold data if the participant consents in writing to the disclosure.

B. Generally, any research project that collects personally identifiable, sensitive information and that has been approved by an IRB operating under either an approved Federal-Wide Assurance issued by OHRP or the approval of the FDA is eligible for a Certificate. Federal funding is not a prerequisite for an NIH-issued Certificate, but the subject matter of the study must fall within a mission area of the National Institutes of Health, including its Institutes, Centers and the National Library of Medicine.

C. Statutory Basis for Protection

Protection against compelled disclosure of identifying information about subjects of biomedical, behavioral, clinical, and other research is provided by the Public Health Service Act §301(d), 42 U.S.C. §241(d):

"The Secretary may authorize persons engaged in biomedical, behavioral, clinical, or other research (including research on mental health, including research on the use and effect of alcohol and other psychoactive drugs) to protect the privacy of individuals who are the subject of such research by withholding from all persons not connected with the conduct of such research the names or other identifying characteristics of such individuals. Persons so authorized to protect the privacy of such individuals may not be compelled in any Federal, State or local civil, criminal, administrative, legislative, or other proceedings to identify such individuals."

D. Usage

1. Certificates of Confidentiality may be granted for studies collecting information that, if disclosed, could have adverse consequences for subjects or damage their financial standing, employability, insurability, or reputation. By protecting investigators and institutions from being compelled to disclose information that would identify research subjects, CoCs help achieve the research objectives and promote participation in studies by assuring confidentiality and privacy to subjects.
2. Any investigator engaged in research in which sensitive information is gathered from human subjects (or any person who intends to engage in such research) may apply for a CoC. Research can be considered "sensitive" if it involves the collection of:

a. Research on HIV, AIDS, and STDs;
b. Information about sexual attitudes, preferences, practices;
c. Information about personal use of alcohol, drugs, or other addictive products;
d. Information about illegal conduct;
e. Information that could damage an individual's financial standing, employability, or reputation within the community;
f. Information in a subject's medical record that could lead to social stigmatization or discrimination; or
g. Information about a subject's psychological well-being or mental health.
h. Genetic studies, including those that collect and store biological samples for future use;
i. Research on behavioral interventions and epidemiologic studies.

3. This list is not exhaustive. Investigators contemplating research on a topic that might qualify as sensitive should contact the IRB Office for help in applying for a certificate.

4. In the consent process and form, investigators should tell research subjects that a CoC is in effect. Subjects should be given a fair and clear explanation of the protection that it affords, including the limitations and exceptions noted above. Every research project that includes human research subjects should explain how identifiable information will be used or disclosed, regardless of whether or not a CoC is in effect.

E. Limitations of a Certificate of Confidentiality

1. The protection offered by a Certificate of Confidentiality is not absolute. A CoC protects research subjects only from legally compelled disclosure of their identity. It does not restrict voluntary disclosures by subjects or investigators.

2. For example, a CoC does not prevent investigators from voluntarily disclosing to appropriate authorities such matters as child abuse, a subject's threatened violence to self or others, or from reporting a communicable disease. However, if investigators intend to make such disclosures, this should be clearly stated in the consent process and the form which research subjects are asked to sign.
3. In addition, a Certificate of Confidentiality does not authorize the person to whom it is issued to refuse to reveal the name or other identifying characteristics of a research subject if:

   a. The subject (or, if he or she is legally incompetent, his or her legal guardian) consents, in writing, to the disclosure of such information;
   
   b. Authorized personnel of the Department of Health and Human Services (DHHS) request such information for audit or program evaluation, or for investigation of DHHS grantees or contractors and their employees; or
   
   c. Release of such information is required by the federal Food, Drug, and Cosmetic Act or regulations implementing that Act.

F. Application Procedures for a Certificate of Confidentiality

1. Any person engaged in research collecting sensitive information from human research subjects may apply for a Certificate of Confidentiality. For most research, Certificates are obtained from NIH. If NIH funds the research project, the investigator may apply through the funding Institute. However, even if the research is not supported with NIH funding, the investigator may apply for a Certificate through the NIH Institute or Center funding research in a scientific area similar to the project.

2. If the research is conducting a sensitive research project that is covered by the Agency for Healthcare Research and Quality (AHRQ) confidentiality statute (42 U.S.C. section 299a-1(c) entitled “Limitation on Use of Certain Information”) or the Department of Justice (DoJ) confidentiality statute (42 USC section 3789g), then a CoC is not required.

