

System-wide Policy: Research Misconduct

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Approved By: Research Oversight Committee Chair

System-Wide Policy Ownership Group: Research Administration

System Policy Information Resource: Director, Research Compliance

Stakeholder Groups			
Compliance Department			
Research Directors/ Managing Scientist			
Roundtable			

SCOPE:

Sites, Facilities, Business Units	Departments, Divisions, Operational Areas	People applicable to
Abbott Northwestern Hospital, Buffalo Hospital, Cambridge Medical Center, District One Hospital, Mercy Hospital, New Ulm Medical Center, Owatonna Hospital, Phillips Eye Institute, River Falls Area Hospital, Regina Hospital, St. Francis Regional Medical Center, United Hospital, Unity Hospital; WestHealth Inc.; Orthopedic Institute Surgery Center at COC; Allina Health Group; Allina Health Home Care Services; All other business units	Research Administration	All persons performing research at Allina Health



POLICY STATEMENT:

Allina Health is committed to a research environment that encourages appropriate behavior, ensures compliance with regulatory requirements, and maintains the confidence of our patients, research subjects, employees, and peers. This statement of policy and procedures defines Allina Health's responsibilities related to research misconduct in general and specifies requirements for research under the Public Health Service (PHS) Policies on Research Misconduct, 42 CFR Part 93.

For the purposes of PHS supported research, this statement of policy and procedures is intended to carry out Allina Health's responsibilities under the PHS Policies on Research Misconduct (42 CFR Part 93). The Research Misconduct Policy ("Policy") applies to:

- 1. All employees who propose, conduct or report Allina Health Research irrespective of the research funding source or sponsor;
- 2. Research proposed, conducted or reported elsewhere by employees as part of their Allina Health-related duties or activities; and
- 3. At the discretion of Allina Health, to research proposed, conducted or reported where such research is claimed, cited or implied to have been done at Allina Health, or where an Allina Health affiliation is claimed, cited or implied in connection with the research.

(See the <u>Definitions section</u> for list of defined terms)

Section 1 Rights and Responsibilities

A. Research Integrity Officer

The RIO will have primary responsibility for implementation of the institution's policies and procedures on research misconduct. A detailed listing of the responsibilities of the RIO is set forth in the Appendix. These responsibilities include the following duties related to research misconduct proceedings:

- Consult confidentially with persons uncertain about whether to submit an allegation of research misconduct;
- Receive allegations of research misconduct;
- Sequester research data and evidence pertinent to the allegation of research misconduct in accordance with Section 3.B. of this policy and maintain it securely in accordance with this policy and applicable law and regulation;
- Provide confidentiality to those involved in the research misconduct proceeding as required by 42 CFR §93.108, other applicable law, and institutional policy;
- Notify the respondent and provide opportunities for him/her to review/ comment/respond to allegations, evidence, and committee reports;



- Inform respondents, complainants, and witnesses of the procedural steps in the research misconduct proceeding;
- Appoint the chair and members of the internal committees, ensure that those committees are properly staffed and that there is expertise appropriate to carry out a thorough and authoritative evaluation of the evidence;
- Determine whether each person involved in handling an allegation of research misconduct has an unresolved personal, professional, or financial conflict of interest and take appropriate action, including recusal, to ensure that no person with such conflict is involved in the research misconduct proceeding;
- In cooperation with other institutional officials, take reasonable and practical steps to
 protect or restore the positions and reputations of good faith complainants, witnesses,
 and committee members and counter potential or actual retaliation against them by
 respondents or other Institutional Members;
- Keep the Deciding Official and others who need to know apprised of the progress of the review of the allegation of research misconduct;
- Maintain records of the research misconduct proceeding;
- Determine whether the allegation falls within the definition of research misconduct and warrants further review;
- As necessary, take interim action and notify the Office of Research Integrity (ORI) of special circumstances, in accordance with Section 2.F. of this policy;
- Make records of the misconduct proceeding available to ORI in accordance with Section
 4.B of this policy
- Notify and make reports to ORI as required by 42 CFR Part 93; and
- Ensure that administrative actions taken by Allina Health and ORI are enforced and take
 appropriate action to notify other involved parties, such as sponsors, law enforcement
 agencies, professional societies, and licensing boards of those actions.

B. Complainant

The complainant is responsible for making allegations in good faith, maintaining confidentiality, and cooperating with the research misconduct proceedings. If known, the complainant will be provided an opportunity to be interviewed during an internal review, and be given a summary of the interview for correction.

C. Respondent

The respondent is responsible for maintaining confidentiality and cooperating with the research misconduct proceedings. The respondent is entitled to:

 A good faith effort from the RIO to notify the respondent in writing at the time of or before initiating further review;



- An opportunity to comment on the inquiry report and have his/her comments attached to the report;
- Be notified of the outcome of the review, and receive a copy of the report that includes a copy of, or refers to, 42 CFR Part 93 and Allina Health's policies and procedures on research misconduct;
- Be notified in writing of the allegations within a reasonable time after the determination
 that a review is warranted, but before the review begins (within 30 days after the
 institution decides to begin an investigation) and be notified in writing of any new
 allegations, not addressed in the inquiry or in the initial notice of investigation, within a
 reasonable time after the determination to pursue those allegations;
- Be interviewed at any point during the internal review, and have the opportunity to correct the record of such interview;
- Have interviewed during the investigation any witness who has been reasonably
 identified by the respondent as having information on relevant aspects of the
 investigation, have the recording or transcript provided to the witness for correction, and
 have the corrected recording or transcript included in the record of investigation; and
- Receive a copy of the draft investigation report and, concurrently, a copy of, or supervised access to the evidence on which the report is based, and be notified that any comments must be submitted within thirty (30) days of the date on which the copy was received and that the comments will be considered by the institution and addressed in the final report.

