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SECTION I

GENERAL RULES AND REGULATIONS
1.1 NONDISCRIMINATION
Patients are admitted without regard to race, creed, color, sex, sexual preference or national origin. Admission of patients is contingent upon the Hospital’s current capacity, capability and personnel resources available to care for patients at the time of admission.

1.2 ADMITTING PREROGATIVES AND REQUIREMENTS
Only a member in good standing of the Active or Courtesy Staff, with inpatient privileges, may admit patients to the Hospital, subject to the relevant sections of the Medical Staff Bylaws, associated documents and to such other policies of the Hospital as may be in effect from time to time.

Each Admitting physician is required to:

A. Provide a provisional diagnosis or reason for admission.
B. Refer elective cases to the Admitting Department for advance arrangements.
C. Provide information required to secure payment of insurance or compensation claims by the Hospital.
D. Record information required for Hospital billing.
E. Record information needed by the Admission Office if the admission and/or proposed procedure requires pre-certification.
F. Record information known to the admitting physician regarding the presence of an advance directive executed by the patient.
G. Record information related to the presence and source of communicable or significant infection in the patient.
H. Record any behavioral characteristics exhibited by the patient that may possibly disturb or endanger others.
I. Record any observed need for protecting the patient from self-harm.
J. Adhere to Hospital admitting policies and procedures including pre-admission laboratory tests, documentation and scheduling. (Rev 11/24/09)

1.3 ADMISSION CATEGORY PRIORITIES
The Admission Office Supervisor and/or Admitting Clerk shall admit patients on the basis of the following priorities:

A. Emergency Admissions may be admitted at any time when beds are available.
B. Direct Admissions may be admitted when so designated and justified by the attending Staff member.
C. Elective Admissions are previously scheduled admissions for patients who are directed to report to the Admissions Office.
1.4 ADMISSION STATUS

Patients requiring nursing and other ancillary services may be placed in a bed in any hospital department that is designated by the hospital as having the capacity to care for a patient either as an inpatient or as an outpatient. Inpatients are patients with medical conditions requiring inpatient acute care and generally are intended to stay more than 24 hours. Outpatients may also be placed in a bed and, depending on the circumstances, are classified as "observation status" "ambulatory surgery" or "diagnostic holding," as appropriate. Observation status is used when a patient’s medical condition is such that s/he requires monitoring and evaluation for a possible inpatient stay. The admitting physician is responsible for providing an order indicating the appropriate level of care for the patient at the time of admission based on the individual patient’s clinical condition, the procedure(s) performed, and applicable clinical case management criteria as utilized by the hospital. (Rev 11/24/09)

1.4-1 ADMISSIONS THROUGH THE EMERGENCY DEPARTMENT

Any patient to be admitted as an emergency should be evaluated by the Emergency Department physician, or by an authorized practitioner under the direction of the Emergency Department physician, unless such evaluation would be likely to result in a delay that could reasonably cause serious harm to the patient. Following evaluation, the Emergency Department medical record should be signed by the Emergency Department physician and transferred with the patient to the nursing unit.

The admitting physician should complete an admission note and provide initial orders at the time of a patient’s admission and an appropriate history and physical examination should be written or dictated by the attending physician within 24 hours of admission. The history and physical examination should clearly justify the need for emergency admission and these findings must be recorded in the medical record as soon as possible after admission. Staff members should be able to respond to any questions from the Utilization Review staff relating to the emergency nature of the admission.

Pregnant women who come to the Emergency Department with a question of active labor, in most cases, are directed to the Labor and Delivery area for assessment by a person who is qualified to determine whether the patient is in active labor.

1.5 TIMELY VISITATION AFTER PATIENT ADMITTED/TRANSFERRED

All patients who are admitted to the acute inpatient service of St Joseph Hospital should be evaluated by the attending physician or his/her designee in a timely manner based on the severity of the patient’s illness at the time of admission, or no later than 12 hours past the time of admission.

Patients transferred/admitted to the ICU should be seen and evaluated in a timely manner, based on the severity of the patient’s illness at the time of transfer/admission, or no later than 4 hours after the time of transfer/admission. At the time of the attending physician’s visit, s/he or his/her designee should record a note updating the record as to the patient’s clinical status, including the rationale for transfer to the ICU and plans for treatment and admitting ICU orders.

Non acute special care units may establish alternative guidelines for timely evaluation of patients at the time of admission. (Rev 9/25/12)

PART TWO: ATTENDANCE OF PATIENTS

2.1 ATTENDANCE OF PATIENTS

Each patient should be permitted to have the physician of his/her choice as his/her attending physician, provided that the physician is a member of the Medical Staff and has appropriate clinical privileges. A patient to be admitted on an emergency basis who does not have an attending physician may request any Staff member who is available on the appropriate service at the time of such patient’s proposed admission. When no such selection is made, a member of the Emergency Department Staff will refer the patient to an appropriate physician with inpatient privileges from the on-call rotation, or to the hospitalist service for general medical admissions.
The assigned physician shall be considered the patient’s attending physician until either the patient’s discharge occurs or until the responsibility for the care of the patient has been transferred in accordance with these Rules and Regulations.  

(Rev 11/24/09)

2.2 PARTICIPATION IN THE ON-CALL ROSTER AND EMTALA RESPONSIBILITIES
The chair of each clinical department is responsible for arranging for the provision of a listing of Staff members for purposes of on-call coverage for the Hospital’s Emergency Department.

Unless specifically exempted by the Medical Executive Committee (MEC) and the Board of Directors, each member of the Medical Staff, including Courtesy Staff members, may be assigned to the on-call roster by the Department Chair. When a Staff member is designated as the physician on call, s/he is responsible for accepting responsibility for providing care for patients who present in the Emergency Department.

If a physician has a conflict with the published schedule, it is his or her responsibility to locate an appropriate replacement and to notify the Medical Director of the Dept. of Emergency Medicine or his/her designee of the replacement at least 24 hours prior to the scheduled rotation.

On-call physicians are responsible for providing consultation, including diagnosis and treatment, when requested by the Emergency Department physicians to contribute to providing medical screening examinations and stabilizing treatment for patients with emergency medical conditions. The expected response time and other details related to these requirements and requirements related to transfer of patients are specified within the Emergency Medical Treatment and Active Labor Act (EMTALA) policy which was approved by the MEC and the Hospital’s Board of Directors (referred to herein as EMTALA policy).

2.3 CONTINUED HOSPITALIZATION
The attending Staff member is required to document the medical necessity for continued hospitalization and the specific acute care needs of the patient under his or her care, according to criteria adopted and utilized by the Utilization Review Committee. Documentation should also include the estimated period of time that the patient will remain hospitalized.