3. If there is an Investigational New Drug Application (IND) or an Investigational Device Exemption (IDE), the sponsor can request a CoC from the FDA.

4. For more information, see the NIH Certificates of Confidentiality Kiosk: (http://grants.nih.gov/grants/policy/coc/index.htm).

VI. Mandatory Reporting

A. While any person may make a report if they have reasonable cause to believe that a child or elder was abused or neglected, Tennessee law mandates that certain persons who suspect child or elder abuse or neglect report this to the Division of Child Protection and Permanency or Adult Protective Services.

B. Baptist policy requires the solicitation of informed consent from all adult research subjects and, where appropriate, also requires the assent from children involved as research subjects, in addition to the informed consent and
permission of their parents. In situations where conditions of abuse or neglect might be revealed, mandated reporters should make themselves known as such to parents of children under age 18, to subjects who are children, and to subjects who are potential victims of abuse or neglect.

C. Investigators should consult these sources to determine if potential subjects should be advised of mandatory reporting requirements during the informed consent process.

VII. Students and Employees as Subjects
A. When students and/or employees are being recruited as potential subjects, investigators must ensure that there are additional safeguards for these subjects. The voluntary nature of their participation must be primary and without undue influence on their decision. Investigators must emphasize to subjects that neither their academic status or grades, or their employment, will be affected by their participation decision.

B. To minimize coercion, investigators must avoid, whenever possible, the use of their students and employees in procedures which are neither therapeutic nor diagnostic. In these latter situations, investigators must solicit subjects through means such as bulletin board notices, flyers, advertisements in newspapers, and announcements in classes or laboratories other than their own. When entering a classroom to recruit students and conduct research, e.g., administer a survey, investigators must do so at the end of the class period to allow non-participating students the option of leaving the classroom, thereby alleviating pressure to participate.

C. Student Research
1. Human Subject Research and Course Projects
   Learning how to conduct ethical human subject research is an important part of a student’s educational experience. Research activities that are designed as part of a course requirement for purposes of learning experience only and are not “designed to develop or contribute to generalizable knowledge” may not require IRB review and approval if all of the following conditions are true:
   
a. Results of the research are viewed only by the course instructor for teaching purposes and discussed within the classroom for teaching and learning purposes;

   b. Results of the research are not made public through presentation (outside of the classroom) and are not published in paper or electronic format (e.g., cannot be made available on the internet, cannot be published in a journal, etc.);
c. Research procedures are no more than minimal risk;

d. Vulnerable populations are not targeted (e.g., children under age 18, prisoners, persons who are cognitively impaired, etc.);

e. Data collected are recorded in such a manner that the subjects are not identifiable (images in videotapes and photographs and voices on audiotape are identifiable); and,

f. When appropriate, an informed consent process is in place.

D. Responsibility of the Course Instructor:

1. The course instructor is responsible for communicating to the students the ethics of human subject research, for ensuring the protection of human subjects (including a process is in place for obtaining voluntary informed consent from research subjects when appropriate), and for monitoring the students’ progress.

2. When designing a project, students should be instructed on the ethical conduct of research and on the preparation of the IRB application when such is required. In particular, instructors and students should:

a. Understand the elements of informed consent;

b. Develop appropriate consent documents;

c. Plan appropriate strategies for recruiting subjects;

d. Identify and minimize potential risks to subjects;

e. Assess the risk-benefit ratio for the project;

f. Establish and maintain strict guidelines for protecting privacy and confidentiality; and,

g. Allow sufficient time for IRB review (if necessary) and completion of the project.
3. In making a determination of whether or not a class research project requires IRB review, the instructor is encouraged to contact the IRB office for assistance.

E. Individual Research Projects Conducted by Students

Independent study projects, senior theses, undergraduate research projects, Masters and advanced degree research, and similar exercises must be independently submitted for IRB review. It is important to keep in mind that any human subject research activity that will ultimately contribute to part or all of a thesis, dissertation, or other type of publication or presentation must go through the IRB review process prior to enrolling subjects and collecting data. IRB review/approval cannot occur after a study has begun. Students and advisors should contact the IRB Office with any questions.

