Whitworth University
Policy and Procedures for the Protection of Human Subjects in Research

Part I: Policy

It is the policy of Whitworth University to adhere to the generally accepted ethical and professional standards for the protection of human subjects in research that are formulated in The Belmont Report of the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research and the Nuremberg Code. The three Belmont Principles which guide the Institutional Review Board’s deliberations and decision-making have been summarized by the Office for Protection from Research Risks, National Institutes of Health, as follows:

Respect for Persons involves recognition of the personal dignity and autonomy of individuals, and special protection of those persons with diminished autonomy. …Required by the moral principle of respect for persons, informed consent contains three elements: information, comprehension, and voluntariness….Institutional Review Boards should be especially sensitive to these factors when particularly vulnerable subjects are involved.

Beneficence entails an obligation to protect persons from harm by maximizing anticipated benefits and minimizing possible risks or harm…. The report recommends the Institutional Review Board’s insistence upon precise answers to direct questions. The IRB should: (1) determine the ‘validity of the presuppositions of the research;’ (2) distinguish the ‘nature, probability, and magnitude of risk…with as much clarity as possible;’ and (3) ‘determine whether the investigator’s estimates of the probability of harm or benefits are reasonable, as judged by known facts or other available studies.’

Justice requires that the benefits and burdens of research be distributed fairly…. The principles of justice mandates that the selection of research subjects must be the result of fair selection procedures and must also result in fair selection outcomes. The ‘justness’ of subject selection relates both to the subject as an individual and to the subject as a member of social, racial, sexual, or ethnic groups.

A. APPLICABILITY OF GOVERNMENTAL REGULATIONS AND POLICIES TO ALL RESEARCH

The following policy statements, definitions, and procedures are in accord with the federally mandated requirements of 45CFR46 (Code of Federal Regulations) and constitute the basis of the university’s Single Project Assurances filed as required with the Office for Protection from Research Risks (OPRR) of the Department of Health and Human Services (DHHS). In the case of conflict between regulations of the funding or regulatory agency and HHS, the more restrictive regulations shall prevail.

In compliance with federal regulations governing federally-funded research, and in consideration of the liability assumed by the university when faculty, students, and employees conduct research, all research involving human beings as subjects who are being investigated for any purpose other than solely for the benefit of the subject as an individual, shall be approved by the university’s Institutional Review Board (IRB) and reviewed at the appropriate level, following the established procedures presented below.

B. RESPONSIBILITY, JURISDICTION AND THE INSTITUTIONAL REVIEW BOARD

1 University policy and procedures apply to any research activity which involves human subjects, whether such research is undertaken on a large or small scale, whether it is preliminary or fully designed, whether it is student or faculty research, whether it is funded or non-funded, and whether it involves minimal risk or more than minimal risk.

2 Ultimately the responsibility for maintaining ethical standards and protecting human rights rests with the individual researcher (and in the case of Whitworth students, their faculty research advisor). Responsibility for compliance with regulations rests with the vice president for academic affairs and the academic grant writer. The IRB is required as an added measure of reassurance and as a local resource for the interpretation of ethical guidelines. Any research involving human subjects must have associated with it a Responsible Project Investigator who is a qualified faculty member or a qualified staff member, and who will monitor and be liable for the conduct of the research.

3 Engaging in research with human subjects without IRB approval puts the researcher at risk and is a violation of university, federal, and state policies. Regardless of investigator intent, unapproved research involving human subjects places those subjects at an unacceptable risk.

4 Written approval from the IRB must be received before initiation of subject recruitment or initiation of procedures that involve human subjects.

5 Human subjects approvals granted by the IRB are good for one year from the date of approval, unless substantial modification of the approved protocol has required a new review. Approval of exempt protocols is valid for five years from the date of approval.

* Funded research is defined as research supported either by internal or external sources. This includes studies that do not have support but that use data generated by a funded study. Non-funded research is defined as research that is conducted without internal or external funding support.
1 The IRB has the authority to approve, require modification in, or disapprove all research activities that fall within its jurisdiction as specified by both the federal regulations and local institutional policy. Research that has been reviewed and approved by the IRB may be subject to review and disapproval by officials of the university. However, those officials may not approve research if it has been disapproved by the IRB.  