Inadequate documentation may result in the Hospital’s issuance of a notice of non-coverage to the patient or his/her legal representative, due to lack of medical necessity for hospitalization. Repeated failure to comply with these requirements will be brought to the attention of the Utilization Review Committee, which may refer individuals involved to the Professional Development Committee or to the Medical Executive Committee.  

(Rev 11/24/09)

PART THREE: GENERAL RESPONSIBILITY FOR AND CONDUCT OF CARE

3.1 GENERAL
All physicians and practitioners who care for patients within the hospital (on an outpatient or inpatient basis) are responsible for providing such care within these rules and regulations.

3.2 TRANSFER OF RESPONSIBILITY
Transfers of patients from one staff member or service to another should be made only after there has been consultation with the recipient staff member or service and his/her agreement to accept the patient.

All transfers require a physician order and written acknowledgment by the physician accepting the transfer. The transfer and accepting physicians should discuss the case at the time of or prior to the transfer.

Once the patient is transferred, the responsibility for orders, progress notes, discharge summary and completion of the front sheet and medical record rests with the recipient Staff member.

A formal transfer from one service to another is not required for diagnostic procedures, such as endoscopy procedures, biopsies, etc. but documentation is required consistent with Part Seven of these Rules.
Patients undergoing major surgery should be transferred to the Surgical Service. Admission of patients to the Senior Adult Mental Health Unit and the Acute Inpatient Rehabilitation Unit requires formal screening and admission to those units and discharge from the general Hospital inpatient unit.

3.3 **ALTERNATE COVERAGE**

Each attending physician must assure timely, adequate professional care for his/her patients in the Hospital by being personally available or by arranging for a member of the Medical Staff or similarly qualified physician who has appropriate temporary privileges to be available for coverage. If the alternate is unavailable when needed, the applicable Department Chair or the Medical Staff President has the authority to assign any qualified member of the staff to provide coverage for the patient.

3.4 **ORAL SURGEONS**

An oral surgeon who has been granted privileges to perform a history and physical examination and assess the medical risks of a proposed procedure to the patient may do so. However, the oral surgeon who possesses these clinical privileges still is responsible for obtaining consultation(s) when the patient has a medical condition identified prior to or upon admission. A physician member of the Medical Staff should assume responsibility for the care of any patient that has been identified as having a medical condition. The physician will have the responsibility for the overall medical care of the patient and any surgical procedure(s) to be performed must be with his/her knowledge and concurrence. In the case of a disagreement between the oral surgeon and the physician, the Chair of the Department of Surgery will decide whether the surgery should be performed. Except in the event of an emergency case, the oral surgeon should identify the responsible physician prior to admission of the patient.

3.5 **DENTISTS AND PODIATRISTS**

Other than as described in Section 3.4 for oral surgeons, a physician member of the Medical Staff must perform a medical appraisal on dental/podiatric patients and document such in the medical record. The physician and the dentist/podiatrist should assess the risk and effect of any proposed procedure on the total health status of the patient. Dentists and podiatrists are required to have a physician with inpatient privileges who is responsible for the care of all patients on which they perform procedures in the hospital. The physician will have the responsibility for the overall medical care of the patient and any surgical procedure(s) to be performed must be with his/her knowledge and concurrence. In the case of a disagreement between the dentist or podiatrist and the physician, the Chair of the Department of Surgery will decide whether the surgery should be performed. Dentists and podiatrists are required to identify who the responsible physician is prior to admission of the patient.

(Dentists and podiatrists are responsible for documenting in the medical record, in a timely fashion, a complete and accurate description of the services provided to the patient. More specifically, the dentist/podiatrist is responsible for the following:

A. A detailed dental/podiatric history and description of the dental/podiatric problem documenting the need for hospitalization and any surgery;

B. A detailed description of the examination of the oral cavity (in the case of a dentist) or the foot or feet (in the case of a podiatrist) and a preoperative diagnosis;

C. A complete operative report, describing the findings, technique, specimens removed, and the postoperative diagnosis;

D. Progress notes as are pertinent to the dental or podiatric condition;

E. Pertinent instructions relative to the dental or podiatric condition for the patient and/or significant other at the time of discharge;
F. Making appropriate transfer of responsibility or coverage arrangements for the patient's dental/podiatric care as necessary and required under Sections 3.2 and 3.3 of these Rules and Regulations;

G. Clinical resume or final summary note; and

H. Writing the discharge orders for the patient.

3.6 POLICY CONCERNING IMMEDIATE QUESTIONS OF CARE
If a nurse or other health care professional involved in the care of a patient has any reason to question the care provided to that patient by a particular practitioner, or is of the opinion that appropriate consultation is needed and has not been obtained, such individual is encouraged to bring the matter directly to the attention of the practitioner. If resolution cannot be obtained, the health care professional may refer the matter to his/her supervisor and then to the director of the Hospital department. The director may bring the matter to the attention of the applicable Medical Staff Department Chair or his/her designee. The Department Chair or designee may take such action as is deemed warranted by the circumstances, consistent with the Medical Staff Bylaws.

3.7 CONSULTATIONS
3.7-1 RESPONSIBILITY
The good conduct of medical practice includes the proper and timely use of consultation. The attending physician is responsible for ordering a consultation from a qualified Staff member when indicated or required pursuant to the guidelines in Section 3.7-2 below. In an urgent or emergent situation, the attending physician is responsible for direct oral communication with the consultant. In all cases, it is required that the referring physician communicates pertinent information directly with the consultant or designee prior to the consultation.

When responsibility for consultation is transferred to another physician, the consultant is responsible to communicate pertinent information directly to the follow-up consultant. (Rev 1/26/10)

3.7-2 GUIDELINES FOR CALLING CONSULTATIONS
Guidelines for calling consultations are as follows:

A. When the policy of any clinical unit, including intensive or special care units, require it;

B. When required by state law;

C. When requested by the patient or family;

D. In complex cases where there is diagnostic uncertainty or when treatment involves procedures for which the attending is not privileged; or

E. When generally accepted standards of practice require consultation.

When a consultation is required under these Rules, any of the following persons may direct that a consultation be performed and, if necessary, arrange for the consultation: The applicable Department Chair, the physician director of a special unit; the Medical Staff President or the Vice President of Medical Affairs. If the attending physician disagrees with the necessity for consultation, the matter shall be brought immediately to the next supervisory level. If the matter cannot be resolved satisfactorily, it should be referred to the MEC through the Medical Staff President.
3.7-3 QUALIFICATIONS OF CONSULTANT
Any qualified physician with appropriate ambulatory, consulting or inpatient privileges may be called as a consultant. A consultant must be a recognized specialist in the applicable area as evidenced by certification by the appropriate specialty or subspecialty board or by evidence of a comparable degree of competence based on equivalent training and experience. In either case, a consultant must have demonstrated the skill and judgment requisite to evaluation and treatment of the condition or problem presented and have been granted the appropriate level of clinical privileges. (Rev 11/29/11)

Consultant physicians are expected to respond to requests for consultation in a timely manner by evaluating the patient and discussing his or her findings and opinions with the referring physician or his/her covering physician within twenty-four (24) hours of the consultation request, unless otherwise requested by the attending physician.

