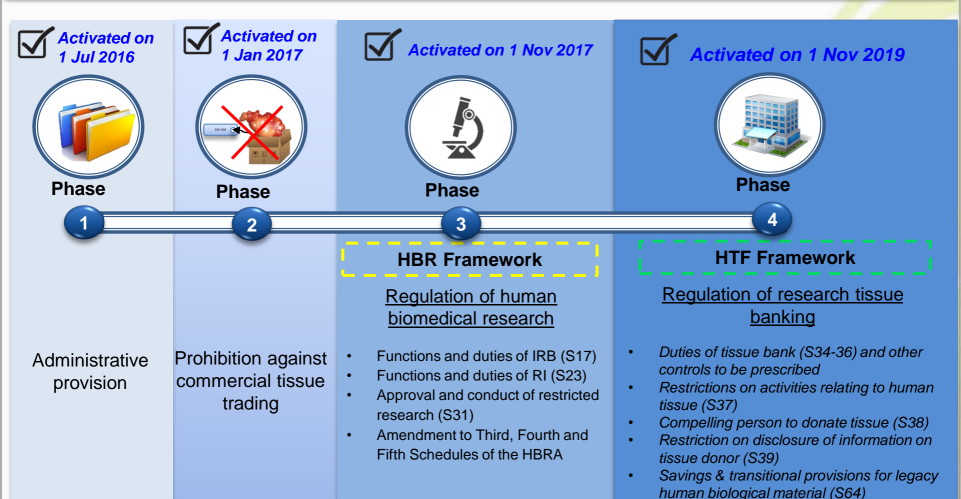


# Overview of the Human Biomedical Research Framework

**Updated August 2021** 

# HBRA was implemented in phases - now fully activated



### **Core objectives:**

- Ensure the safety and welfare of research subjects and tissue donors
- Regulate certain 'sensitive' research
- > Prevent commercial trading of human tissue mail

### What is considered 'HBR' under the HBRA?

# Human biomedical research (HBR) covers 2 broad areas:



Human subject research that have certain intended purposes and involve certain methodologies, per section 3(2)

# and



Certain types of 'sensitive' embryological and stem cell research, as per section 3(3)

# What is considered 'HBR' under the HBRA?



Human subject research that have certain <u>intended purposes</u> and involve certain <u>methodologies</u>, per section 3(2)

Any research that is intended to study –

- (a) the prevention, prognostication, diagnosis or alleviation of any disease, disorder or injury affecting the human body; or
- (b) the restoration, maintenance or promotion of the aesthetic appearance of human individuals through clinical procedures or techniques; or
- (c) the performance or endurance of human individuals,

### where the research involves -

- (i) subjecting an individual to any <u>intervention</u> (including any wilful act or omission) that has a physical, mental or physiological effect (whether temporary or permanent) on the body of the individual; <u>or</u>
- (ii) the <u>use of any individually-identifiable human biological</u> <u>material</u> obtained from the human body; <u>or</u>
- (iii) the **use of any individually-identifiable health information**."

# What is considered 'HBR' under the HBRA?



# Certain types of 'sensitive' embryological and stem cell research, as per section 3(3)

- "Any research that involves -
- (a) human embryos or human gametes;
- (b) cytoplasmic hybrid embryos;
- (c) the introduction of any human-animal combination embryo into an animal or a human;
- (d) the introduction of human stem cells or human neural cells into an animal at any stage of development; or
- (e) any entity created as a result of any process referred to in paragraph (c) or (d)."

# HBR that is prohibited or restricted under the HBRA

- In addition,
  - some HBR are classified as "restricted human biomedical research"
    - specified in the Fourth Schedule.
    - subject to additional controls (e.g. requires specific approval from MOH), per section 31.
  - some HBR are classified as "prohibited human biomedical research"
    - specified in the Third Schedule.
    - not allowed to be conducted at all, per section 30.