The respondent should be given the opportunity to admit that research misconduct occurred and that he/she committed the research misconduct. With the advice of the RIO and/or other institutional officials, the Deciding Official may terminate the institution's review of an allegation that has been admitted, if the institution's acceptance of the admission and any proposed settlement is approved by ORI.

D. Deciding Official

For PHS-supported research, the DO will receive the inquiry report and after consulting with the RIO or other institutional officials, decide whether an investigation is warranted. Any finding that an investigation of PHS-supported research is warranted under the criteria in 42 CFR §93.307(d) must be made in writing by the DO and must be provided to ORI, together with a copy of the inquiry report meeting the requirements of 42 CFR §93.309, within thirty (30) days of the finding. If it is found that an investigation is not warranted, the DO and the RIO will ensure that detailed documentation of the inquiry is retained for at least seven (7) years after termination of the inquiry, so that ORI may assess the reasons why the institution decided not to conduct an investigation.

The DO will receive the investigation report (or for non-PHS supported research, the report of the internal review) and, after consulting with the RIO and/or other institutional officials, decide the extent to which this institution accepts the findings of the investigation and, if research misconduct is found, decide what, if any, institutional administrative actions are appropriate.



For PHS-supported research, the DO shall ensure that the final investigation report, the findings of the DO and a description of any pending or completed administrative actions are provided to ORI, as required by 42 CFR §93.315.

Section 2 General Policies and Principles

A. Responsibility to Report Misconduct

All Institutional Members will report observed, suspected, or apparent research misconduct to the RIO. If an individual is unsure whether a suspected incident falls within the definition of research misconduct, he or she may meet with or contact the RIO to discuss the suspected research misconduct informally, which may include discussing it anonymously and/or hypothetically. The RIO may be contacted at rio@allina.com. If the circumstances described by the individual do not meet the definition of research misconduct, the RIO will refer the individual or allegation to other offices or officials with responsibility for resolving the problem. For further support you may reach out to Research Compliance at researchcompliance@allina.com or (612)-262-4900.

At any time, an Institutional Member may have confidential discussions and consultations about concerns of possible misconduct with the RIO and will be counseled about appropriate procedures for reporting allegations.

B. Cooperation with Research Misconduct Proceedings

Institutional Members will cooperate with the RIO and other institutional officials in the review of allegations and the conduct of further reviews. Institutional Members, including respondents, have an obligation to provide evidence relevant to research misconduct allegations to the RIO or other institutional officials.

C. Confidentiality

The RIO shall: (1) limit disclosure of the identity of respondents and complainants to those who need to know in order to carry out a thorough, competent, objective and fair research misconduct proceeding; and (2) except as otherwise prescribed by law, limit the disclosure of any records or evidence from which research subjects might be identified to those who need to know in order to carry out a research misconduct proceeding. The RIO may use written confidentiality agreements or other mechanisms to ensure that the recipient does not make any further disclosure of identifying information.

D. Protecting complainants, witnesses, and committee members

Institutional Members may not retaliate in any way against complainants, witnesses, or committee members. Institutional Members will immediately report any alleged or apparent retaliation against complainants, witnesses or committee members to the RIO, who shall review the matter and, as necessary, make all reasonable and practical efforts to counter any potential or actual retaliation and protect and restore the position and reputation of the person against whom the retaliation is directed.

E. Protecting the Respondent



As requested and as appropriate, the RIO and other institutional officials shall make all reasonable and practical efforts to protect or restore the reputation of persons alleged to have engaged in research misconduct, but against whom no finding of research misconduct is made.

During the research misconduct proceeding, the RIO is responsible for ensuring that respondents receive all the notices and opportunities provided for in 42 CFR Part 93 and the policies and procedures of Allina Health. Respondents may consult with legal counsel or a non-lawyer personal adviser (who is not a principal or witness in the case) to seek advice. The legal counsel or non-lawyer adviser may accompany the respondent during interviews or meetings on the case; however, they may not participate in the activities.

F. Interim Administrative Actions Specific to PHS-Supported Research

Throughout the research misconduct proceeding, the RIO will review the situation to determine if there is any threat of harm to public health, federal funds and equipment, or the integrity of the PHS supported research process. In the event of such a threat, the RIO will, in consultation with other institutional officials and ORI, take appropriate interim action to protect against any such threat. Interim action might include additional monitoring of the research process and the handling of federal funds and equipment, reassignment of personnel or of the responsibility for the handling of federal funds and equipment, additional review of research data and results or delaying publication. The RIO shall, at any time during a research misconduct proceeding, notify ORI immediately if he/she has reason to believe that any of the following conditions exist:

- Health or safety of the public is at risk, including an immediate need to protect human or animal subjects;
- Health and Human Services (HHS) resources or interests are threatened;
- Research activities should be suspended;
- There is a reasonable indication of possible violations of civil or criminal law;
- Federal action is required to protect the interests of those involved in the research misconduct proceeding;
- The research misconduct proceeding may be made public prematurely and HHS action may be necessary to safeguard evidence and protect the rights of those involved; or
- The research community or public should be informed

Section 3 Review of Allegations

A. Assessment of Allegations

Upon receiving an allegation of research misconduct, the RIO will immediately assess the allegation to determine whether it is sufficiently credible and specific so that potential evidence of research misconduct may be identified, and whether the allegation falls within the definition of research misconduct. Further review must be conducted if these criteria are met. The RIO will also determine whether the allegation falls into the jurisdictional criteria of 42 CFR §93.102(b) for PHS-supported research.



In conducting the assessment, the RIO need not interview the complainant, respondent, or other witnesses, or gather data beyond any that may have been submitted with the allegation, except as necessary to determine whether the allegation is sufficiently credible and specific so that potential evidence of research misconduct may be identified. If the RIO determines there is no allegation that is sufficiently credible and specific so that potential evidence of research misconduct may be identified, or that the allegation does not fall within the definition of research misconduct, the RIO shall document such determination and retain such documentation for seven (7) years. At the RIO's discretion, a copy of the report may be provided to the Complainant or Respondent.