2 In addition to compliance with federal and university procedures contained herein, projects involving human subjects whose protection is the responsibility of an agency other than Whitworth University will also be subject to that agency’s procedures.

C. STATEMENT OF POLICY

Informed Consent

Informed consent includes three essential elements: voluntariness, disclosure, and comprehension

(a). Voluntariness. Participation of human subjects in research governed by this policy must be voluntary. The consent of authorized representatives is usually required, in accordance with applicable statutes and regulations, for subjects who have diminished capacity to consent, as well as that of the subject if practical. Such persons include minors, the mentally retarded, individuals with limited civil freedom, fetuses, or children.

The methods used for approaching subjects and securing their participation should be designed carefully to protect the privacy of the subjects and should be reasonable in terms of their condition or circumstances.

No coercion, explicit or implicit, should be used to obtain or maintain cooperation. Where the professional-client or faculty student relationship is converted into an investigator-subject relationship, special care must be taken to ensure that the subject feels completely free to decline to participate. Where access to subjects is gained through cooperating institutions or individuals, care should be taken not to abridge prior commitments made to the subjects about the confidentiality or other terms of the primary relationship.

Any payment made to subjects should not be large enough to constitute excessive inducement for participation of the subjects. In accordance with the laws of the State of Washington, subjects may not be tape recorded without their written consent.

Standards for the use of pregnant women and of fetuses in research exceed those of other categories of subjects. Pregnant women and fetuses may not be used as research subjects unless studies of animals and non-pregnant individuals have been completed.

The following definitions and statements are in accordance with those set forth in federal regulations, the State of Washington R.C.W. and in the guidelines of the OPRR.
unless the study is to meet the health needs of the woman and fetus and the fetus will be placed at risk only to the minimum extent necessary to meet such needs, or (2) the risk to the fetus imposed by the research is minimal and the purpose of the activity is the development of important biomedical knowledge which cannot be obtained by other means. No inducements, monetary or otherwise, may be offered to terminate pregnancy for purposes of the activity. [45CFR46.208 (a) and 45CRF46.206.]

(b). Disclosure. Disclosure generally includes: the research procedures; their general purposes, risks, and anticipated benefits; alternative procedures where therapy is involved; and a statement offering the subject the opportunity to ask questions and to withdraw without negative consequences at any time from the research. The extent and nature of information should be such that persons, knowing that the procedures are neither necessary for their care nor perhaps fully understood, can decide whether they wish to participate in the furthering of knowledge. Even when some direct benefit to them is anticipated, subjects should understand clearly the range of risk and the voluntary nature of participation. For research involving more than minimal risk, it is necessary to provide 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. [45CFR46.116(a)(6).]

In some research, fully informing the subject would invalidate the research. In such cases, it may be necessary to withhold information from the subject. However, information should not be withheld if withholding it would affect a reasonable person’s decision to participate or damage his or her subsequent self-esteem. Information about risks should never be withheld for the purpose of eliciting the cooperation of subjects, and truthful answers should always be given to direct questions about the research. Care should be taken to distinguish cases in which disclosure would destroy or invalidate the research from cases in which disclosure would simply inconvenience the investigator.

(c). Comprehension. The third element in informed consent is comprehension. The manner and context in which information is conveyed is as important as the information itself. Consideration must be given to the subject’s ability to understand the language and terminology used as well as the subject’s physical and mental state. Investigators are responsible for ascertaining that the subject has comprehended the information.

2. Confidentiality of Data
In all research involving human subjects, confidentiality of identifiable information is presumed and must be maintained unless the investigator obtains the express permission of the subject to do otherwise.

The university recognizes the rights of the subjects to be protected against injury or illegal invasions of their privacy and their interests as members of a free society in preserving
their dignity. The more sensitive the material, the greater the care that must be exercised in obtaining, handling, and storing data. Ordinarily, the following requirements must be met, subject only to their applicability to the particular activity.

(a). Questionnaires, inventories, interview schedules, and other data-gathering instruments, and procedures should be carefully designed to limit the personal information to be acquired to that which is absolutely essential to the activity.

(b). Data that include information which would reveal a subject’s identity should be stored in files accessible only to the project investigator and his or her authorized staff or representative.