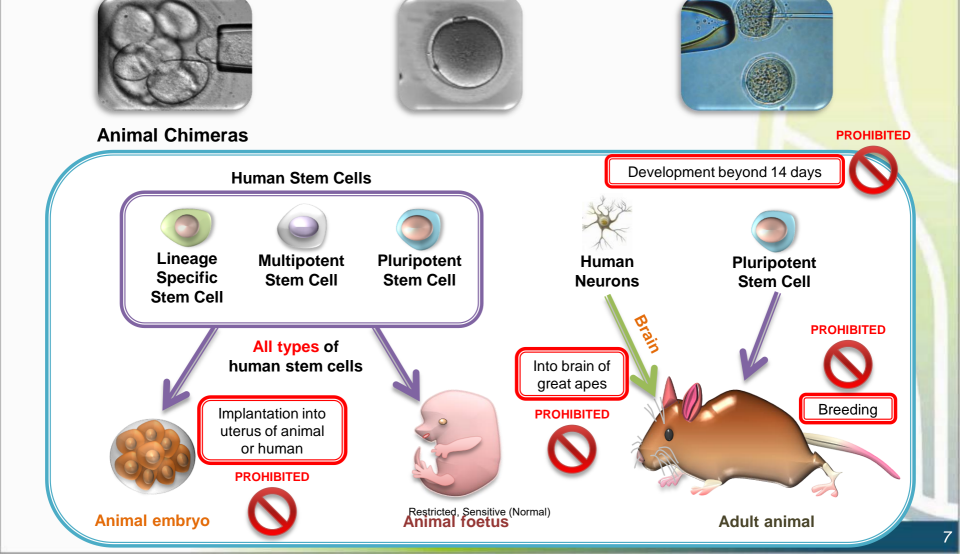
# HBR that is prohibited or restricted under the HBRA

 Overview of "restricted" HBR as specified in the Fourth Schedule and "prohibited" research as specified in the Third Schedule

**Human Egg** 

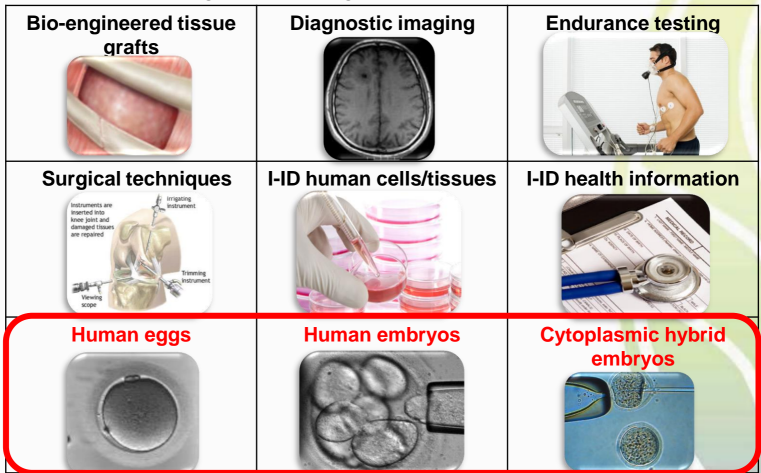
Cytoplasmic Hybrid

**Human Embryo** 



# **Examples of 'HBR' under the HBRA**

### Research involving the following:



Biomedical Research

Restricted Human

# Studies that are not regulated under the HBR Framework



#### **Service Evaluation**

-Designed and conducted solely to define or judge current care



"Clinical trials" regulated under Medicines Act or Health Products Act



#### **Clinical Audit**

-Designed and conducted to produce information to inform delivery of best care



Normal psychological responses and behaviours



### **Surveillance**

-Designed to guide public health policies, programmes and actions to prevent and control the diseases.



Measurement of human intelligence



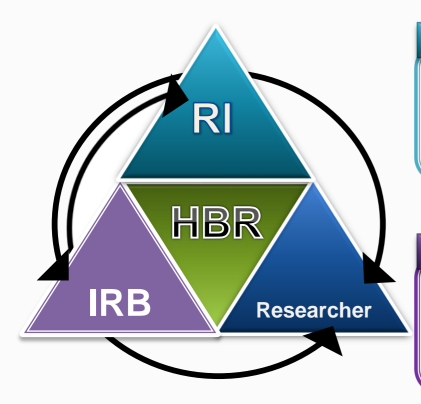
### **Outbreak Investigation**

-Designed to determine the source of the outbreak, and actions are to prevent and control transmission of disease. Findings may also guide public health policies.



Public health research permitted and/or required under other laws

# Ensuring proper research governance through interlocking accountabilities



Formalizing of existing research governance framework between the 3 main entities

### **Research Institution (RI)**

Overarching entity responsible for the HBR conducted under its supervision & control. Must appoint and support the IRB amongst other key responsibilities.

