

APPLICABLE STATE LAWS

Description

The University of Utah IRB seeks assistance from the University's Office of General Counsel when assessing the applicability and requirements of federal and state law. Additionally, the Office of General Counsel provides assistance to resolve conflicts between federal, state, and other applicable laws. Assistance is also available for investigators conducting research under the jurisdiction of the IRB. The Office of General Counsel may be contacted by telephone at (801) 585-7002.

For research that is conducted outside of the United States, the IRB and the Office of General Counsel works with the investigators and local authorities to determine the laws applicable to the research. The IRB may also consult with the Office of Human Research Protections International Activities program (http://www.hhs.gov/ohrp/international/index.html).

All investigators conducting research must follow federal, state, and other applicable laws. IRB members are responsible to apply state laws, when applicable to the research under review, and determine that research is conducted in accordance with these laws. Utah State laws commonly implicated by research activities are listed below.

Law	Summary	Applicability	Related Documents	
Consent for Medical Treat	Consent for Medical Treatment			
Advance Health Care Directive Act [Utah Code 75-2a-101 et. seq.]	Utah recognizes special power of attorney documents and medical directives in which individuals can provide advance directives of medical care in the event the individual is not able to make his or her wishes known. Through power of attorney documents, an individual can also name another individual who can consent on his or her behalf.	If Investigators must obtain consent from a legally authorized representative, the investigator must establish that the consenting individual has the legal authority to do so.	Investigator Guidance Series (Research Involving Individuals with Decisional Impairment) Signature Block Samples	
Consent of Minor to Treatment for Pregnancy and Childbirth [Utah Code 78B-3-406]	Any female, regardless of age, has authority to consent to health care for treatment of her pregnancy or childbirth. This does not extend to health care decisions regarding abortion.	In Utah, a person under the age of 18 is no longer considered a child as defined by federal regulations and Subpart D does not apply if she is receiving care or treatment for a pregnancy or childbirth (provided that the research is directly connected to the condition). This does not extend to health care decisions regarding abortion.	Investigator Guidance Series: Research Involving Children	
Consent of a Minor to Treatment for Sexually Transmitted Disease [Utah Code 26-6-18]	A minor, regardless of his or her age, is authorized under Utah law to consent to medical care for diagnosis or treatment for a sexually transmitted disease. This holds true even if the results of the test are ultimately negative.	In Utah, a person under the age of 18 is no longer considered a child as defined by federal regulations and Subpart D does not apply if he/she is receiving care or treatment for a sexually transmitted disease (provided that the research is directly connected to the condition).	Investigator Guidance Series: Research Involving Children	

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Consent to Health Care	Lists the persons who are	If Investigators must obtain consent	Investigator
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[Utah Code 78B-3-	authorized and empowered to	from a legally authorized	Guidance Series
406(6)]	consent for any health care not	representative (including permission	(Parental
	prohibited by law.	of a parent/guardian), the	Permission;
		investigator must establish that the	Research
		consenting individual has the legal	Involving
		authority to do so.	Individuals with
			Decisional
			Impairment)
			Signature Block
			Samples
Emancipation [Utah	A person 16-years of age or older	If an individual under the age of 18 is	Investigator
Code 78A-6-805 and	may petition the court to obtain	emancipated, he or she is not	Guidance Series:
State of Utah v. C.R. and	the legal status of emancipation.	considered a child as defined by	Research
R.R., 797 P.2d 459, 464	An emancipated minor may obtain	federal regulations, in which case	Involving
(Utah App. 1990)]	health care without parental	Subpart D does not apply.	Children
	consent.	Investigators should contact the	
		Office of General Counsel for	
	The common law doctrine of	guidance regarding emancipated	
	emancipateon is accepted unless it	youth.	
	conflicts with the statutes or		
	constitutions of the United States		
	or of Utah.		