3.7-4 DOCUMENTATION
Consultation Request
When requesting a consultation, the attending physician must document the patient's condition and reason for the request in the Progress Notes, along with the date and time the consultant was contacted. (Rev 11/29/11)

Consultant's Report
The consultant should report his/her findings, opinions and recommendations in the medical record following evaluation and examination of the patient. When operative or invasive diagnostic procedures are involved, a consultation note shall, except in true emergency situations, be recorded prior to the procedure.

Attending Physician's Response to Consultant's Opinion
In cases of elective consultation when the attending physician does not substantially follow the advice of the consultant, he/she shall record in the progress notes his/her reasons for electing not to follow the consultant's advice and/or plans to seek the opinion of a second consultant. In cases of required consultation, as specified in Section 3.7-2, when the attending physician does not agree with the consultant, he/she shall either seek the opinion of a second consultant or refer the matter to the applicable Department Chair, VPMA or Medical Staff President for final advice. If the attending physician obtains the opinion of a second consultant and does not agree with it either, he/she shall again refer the matter to the applicable Department Chair. (Rev 1/26/10)

3.8 MASS CASUALTY ASSIGNMENTS
The hospital has an Emergency Preparedness Plan which includes a plan for the care of mass casualties due to any type of event, whether accidental, infectious or terrorist activity in origin. The Emergency Preparedness Plan includes an Incident Command System (ICS), which includes a structure that assigns personnel, including physicians and other members of the healthcare team, based on the particular situation. Physicians shall be assigned posts under the Incident Command System and it is their responsibility to report to their assigned stations. Physicians will be asked to participate in assessing, triaging and caring for patients, as appropriate for the situation. (Rev 11/24/09)

3.9 USE OF SECLUSION OR RESTRAINTS
All restraints, as defined by the Hospital’s policy and procedure on Restraints and Seclusion, must have a written physician's order. For each use of restraint there must be a “time limited order” (i.e. each order shall have a “start time” and an “end time”) and there must be justification for the use of the restraint documented in the patient’s medical record. Other requirements regarding care of patients requiring restraints are found in the Hospital policy, as required by The Joint Commission and Federal Medicare Hospital Conditions of Participation.
PART FOUR: TRANSFER OF PATIENTS

4.1 INTERNAL PHYSICAL TRANSFER OF PATIENTS
Internal transfers from one patient care area to another shall take place in accordance with the Hospital’s policy and procedure on patient transfers.

4.2 TRANSFER OF SERVICE
Transfers from one service to another should be consistent with Section 3.2.

4.3 TRANSFER TO ANOTHER FACILITY WITH THE EXPECTATION OF RETURNING
Patients may be transferred to another facility for diagnostic or therapeutic procedures and/or services that are not available at this Hospital with an expectation that the patient will return. Prior to the patient leaving the Hospital, the attending physician should be notified and arrangements should be made to assure that the patient is safely transported to and from the facility.

When a patient is being transferred to another facility and there is no expectation that the patient will be returning to the Hospital, the patient will be considered discharged, as provided for in Part V.

All pertinent medical information necessary to insure continuity of care must accompany the patient. Appropriate staff and equipment must accompany the patient to the receiving facility to assure patient safety.

(Rev 11/24/09)

4.4 PATIENT REQUEST FOR SHORT-TERM PASS (Leave of Absence)
Day or night short-term passes of inpatients to their homes or any other outside facility for personal reasons generally are discouraged and should not be permitted, except in unusual and extenuating circumstances. When a patient insists upon leaving the hospital for a short period of time, the attending Staff member may either grant permission for a short-term pass or request that the patient sign out against medical advice, as required in Section 5.4. In any case, the patient should sign a statement releasing the attending Staff member and hospital of any liability for harm resulting to the patient during his or her temporary absence.

(Rev 11/24/09)

PART FIVE: DISCHARGE OF PATIENTS

5.1 REQUIRED ORDER
A patient may be discharged only on the order of the attending Staff member or designee practitioner and in compliance with discharge criteria, as applicable. The discharge order form, medication reconciliation, and any other required documentation must be completed prior to patient discharge.

(Rev 11/29/11)

5.2 DISCHARGE PROCEDURES
The attending Staff member or designee is responsible for discharging his/her patients according to the hospital’s patient discharge and EMTALA policies.

5.3 DISCHARGE PLANNING FOR ROUTINE DISCHARGES
In collaboration with the multidisciplinary team, the attending Staff member shall make arrangements as early as possible after admission for anticipated discharge needs and post-discharge care of patients who will likely require aftercare.

5.4 DISCHARGE TO OTHER ACUTE CARE FACILITIES
Patients may be discharged from an outpatient or inpatient area of the Hospital to another acute care facility. A decision to transfer a patient to another acute care facility should factor into the decision: the capacity of the Hospital to care for the patients’ medical needs and the informed choice of the patient having knowledge of the risks and benefit of transfer. The request for transfer may be expressed by the patient and/or his legal representative. Physicians (attending or Emergency Department depending on location of the patient) may also
request and arrange for a transfer to another acute care facility when it is determined that the patient requires specialized services that are beyond the capacity of the Hospital.

**5.4-1 GENERAL REQUIREMENTS FOR DISCHARGE TO AN ACUTE CARE FACILITY**

All transfers require consent of the patient or his or her legal representative.

Appropriate arrangements between this Hospital and the receiving facility must be communicated in advance and the receiving facility and the physician at the facility must accept the patient.

All pertinent medical information necessary to insure continuity of care must accompany the patient. The medical record should reflect a notation as to the type of medical information that accompanied the patient (such as discharge summary, radiology and laboratory reports, etc.). Appropriate staff and equipment must accompany the patient to the receiving facility to assure patient safety.

**5.4-2 MEDICALLY UNSTABLE PATIENTS**

Transfers of medically unstable patients should be avoided, whenever possible, especially if it is within the capacity of the Hospital to care for the patient. EMTALA applies when transferring medically unstable patients.