B. Sequestration of Research Records

At the time of or before beginning an inquiry or further review, the RIO must make a good faith effort to notify the respondent in writing, if the respondent is known. If additional respondents are subsequently identified, they must be notified in writing. On or before the date on which the respondent is notified, or the inquiry or review begins, whichever is earlier, the RIO must take steps to obtain custody of all the research records and evidence which is reasonably identified as relevant to the review and needed to conduct the research misconduct proceeding. The RIO will inventory the records and evidence and sequester them in a secure manner, except that where the research records or evidence encompass scientific instruments shared by a number of users, custody may be limited to copies of the data or evidence on such instruments, so long as those copies are substantially equivalent to the evidentiary value of the instruments. The RIO may consult with ORI for advice and assistance in this regard.

If additional evidence is identified over the course of the review, such evidence shall be immediately sequestered at that time.

C. Further Review

C.1. Non-PHS Supported Research

The nature of the further institutional review depends on the funding source of the research, as determined by the RIO. Additional procedural requirements may be imposed in order to ensure compliance with contractual or other required obligations to the funding entity.

The RIO will inform the respondent of the allegations if not already done in the preliminary assessment, and will take steps to obtain and secure the research records per Section 3.B. of this policy. The RIO may establish a panel of one or more individuals to review the allegation and evidence and to create a report of the findings. Throughout the review process, the RIO is responsible for ensuring the respondent has an opportunity to present his/her case, and to review and comment on any reports generated prior to their finalization.

The RIO will forward the findings to the DO who will make a final determination as to whether research misconduct did or did not occur based on a preponderance of the evidence. The DO will determine appropriate sanctions and the RIO will notify the respondent, in writing, of the final determination and the associated sanctions. In the event the review results in a finding that research misconduct occurred, but there was not a preponderance of the evidence that an identifiable respondent committed the research misconduct, the DO may still determine that sanctions are appropriate.



In cases where the final determination is that no research misconduct occurred, the DO will notify the respondent in writing of the finding and retain the relevant documents according to Allina Health's Record Retention policy. In addition, the RIO will take necessary actions to restore the reputation of the respondent in accordance with Section 5.B. of this policy.

C.2. PHS-Supported Research

The RIO determines if the criteria for an inquiry are met, per Section 3.A., and if so, will immediately initiate the inquiry process.

C.2.1 Inquiry

The purpose of the inquiry is to conduct an initial review of the available evidence to determine whether to conduct an investigation. An inquiry does not require a full review of all the evidence related to the allegation.

C.2.1.1. Inquiry Committee

The RIO, in consultation with other institutional officials as appropriate, will appoint an inquiry committee and committee chair as soon after the initiation of the inquiry as is practical. The inquiry committee must consist of individuals who do not have unresolved personal, professional, or financial conflicts of interest with the complainant, respondent or witnesses, and should include individuals with the appropriate scientific expertise to evaluate the evidence and issues related to the allegation, interview the principals and key witnesses, and conduct the inquiry.

The respondent will be given an opportunity to raise concerns regarding the selected committee members specific to personal, professional or financial conflicts of interest with the complainant, respondent or witnesses. Such concerns will be submitted, in writing, by the respondent to the RIO within ten (10) days of the committee's constitution and the institution will make the final determination regarding the existence of potential conflicts among the appointed committee members.

The RIO will prepare a charge for the inquiry committee that:

- Sets forth the time for completion of the inquiry;
- Describes the allegations and any related issues identified during the allegation assessment:
- States that the purpose of the inquiry is to conduct an initial review of the
 evidence, including the testimony of the respondent, complainant and key
 witnesses, to determine whether an investigation is warranted, not to determine
 whether research misconduct definitely occurred or who was responsible;
- States that an investigation is warranted if the committee determines: (1) there is
 a reasonable basis for concluding that the allegation falls within the definition of
 research misconduct and is within the jurisdictional criteria of 42 CFR §93.102(b);
 and, (2) the allegation may have substance, based on the committee's review
 during the inquiry; and

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 Informs the inquiry committee that they are responsible for preparing or directing the preparation of a written report of the inquiry that meets the requirements of this policy and 42 CFR §93.309(a).

At the committee's first meeting, the RIO will review the charge with the committee, discuss the allegations, any related issues, and the appropriate procedures for conducting the inquiry, assist the committee with organizing plans for the inquiry, and answer any questions raised by the committee. The RIO will be present or available throughout the inquiry to advise the committee as needed.

C.2.1.2. Inquiry Process

The inquiry committee will normally interview the complainant, the respondent and key witnesses as well as examine relevant research records and materials. The inquiry committee will evaluate the evidence, including the testimony obtained during the inquiry. After consultation with the RIO, the committee members will decide whether an investigation is warranted based on the criteria in this policy and 42 CFR §93.307(d). The scope of the inquiry is not required to and does not normally include deciding whether misconduct definitely occurred, determining definitely who committed the research misconduct or conducting exhaustive interviews and analyses. However, if a legally sufficient admission of research misconduct is made by the respondent, misconduct may be determined at the inquiry stage if all relevant issues are resolved. In that case, the institution shall promptly consult with ORI to determine the next steps that should be taken. See Section 8 of this policy.

C.2.1.3. Time for Completion

The inquiry, including preparation of the final inquiry report and the decision of the DO on whether an investigation is warranted, must be completed within sixty (60) calendar days of initiation of the inquiry, unless the RIO determines that circumstances clearly warrant a longer period. If the RIO approves an extension, the inquiry record must include documentation of the reasons for exceeding the 60-day period.

C.2.1.4. Elements of the Inquiry Report

A written inquiry report must be prepared that includes the following information:

- the name and position of the respondent
- 2) a description of the allegations of research misconduct
- 3) the PHS support, including, for example, grant numbers, grant applications, contracts and publications listing PHS support;
- 4) names and titles of the committee members and experts who conducted the inquiry;
- 5) the basis for recommending or not recommending that the allegations warrant an investigation;
- 6) any comments on the draft report by the respondent or complainant



Institutional counsel should review the report for legal sufficiency. Modifications are made as appropriate in consultation with the RIO and the inquiry committee.