(c). As early as feasible, the data should be handled in coded form, i.e., the subject’s name and information that would reveal his or her identity should be removed. Plans and a schedule for the ultimate disposition or indefinite retention of the data must be approved by the IRB.

(d). The identity of subjects must not be released except with their express written permission.

(e). Use of stored data or information, which were originally obtained for different purposes and which involves identifiable subjects, requires examination of the risk involved, a determination of whether the new use is within the scope of the original consent or whether obtaining additional consent is necessary and feasible, and provision for the preservation of anonymity of the subjects.

Data that are part of the public domain are not covered by the foregoing restrictions. (For research requiring prior review, the material submitted for review must specify the provisions for maintaining the confidentiality of data and/or preserving the anonymity of subjects.)

3. Classification of Risk and Required Safeguards

A subject is at risk if he or she may be exposed to the possibility of injury, including physical, psychological, or social injury as a consequence of participating as a subject in the research, development, or related activity. These potential injuries must depart from the established and accepted methods necessary to meet the subject’s needs or increase the ordinary risks of daily life, including the recognized risks inherent in a chosen occupation or field of service. A subject may be at risk when an investigator uses stored data or information obtained for purposes other than the investigator’s research.

For the purposes of safeguarding the human subjects and ensuring that these safeguards are continuously provided, two classifications of risks are introduced.

(a). Minimal Risk: The risks of harm anticipated in the proposed research are not greater, considering probability and magnitude, than those ordinarily encountered in
daily life or during the performance of routine physical or psychological examinations or tests.

(b). More than Minimal Risk: The anticipated risks in the proposed research exceed, either in probability or magnitude, those ordinarily encountered in daily life or during the performance of routine physical or psychological examinations or tests.

In classifying research involving human subjects, the investigator and those who review the proposed use of subjects should follow the principles and procedures of this document in arriving at a carefully reasoned decision.

D. Categories of Review and Exemptions to Review

Research using human subjects can be divided into three review categories: Exempt, Expedited Review, and Full IRB Review.

1. **Exempt Research**

   Based on applicable federal regulations and/or provisions of the university’s Policy and Procedures, investigators whose research involves human subjects will not make the final determination of exemption. Exemption requires the approval of the IRB.

   The IRB reserves the right to require review of specific research activities or classes of research activities even though they qualify for exemption. Exercise of such oversight will rarely be necessary. The requirements of sponsoring agencies, unexpected problems, and the need to evaluate experiences with exemption categories might trigger such review.

   Categories of exempt research are established by federal regulations and cannot be amended. Research may be exempt from review if it meets one or more of the following six federal grounds for exemption:

   (a). Research conducted in established or commonly accepted educational settings, involving normal educational practices, such as (i) research on regular and special education instructional strategies, or (ii) research on the effectiveness of or on the comparison among instructional techniques, curricula, or classroom management methods.

   (b). Research involving the use of educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures, or observation of public behavior, unless: (i) information obtained is recorded in such a manner that the human subjects can be identified, directly or through identifiers linked to the subjects; and (ii) any disclosure of the subjects’ responses outside the research could reasonably place the subjects at risk of criminal or civil liability or be damaging to the subjects; financial standing, employability, or reputation.

*45CFR46.101(b)(1-6)*
(c). Research involving the use of educational tests (cognitive, diagnostic, aptitude, achievement), survey procedures, interview procedures or observation of public behavior that is not exempt under paragraph (b) of this section, if: (i) the human subjects are elected or appointed public officials or candidates for public office; or (ii) federal statute(s) requires without exception that the confidentiality of the personally identifiable information will be maintained throughout the research and thereafter.

(d). 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.

(e). Research and demonstration projects which are conducted by or subject to the approval of the department or agency heads, and which are designed to study, evaluate, or otherwise examine: (i) public benefit or service programs; (ii) procedures for obtaining benefits or services under those programs; (iii) possible changes in or alternatives to those programs or procedures; or (iv) possible changes in methods or levels of payment for benefits or services under those programs.

(f). Taste and food quality evaluation and consumer acceptance studies, (i) if wholesome foods without additives are consumed or (ii) if a food is consumed that contains a food ingredient at or below the level of and for a use found to be safe, by the Food and Drug Administration or approved by the Environmental Protection Agency or the Food Safety and Inspection Service of the U.S. Department of Agriculture.