Governmental Immunity			
Governmental Immunity [Utah Code 63G -7-101 et. seq.]	The University of Utah is a governmental entity and part of the Utah State government. If a participant is injured in a study, and wants to sue the University or the doctors, nurses, students, or other people who work for the University, special laws apply. The Governmental Immunity Act of Utah is a law that controls when a person needs to bring a claim against the government, and limits the amount of money a person may recover.	Investigators must include a liability statement in the consent document which explains the limits of a claim against the University of Utah. Board Members verify the required liability language is included in the consent document.	Consent Document Checklist (Supplemental Elements) Reviewer Checklist: Consent

Immunity of Governmental Employees and Volunteers from Suit [Utah Code 63G-7-102 and 63G-7-201]	Employees of a governmental entity, and individuals acting in a volunteer capacity for the governmental entity, are immune from suit for any injury that results from the exercise of a governmental function. The University of Utah will defend and indemnify University employees and volunteers who are named in a lawsuit that is based on the person's service to the University unless the employee or volunteer was acting outside of the course and scope of his or her employment/volunteer activity, was acting under the influence of drugs or alcohol, commits fraud, or acts with actual malice or willful misconduct.	Board Members who are not employees of the University of Utah are considered to be acting in a volunteer capacity for the University of Utah.	N/A
Waivers of Immunity - Exceptions [Utah Code 63G-7-301]	The University itself can be sued if a plaintiff establishes that the injury was proximately caused by a negligent act or omission of an employee committed within the scope of employment.	N/A	N/A

Miscellaneous			
Abortion, Pathologist's Report [Utah Code 76-7- 309]	Any human tissue removed during an abortion shall be submitted to a pathologist who shall make a report, including, but not limited to whether the pregnancy was aborted by evacuating the uterus, and whether a medical record indicates that, through a prenatal screening or other diagnostic test, the aborted fetus had or may have had Down syndrome.	Investigators must confirm that prior to any use for research, tissues are submitted to a pathologist as per state law.	N/A

Utah Public Officers'	University of Utah employees are	Conflicts of interest must be declared	IRB SOP 801
and Employees' Ethics	prohibited from soliciting or	and resolved. Investigators must	(Conflicts of
Act [Utah Code 67-16-1	accepting a gift that is intended to,	complete Conflict of Interest	Interest)
et seq.]	or could improperly influence a	disclosures.	
	public employee in the		COI Disclosure
	performance of his or her public	Board members must declare	form
	duties. Occasional non-monetary	conflicts of interest and may not	
	gifts with a value of not more than	participate in the review or approval	IRB SOP 304 (IRB
	\$50 are generally excluded from	of studies when a conflict exists.	Convened
	the Act. Employees who violate the		Meeting
	Act are subject to termination and		Administration)
	criminal penalties. The University		
	Conflicts of Interest Officer and the		IRB Member
	Office of General Counsel can		Recusal
	provide more information on this		Agreement
	statute.		

Privacy			
Genetic Testing Privacy Act [Utah Code 26-45- 101 et. seq.]	Utah's Genetic Testing Privacy Act places restrictions on the use/disclosure of private genetic information to employers and to	Investigators should consider the protections provided by law regarding the disclosure of genetic information when writing the risks	Investigator Guidance Series: Genetic Research
	health insurers.	and confidentiality sections of the informed consent document.	Reviewer Checklist: Consent
		Board Members review the consent document to ensure the genetic guidelines are met.	

Reporting			
Mandatory Disease Reporting [Utah Code 26-6-6, 26-23b-103; Utah Administrative Code R386-702-3, -4, -6]	Health care providers are required to report communicable diseases no later than 24 hours after a suspected diagnosis or within three working days of identification, depending on the disease (refer to http://health.utah.gov/epi/reporting/Rpt_Disease_List.pdf for a current list of Utah's reportable diseases and required reporting timeframe). Health care providers who use electronic reporting to the Department of Health must report all final laboratory results within 24 hours.	If testing is performed for any communicable or infectious diseases reportable by state law as a result of study participation, Investigators disclose mandatory reporting in the consent document. Board Members verify disclosure of mandatory reporting that is made in the consent document.	Investigator Guidance Series: Reportable Diseases Consent Document Checklist (Supplemental Elements) Reviewer Checklist: Consent