C.2.1.5. Notification to the Respondent/Claimant and Opportunity to Comment

The RIO shall notify the respondent whether the inquiry found an investigation to be warranted, include a copy of the draft inquiry report, and include a copy of or refer to 42 CFR Part 93 and the Allina Health policies and procedures on research misconduct.

The RIO may notify the complainant whether the inquiry found that an investigation is warranted, and may provide relevant portions of the report to the complainant for comment.

Any comments that are submitted by the respondent or complainant will be attached to the final inquiry report. Based on the comments, the inquiry committee may revise the draft report as appropriate and prepare it in final form. The committee will deliver the final report to the RIO.

C.2.1.6. Institutional Decision and Notification

Decision by Deciding Official

The RIO will transmit the final inquiry report and any comments to the DO, who will determine in writing whether an investigation is warranted. The inquiry is completed when the DO makes this determination.

Notification to ORI

Within thirty (30) days of the DO's decision that an investigation is warranted, the RIO will provide ORI with the DO's written decision and a copy of the inquiry report. The RIO will also notify those institutional officials who need to know of the DO's decision. The RIO must provide the following information to ORI upon request: (1) the institutional policies and procedures under which the inquiry was conducted; (2) the research records and evidence reviewed, transcripts or recordings of any interviews, and copies of all relevant documents; and (3) the charges to be considered in the investigation.

C.2.1.7. Documentation of Decision Not to Investigate

If the DO decides that an investigation is not warranted, the RIO shall secure and maintain for seven (7) years after the termination of the inquiry sufficiently detailed documentation of the inquiry to permit a later assessment by ORI of the reasons why an investigation was not conducted. These documents must be provided to ORI or other authorized HHS personnel upon request.

C.2.2. The Investigation

The investigation must begin within thirty (30) days after the determination by the DO that an investigation is warranted. The purpose of the investigation is to develop a factual record by exploring the allegations in detail and examining the evidence in depth,



leading to recommended findings on whether research misconduct has been committed, by whom, and to what extent. The investigation will also determine whether there are additional instances of possible research misconduct that would justify broadening the scope beyond the initial allegations. This is particularly important where the alleged research misconduct involves clinical trials or potential harm to human subjects or the general public or if it affects research that forms the basis for public policy, clinical practice, or public health practice. Under 42 CFR §93.313 the findings of the investigation must be set forth in an investigation report.

C.2.2.1. Notifying ORI and Respondent

On or before the date on which the investigation begins, the RIO must: (1) notify the ORI Director of the decision to begin the investigation and provide ORI a copy of the inquiry report; and (2) notify the respondent in writing of the allegations to be investigated. The RIO must also give the respondent written notice of any new allegations of research misconduct within a reasonable amount of time of deciding to pursue allegations not addressed during the inquiry or in the initial notice of the investigation.

C.2.2.2. Appointment of the Investigation Committee

The RIO, in consultation with other institutional officials as appropriate, will appoint an investigation committee and the committee chair as soon after the beginning of the investigation as is practical. The investigation committee must consist of individuals who do not have unresolved personal, professional, or financial conflicts of interest with the complainant, respondent or witnesses, and should include individuals with the appropriate scientific expertise to evaluate the evidence and issues related to the allegation, interview the respondent and complainant and conduct the investigation. Individuals appointed to the investigation committee may also have served on the inquiry committee. If there are new committee members (e.g., individuals not part of the inquiry panel), the respondent will be given an opportunity to raise concerns regarding personal, professional or financial conflicts of interest with the complainant, respondent or witnesses.

C.2.2.3. Charge to the Committee and the First Meeting

Charge to the Committee

The RIO will define the subject matter of the investigation in a written charge to the committee that:

- Describes the allegations and related issues identified during the inquiry;
- Identifies the respondent;
- Informs the committee that it must conduct the investigation as prescribed in paragraph E. of this section;
- Defines research misconduct;

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- Informs the committee that it must evaluate the evidence and testimony to determine whether, based on a preponderance of the evidence, research misconduct occurred and, if so, the type and extent of it and who was responsible;
- Informs the committee that in order to determine that the respondent committed research misconduct it must find that a preponderance of the evidence establishes that: (1) research misconduct, as defined in this policy, occurred (respondent has the burden of proving by a preponderance of the evidence any affirmative defenses raised, including honest error or a difference of opinion); (2) the research misconduct is a significant departure from accepted practices of the relevant research community; and (3) the respondent committed the research misconduct intentionally, knowingly, or recklessly; and
- Informs the committee that it must prepare or direct the preparation of a written investigation report that meets the requirements of this policy and 42 CFR §93.313.

First Meeting

The RIO will convene the first meeting of the investigation committee to review the charge, the inquiry report, and the prescribed procedures and standards for the conduct of the investigation, including the necessity for confidentiality and for developing a specific investigation plan. The investigation committee will be provided with a copy of this statement of policy and procedures and 42 CFR Part 93. The RIO will be present or available throughout the investigation to advise the committee as needed.

C.2.2.4. Investigation Process

The investigation committee and the RIO must:

- Use diligent efforts to ensure that the investigation is thorough and sufficiently documented and includes examination of all research records and evidence relevant to reaching a decision on the merits of each allegation;
- Take reasonable steps to ensure an impartial and unbiased investigation to the maximum extent practical;
- Interview each respondent, complainant, and any other available person who has been reasonably identified as having information regarding any relevant aspects of the investigation, including witnesses identified by the respondent, and record or transcribe each interview, provide the recording or transcript to the interviewee for correction, and include the recording or transcript in the record of the investigation; and
- Pursue diligently all significant issues and leads discovered that are determined relevant to the investigation, including any evidence of any additional instances of possible research misconduct, and continue the investigation to completion.