F. Independent Study, Theses and Dissertations

1. These research activities are considered to meet the federal definition of human subject research and must be independently submitted to the IRB by the student-investigator. However, when students conduct research as part of a course of study, a faculty member ultimately is responsible for the protection of the subjects, even if the student is the primary investigator and actually directs the project. Advisers assume the responsibility for students engaged in independent research, and instructors are responsible for research that is conducted as part of a course.

2. Students who are not affiliated with Baptist may not serve as principle investigators. They must have a faculty sponsor who fulfills the principle investigator eligibility criteria and who will serve as principle investigator and faculty advisor on the study.

VIII. Genetic Studies

A. Genetic research studies may create special risks to human subjects and their relatives. These involve medical, psychosocial, legal and economic risks, such as the possible loss of privacy, insurability, and employability, change in immigration status and limits on education options, and may create a social stigma. Knowledge of one's genetic make-up may also affect one's knowledge of the disease risk status of family members.

B. In studies involving genetic testing, several questions need to be addressed, including:

1. Will test results be given?
2. Will disease risk be quantified, including the limits on certainty of the testing?
3. Will a change in a family relationship be disclosed, such as mistaken paternity?

4. Does the subject or family member have the option not to know the results? How will this decision be recorded?

5. Could other clinically relevant information be uncovered by the study? How will disclosure of this added information occur?

6. Do any practical limitations exist on the subject's right to withdraw from the research, withdraw data, and/or withdraw DNA?

7. Is the subject permitted to participate in the study while refusing to have genetic testing (such as in a treatment study with a genetic testing component)?

C. For DNA banking studies, several questions need to be addressed, including:

   1. Will DNA be stored or shared? If shared, will the subject's identity be known by the new recipient investigator?

   2. Will the subject be contacted in the future by the investigator to obtain updated clinical information?

   3. How can the subject opt out of any distribution or subsequent use of his/her genetic material?

IX. Case Reports Requiring IRB Review

   A. In general, an anecdotal report on one or a series of patients seen in one’s own practice and a comparison of these patients to existing reports in the literature is not research and does not require IRB approval. Going beyond one’s own practice to seek out and report cases seen by other clinicians creates the appearance of a systematic investigation with the intent to contribute to generalizable knowledge and therefore is considered research and would require IRB approval.

   B. Definitions:

      1. Single Case Report. The external reporting (e.g., publication, poster or oral presentation) of an interesting clinical situation or medical condition of a single patient. Case reports normally contain detailed information about an individual patient and may include demographic information and information on diagnosis, treatment, response to treatment, follow-up after treatment, as well as a discussion of existing relevant literature. The patient information used in the report must have been originally collected solely for non-research purposes as the result of a clinical experience.
2. **Case Series.** The external reporting (e.g., publication, poster or oral presentation) of an interesting clinical situation or medical condition in a series of patients (i.e., more than one patient). Case series usually contain detailed information about each patient and may include demographic information and information on diagnosis, treatment, response to treatment, follow-up after treatment, as well as a discussion of existing relevant literature. The information used in the report must have been originally collected solely for non-research purposes as the result of a clinical experience.
X. Research Supported by the Department of Defense (DoD)

A. Research supported by the Department of Defense (DoD) is reviewed and conducted in compliance with part 219 of title 32 CFR, part 980 of title 10 USC, applicable parts of title 21 CFR (50, 56, 312, 600, 812), DoD Directive 3216.02, DoD Directive 3210.07, and applicable additional requirements from respective DoD component(s).

B. Application and Scope

1. The following additional requirements apply to all biomedical and social/behavioral research involving human research participants conducted under the jurisdiction of Baptist when it:
   a. Conducts, reviews, approves, oversees, supports manages or otherwise is contractually subject to regulation by the DoD; and/or
   b. Human subject research performed under the jurisdiction of Baptist using DoD property, facilities, or assets.

2. In most cases, protocols covered by these requirements also will have review, approval and oversight by the DoD Human Research Protections Program.

3. Baptist assures that DoD supported research complies with all relevant DoD human subject protection requirements, including but not limited to:
   a. The Belmont Report;
   d. Title 21 Code of Federal Regulations 50, 56, 312, and 812, Food and Drug Administration (FDA) Regulations;
   e. DoDD 3216.02, “Protection of Human Subjects and Adherence to Ethical Standards in DoD-supported Research”;
   f. Title 10 United States Code Section 980 (10 USC 980), “Limitation on Use of Humans as Experimental Subjects”;
   g. DoDD 3210.7, “Research Integrity and Misconduct”; and,
h. DoDD 6200.2, “Use of Investigational New Drugs in Force Health Protection.”