When a medically unstable patient and/or his legal representative or family requests transfer to another acute care facility, there should be documented discussion with the patient, family and/or legal representative regarding the seriousness of the patient’s condition and the potential risks associated with the transfer.

If the patient or legal representative insists on the transfer, then written consent is required utilizing the EMTALA form.

When stabilizing treatment is necessary but it cannot be provided within the Hospital’s capability and capacity, the Staff member of designee must explain to the patient and/or his legal representative that transfer is needed. Consent is required. In addition, the Staff member or designee is responsible for certifying that based on the medical information available at the time, the medical benefits of transfer to another facility outweigh the risks of transfer.

**5.5 DISCHARGE TO SUBACUTE LEVEL FACILITY**

A patient may be transferred to a subacute or skilled nursing facility only upon the order of the attending physician or designee. The attending physician or designee shall complete the transfer summary and designated form prior to transfer.

**5.6 LEAVING AGAINST MEDICAL ADVICE**

If a patient desires to leave the Hospital against the advice of the attending physician or designee or without proper discharge, the attending physician or designee shall be notified and the patient or legally responsible individual shall be requested to sign the appropriate release form. The Hospital’s AMA Policy provides the procedure for documentation of information related to the patient’s departure. A patient leaving the Hospital without a discharge order and without signing the AMA release form shall be considered officially discharged.

**5.7 DISCHARGE OF MINOR OR INCOMPETENT PATIENT**

Any individual who cannot legally consent to his/her own care should be discharged only to the custody of parent(s), a legal guardian, foster parents, or any other person or agency standing in loco parentis (“legally authorized individual”), unless otherwise directed by the legally authorized individual or by a court of competent jurisdiction.
PART SIX: ORDERS

6.1 GENERAL REQUIREMENTS
On units with computer practitioner order entry (CPOE), all orders shall be entered directly by the ordering practitioner except as specified below (6.4). On units without CPOE or during times when computer order entry is unavailable, orders shall be entered legibly, completely, clearly, signed, dated and timed on the standard hospital blank Physician Order Form by the ordering practitioner. All initial orders should include documentation of medication allergies or previous adverse medication reactions.

All written medication orders must be clear, without the use of unapproved abbreviations, and should include complete medication name, dose, route of administration, frequency of use and indication for “prn” medications. Generalized orders such as “continue previous medications,” “resume preoperative medications,” or “medications as at home” are incomplete. Orders that are incomplete or illegible (on either the original order form or the NCR copy sent to the pharmacy) will not be carried out until rewritten or clarified with the prescriber.

All medications and treatments will be reviewed and continued, discontinued or changed as necessary at the time of admission, discharge or transfer to a different level of care such as transfer to or from the ICU or the OR, including medication reconciliation, per Hospital policy.

Orders for diagnostic tests, which necessitate the administration of test substances or medications, will be considered to include the order for this administration providing a policy is in place which identifies the medications or test substances to be used. Orders for diagnostic tests must also include adequate clinical information indicating the reason for the test and establishing medical necessity. (Rev 11/24/09, 11/29/11)

6.2 PREPRINTED ORDERS
A Department Chair or the Medical Director of a special care unit (in consultation with other appropriate representatives of the Medical Staff and appropriate representatives of Patient Care Services and/or other Hospital departments) may formulate preprinted orders for any Department or other clinical unit subject to approval by the MEC. A member of the Medical Staff may formulate additional preprinted orders for his/her own use, subject to the approval of the applicable Department Chair and the MEC.

Preprinted orders shall be listed on a “Physician Orders” sheet that must be included in the patient's medical record and signed, dated and timed by the attending practitioner. All preprinted orders and routine procedures within a Department must be reviewed by the originator at least annually for confirmation or change with re-issuance of orders indicated by signature and date. The Pharmacy and Therapeutics Committee must approve any preprinted orders referencing medication. The Hospital’s Forms Committee must endorse and recommend to the Medical Executive Committee all pre-printed orders that will be included in the medical record. Failure to respond within ninety (90) days to a request from the Department Chair to review preprinted orders or routine procedures will automatically terminate the preprinted order or routine procedure. (Rev 11/24/09)

Preprinted orders shall not be available on any unit that has implemented direct practitioner computer order entry. Order sets will replace preprinted orders within CPOE. During times that computer order entry is unavailable, orders shall be entered legibly, completely, clearly, signed, dated and timed on the standard hospital blank Physician Order Form. Order sets may be included in the CPOE system by submitting requests to the CPOE build team with the advice and consent of the Inpatient Care Committee for approval by the MEC. Order sets within CPOE shall be reviewed by the Inpatient Care Committee within 12 to 24 months of previous approval and submitted to the MEC for re-approval. (Rev 11/29/11)

6.3 PATIENT CARE PROTOCOLS
Patient care protocols may be developed through collaborative efforts involving physicians, patient care services and/or other hospital departments. Pharmacy and Therapeutics Committee must approve and review annually any protocol referencing medication. After review and approval of protocols by the MEC, they may be utilized in patient care on the order of a qualified practitioner. Approved protocols shall be
maintained on the hospital intranet for easy reference by all involved in the delivery of care and shall be reviewed and approved by the MEC within 12 to 24 months of previous approval. (Rev 11/29/11)

6.4 VERBAL ORDERS

6.4-1 BY WHOM AND CIRCUMSTANCE
Verbal orders increase the risk of medical error and shall not be permitted except when circumstances require, such as during an invasive procedure, during CPR or other exceptional situation. (Rev 6/25/13)

Telephone orders also increase the risk of medical error and shall be permitted only when it is not practical for the ordering physician to enter orders directly, either by computer or in writing when computer order entry is not available. The ordering practitioner must remain on the telephone until completion of computer order entry or the completion of transcription and verbal order read back when computer order entry is not available. (Rev 11/29/11)

Only a duly authorized person functioning within a defined sphere of competence may take telephone or other verbal orders. Such a "duly authorized person" may be a licensed independent practitioner, certified nurse midwife, advanced practice nurse or physician assistant with appropriate privileges, a registered nurse, a registered pharmacist, a registered respiratory therapist, a registered physical therapist, a registered occupational therapist, a certified speech pathologist, a registered dietician, an orthopedic technologist or nuclear medicine technologist.

Registered Nurses may take all orders from a physician or designee.

Orthopedic Technologists may take orders for orthopedic equipment from a physician or designee;

Registered Dietitians may accept verbal orders related to diets and supplements to be administered orally or by feeding tube from a physician or designee;

Registered Pharmacists may clarify an existing medication order from a practitioner who ordered the medication.