\*RI is overall accountable.

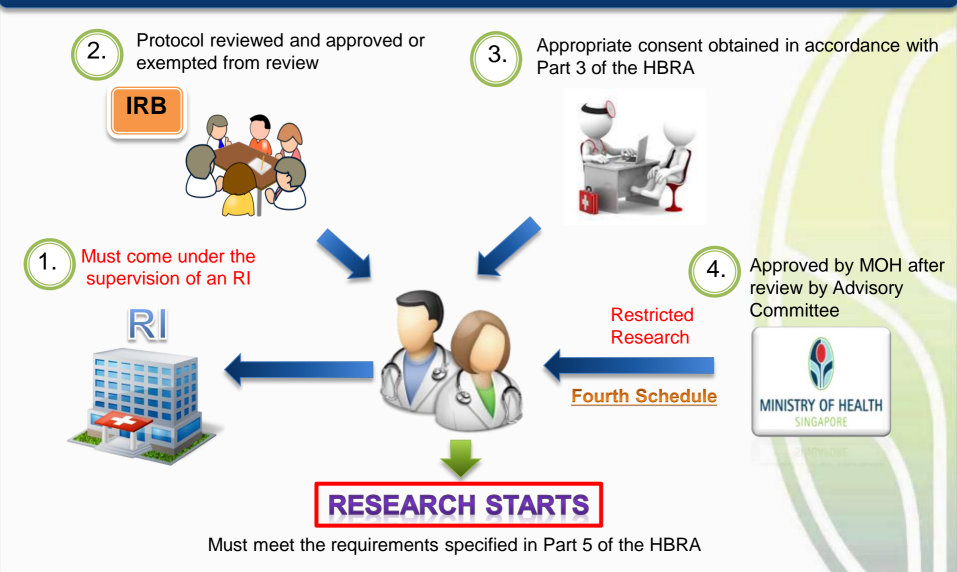
### **Institutional Review Board (IRB)**

Provides independent and objective ethics review of research projects, assess qualification of researcher and suitability of research sites, amongst other responsibilities.

### Researcher

Research must always be conducted under the supervision and control of a RI. Must ensure that research participation is voluntary and ethics approval has been granted.

# What does it mean if your research is HBR?



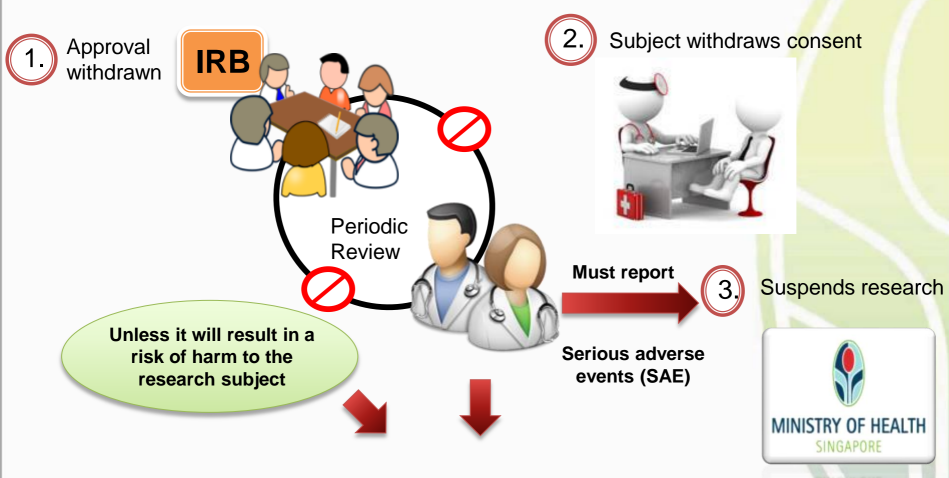
♦ All amendments must

be re-approved by IRB

 Must not deviate from the research that had been approved  Must protect subject or donor confidentiality (Section 27)

# What does it mean if your research is HBR?

~After protocol has been approved, research must stop if...



