

Institutional Review Board

3800 Spruce St., First Floor Suite 151

Philadelphia, PA 19104

Phone: 215-573-2540

(Federalwide Assurance # 00004028)

TO: Mark J Seamon CC: Shiroff, Adam M

RE:

DATE:

IRB PROTOCOL#: 831759

PROTOCOL TITLE: Clinical Outcomes of Immediate vs. Delayed Fasciotomy in Extremity Trauma

SPONSOR: NO SPONSOR NUMBER

REVIEW BOARD: IRB #7

IRB SUBMISSION: NOTICE OF APPROVAL

21-Nov-2018

Dear Dr. Seamon,

The above referenced protocol was reviewed and approved by the Institutional Review Board using the expedited procedure set forth in 45 CFR 46.110 on 20-Nov-2018. This study has been determined to pose minimal risk to subjects and be eligible for expedited review category(ies) 5.

Consistent with the regulations set forth in 45 CFR 46.109(f), continuing review of this research is not required. IRB approval of this protocol will not expire and continuing review applications should not be submitted. However, you are still required to submit modifications and reportable events to the IRB for review.

ADDITIONAL ITEMS: Please respond as instructed to each notification listed below: NOTE: At the time of next modification, please update the subject confidentiality section (procedures tab) of HS-ERA to indicate that a password-protected institutionally secured and managed network deice will be used, as confirmed via email.

The documents included with the application noted below are approved: -HSERA Application, confirmation code: chhbdbbd, submitted 11/07/2018

NOTE: The IRB reviewed and approved the Subpart D review as per Federal Regulations 45 CFR 46.404 (FDA 50.51), as the research was determined to be no greater than minimal risk. The IRB determined that permission of the parents and assent can be waived under HHS §46.116.

As part of the initial review, a waiver of informed consent and the HIPAA authorization requirement was granted as authorized by 45 CFR 46.116(d) and 45 CFR 164.512 (i),

respectively. An expedited review procedure was used for the HIPAA authorization waiver because the research involves no more than minimal risk to the privacy of the individuals who are the subject of the protected health information for which use or disclosure is being sought.

The review of the research has determined the following:

- An adequate plan has been presented to protect the identifiers from improper use and disclosure:
- An adequate plan to destroy the identifiers at the earliest opportunity consistent with conduct of the research exists, unless there is a health or research justification for retaining the identifiers, or such retention is otherwise required by law; and,
- An adequate written assurance has been provided that the protected health information will not be reused or disclosed to any other person or entity, except as required by law, for authorized oversight of the research project, or for other research for which the use or disclosure of protected health information would be permitted under the law.
- That the research cannot practicably be conducted without the waiver to access and use of the protected health information.

ONGOING REQUIREMENTS:

- You must obtain IRB review and approval under 45 CFR 46 if you make any changes
 to the protocol, consent form, or any other study documents subject to IRB review
 requirements. Implementation of any changes cannot occur until IRB approval has
 been given.
- Reportable event, such as serious adverse events, deviations, potential unanticipated problems, and reports of non-compliance must be reported to the IRB in accordance with Penn IRB SOP RR 404.
- When enrolling subjects at a site covered by the University of Pennsylvania's IRB, a
 copy of the IRB approved informed consent form with the IRB approved from/to
 stamp must be used unless a waiver of written documentation of consent has been
 granted.

COMMITTEE APPROVALS: You are responsible for assuring and maintaining other relevant committee approvals. This human subjects research protocol should not commence until all relevant committee approvals have been obtained.

If your study is funded by an external agency, please retain this letter as documentation of the IRB's determination regarding your proposal.

If you have any questions about the information in this letter, please contact the IRB administrative staff. A full listing of staff members and contact information can be found on our website: http://www.irb.upenn.edu

***This letter constitutes official University of Pennsylvania IRB correspondence. ***