Based on both federal policy and/or university policy, exempt status may not be granted for research in the preceding six categories if any of the following conditions applies:

- If any of the subjects are children as defined by state law.
- If any of the subjects are confined in a correctional or detention facility.
- If pregnancy is a prerequisite for serving as a subject.
- If fetuses in utero are subjects in this research.
- If any subjects are presumed not to be legally competent.
- If personal records (medical, academic, etc.) are used without written consent.
- If data from subjects (responses, information, specimens, etc.) are directly or indirectly identifiable.
- If data are damaging to subjects’ financial standing, employability or reputation

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. If subjects have the legal status of emancipated minors, or are mature minors, i.e., they may legally be treated as adult for certain purposes, they may be exempt from the restrictions applicable to children.
If material obtained at autopsy is to be used in the research. 
If subjects are to be asked sensitive questions about personal feelings, behavior, interactions, or sexual experiences. 
If alcohol or any other drugs will be ingested. 
If blood or body fluids will be drawn.

2. Non-exempt Research Non exempt research is subject to one of two levels of review, either Expedited Review or Full IRB Review.

(a). Expedited review. The following list of research activities (carried out through standard methods) may be reviewed through expedited review procedures as long as the research contains minimal risk to the subjects, does not address sensitive issues, and does not use subjects who are not competent to give consent. This list is based on federal regulations so that additions to and extrapolation from the list by the IRB are not appropriate. If there is external funding, projects shall comply with the review requirements set forth in this document. In the case of expedited review, the investigator will not begin the research until informed that the IRB will not conduct a full review of the project.

(1). Collection of hair and nail clippings, in a non-disfiguring manner; deciduous teeth; and permanent teeth if patient care indicates a need for extraction.

(2). Collection of excreta and external secretions including sweat, uncannulated saliva, placenta removed at delivery, and amniotic fluid at the time of rupture of the membrane prior to or during labor.

(3). Recording of data from subjects 18 years of age or older using noninvasive procedures routinely employed in clinical practice. This includes the use of physical sensors that are applied either to the surface of the body or at a distance and do not involve input of matter or significant amounts of energy into the subject or an invasion of the subject’s privacy. It also includes such procedures as weighing, testing sensory acuity, electrocardiography, electroencephalography, thermography, detection of naturally occurring radioactivity, diagnostic echography, and electroretinography. It does not include exposure to electromagnetic radiation outside the visible range (for example, x-rays, microwaves).

(4). Collection of blood samples by venipuncture, in amounts not exceeding 450 milliliters in an eight week period and no more often than two times per week, from subjects 18 years of age or older and who are in good health and not pregnant.

(5). Collection of both supra- and subgingival dental plaque and calculus, provided the procedure is not more invasive than routine prophylactic scaling of the teeth and the process is accomplished in accordance with accepted prophylactic techniques.

(6). Voice recordings made for research purposes such as investigations of speech defects.

(7). Moderate exercise by healthy volunteers.

(8). The study of existing data, documents, records, pathological specimens, or diagnostic specimens.

(9). Research on individual or group behavior or characteristics of individuals, such as studies of perception, cognition, game theory, or test development, where the investigator does not manipulate subjects; behavior and the research will not involve stress to subjects.

(10). Research on drugs or devices for which an investigational new drug exemption or an investigational device exemption is not required.

(b). Full IRB Review. All research not exempted or eligible for expedited review shall be reviewed by the full IRB; this includes all research that involves more than minimal risk to the subjects, addresses sensitive issues, uses subjects who are not competent to give consent, and/or is required by a funding source to undergo full IRB review.

E. Reviewing Bodies There are two administrative units that may participate in the several levels of the review process: academic affairs, and the Institutional Review Board (IRB).

1. Academic Affairs: Academic affairs shall be the administrative unit responsible for coordinating all reviews of research conducted with human subjects. It shall also be the office that maintains the records of all applications, proceedings and results appropriate to the various levels of review pursuant thereto. The academic grant writer shall be a member of the Institutional Review Board and shall be the Authorized Institutional Official whose responsibility it is to ensure that the university will effectively fulfill its research oversight function.