# Research discontinued!

# **Functions and duties of RI**



✓ Supervise, review & proactively monitor the safe and ethical conduct of the research



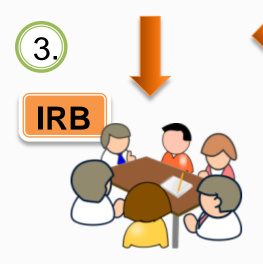
Must be in **Singapore** & have at least 2 individuals ordinarily resident in Singapore

Notify MOH <u>30 days before</u> the commencement of any HBR

✓ Annual declaration of compliance

✓ Report Serious Adverse Events





✓ Appoint at least one IRB to review the HBR under its supervision & be responsible for its proper functioning & decision making



✓ Establish a data and safety monitoring board if the IRB considers that it is necessary



✓ Appoint Person-In-Charge, develop internal policies, standards and systems for the proper conduct of any HBR under its supervision

### Possible models of research collaboration



All institutions participate as RIs in a HBR, and one is appointed as the lead RI. A common IRB is appointed to review the HBR.



All institutions participate as RIs in a HBR, and one is appointed as lead RI. However each appoints its own IRB to review the HBR.



Only one institution participates as RI in a HBR, the other institution remains a collaborator. The RI's appointed IRB will review the HBR.

















**Note:** Regardless of the model of collaboration, RIs and researchers should draw up a research collaborative agreement (RCA) to clearly stipulate the roles and responsibilities of each RI/party involved insofar to ensure compliance with the HBRA.



# a) Consent Requirements

# **Appropriate Consent Requirements under the HBRA**



Does my consent fulfill the requirements of "appropriate consent" as required under the HBRA?

# You would be considered to have "appropriate consent" if it was obtained

- (a) in writing;
- (b) from the research subject personally or their legal proxies
- (c) after the information referred to in section 12 has been provided and explained to the research subject or the persons authorised to give consent on the subject's behalf under this Part, as the case may be; and
- (d) in the presence of a witness. N.B.: Witness requirement may be exempted under certain conditions:
- ❖ For HBR where the HBR is not invasive, not interventional and not restricted HBR, <u>OR</u> the HBR involves intervention that is no more than minimal risk to the subjects, the subject is able to read and sign the consent form, and the HBR is not restricted HBR.



## **Waiver of Appropriate Consent under the HBRA**

What if I am not able to obtain appropriate consent from the research subjects?





You can consider applying for a waiver of appropriate consent from the IRB.

## **MOH's Position**



As far as possible, appropriate consent should be obtained to ensure that prospective subjects are adequately informed and given the opportunity to decide whether to participate in a HBR. Mere inconvenience should not be the sole factor for waiver of consent.

There are several types of waivers under the HBRA, namely:

- Waiver of written consent;
- ➤ Waiver of appropriate consent for the use of individually-identifiable health information (HI) and/or human biological material (HBM);
- > Waiver of appropriate consent for emergency research; and
- > Waiver of parental/guardian consent (section 13 of HBRA).

### Waiver of Appropriate Consent under the HBRA – Criteria for Waiver

#### For Historical ID HBM/HI (before 1 Nov 2017)

#### IRB must be satisfied that -

- The individually-identifiable human biological material was obtained or compiled before 1 November 2017;
- 2. The research cannot reasonably be carried out without the use of the human biological material in an individually-identifiable form;
- 3. The use of the individually-identifiable human biological material involves no more than minimal risk to the research subjects;
- The waiver concerned will not otherwise adversely affect the rights & welfare of the research subject;
  AND
- For HBM: reasonable effort has been made to recontact the person to which the individuallyidentifiable human biological material relates for the purpose of obtaining his or her consent

For HI: the process of obtaining consent from the person, to which the individually-identifiable health information relates, will involve a disproportionate amount of effort and resources relative to the research requirements.

#### For ID HBM/HI (after 1 Nov 2017)

IRB must be satisfied that -

- The research cannot reasonably be carried out without the use of the human biological material or health information in an individually-identifiable form;
- 2. The process of obtaining consent from the person, to which the individually-identifiable human biological material or health information relates, will involve disproportionate amount of effort and resources relative to the research requirements;
- 3. The research involves no more than minimal risk to the subjects;
- 4. The waiver will not adversely affect the rights & welfare of the research subject or donor;
- 5. The research would reasonably be considered to contribute to the greater public good (e.g. epidemiology research & population wide study BAC report 2002).