C.2.2.5. Time for Completion

The investigation is to be completed within one-hundred-twenty (120) days of beginning it, including conducting the investigation, preparing the report of findings, providing the draft report for comment and sending the final report to ORI. However, if the RIO determines that the investigation will not be completed within this 120-day period, he/she will submit to ORI a written request for an extension, setting forth the reasons for the delay. The RIO will ensure that periodic progress reports are filed with ORI, if ORI grants the request for an extension and directs the filing of such reports.

C.2.2.6. The Investigation Report

Elements of the Investigation Report

The investigation committee and the RIO are responsible for preparing a written draft report of the investigation that:

- Describes the nature of the allegation of research misconduct, including identification of the respondent;
- Describes and documents the PHS support, including, for example, the numbers of any grants that are involved, grant applications, contracts, and publications listing PHS support;
- Describes the specific allegations of research misconduct considered in the investigation;
- Includes the institutional policies and procedures under which the investigation was conducted, unless those policies and procedures were provided to ORI previously;
- Includes a statement of findings for each allegation of research misconduct identified during the investigation. Each statement of findings must: (1) identify whether the research misconduct was falsification, fabrication, or plagiarism, and whether it was committed intentionally, knowingly, or recklessly; (2) summarize the facts and the analysis that support the conclusion and consider the merits of any reasonable explanation by the respondent, including any effort by respondent to establish by a preponderance of the evidence that he or she did not engage in research misconduct because of honest error or a difference of opinion; (3) identify the specific PHS support; (4) identify whether any publications need correction or retraction; (5) identify the person(s) responsible for the misconduct; and (6) list any current support or known applications or proposals for support that the respondent has pending with non-PHS federal agencies.



Comments on the Draft Report and Access to Evidence

a. Respondent

The RIO must give the respondent a copy of the draft investigation report for comment and, concurrently, a copy of, or supervised access to the evidence on which the report is based. The respondent will be allowed thirty (30) days from the date he/she received the draft report to submit comments to the RIO. The respondent's comments must be included and considered in the final report.

b. Complainant

The RIO may provide the complainant with a copy of the draft investigation report or relevant portions of it, for comment. The complainant's comments must be submitted within thirty (30) days of the date on which he/she received the draft report and the comments must be included and considered in the final report. See 42 CFR §93.312(b) and §93.313(g).

c. Confidentiality

In distributing the draft report, or portions thereof, to the respondent and complainant, the RIO will inform the recipient of the confidentiality under which the draft report is made available and may establish reasonable conditions to ensure such confidentiality. For example, the RIO may require that the recipient sign a confidentiality agreement.

C.2.2.7. Decision by Deciding Official

The RIO will assist the investigation committee in finalizing the draft investigation report, including ensuring that the respondent's and complainant's comments are included and considered, and transmit the final investigation report to the DO, who will determine in writing: (1) whether the institution accepts the investigation report, its findings, and the recommended institutional actions; and (2) the appropriate institutional actions in response to the accepted findings of research misconduct. If this determination varies from the findings of the investigation committee, the DO will, as part of his/her written determination, explain in detail the basis for rendering a decision different from the findings of the investigation committee. Alternatively, the DO may return the report to the investigation committee with a request for further fact-finding or analysis.

When a final decision on the case has been reached, the RIO will notify the respondent in writing. After informing ORI, the DO will determine whether law enforcement agencies, professional societies, professional licensing boards, editors of journals in which falsified reports may have been published, collaborators of the respondent in the work, or other relevant parties should be notified of the outcome of the case. The RIO is responsible for ensuring compliance with all notification requirements of funding or sponsoring agencies.

C.2.2.8. Notice to ORI of Institutional Findings and Actions



Unless an extension has been granted, the RIO must, within the 120-day period for completing the investigation or the 120-day period for completion of any appeal, submit the following to ORI: (1) a copy of the final investigation report with all attachments and any appeal; (2) a statement of whether the institution accepts the findings of the investigation report or the outcome of the appeal; (3) a statement of whether the institution found misconduct and, if so, who committed the misconduct; and (4) a description of any pending or completed administrative actions against the respondent

D. Appeals

The RIO may provide for an appeal by the respondent that could result in a reversal or modification of the institution's findings of research misconduct. Such appeals must be submitted in writing by the Respondent to the RIO within thirty (30) days of receiving the determination report of misconduct.

For federally-funded research, the appeal process must be completed within one-hundred-twenty (120) days of its filing, unless ORI finds good cause for an extension, based upon the institution's written request for an extension that explains the need for the extension. If ORI grants an extension, it may direct the filing of periodic progress reports.

Section 4 Administrative Actions

A. Sanctions

If the DO determines that research misconduct is substantiated by the findings, he or she will decide on the appropriate actions to be taken, after consultation with the RIO. The administrative actions may include:

- Withdrawal or correction of all pending or published abstracts and papers emanating from the research where research misconduct was found;
- Removal of the responsible person from the particular project, letter of reprimand, special monitoring of future work, probation, suspension, salary
- reduction, or initiation of steps leading to possible rank reduction or termination of employment;
- Restitution of funds to the grantor agency as appropriate; and
- Other action appropriate to the research misconduct.

B. Maintaining Records

Records of research misconduct proceedings (as defined by 42 CFR §93.317) shall be retained for a period of seven (7) years.

For PHS-supported research, records must be available to ORI upon request unless custody has been transferred to HHS or ORI has advised in writing that the records no longer need to be retained. Records of research misconduct proceedings must be maintained in a secure manner after completion of the proceeding or the completion of any PHS proceeding involving the



research misconduct allegation. The RIO is responsible for providing any information, documentation, research records, evidence or clarification requested by ORI to carry out its review of an allegation of research misconduct or of the institution's handling of such an allegation.

C. Completion of Cases

Generally, all inquiries and investigations will be carried through to completion and all significant issues will be pursued diligently.