Academic affairs will prepare and maintain adequate documentation of IRB activities. Such documentation must include copies of all research proposals reviewed, minutes of IRB meetings, records or continuing review activities, copies of all correspondence between the IRB and investigators, and statements of significant new findings provided to subjects."

2. The Institutional Review Board. The IRB will consist of a minimum of five members. Each department in the University that regularly conducts research that involves human

"45CFR46.116(b)(5)"
subjects shall provide a member. In addition, departments that occasionally conduct or have the potential to conduct research that involves human subjects may be invited to provide a member as appropriate to their current interest. The chair will be chosen from the IRB members. The academic grant writer as the authorized institutional official, shall be a voting member of the IRB. Further, in accordance with federal policy requirements, the IRB should include one or more individuals who are knowledgeable about and experienced in working with vulnerable categories of subjects; at least one member whose primary concerns are in scientific areas and at least one member whose primary concerns are in non-scientific areas; and must include at least one member who is not otherwise affiliated with the university and who is not part of the immediate family of a person who is affiliated with the university. The IRB may invite individuals with special expertise not available on the IRB to assist in the review of specific issues; these individuals may not vote. No IRB member may participate in the review of any project in which the member has a conflicting interest, except to provide information requested by the IRB. A list of current IRB members must be submitted to OPRR and also kept with the IRB’s records. Any changes in IRB membership must be reported to OPRR.

The IRB has the responsibility to review, approve, disapprove, and when necessary require the PI to modify proposed research involving human subjects at convened meetings at which a majority of the members of the IRB are present, including at least one member whose primary concerns are in nonscientific areas. Expedited review procedures involving research with minimal risk are to be in compliance with current HHS requirements. Research activities which are exempt from the regulations are specified in Section 46.101(b), 45 CFR Part 46, Subpart A. and in the Whitworth document entitled: Determining Review Status.

The IRB is responsible for notifying investigators in writing of its decision to approve or disapprove of the proposed research activity, or of modifications required to secure IRB approval of the research activity. If the proposed research activity is disapproved, the IRB shall include in its written notification a statement of the reasons and provide the investigator an opportunity to respond in person or in writing.

(a). In the case of exempt research, the IRB will be regularly notified of the approval of such exemptions by the academic grant writer.

(b). In the case of expedited review, the chair of the IRB or the academic grant writer will review all applications along with one or more members as necessary from the IRB, each of who in turn will serve in this reviewer capacity for a one month tenure. The expedited review procedure may result only in one of three decisions: approval, approval contingent upon minor changes, or referral.

This list, which is subject to amendment as necessary, consists of the Departments of Education, Psychology, Kinesiology and Athletics, Sociology, and the Graduate School of Education. 45CFT46.107 45CFR46.103(b)(3) and §______.115(a)(5).
to the full IRB for further consideration. Expedited procedure reviewers may not disapprove research.

(c). In the case of full board review, the IRB will hold an open meeting at least once per month as needed, to review all research neither exempt nor expedited. At such meetings a majority of the members of the IRB must be present, including at least one member whose primary concerns are in nonscientific areas. In order for the research to be approved, it shall receive the approval of a majority of those members present at the meeting. The IRB may approve, disapprove, or ask for further modification/clarification of all research proposals. Research that has been approved by the IRB may be subject to further appropriate review and approval or disapproval by official of the university, by university officials may not approve the research if it has been disapproved by the IRB.

An IRB shall require documentation of informed consent or may waive documentation in accordance with current HHS policy (Section46.117, 45 CFR Part 46, Subpart A).

An IRB has a responsibility to conduct continuing review of research covered by university policy and HHS regulations appropriate to the degree of risk, but no less than annually, and should have authority to observe or have a third party observe the consent process and the research as appropriate for the protection of human subjects.

Reporting of Noncompliance The IRB also has the responsibility of reporting to appropriate institutional officers and to the Secretary of HHS any serious or continuing noncompliance by investigators with the requirements and determinations of the IRB.

IRB Authority to Suspend or Terminate Research The IRB shall have authority to suspend or terminate approval of research that is not being conducted in accordance with the IRB’s requirements or that has been associated with unexpected serious harm to subjects. The IRB’s action of suspension or termination shall be reported promptly to the investigators, appropriate institutional officers, and the Secretary of HHS.

