

**The Christ Hospital IRB**

**Number: 2.14**

**Submitted By: Erica Jones, CIP**

**Effective Date: 03/27/09**

**Reviewed By: Michael Jennings, MD/Steven Roberts, MD**

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**Approved By: Steve Roberts, MD**

(I.8.A)

**STANDARD OPERATING PROCEDURE**

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**Compensation or Medical Treatment if Injury Occurs During Participation in Research  
Conducted at The Christ Hospital**

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**POLICY:**

It is the policy of The Christ Hospital Institutional Review Board to assure that research participants have knowledge of compensation and treatment availability for injury that may occur as a result of participation in research activities that fall under the jurisdiction of The Christ Hospital IRB.

- I. Unless waived by the IRB, all participants must be provided with an explanation as to whether any compensation or an explanation as to whether any medical treatments are available if injury occurs and, if so, what they consist of and where further information may be obtained.
- II. For non-commercially funded research and some studies funded by Federal departments, NIH, or other Federal agencies for which no adverse event treatment funds are available from the sponsor for research injury compensation, immediate necessary care will be provided by The Christ Hospital and charged to the participant or his/her insurance company in the same manner any other medical care would be billed.
- III. For commercially sponsored studies, compensation or payment of immediate necessary care for injury related to participation in research activities shall be provided according to the contractual agreement between the sponsor and The Christ Hospital.
- IV. For research conducted at The Christ Hospital, the informed consent document must contain specific TCH language (See the consent document template for language).

**REFERENCE:**

45 CFR 46.111 (a) (1)

21 CFR 56.111 (a) (1)

38 CFR 17.85

**PROCEDURE**

This procedure provides guidance for compensation or medical treatment if injury occurs while participating in research conducted under The Christ Hospital IRB jurisdiction.

**Investigator Responsibilities:**

- A. The following research injury language must be incorporated into the “Compensation” section of all informed consent documents:  
“If you are injured because of study participation, you will receive emergency medical care if needed and you will receive assistance in getting other medical care as needed. You or your insurance carrier will be billed for the cost of care, just as you would be billed for any other medical care. It is not The Christ Hospital’s policy to pay compensation to research participants for injuries resulting from a study

This language will apply to all protocols that are non-commercially funded research, for all studies with no benefit to human participants (normal volunteers) and some studies funded by Federal departments, NIH, or other Federal agencies for which no adverse event treatment funds are available from the sponsors.

1. If the sponsor has its own research injury language and the sponsor requests that the templated research injury language in the Subject’s Rights section be removed, the Investigator must inform the IRB of the request. The Investigator cannot remove TCH IRB language. The IRB will take the request under consideration.
- B. For commercially sponsored studies, compensation or payment of immediate necessary care for injury related to participation in research activities shall be provided according to the contractual agreement between the sponsor and The Christ Hospital. The approved language from the contract should be placed in the Subject’s Compensation Section of the informed consent document.
1. If the sponsor requests that the templated research injury language inserted be removed, the Investigator must inform the IRB of the request. The Investigator cannot remove TCH IRB language. The IRB will take the request under consideration.

#### **IRB Board Responsibilities:**

- A. The IRB Chair, Associate Chair, or the convened IRB Committee will review and approve the proposed compensation and injury language as a part of the new study submission.
- B. The IRB will render its determination for approval of compensation or medical treatment for medical injury as follows:
  - The IRB will verify that the appropriate template language for injury is contained in the informed consent document.
  2. The IRB will review the injury language to assure readability and understandability in relation to the proposed target study population.
- C. Contracts that propose to include specific language or terms that would vary from the language contained in the IRBs consent template must be agreed to by the IRB. The Institutional Official (IO) will notify the IRB Chair of such terms, and the IRB Chair and IO will work together to ensure that the contract and informed

consent document contain appropriate and consistent language.

- D. New studies may be reviewed and approved prior to the contract being completed and signed by all parties. However, the research may not begin until the contract has been signed and distributed as appropriate. (NOTE: The IRB does NOT review or maintain copies of contracts. Contracts are developed and implemented between the sponsor, investigator and hospital administration. The IO serves as the liaison between the institution and IRB to assure documents adhere to contractual agreements.)

**IRB Staff Responsibilities.:**

- A. The IRB staff will review the informed consent documents verifying that TCH IRB template language for immediate necessary care is detailed in the informed consent document.
- B. For non-commercially funded research, for all studies with no benefit to human participants (normal volunteers) and some studies funded by Federal departments, NIH, or other Federal agencies for which no adverse event treatment funds are available from the sponsors, requests to remove and/or revise TCH IRB templated research injury language will be forwarded to The Christ Hospital Legal Counsel (Risk Management Department) via email by the IRB staff for legal consultation.
- C. The IRB staff will facilitate the communication between TCH legal counsel and the Investigator until research injury language has been proposed that is found to be acceptable by all parties involved.

**REVISION HISTORY:**

Date Revised	Reason For Change	Revised By
6/8/15	Updated references	Becky