For PHS-supported research, the RIO must notify ORI in advance if there are plans to close a case at the inquiry, investigation, or appeal stage on the basis that respondent has admitted guilt, a settlement with the respondent has been reached, or for any other reason, except: (1) closing of a case at the inquiry stage on the basis that an investigation is not warranted; or (2) a finding of no misconduct at the investigation stage, which must be reported to ORI, as prescribed in this policy and 42 CFR §93.315.

Section 5 Other Considerations

A. Termination or Resignation Prior to Completing the Review

In the event of the respondent's termination of institutional employment, by resignation or otherwise, the review, inquiry or investigation will continue in accordance to applicable federal regulations and any relevant contractual obligations.

B. Restoration of the Respondent's Reputation

Following a final finding of no research misconduct, including ORI concurrence where required by 42 CFR Part 93, the RIO must, at the request of the respondent, undertake reasonable and practical efforts to restore the respondent's reputation. Any institutional actions to restore the respondent's reputation should first be approved by the DO.

C. Protection of the Complainant, Witnesses and Committee Members

During the research misconduct proceeding and upon its completion, regardless of whether the institution or ORI determines that research misconduct occurred, the RIO must undertake reasonable and practical efforts to protect the position and reputation of, or to counter potential or actual retaliation against, any complainant who made allegations of research misconduct in good faith and of any witnesses and committee members who cooperate in good faith with the research misconduct proceeding. The DO will determine, after consulting with the RIO, and with the complainant, witnesses, or committee members, respectively, what steps, if any, are needed to restore their respective positions or reputations or to counter potential or actual retaliation against them. The RIO is responsible for implementing any steps the DO approves.

D. Allegations Not Made in Good Faith

If relevant, the DO will determine whether the complainant's allegations of research misconduct were made in good faith, or whether a witness or committee member acted in good faith. If the DO determines that there was an absence of good faith he/she will determine whether any administrative action should be taken against the person who failed to act in good faith.



DEFINITIONS:

Allegation means a disclosure of possible research misconduct through any means of communication. The disclosure may be by written or oral statement or other communication.

Allina Health Research means research in which Allina Health is engaged in accordance with the Office for Human Research Protections "Guidance on Engagement of Institutions in Human Subjects Research," or is required to be reviewed by Allina Health's Institutional Review Board or a commercial IRB contracted by Allina Health.

Complainant means a person who in good faith makes an allegation of research misconduct.

Deciding Official (DO) means the institutional official who makes final determinations on allegations of research misconduct and any institutional administrative actions. The Deciding Official will not be the same individual as the Research Integrity Officer and should have no direct prior involvement in the institution's inquiry, investigation, or allegation assessment. A DO's appointment of an individual to assess allegations of research misconduct, or to serve on an inquiry or investigation committee, is not considered to be direct prior involvement.

Evidence means any document, tangible item, or testimony offered or obtained during a research misconduct proceeding that tends to prove or disprove the existence of an alleged fact.

Institutional Member(s) means all Allina Health employees and agents in addition to non-employed research staff when involved in research conducted under the purview of Allina Health's Institutional Review Board (including any external IRBs that Allina Health agrees to reply upon) or Institutional BioSafety Committee.

Public Health Services (PHS) certain federal agencies that the Department of Health and Human Services categorizes as the Public Health Service (PHS), such as National Institutes of Health or the Centers for Disease Control.

Research Integrity Officer (RIO) means the institutional official designated by the DO responsible for: (1) assessing allegations of research misconduct to determine if they fall within the definition of research misconduct, are covered by 42 CFR Part 93, and warrant an inquiry on the basis that the allegation is sufficiently credible and specific so that potential evidence of research misconduct may be identified; (2) overseeing inquires and investigations; and (3) the other responsibilities described in this policy.

Research misconduct means fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. It does not include honest error or difference of opinion.

Research record means the record of data or results that embody the facts resulting from scientific inquiry, including but not limited to, research proposal, laboratory records, both physical and electronic, progress reports, abstracts, theses, oral presentations, internal



reports, journal articles, and any documents and materials provided by a respondent in the course of the research misconduct proceeding.

Respondent means a person or group of persons against whom an allegation of research misconduct is directed or who is the subject of a research misconduct proceeding

PROCEDURES: Not applicable.

PROTOCOL: Not applicable.

FORMS: Not applicable.

ALGORITHM: Not applicable.

ADDENDUM:

Appendix A - RESEARCH INTEGRITY OFFICER RESPONSIBILITIES

FAQs: Not applicable.

REFERENCES:

Related Regulation and Laws:

Public Health Service (PHS) Policies on Research Misconduct, 42 CFR Part 93.

Alternate Search Terms: N/A

Related Policies:

Name of Policy	Content ID	Business Unit where Originated
N/A		

Policies Replacing:

Name of Policy	Content ID	Business Unit where Originated
N/A		

Appendix A RESEARCH INTEGRITY OFFICER RESPONSIBILITIES

I. General

The Research Integrity Officer (RIO) has lead responsibility for ensuring that the institution:



- Takes all reasonable and practical steps to foster a research environment that promotes
 the responsible conduct of research, research training, and activities related to that
 research or research training, discourages research misconduct, and deals promptly
 with allegations or evidence of possible research misconduct.
- Has written policies and procedures for responding to allegations of research misconduct and reporting information about that response to ORI, as required by 42 CFR Part 93.
- Complies with its written policies and procedures and the requirements of 42 CFR Part
 93
- Informs its Institutional Members who are subject to 42 CFR Part 93 about its research misconduct policies and procedures and its commitment to compliance with those policies and procedures.
- Takes appropriate interim action during a research misconduct proceeding to protect public health, federal funds and equipment, and the integrity of the PHS supported research process.