4. Key Additional Requirements Not Covered by Title 45 CFR 46, Subparts B, C and D; 21 CFR 50, 56, 312, and 812:

a. Minimal Risk – [DODD 316.02, enclosure 3, para 6b]:

   The definition of minimal risk based on the phrase “ordinarily encountered in daily life or during the performance of routine physical or physiological examination or tests” shall not be interpreted to include the inherent risks certain categories of human 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 work environment (e.g., emergency responder, pilot, soldier in a combat zone) or having a medical condition (e.g., frequent medical tests or constant pain.)

b. Undue Influence – [DoDD 3216.2, enclosure 3, para 7e1]:

   Service members shall follow their command policies regarding the requirement to obtain command permission to participate in research involving human subjects while on-duty and for approving off-duty employment or activities. Superiors (e.g., military and civilian supervisors, unit officers, and noncommissioned officers (NCOs)) are prohibited from influencing the decisions of their subordinates (e.g., junior enlisted personnel and equivalent civilians) regarding participation as subjects in research involving human subjects. Unit officers and senior NCOs in the chain of command shall not be present at the time of research subject solicitation and consent during any research recruitment sessions in which members of units under their command are afforded the opportunity to participate as research subjects. When applicable, officers and NCOs so excluded shall be afforded the opportunity to participate as research subjects in a separate recruitment session. During recruitment briefings to a unit where a percentage of the unit is being recruited to participate as a group, an ombudsman not connected in any way with the proposed research or the unit shall be present to monitor that the voluntary nature of individual participants is adequately stressed and that the information provided about the research is adequate and accurate.

c. Education and Training – [DoDD 3216.2, enclosure 3, para 5]:

   For initial and continuing research ethics education for all personnel who conduct, review, approve, oversee, support, or manage human participant research, there may be specific DoD educational requirements or certification required. The IRB shall use this guidance document as the basis for reviewing any DoD supported research and shall ensure that the PI has received this document before approving the research. The DoD component may evaluate the education policies to ensure the personnel are qualified to perform the research, based on the complexity and risk of the research.

d. Appointment of a Research Monitor – [DODD 3216.02, enclosure 3, para 8]:
The IRB considers the appointment of a research monitor:

- Required for research involving greater than minimal risk, although the IRB or organizational official can require this for a portion of the research or studies involving no more than minimal risk if appropriate.

- The research monitor is appointed by name and shall be independent of the team conducting the research.

- There may be more than one research monitor (e.g. if different skills or experience are needed.

- The monitor may be an ombudsman or a member of the data safety monitoring board. The IRB must approve a written summary of the monitors’ duties, authorities, and responsibilities.

- The IRB or HRPP official shall communication with research monitors to confirm their duties, authorities, and responsibilities.

- The duties of the research monitor are determined on the basis of specific risks or concerns about the research.
  - May perform oversight functions (e.g. observe recruitment, enrollment procedures, and the consent process, oversee study interventions and interactions, review monitoring plans and unanticipated problems involving risks to participants or others, oversee data matching, data collection and analysis).
  - May discuss the research protocol with researchers, interview human subjects, and consult with others outside of the study.
  - Report observations and findings to the IRB or a designated official.

- The research monitor has the authority to:
  - Stop a research study in progress;
  - Remove individuals from study; and,
  - Take any steps to protect the safety and well-being of participants until the IRB can assess.

5. Additional Protections for Pregnant Women, Prisoners, and Children (Subparts B, C and D) of 45 CFR 46) – [DODD 3216.02, enclosure 3 para 7]:

- Research involving pregnant women, prisoners, and children are subject to the DHHS Subparts B, C and D:
  - For purposes of applying Subpart B, the phrase “biomedical knowledge” shall be replaced with “generalizable knowledge.”
• The applicability of Subpart B is limited to research involving pregnant women as participants in research that is more than minimal risk and included interventions or invasive procedures to the woman or the fetus or involving fetuses or neonates as participants.

• Fetal research must comply with the US Code Title 42, Chapter 6A, Subchapter III, Part H, 289g.