Registered Respiratory Therapists may take orders pertaining to respiratory therapy. These orders are to include:

A. Mode of therapy
B. Frequency of delivery
C. Concentration of oxygen
D. Dosage and type of medication

Administrative and technical staff of Laboratory Services and Diagnostic Imaging may take verbal orders for laboratory and/or radiological tests for outpatient procedures (excluding pathology), but only in unusual circumstances. Written orders given to the patient or orders that are faxed from the physician’s office to the department are preferred over verbal orders.

6.4-2 DOCUMENTATION
All verbal and telephone orders not entered directly by computer shall be transcribed in the proper place in the medical record and shall include the date, time of order, name and signature of the person transcribing the order, the name of the practitioner, and documentation that the order has been read back to the practitioner. (Rev 11/29/11)

All telephone and verbal orders for inpatients must be countersigned by the prescribing or other responsible practitioner at the time of his/her next visit. Telephone orders provided for outpatients must be verified by acceptable electronic means, including fax, in a timely fashion. (Rev 6/25/13)
6.5 **ORDERS BY ALLIED HEALTH PROFESSIONALS**
An Allied Health Professional (AHP) may write orders only to the extent permitted by state licensing laws and as may be specified in Hospital and Medical Staff policies. (Rev 5/29/12)

6.6 **AUTOMATIC CANCELLATION OF ORDERS**
All previous orders are automatically discontinued when the patient is transferred to and from a Critical Care Unit or surgery. Orders must be reviewed and either continued or changed at the time of transfer to or from the Critical Care Unit. Medication orders will be dealt with by following the Hospital’s Medication Reconciliation Policy. (Rev 11/24/09)

6.7 **STOP ORDERS**
6.7-1 **DRUGS/TREATMENTS COVERED AND MAXIMUM DURATION**
Automatic stop orders shall be issued as follows:

A. Ketorolac orders shall expire after 5 days.

B. Schedule II controlled substance orders shall expire after 14 days.

C. Any medication order to “hold” a medication shall be interpreted as an order to discontinue the medication. A new order must be entered to resume the medication.” (Rev 11/29/11)

6.7-2 **NOTIFICATION OF STOP**
At least 24 hours prior to an automatic stop order a notification will be sent to Care Organizer to allow the daily rounding health care team to review the order. If the computer system is down, a stop order report is generated by the pharmacy to be placed on the front of the chart by the health unit coordinator. If the medication is not renewed it will be discontinued.” (Rev 11/29/11)

6.8 **PATIENT’S OWN MEDICATIONS AND SELF ADMINISTRATION**
Medications brought into the Hospital by a patient may not be administered unless the Hospital pharmacist has identified the medications and there is a written order from the attending practitioner to administer the medication(s). Self-administration of medications by a patient is permitted on a specific written order by the authorized prescribing practitioner. The medication should be identified as to drug strength, route and frequency of administration.

Herbal supplements and other alternative medications (collectively referred to as herbal supplements) are not recommended for therapeutic use. If the prescriber, based on the assessment of potential risks versus potential benefits, approves the continued use of an herbal supplement, the order will be written on the Physician Orders Form after obtaining from the patient the names of herbal supplements, doses, frequency and routes of administration. The Pharmacy will add the herbal supplements to the patient’s medication profile and screen for drug interactions, disease state interactions, and potential adverse effects. The herbal supplements must be identifiable to the Pharmacy, labeled and appropriately dispensed by the pharmacy. Patients may not take unidentifiable substances while in the hospital. (Rev 11/24/09)

6.9 **DO NOT RESUSCITATE AND SIMILAR TYPE ORDERS**
The Hospital’s policies and procedures regarding advance directives, do not resuscitate orders, withholding and withdrawal of life supportive therapy, refusal of treatment and related or similar matters shall be followed. Policy specifics are included in the Hospital’s general administrative policy manual.
6.10 FORMULARY AND INVESTIGATIONAL DRUGS

6.10-1 FORMULARY
A formal process exists whereby the Pharmacy and Therapeutics Committee selects from the drugs available, those that are considered to produce the best balance of efficacy, safety and cost. The Formulary of Approved Drugs lists by generic name those agents selected for stocking in the pharmacy. All Formulary agents administered to patients shall be either FDA approved or those listed in the latest edition of the United States Pharmacopoeia, the National Formulary, the New and Non-Official Remedies, the American Hospital Formulary Service or the AMA Drug Evaluations. Each member of the Medical Staff and Allied Health Professionals is required to use the formulary system.

6.10-2 NON-FORMULARY MEDICATIONS
Any medication that does not appear in the formulary is considered a non-formulary (NF) medication. When a NF drug is ordered, a pharmacist will inform the prescribing practitioner of those formulary agents which are similar or preferred by the Pharmacy and Therapeutics Committee. If medically necessary, the Pharmacy will obtain a small supply of the drug for that particular patient.

6.10-3 INVESTIGATIONAL DRUGS AND DEVICES
The initiation of a protocol using investigational drugs or devices within the hospital or within any affiliates of the hospital requires the prior review and approval by the St. Joseph Healthcare Institutional Review Board (IRB). A Medical Staff member may be a principal investigator (PI), provided that an application is submitted to the IRB through the IRB’s Secretary (in Legal Services) and all of the requirements are met to ensure protection of human subjects.

The Pharmacy has established policies and procedures, approved by the Pharmacy and Therapeutics Committee, regarding the use of investigational drugs.

When patients who are receiving investigational drugs under an IRB approved protocol are admitted to the hospital, the PI (if on Staff) is responsible for documenting that the patient is on the protocol and that s/he has consented to receiving the investigational drug. The PI is also responsible for assuring that there are orders to administer the drug in accordance with the clinical protocol and for providing all known information related to the drug to the pharmacy and nursing staff. Such information shall include the pharmacology of the drug, possible side effects, toxicology, possible drug interaction effects, dosage requirements and other relevant information.

When a patient is on a clinical trial involving an investigational drug is admitted and the protocol is not one that is currently approved for use by the IRB or the PI is not a Medical Staff member, the attending staff member is responsible for notifying the Director of Pharmacy (or designee) as soon as possible to provide all information that is necessary to determine whether the drug is to be administered while the patient is in the hospital.

6.10-4 SUBSTITUTION POLICIES
The Pharmacy is authorized by virtue of the Formulary System to substitute an FDA approved, equivalent generic drug any time a trade name drug is ordered. The Pharmacy and Therapeutics Committee is authorized to approve therapeutic substitutions subject to approval by the MEC. The specific instances in which this therapeutic substitution may be performed are detailed in the Formulary of Approved Drugs.

