Clinical Research Trial Monitoring

Policy Statement

This policy applies to all IND/IDEs held by a University of Miami faculty member for the purpose of conducting clinical studies involving investigational drugs, devices and/or biologics.

For all IND/IDE studies, including outpatient and inpatient, the Sponsor and/or Sponsor-Investigator is required to notify RSQA for a review to determine if all regulatory (federal, local, state, UM) requirements in regard to IND/IDE studies have been met. Sponsor-Investigators must also notify RSQA if they will be conducting any multicenter studies. An IND/IDE study may not be conducted unless a qualified monitor, hired by a CRO or hired by RSQA has been selected, evaluated and approved by RSQA.

Non-adherence with policy requirements will result in withholding of institutional approval for study enrollment, pending satisfactory completion of corrective actions. Persistent non-adherence with the policy, as determined by the Vice Provost for Research, can result in study termination.

Reason for Policy

For a Sponsor and/or Sponsor-Investigator, an IND or IDE is a request for FDA to authorize administration of an investigational drug, biological product or device to humans.

As required by the code of federal regulations, (21 CFR 312.50, 21 CFR 812.40) and international guidance ICH-GCP (5.18.1, 5.18.3), sponsors are responsible for ensuring appropriate monitoring of the investigation(s). The sponsor (21 CFR 312.53, 21 CFR 812.43 & ICH-GCP 5.18.2) is required to select a monitor qualified by training and experience to monitor the investigational study and its progress.

Who Should Know This Policy

Sponsor-Investigators, Principal Investigators, Study Coordinators, Research Administrators, Miller School of Medicine Office of Research, Office of Research Administration, Vice Provost for Research, IRB and HSRO
History

Supercedes: NA
Effective: 09/27/2012

Definitions

CRO Clinical Research Organization
HSRO Human Subjects Research Office
FDA Food & Drug Administration
ICH-GCP A guideline to provide a unified standard for the European Union (EU), Japan, and the United States to facilitate the mutual acceptance of clinical data by the regulatory authorities in these jurisdictions.
IDE Investigational Device Exemption
IND Investigational New Drug
IRB Institutional Review Board
Monitor An individual qualified by training and experience designated by a sponsor or contract research organization to oversee the progress of an investigation. The monitor may be employed by the sponsor or a consultant to the sponsor, or an employee of or consultant to the contract research organization.
Monitoring To oversee an investigation
Principal Investigator An individual, who actually conducts a clinical investigation under whose immediate direction the test article is administered, dispensed or used.
RSQA The office of Regulatory Support & Quality Assurance
Sponsor A person who initiates, but does not actually conduct, the investigation; that is, the investigational drug or device is administered, dispensed or used under the immediate direction of another individual.
Sponsor-Investigator An individual who both initiates and conducts a clinical investigation and under whose immediate direction the investigational drug or device is being administered, dispensed or used.
Procedures

At the time of protocol submission to the FDA, RSQA must be notified to conduct an initial consultation. If the Sponsor/Sponsor-Investigator and the RSQA representative are in agreement that monitoring will be conducted by RSQA, the fees for these services will be discussed at the time of the initial consultation. RSQA will maintain its regulatory role for any IND/IDE study (such as a review of the monitoring plan, review of monitor qualifications, review of ongoing monitoring reports or follow up letters) even if the Sponsor or Sponsor-Investigator contracts with a CRO or hires his/her own monitor. RSQA can be contacted by phone at (305) 243-4538 or email at RSQA@med.miami.edu for assistance.

Approval

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