• The exemption for research involving survey or interview procedures or observation of public behavior, does not apply to research with children, except for research involving observations of public behavior when the investigator(s) do not participate in the activities being observed.

• Research involving a detainee as a human participant is prohibited.

b. Research involving prisoners cannot be reviewed by the expedited procedure.

c. When the IRB reviews research involving prisoners, at least one prisoner representative must be present for quorum.

d. In addition to allowable categories of research on prisoners in Subpart C, epidemiological research is also allowable when:

• The research describes the prevalence or incidence of a disease by identifying all cases or studies potential risk factor association for a disease.

• The research presents no more than minimal risk

• The research presents no more than an inconvenience to the participant.

e. When a prisoner becomes a participant, if the researcher asserts to the IRB that it is in the best interest of the prisoner-participant to continue to participate in the research while a prisoner, the IRB Chair may determine that the prisoner-participant may continue to participate until the convened IRB can review this request to approve a change in the research protocol and until the organizational official and DoD Component office review the IRB’s approval to change the research protocol. Otherwise, the IRB Chair shall require that all research interactions and interventions with the prisoner-subject (including obtaining identifiable private information) cease until the convened IRB can review this request to approve a change in the research protocol. The convened IRB, upon receipt of notification that a previously enrolled human participant has become a prisoner, shall promptly re-review the research protocol to ensure that the rights and wellbeing of the human subject, now a prisoner, are not in jeopardy. The IRB should consult with a subject matter expert having the expertise of a prisoner representative if the IRB reviewing the research protocol does not have a prisoner representative. If the prisoner-participant can continue to consent to participate and is capable of meeting the research protocol requirements, the terms of the prisoner-participant’s confinement does not inhibit the ethical conduct of the research, and there are no other significant issues preventing the research involving human participants from continuing as approved, the convened IRB may approve a change in the study to allow this prisoner-participant to continue to participate in the research. This approval is limited to the individual prisoner-participant and does not allow recruitment of prisoners as participants.
C. Limitation of Waivers and Exceptions from Informed Consent – [DODD 3216.02, enclosure 3 para 13; 10 U.S.C. 980]:

1. If the research participant meets the definition of “experimental subject,” policies and procedure prohibit a waiver of the consent process unless a waiver is obtained from the Assistant Secretary of Defense for Research and Engineering. The Assistant Secretary of Defense for Research and Engineering may waive the requirements for consent when all of the following are met:
   a. The research is necessarily to advance the development of a medical product for the Military Services.
   b. The research may directly benefit the individual experimental subject.
   c. The research is conducted in compliance with all other applicable laws and regulations.

2. Research involving a human being as an experimental subject is an activity, for research purposes, where there is an intervention or interaction with a human being for the primary purpose of obtaining data regarding the effect of the intervention or interaction. If the research participant does not meet the definition of “experimental subject,” policies and procedure allow the IRB to waive the consent process.

3. For classified research, waivers of consent are prohibited.

D. Limitations on Compensation for U.S. Military Personnel - [DODD 3216.02, enclosure 3, para 11, Dual Compensation Act and 24 U.S.C. 30]:

1. The Dual Compensation Act prohibits an individual from receiving pay from more than one position for more than an aggregate of 40 hours of work in one calendar week. This prohibition applies to employees paid from either appropriated or non-appropriated funds, or a combination thereof, and includes temporary, part-time and intermittent appointments. This law if not applicable to enlisted off-duty military personnel in relation to their military duty.

2. When research involves U.S. military personnel, limitations on dual compensation include:
   - Federal employees while on duty and non-Federal persons may be compensated for blood draws for research up to $50 for each blood draw.
   - Non-Federal persons may be compensated for research participation other than blood draws in a reasonable amount, as approved by the IRB according to local prevailing rates and the nature of the research.
   - Prohibit an individual from receiving pay of compensation for research during duty hours.
   - U.S. military personnel may be compensated for research if the participant is involved in the research when not on duty.
E. Requirement for Reporting - DODD 3216.02, enclosure 3 para 4(b)(4):

The Institution shall promptly (no longer than within 30 days) notify the HRPO of the following: when significant changes to the research protocol are approved by the IRB, the results of the IRB continuing review, if the IRB used to review and approve the research changes to a different IRB, when the institution is notified by any Federal department or agency or national organization that any part of its HRPP is under investigation for cause involving a DoD-supported research protocol, and all UPIRTSOs, suspensions, terminations, and serious or continuing noncompliance regarding DoD-supported research involving human subjects.