6.11 RESTRICTION OF SPECIFIC DRUGS
The Pharmacy and Therapeutics Committee subject to approval by the MEC may restrict the use of a specific drug or class of drugs, either entirely or for use only in stated conditions, for use by specific specialties or for use only on consent of the Department Chair/designee or the Physician Chair of the Infection Control or Pharmacy and Therapeutics Committees.
6.12 **MEDICATION - FOOD INTERACTION MONITORING**
Potential medication-food interactions shall be monitored and managed through a multi-disciplinary effort (i.e., involving physician, pharmacist, nurse, and dietitian) designed to educate patients and minimize the effects of these incompatibilities. Patient education, including that provided at the time of discharge, shall be documented in the medical record.

6.13 **DISCHARGE MEDICATIONS**
When medications are prescribed for a patient at the time of discharge, the patient will be informed of the important aspects of the medication, its proper use, side effects and storage requirements, and potential significant adverse drug-food interaction(s). The responsible physician must document the discharge medications being prescribed including the dosage, frequency and duration for time-limited medications, following the Hospital’s Medication Reconciliation Policy. The individual responsible for providing the medication information to the patient must record in the patient’s medical record that the patient received and understood the information concerning the discharge medications. (Rev 11/24/09)

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**PART SEVEN: MEDICAL RECORDS**

7.1 **REQUIRED CONTENT**
The attending physician, other Medical Staff members, clinical staff and Allied Health Professionals involved in the care of the patient shall be responsible for the preparation of a complete and legible medical record for all inpatients and outpatients. All entries in the medical record should be dated, timed and authenticated. The record’s content shall be pertinent; i.e. facilitate continuity of care; support treatment provided; provide appropriate documentation for performance improvement purposes; and be accurate, legible, timely and current. The specific requirements for a complete medical record are specified within accreditation standards and Medicare hospital conditions of participation. (Rev 11/24/09)

7.2 **HISTORY AND PHYSICAL EXAMINATION AND ADMISSION NOTE**

7.2-1 **GENERAL**

**Inpatients**

A medical history and physical examination shall be completed and documented for each patient no more than 30 days before or 24 hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services. The medical history and physical examination must be completed and documented by a physician, an oromaxillofacial surgeon, or other qualified licensed individual in accordance with State law and hospital policy.

An updated examination of the patient, including any changes in the patient’s condition, shall be completed and documented within 24 hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services, when the medical history and physical examination are completed within 30 days before admission or registration. The updated examination of the patient, including any changes in the patient’s condition, must be completed and documented by a physician, an oromaxillofacial surgeon, or other qualified licensed individual in accordance with State law and hospital policy.

A. A complete history contains at a minimum:
   - Clinical appropriate evaluation of the chief complaint;
   - Present illness;
   - Past medical and surgical history including medications and allergies;
   - Review of systems, family history and social history.
**B.** A complete physical examination includes, at a minimum:
- Clinically appropriate evaluation of the vital signs;
- Head and neck;
- Lungs;
- Heart;
- Abdomen;
- Extremities;
- Neurological status and
  - The involved specific organ system or body part.

**Ambulatory Patients**

A brief history and physical examination, assessment and plan of treatment shall be recorded for all moderate-risk ambulatory procedures on otherwise healthy patients (ASA classification 1 and 2) prior to the procedure. These moderate-risk procedures shall include all those done with conscious/moderate sedation, diagnostic and therapeutic invasive vascular procedures, needle biopsy of an intra-abdominal or intra-thoracic organ and normal vaginal deliveries. Other low-risk diagnostic or therapeutic procedures do not require a history or physical examination. A medical history and physical examination shall be completed and documented for each patient no more than 30 days before or 24 hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services. The medical history and physical examination must be completed and documented by a physician, an oromaxillofacial surgeon, or other qualified licensed individual in accordance with State law and hospital policy.

An updated examination of the patient, including any changes in the patient’s condition, shall be completed and documented within 24 hours after admission or registration, but prior to surgery or a procedure requiring anesthesia services, when the medical history and physical examination are completed within 30 days before admission or registration. The updated examination of the patient, including any changes in the patient’s condition, must be completed and documented by a physician, an oromaxillofacial surgeon, or other qualified licensed individual in accordance with State law and hospital policy.

**A.** A brief history consists, at a minimum of:
- Clinically appropriate evaluation of the chief complaint;
- Present illness and past medical and surgical history including medications and allergies.

**B.** A brief physical examination includes, at a minimum:
- Clinically appropriate evaluation of vital signs;
- Lungs;
- Heart;
- And the involved specific organ system or body part.

(Rev 6/25/13)

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**7.3  **

**PREOPERATIVE DOCUMENTATION**

**7.3-1  **

**HISTORY AND PHYSICAL EXAMINATION**

A relevant history and physical examination is required on each patient having surgery. Except in an emergency, certified in writing by the operating practitioner, surgery or any other potentially hazardous procedure shall not be performed until after the preoperative diagnosis, history, physical examination, and required laboratory tests have been recorded in the medical record. Elective surgery (whether to be performed on an inpatient or outpatient basis except if being performed under local anesthesia) will be canceled or delayed until an appropriate history and physical examination is recorded in the medical record.
In cases of emergency, the responsible practitioner shall, prior to induction of anesthesia and start of
the procedure, make at least a comprehensive note regarding the patient's condition stating the basic
nature of the proposed surgery/procedure and the condition for which it is to be done, the condition of
the heart and lungs, the presence or absence of known allergies, and other pertinent pathology and
information relating to the patient. The history and physical examination shall be recorded
immediately after the emergency surgery has been completed.

7.3-2 CLINICAL LABORATORY TESTS AND X-RAYS
Appropriate advance lab tests, EKGs, and x-rays must be performed within guidelines developed by
the Department of Surgery for elective surgery and for outpatient or same day surgery and the results
in the chart prior to induction of anesthesia. Reports from laboratories outside the Hospital may be
acceptable provided the laboratory is appropriately accredited, and the test is recent enough to be
pertinent. Examinations or procedures (radiologic or pathologic) performed outside the Hospital may
be submitted to the appropriate Hospital Department for review at the discretion of the operating
surgeon.