II. Notice and Reporting to ORI and Cooperation with ORI

The RIO has lead responsibility for ensuring that the institution:

- Files an annual report with ORI containing the information prescribed by ORI.
- Sends to ORI with the annual report such other aggregated information as ORI may prescribe on the institution's research misconduct proceedings and the institution's compliance with 42 CFR Part 93.
- Notifies ORI immediately if, at any time during the research misconduct proceeding, it has reason to believe that health or safety of the public is at risk, HHS resources or interests are threatened, research activities should be suspended, there is reasonable indication of possible violations of civil or criminal law, federal action is required to protect the interests of those involved in the research misconduct proceeding, the institution believes that the research misconduct proceeding may be made public prematurely, or the research community or the public should be informed.
- Provides ORI with the written finding by the responsible institutional official that an
 investigation is warranted and a copy of the inquiry report, within thirty (30) days of the
 date on which the finding is made.
- Notifies ORI of the decision to begin an investigation on or before the date the investigation begins.
- Within one-hundred-twenty (120) days of beginning an investigation, or such additional days as may be granted by ORI, (or upon completion of any appeal made available by the institution) provides ORI with the investigation report, a statement of whether the institution accepts the investigation's findings, a statement of whether the institution



found research misconduct and, if so, who committed it, and a description of any pending or completed administrative actions against the respondent.

- Seeks advance ORI approval if the institution plans to close a case at the inquiry, investigation, or appeal stage on the basis that the respondent has admitted guilt, a settlement with the respondent has been reached, or for any other reason, except the closing of a case at the inquiry stage on the basis that an investigation is not warranted or a finding of no misconduct at the investigation stage.
- Cooperates fully with ORI during its oversight review and any subsequent administrative hearings or appeals, including providing all research records and evidence under the institution's control, custody, or possession and access to all persons within its authority necessary to develop a complete record of relevant evidence.

III. Research Misconduct Proceeding

A. General

The RIO is responsible for:

- Promptly taking all reasonable and practical steps to obtain custody of all research records and evidence needed to conduct the research misconduct proceeding, inventory the records and evidence, and sequester them in a secure manner.
- Taking all reasonable and practical steps to ensure the cooperation of respondents and other Institutional Members with research misconduct proceedings, including, but not limited to their providing information, research records and evidence.
- Providing confidentiality to those involved in the research misconduct proceeding as required by 42 CFR §93.108, other applicable law, and institutional policy.
- Determining whether each person involved in handling an allegation of research
 misconduct has an unresolved personal, professional or financial conflict of interest
 and taking appropriate action, including recusal, to ensure that no person with such a
 conflict is involved in the research misconduct proceeding.
- Keeping the Deciding Official (DO) and others who need to know apprised of the progress of the review of the allegation of research misconduct.
- In cooperation with other institutional officials, taking all reasonable and practical steps to protect or restore the positions and reputations of good faith complainants, witnesses, and committee members and to counter potential or actual retaliation against them by respondents or other Institutional Members.
- Making all reasonable and practical efforts, if requested and as appropriate, to
 protect or restore the reputation of persons alleged to have engaged in research
 misconduct, but against whom no finding of research misconduct is made.
- Assisting the DO in implementing his/her decision to take administrative action against any complainant, witness, or committee member determined by the DO not to have acted in good faith.



- Maintaining records of the research misconduct proceeding, as defined in 42 CFR §93.317, in a secure manner for seven (7) years after completion of the proceeding, or the completion of any ORI proceeding involving the allegation of research misconduct, whichever is later, unless custody of the records has been transferred to ORI or ORI has advised that the records no longer need to be retained.
- Ensuring that administrative actions taken by the institution and ORI are enforced and taking appropriate action to notify other involved parties, such as sponsors, law enforcement agencies, professional societies, and licensing boards, of those actions.

B. Allegation Receipt and Assessment

The RIO is responsible for:

- Consulting confidentially with persons uncertain about whether to submit an allegation of research misconduct.
- Receiving allegations of research misconduct.
- Assessing each allegation of research misconduct to determine if an inquiry is
 warranted because the allegation falls within the definition of research misconduct, is
 within the jurisdictional criteria of 42 CFR §93.102(b), and is sufficiently credible and
 specific so that potential evidence of research misconduct may be identified.

C. Inquiry

The RIO is responsible for:

- Initiating the inquiry process if it is determined that an inquiry is warranted.
- At the time of, or before beginning the inquiry, making a good faith effort to notify the respondent in writing, if the respondent is known.
- On or before the date on which the respondent is notified, or the inquiry begins, whichever is earlier, taking all reasonable and practical steps to obtain custody of all research records and evidence needed to conduct the research misconduct proceeding, inventorying the records and evidence and sequestering them in a secure manner, except that where the research records or evidence encompass scientific instruments shared by a number of users, custody may be limited to copies of the data or evidence on the instruments, so long as those copies are substantially equivalent to the evidentiary value of the instruments.
- Appointing an inquiry committee and committee chair as soon after the initiation of the inquiry as is practical.
- Preparing a charge for the inquiry committee in accordance with the institution's policies and procedures.
- Convening the first meeting of the inquiry committee and at that meeting briefing the committee on the allegations, the charge to the committee, and the appropriate procedures for conducting the inquiry, including the need for confidentiality and for

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developing a plan for the inquiry, and assisting the committee with organizational and other issues that may arise.