E.g. of "reasonable effort": Notification to be served by mail/electronically, subjects given 30 + 30 days to respond



# b) Reporting of SAE & Contraventions

# **SAE and Contravention Reporting under the HBRA**



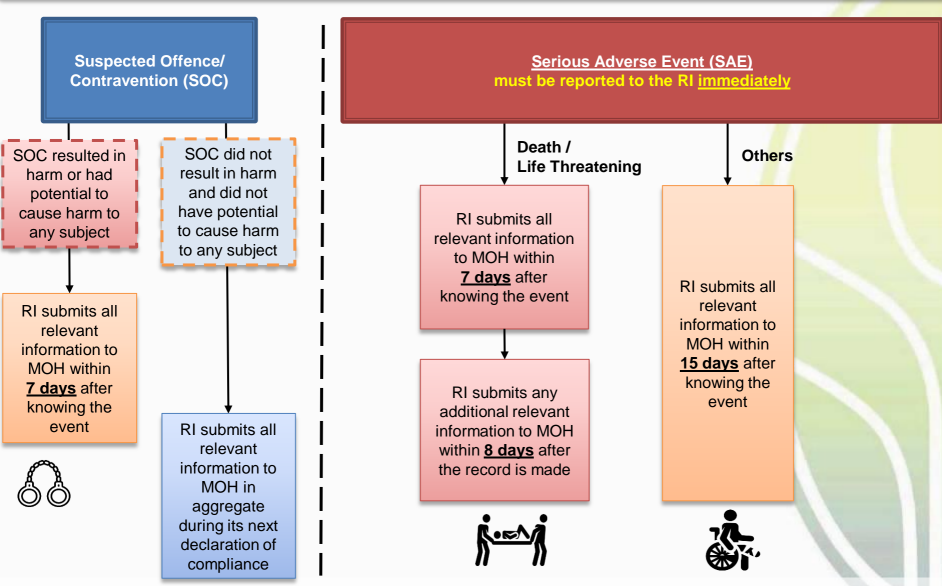
# **Definition of Serious Adverse Event**

### What is considered a Serious Adverse Event?

Any untoward medical occurrence as a result of any HBR that

- results in or contributes to death;
- ii. is life-threatening;
- iii. requires in-patient hospitalisation or prolongation of existing hospitalisation;
- iv. results in or contributes to persistent or significant disability or incapacity;
- results in or contributes to a congenital anomaly or birth defect;
- vi. results in the transmission of a communicable disease; or
- vii. results in any misidentification or mix-up of any type of human biological material, gametes or embryo.

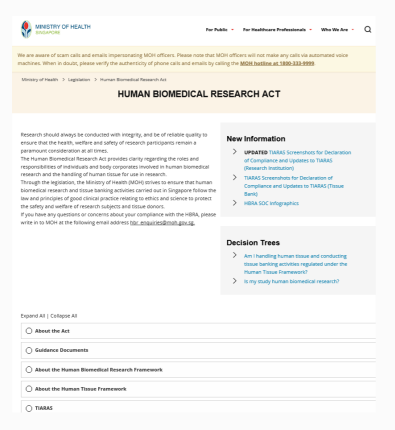
# **SAE and Contravention Reporting under the HBRA**



Note: SAE and SOC reporting forms can be found on TIARAS and should be submitted to hbr\_enquiries@moh.gov.sg

### References and Useful Links

- HBRA and its Regulations: <a href="https://sso.agc.gov.sg/Act/HBRA2015">https://sso.agc.gov.sg/Act/HBRA2015</a>
- MOH's website on the HBRA: <a href="https://www.moh.gov.sg/policies-and-legislation/human-biomedical-research-act">https://www.moh.gov.sg/policies-and-legislation/human-biomedical-research-act</a>



# Contains the following useful resources and tools:

- Decision tools (to help you determine whether you are conducting HBR, or whether you are regulated under HTF);
- Infographics on SAE/SOC reporting;
- Guides e.g. on prohibition against commercial trading of human tissue, a table differentiating research from other non-research activities such as service evaluation.

- TIARAS: <a href="https://elis.moh.gov.sg/tiaras/">https://elis.moh.gov.sg/tiaras/</a>
  - Forms for reporting SAEs and SOCs are found in the "Resources/Other links" page of TIARAS.