

## Supreme Court Will Not Hear Stem Cell Funding Petition

January 11, 2013 | Advisory | By Joseph Hammang, Alexander Hecht, Robert Skinner

- The on again, off again nature of federal funding for human embryonic stem cell (hESC) research has created a great deal of uncertainty for academic scientists, major research medical centers, venture capital investors, biotechnology companies, and state legislatures and economic development officials.
- There is a great deal of concern that this uncertainty is holding back the field, driving innovation and intellectual capital overseas, and creating an unleveled playing field in which only a patchwork of states have been able to create favorable R&D environments for stem cell research.
- While some significant opposition to human embryonic stem cell research will likely continue, the recent refusal by the U.S. Supreme Court to hear the Sherley v. Sebelius petition may very well signal some stability for this important research across the entire US.
- And with the legality of its funding policy now affirmed, NIH may move to amend and update its Stem Cell Guidelines, published in 2009, to reflect recent scientific and technological advances in the field.
- » Read the full update.

## **Authors**

Joseph Hammang



Alexander Hecht, Executive Vice President & Director of Operations

Alex Hecht is a trusted attorney and policy strategist with over 20 years of experience advising clients across a broad range of industries on how to navigate complex policy environments. His strategic insight and hands-on experience in both legislative and regulatory arenas empower clients to advance their priorities with clarity and confidence in an evolving policy landscape.

**Robert Skinner**