7.3-3 ANESTHESIA EVALUATION
A pre-anesthesia evaluation of the patient by an anesthesiologist must be conducted and documented
in the medical record and shall include: Pertinent information relative to the choice of anesthesia and
the procedure anticipated, pertinent previous drug history, other pertinent anesthetic experience, any
potential anesthetic problems, the patient's allergies, previous medications, smoking or alcohol use
history, ASA patient status classification, orders for preoperative medication and the anticipated
location for post anesthesia recovery. Except in cases of emergency, this evaluation should be recorded
prior to the patient's transfer to the operating area and before preoperative medication has been
administered. The anesthesiologist responsible for the patient's anesthesia care must also conduct and
document in the record a post-anesthesia follow-up of the patient's condition. All practitioners
providing anesthesia shall adhere to the “Standards for Basic Intra Operative Monitoring” established
by the American Society of Anesthesiologists.

7.4 PROGRESS NOTES
7.4-1 GENERAL
Pertinent progress notes must be recorded at the time of observation on all inpatients, outpatients, and
observation patients to permit continuity of care and transferability, including a brief admission note to
be recorded at the time of admission. Except for the Senior Adult Mental Health Unit and the Inpatient
Rehabilitation Units that have specific requirements, progress notes shall be written at least daily by
the attending practitioner or designee. For those patients awaiting extended care facility placement,
progress notes shall be as frequent as medically indicated.

Final responsibility for an accurate description in the medical record of the patient's progress rests with
the attending practitioner. Progress notes should provide a chronological report of the patient's course
in the hospital and should reflect any change in the condition and the results of treatment. Whenever
possible, each of the patient's clinical problems must be clearly identified in the progress notes and
correlated with specific orders, with reasons for instituting various tests or treatment given and results
of tests and treatments recorded.

Progress notes written by a Dependent Allied Health Professional must be countersigned by the
responsible supervising practitioner at the time of his/her next inpatient visit.

7.5 OPERATIVE, SPECIAL PROCEDURE AND TISSUE REPORTS
7.5-1 OPERATIVE AND SPECIAL PROCEDURE REPORTS
Operative reports should be written or dictated immediately following surgery and before the patient
is transferred to the next level of care. These should include at least the name of the primary surgeon
and assistants, preoperative and postoperative diagnoses, a detailed account of findings at surgery,
details of surgical technique, specimens removed, any complications and the condition of the patient at
the termination of the procedure as well as estimated blood loss. Any staff member with unrecorded
operative reports immediately following the day of surgery, who has been notified of his/her delinquency within said period, shall be subject to suspension for operative privileges except for patients who have already been scheduled.

7.5.2 BRIEF POSTOPERATIVE NOTE
If the operative report is not placed in the medical record immediately after surgery due to transcription or filing delay, then a brief postoperative note should be entered in the record immediately after surgery to provide pertinent information for anyone required to attend to the patient. This note should contain, at a minimum, primary surgeon and assistants, findings, technical procedures performed, specimens removed, postoperative diagnosis and estimated blood loss.

7.5.3 TISSUE EXAMINATION AND REPORTS
All tissues and artifacts removed during a procedure, except those specifically excluded by joint policy approved by the MEC and of the Departments of Surgery and Pathology shall be properly labeled, packaged in preservative as designated, identified as to patient and source in the operating room or suite at the time of removal, and sent to the Hospital’s Department of Pathology.

Objects of a criminal nature, such as a bullet extracted following a gunshot wound require certain “chain of custody” procedures as required by law enforcement agencies that are involved in the investigation of a crime.

If the object is something that caused injury, but is not a part of a criminal act (e.g. a nail, a piece of glass or metal) removal must be documented in the medical record. If the object cannot be identified, or if there is question regarding the identification, then the object should be sent to the Department of Pathology. The specimen(s) must be accompanied by a form completed, signed and dated by the operating practitioner or his designee in the OR indicating any pertinent clinical information and, to the degree known, the preoperative and postoperative diagnoses. The pathologist shall document receipt and make such examination as is necessary to arrive at a pathological diagnosis. An authenticated report of the pathologist’s examination shall be made a part of the medical record.

(Rev 11/24/09)

7.6 OBSTETRICAL RECORD
The current obstetrical record should include the complete prenatal record, if a record is available, with relevant laboratory tests, as determined by the Department of Obstetrics. The prenatal record may be a durable, legible copy of the attending physician’s office or clinic record transferred to the Hospital before admission; but an interval admission note, either handwritten in the progress notes or on the designated form, that includes pertinent additions to the history and any subsequent changes in the physical findings, must be signed and dated by the responsible practitioner.

In the case of Caesarean sections a current complete history and physical examination shall be required. Prenatal notes may be used to fulfill the past history, family history and social history requirements of the complete history and physical examination.

(Rev 11/24/09)

7.7 OBSERVATION STATUS
An initial note describing the clinical history and physical findings, ancillary testing results, the reason for observation and the plan for diagnosis and/or therapy should be recorded by the attending physician at initiation of outpatient status. The physician’s progress notes should document the course of treatment. A discharge note must be written or dictated which indicates the patient’s diagnosis, treatment, condition on discharge, instruction and follow-up care needed. An appropriate history and physical examination shall be required if the status is changed to inpatient.

7.8 DIAGNOSTIC HOLDING BED
An initial note describing the reasons for initiating holding bed status should be recorded by the attending physician. An appropriate history and physical examination shall be required if the status is changed to inpatient.
7.9 **ENTRIES AT CONCLUSION OF HOSPITALIZATION**

All diagnoses, co-morbidities, complications, and procedures must be recorded in full at the time of discharge, without the use of symbols or abbreviations, and must be dated and signed by the attending practitioner. The attending practitioner has the responsibility for the accuracy of this information. The following definitions are applicable to the terms used herein:

A. **Principal Diagnosis**: The condition established, after study, to be chiefly responsible for occasioning the admission of the patient to the Hospital for care.

B. **Secondary Diagnosis (if applicable)**: A diagnosis, other than the principal diagnosis, that describes a condition for which a patient receives treatment or which the attending practitioner considers of sufficient significance to warrant inclusion for investigative medical studies.

C. **Comorbidities (if applicable)**: A condition that coexisted at admission with a specific principal diagnosis, and is thought to increase the length of stay by at least one day (for about 75% of the patients).

D. **Complications (if applicable)**: An additional diagnosis that describes a condition arising after the beginning of Hospital observation and treatment and modifying the course of the patient’s illness or the medical care required, and is thought to increase the length of stay by at least one day.

E. **Principal Procedure (if applicable)**: The procedure most related to the principal diagnosis or the one which was performed for definitive treatment rather than performed for diagnostic or exploratory purposes or was necessary to take care of a complication.

F. **Additional Procedures (if applicable)**: Any other procedures, other than principal procedure, pertinent to the individual stay.