- Providing the inquiry committee with needed logistical support, e.g., expert advice, including forensic analysis of evidence, and clerical support, including arranging witness interviews and recording or transcribing those interviews.
- Being available or present throughout the inquiry to advise the committee as needed and consulting with the committee prior to its decision on whether to recommend that an investigation is warranted on the basis of the criteria in the institution's policies and procedures and 42 CFR §93.307(d).
- Determining whether circumstances clearly warrant a period longer than sixty (60)
 days to complete the inquiry (including preparation of the final inquiry report and the
 decision of the DO on whether an investigation is warranted), approving an extension
 if warranted, and documenting the reasons for exceeding the 60-day period in the
 record of the research misconduct proceeding.
- Assisting the inquiry committee in preparing a draft inquiry report, sending the
 respondent a copy of the draft report for comment (and the complainant if the
 institution's policies provide that option) within a time period that permits the inquiry
 to be completed within the allotted time, taking appropriate action to protect the
 confidentiality of the draft report, receiving any comments from the respondent (and
 the complainant if the institution's policies provide that option), and ensuring that the
 comments are attached to the final inquiry report.
- Receiving the final inquiry report from the inquiry committee and forwarding it, together with any comments the RIO may wish to make, to the DO who will determine in writing whether an investigation is warranted.
- Within thirty (30) days of a DO decision that an investigation is warranted, providing ORI with the written finding and a copy of the inquiry report and notifying those institutional officials who need to know of the decision.
- Notifying the respondent (and the complainant if the institution's policies provide that option) whether the inquiry found an investigation to be warranted and including in the notice copies of or a reference to 42 CFR Part 93 and the institution's research misconduct policies and procedures.
- Providing to ORI, upon request, the institutional policies and procedures under which
 the inquiry was conducted, the research records and evidence reviewed, transcripts
 or recordings of any interviews, copies of all relevant documents, and the allegations
 to be considered in the investigation.
- If the DO decides that an investigation is not warranted, securing and maintaining for seven (7) years after the termination of the inquiry sufficiently detailed documentation of the inquiry to permit a later assessment by ORI of the reasons why an investigation was not conducted.

D. Investigation



The RIO is responsible for:

- Initiating the investigation within thirty (30) days after the determination by the DO that an investigation is warranted.
- On or before the date on which the investigation begins: (1) notifying ORI of the
 decision to begin the investigation and providing ORI a copy of the inquiry report;
 and (2) notifying the respondent in writing of the allegations to be investigated.
- Prior to notifying respondent of the allegations, taking all reasonable and practical steps to obtain custody of and sequester in a secure manner all research records and evidence needed to conduct the research misconduct proceeding that were not previously sequestered during the inquiry.
- In consultation with other institutional officials as appropriate, appointing an investigation committee and committee chair as soon after the initiation of the investigation as is practical.
- Preparing a charge for the investigation committee in accordance with the institution's policies and procedures.
- Convening the first meeting of the investigation committee and at that meeting: (1) briefing the committee on the charge, the inquiry report and the procedures and standards for the conduct of the investigation, including the need for confidentiality and developing a specific plan for the investigation; and (2) providing committee members a copy of the institution's policies and procedures and 42 CFR Part 93.
- Providing the investigation committee with needed logistical support, e.g., expert
 advice, including forensic analysis of evidence, and clerical support, including
 arranging interviews with witnesses and recording or transcribing those interviews.
- Being available or present throughout the investigation to advise the committee as needed.
- On behalf of the institution, the RIO is responsible for each of the following steps and for ensuring that the investigation committee: (1) uses diligent efforts to conduct an investigation that includes an examination of all research records and evidence relevant to reaching a decision on the merits of the allegations and that is otherwise thorough and sufficiently documented; (2) takes reasonable steps to ensure an impartial and unbiased investigation to the maximum extent practical; (3) interviews each respondent, complainant, and any other available person who has been reasonably identified as having information regarding any relevant aspects of the investigation, including witnesses identified by the respondent, and records or transcribes each interview, provides the recording or transcript to the interviewee for correction, and includes the recording or transcript in the record of the research misconduct proceeding; and (4) pursues diligently all significant issues and leads discovered that are determined relevant to the investigation, including any evidence of any additional instances of possible research misconduct, and continues the investigation to completion.

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- Upon determining that the investigation cannot be completed within one-hundred-twenty (120) days of its initiation (including providing the draft report for comment and sending the final report with any comments to ORI), submitting a request to ORI for an extension of the 120-day period that includes a statement of the reasons for the extension. If the extension is granted, the RIO will file periodic progress reports with ORI.
- Assisting the investigation committee in preparing a draft investigation report that
 meets the requirements of 42 CFR Part 93 and the institution's policies and
 procedures, sending the respondent a copy of the draft report for his/her comment
 within thirty (30) days of receipt, taking appropriate action to protect the
 confidentiality of the draft report, receiving any comments from the respondent (and
 complainant at the institution's option) and ensuring that the comments are included
 and considered in the final investigation report.
- Transmitting the draft investigation report to institutional counsel for a review of its legal sufficiency.
- Assisting the investigation committee in finalizing the draft investigation report and receiving the final report from the committee.

Transmitting the final investigation report to the DO and: (1) if the DO determines that further fact-finding or analysis is needed, receiving the report back from the DO for that purpose; (2) if the DO determines whether or not to accept the report, its findings and the recommended institutional actions, transmitting to ORI within the time period for completing the investigation, a copy of the final investigation report with all attachments, a statement of whether the institution accepts the findings of the report, a statement of whether the institution found research misconduct, and if so, who committed it, and a description of any pending or completed administrative actions against the respondent; or (3) if the institution provides for an appeal by the respondent that could result in a modification or reversal of the DO's finding of research misconduct, ensuring that the appeal is completed within one-hundred-twenty (120) days of its filing, or seeking an extension from ORI in writing (with an explanation of the need for the extension) and, upon completion of the appeal, transmitting to ORI a copy of the investigation report with all attachments, a copy of the appeal proceedings, a statement of whether the institution accepts the findings of the appeal proceeding, a statement of whether the institution found research misconduct, and if so, who committed it, and a description of any pending or completed administrative actions against the respondent. When a final decision on the case is reached, the RIO will normally notify both the respondent and the complainant in writing and will determine whether law enforcement agencies, professional societies, professional licensing boards, editors of involved journals, collaborators of the respondent, or other relevant parties should be notified of the outcome of the case. Maintaining and providing to ORI upon request all relevant research records and records of the institution's research misconduct proceeding. including the results of all interviews and the transcripts or recordings of those interviews.