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Mandatory Reporting of Abuse of Vulnerable Adult [Utah Code 76-5- 111.1 and 62A-3-305]	Any person who has reason to believe that any vulnerable adult has been the subject of abuse, neglect, or exploitation shall immediately notify Adult Protective Services intake or the nearest law enforcement agency.	If an Investigator has reason to believe a vulnerable adult has been abused, neglected or exploited, he/she must report such observations as described. Since it is not possible to predict the observation of abuse or neglect, if a study involves the possibility of the disclosure of abusive situations, Investigators should include language regarding the reporting of abuse in the consent document.	Consent Document Checklist (Supplemental Elements) Reviewer Checklist: Consent
		Board Members verify language regarding the reporting of abuse is in	
Mandatory Reporting of Cancer [Utah Administrative Code R384-100]	All hospitals, radiation therapy centers, and other facilities and health care providers are required to report to the Utah Cancer Registry new cases of cancer and noncancerous brain tumors within six months of diagnosis.	the consent document, if applicable. If an Investigator is a health care provider who diagnoses cancer in a patient, he/she is responsible for the mandatory reporting of cancer as described.	N/A
Mandatory Reporting of Child Abuse [Utah Code 62A-4a-403]	Any person that has reason to believe that a child has been subjected to abuse, or neglect, or who observes a child being subjected to conditions or circumstances which would reasonably result in sexual abuse, physical abuse, or neglect, shall immediately notify the nearest law enforcement agency, or office of the Division of Child and Family Services.	If an Investigator has reason to believe a child has been abused, neglected or observes a child being subjected to conditions which would reasonably result in abuse or neglect, he/she must report such observations as described. Since it is not possible to predict the observation of abuse or neglect, if a study involves the possibility of the disclosure of abusive situations, Investigators should include language regarding the reporting of abuse in the consent document. Board Members verify language regarding the reporting of abuse is in the consent document, if applicable.	Consent Document Checklist (Supplemental Elements) Reviewer Checklist: Consent
Mandatory Reporting of Injury as a Result of Criminal Conduct [Utah Code 26-23a-2]	Any health care provider who cares for any person who suffers from an injury (including a self-inflicted injury) resulting from criminal conduct (including gunshot wounds, stabbings, explosive devices), shall immediately report to a law enforcement agency the facts regarding the injury.	It is not possible to predict when a health care provider will care for a person who suffers from an injury resulting from criminal conduct. If an Investigator is a health care provider, he/she is subject to mandatory reporting of injury as a result of criminal conduct as described.	N/A

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Mental Health	A therapist has a duty to warn or	If a study involves the possibility that	Consent
Reporting [Utah Code	take precautions when a client or	participants may disclose information	Document
78B-3-502]	patient communicates to the	about harming others, Investigators	Checklist
	therapist an actual threat of	should include a statement about the	(Supplemental
	physical harm against a reasonably	potential breach of confidentiality.	Elements)
	identifiable victim. The therapist		
	should notify a law enforcement		
	officer or agency of the threat and		
	make reasonable efforts to		
	communicate the threat to the		
	victim. Therapists are required to		
	report child abuse or neglect, and		
	abuse or neglect of vulnerable		
	adults, as outlined above.		
Reporting AIDS and HIV	Health care providers must report	Investigators complete the HIV	Investigator
Testing [Utah Code 26-6-	AIDS or HIV infection to the Utah	Testing Checklist and disclose	Guidance Series:
3.5; Utah Administrative	Department of Health or a local	mandatory reporting in the consent	Reportable
Code R386-702	health department.	document.	Diseases
	Provides reporting requirements	Board Members verify that disclosure	Consent
	and details of Department of	of mandatory reporting is made in	Document
	Health authority to grant	the consent document. In rare cases,	Checklist
	exemption from reporting	Board Members may support an	(Supplemental
	requirement for certain research	investigator's application to the	Elements)
	conducted at universities and	Department of Health for exemption	
	hospitals.	from reporting requirements	Reviewer
		consistent with state law.	Checklist:
			Consent