F. Recordkeeping Requirements - [DoDD 3216.2, enclosure 3 para 15]

1. DOD regulations require all institutions engaged in DoD-conducted or -supported research involving human subjects to retain records for at least 3 years after the completion of the research. The DoD Components may rely on the non-DoD institutions to keep the required records that were generated by the institution, or the DoD Components may make arrangements to transfer the records.

2. Records maintained that document compliance or non-compliance with DoD requirements 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.

G. Addressing and Reporting Allegations of Non-Compliance with Human Research Protections - [DoDD 3216.2 enclosure 3 para 16]:

All findings of serious or continuing noncompliance that have been substantiated by inquiry or investigation shall be reported to the Assistant Secretary of Defense for Research and Engineering in a timely manner.

H. Prohibition of Research with Prisoners of War (POW) and Detainees - [DoDD 3216.2, enclosure 3, para 7(c)]:

1. Research involving a detainee, as defined in DoD Directive 2310.01E, as a human subject is prohibited.

2. This prohibition does not apply to activities covered by investigational new drug or investigational device provisions of DOD regulations when for the purpose of diagnosis or treatment of a medical condition in a patient. Such treatment (e.g., an investigational new drug) may be offered to detainees with the detainees’ informed consent when the medical products are subject to DOD regulations as investigational new drugs or investigational medical devices, and only when the same product would be offered to members of the U.S. Military Services in the same location for the same medical condition and only when consistent with established medical practice involving investigational drugs and devices. Such permitted treatment involving detainees as subjects shall comply with applicable DOD regulations.

I. Classified Research [DODD 3216.02, enclosure 3 para 13]:

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Baptist-IRB Policies & Procedure
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1. The involvement of classified information may be limited to information needed for IRB approval and oversight of the research; information needed to inform the human subjects during the consent process; and information provided by the human subjects during the course of the research. Secretary of Defense approval is required for all classified non-exempt research involving human subjects.

2. Informed consent procedures shall include:
   a. Identification of the Department of Defense as the supporting institution of the research, unless the research involves no more than minimal risk. The Secretary of Defense may grant an exception to this requirement on the grounds that providing this information could compromise intelligence sources or methods.
   b. A statement that the research involving human subjects is classified and an explanation of the impact of the classification.
   c. The IRB shall determine whether potential human subjects need access to classified information to make a valid, informed consent decision.
   d. IRB review shall be conducted using a full board review. Use of an expedited review procedure is prohibited.

J. Additional Requirements for DoD Sponsored Research

1. New research and substantive scientific amendments to approved research shall undergo scientific review and the review is considered by the IRB. The IRB may rely on outside experts to provide an evaluation of scientific merit.

2. When conducting research with international populations, additional safeguards for research conducted with international populations include: The Organization or Researcher has permission to conduct research in that country by certification or local ethics review and the Researcher follows all local laws, regulations, customs, and practices.

3. Disclosure regarding the provisions for research-related injury follow the requirements of the DoD component.

4. Surveys performed on Department of Defense personnel must be submitted, reviewed, and approved by the Department of Defense after the research protocol is reviewed and approved by the IRB.

5. When conducting multi-site research, a formal agreement between organizations is required to specify the roles and responsibilities of each party.

6. The following shall be promptly (no longer than within 30 days) reported to the DoD human research protection officer:
   a. When significant changes to the research protocol are approved by the IRB.
b. The results of the IRB continuing review.

c. Change of reviewing IRB.

d. When the organization is notified by any Federal department, agency or national organization that any part of the HRPP is under investigation for cause involving a DoD-supported research protocol.

7. If consent is to be obtained from the research participant’s LAR, the research must intend to benefit the individual participant. The determination that research is intended to be beneficial to the individual research participant must be made by the IRB.

8. An exception from consent in emergency medicine research is prohibited unless a waiver is obtained from the Secretary of Defense.

K. Responsibilities

It is the responsibility of the principal investigator to ensure compliance with all additional Department of Defense (DoD) requirements for human subject protection. It also is the responsibility of the IRB to ensure that all additional requirements by Department of Defense components for human subject protection have been met before IRB approval of the research project.