Part II: Procedures

A. Submission of Proposals Written approval from the IRB or academic affairs must be received by the investigator before the research is begun.

1. Exempt Research. The investigator should complete the Application for Exemption (available on the office of the academic grant writer webpage) and submit three copies to the IRB (through academic affairs). This should be done in a timely manner prior to the start of research and before initiation of subject recruitment or initiation of any procedures that involve human subjects. Approval of exempt protocols is valid for five years from the date of approval.
2. **Non-exempt Research**. The investigator must complete the Application for IRB Review (available on the office of the academic grant writer webpage) with relevant attachments and submit the required number of copies to academic affairs.

   (a) in the case of full IRB review, six copies of this complete form with relevant attachments should be submitted two weeks prior to the next scheduled open meeting of the university IRB, unless other arrangements are made with Academic Affairs. Principal investigators are encouraged to attend the IRB meeting to respond to questions raised by the board members.

   (b) In the case of request for IRB expedited review, three copies of this complete form with relevant attachments should be submitted sufficiently in advance of the desired date to begin research that the IRB reviewers have a reasonable length of time to respond to the proposal and, if deemed necessary, submit it to full IRB review.

   (c) Human subjects approvals granted by the IRB are good for one year from the date of approval.

Both investigators and reviewing bodies will endeavor in good faith to submit and respond to proposals in a timely manner so that research, that would otherwise be approved, shall not be jeopardized by the administrative constraints of the process. Exempt and expedited reviews at the IRB/academic affairs level should normally take less than a week. Full IRB reviews will take longer and are dependent on the meeting schedule of the IRB.

**B. Changes in Protocols**
1. If, subsequent to initial approval, a research protocol requires minor changes, academic affairs should be notified of those changes prior to their implementation.

2. Any major departures from the original proposal must be approved by the appropriate review process before the protocol may be altered. An application for Change of Protocol must be submitted to the IRB for any substantial change in the protocol (available on the Office of the academic grant writer webpage). The academic grant writer or the chair of the IRB will determine whether or not the research must then be resubmitted for approval.

C. Annual Renewals If research is to continue, without substantial changes, beyond the term for which it has been approved, an application for Renewal of Approval (available on the office of the academic grant writer webpage) must be obtained prior to continuation of the project.

D. Cooperative Research When the university contracts or subcontracts research to a cooperating institution, the university as a grantee or prime contractor is committed to and remains responsible for safeguarding the rights and welfare of human subjects. The university may use joint review, seek reliance upon the review of the qualified IRB at the cooperating institution, or undertake other appropriate arrangements aimed at protecting the rights of human subjects in research.
E. Records Retention, Inspection and Copying

1. Retention In accordance with the provisions under current HHS regulations, the university keeps and maintains systems of records and documentation (i.e. minutes, correspondence, approved consent documents, et al) of IRB activities. IRB records relative to research funded by federal agencies or regulated by FDA are generally required to be retained for at least 3 years after completion of the research.

   It is generally recommended that IRB and academic research records pertaining to children as subjects, be kept for seven years after the children reach the age of majority (18 in Washington) and for records pertaining to in vitro studies of pregnant women (25 years).

2. Inspection and copying The IRB records under federally funded or regulated projects shall be accessible for inspection and copying by authorized representatives of HHS/FDA and the federal sponsor at reasonable times and in a reasonable manner. In the case of projects funded by non-federal sponsors, IRB records shall be retained and be accessible for inspection and copying by the sponsor in accordance with applicable law and university policy.

University Policy Implementation and Primary University Responsibility

This policy adopting the ethical principles for the protection of human subjects set forth in the Belmont Report of the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research was officially approved by the vice president for academic affairs on October 1, 1998.

Primary responsibility for implementation is shared by the vice president for academic affairs, the director of sponsored programs, the Institutional Review Board and the principal investigators. The primary responsibility for judging or ascertaining if an extramural program of application falls under the provisions of the university’s basic human subjects policy and has received the approval by the IRB rests with the academic grant writer. For policy review and compliance, the responsibility rests with the vice president for academic affairs.