7.9-1 **DISCHARGE DOCUMENTATION**

**In General**

A discharge summary must be recorded for all patients whose length of stay exceeds forty-eight (48) hours, all deaths and complicated cases. The summary must concisely recapitulate the reason for hospitalization, the significant findings including complications, the procedures performed and treatment rendered, the condition of the patient on discharge stated in a manner allowing specific, measurable comparison with the condition on admission, discharge instructions, and principal and secondary diagnoses.

The physician is responsible for completing the applicable sections of the state-mandated forms used when the patient requires practitioner-assisted level of care.

**Exceptions**

A final progress note may be substituted for the discharge summary in the case of the following categories of patients:

(1) Those with problems of a minor nature who require less than 48 hours of hospitalization;

(2) normal newborn infants;

(3) patients having uncomplicated vaginal deliveries.

The content must include: Diagnosis, procedures, conditions on discharge, medications, instructions to patient and family and discharge disposition.

In those instances when an autopsy is performed, provisional anatomic diagnoses will be recorded in the medical record and the complete protocol shall be made part of the record as soon as possible, but not later than 60 days, unless otherwise required by state law.
7.9-2 **INSTRUCTIONS TO PATIENT**
The discharge summary or final progress note must indicate any specific instructions given to the patient and/or significant other relating to physical activity, medication, diet and follow-up care. If no instructions are required, a record entry must be made to that effect. (Rev 11/24/09)

7.10 **AUTHENTICATION**
Each clinical entry in the patient’s record must be accurately dated, timed and individually authenticated. Authentication means to establish authorship by written signature, written initials, fax or electronic authentication.

A record shall be considered incomplete until all entries are authenticated.

Any practitioner who authenticates another practitioner’s order or who cosigns a history, physical examination, or other medical record entry for another practitioner or another individual authorized to make such entry has the legal responsibility for the order or the information bearing his authentication.

7.11 **MEDICAL RECORD COMPLETION REQUIREMENTS AND ENFORCEMENT POLICIES**

A. **Expectations**
All portions of the patient’s medical record must be prepared within the time frames provided in these Rules and Regulations. All portions of the medical record of a hospitalized patient should be complete at the time of discharge except when there are pending reports, transcriptions and associated authentications. A medical record shall not be permanently filed until the responsible Medical Staff member completes the record or it is ordered filed by the Director of Health Information Management.

B. **Definition of Delinquent**
Medical records are considered delinquent if they are incomplete fourteen (14) days or more after discharge, or in the case of an operative report, more than one (1) day post procedure.

C. **Suspension of Privileges**
Physicians shall be notified of all delinquent records by a weekly Incomplete Record letter listing all outstanding records. Ten (10) days after the date of notification, suspension of privileges will be carried out if delinquent records have not been completed.

Physicians who meet suspension criteria will be informed via telephone and in writing. Notification will also be sent to the: Chief Executive Officer, Vice President of Medical Affairs, President of the Medical Staff, Department Chairs, Director of Admissions, Director of Emergency Services, Patient Care Services, Operating Room, Quality and Resource Management and the Medical Staff Office. A record of each suspension imposed shall be made part of the practitioner’s credentials file after verification with the Director of Health Information Management.

D. **Recurring Suspension**
When a physician remains on the Suspension list for the same delinquencies for greater than 30 days from the initial date of suspension, this shall be considered an additional suspension. If during the time of a suspension, new records become delinquent and now meet suspension criteria, a new suspension will be issued.

E. **Effect of Suspension**
Except as otherwise specified in these Rules, the sanctions for failure to complete a patient record in a timely fashion are suspension of the practitioner’s right to admit patients, provide Emergency Department services, to consult with respect to patients and to schedule and perform surgery/other invasive procedures and of voting and office-holding prerogatives until all of his/her outstanding records are completed or until such later time as provided in this Section.
If a suspended physician attempts to admit a patient, s/he will be required to complete all outstanding incomplete records within twenty-four (24) hours. If s/he is not willing to make this commitment, the Department Chair shall be contacted to help in processing the admission at hand. At that point, it is the Department Chair’s decision as to how the admission is to be handled; i.e. delegate it to another physician in the Department, assume the admission him/herself, or allow the physician to admit and deal with the delinquency in a different manner.

If an "emergency", defined as a condition which could result in serious or permanent harm to a patient or in which the life of a patient is in immediate danger and any delay in treatment would add to that harm or danger, exists requiring the practitioner to immediately treat the patient, then the practitioner shall so certify in writing.

The admitting office and other notified departments are expected to enforce the suspension. Any new admissions, consults or procedures will be administered by the Department Chair or designee. The practitioner will remain on enforced suspension until completion of all overdue medical records.

Any physician who appears on the suspension list two (2) times within a calendar year must appear before the Medical Executive Committee to explain the recurring suspensions. If the physician fails to appear or the MEC does not find the reasons provided satisfactory, the MEC may institute a corrective action plan that may include the imposition of a fixed period of suspension of clinical privileges whenever a pattern of non-compliance with this section exists.

Under New Hampshire law and directives provided by the NH Board of Medicine, if a physician is suspended three times or more within a calendar year for failure to complete medical records, the Hospital is required to report this to the Board of Medicine. (Rev 11/27/12)

7.12 **USE OF SYMBOLS AND ABBREVIATIONS**
The use of symbols and abbreviations is discouraged in the medical record. Final diagnoses and complications shall always be recorded without the use of symbols and abbreviations.

A list of unsafe abbreviations approved by the MEC is maintained by the Pharmacy and Therapeutics Committee. All entries in the Medical Record using unacceptable abbreviations must be clarified prior to medication administration, diagnostic testing or therapeutic interventions. (Rev 11/24/09)

7.13 **ERRORS**
If an error is made on an entry in the medical record, a single-line shall be drawn through it, and the correct entry written in along with the date and authentication of the practitioner. The error is not to be obliterated or erased, but will be identified as an error.

7.14 **FILING OF INCOMPLETE RECORDS**
In the event that a chart remains incomplete by reason of the death, resignation or other inability or unavailability of the responsible practitioner to complete the record, the Director of Health Information Management shall consider the circumstances and may enter such reasons in the record and order it filed.

No Medical Staff member shall be permitted or requested, for any reason, to complete a medical record on a patient unfamiliar to him/her, regardless of the status of the practitioner who is responsible for completing the record. Any practitioner who is removed per the Bylaws and these Rules and Regulations for delinquent records or who resigns from the Medical Staff without adequately completing all medical records will not be allowed to reapply for staff membership until such records are satisfactorily completed.
7.15 **OWNERSHIP AND REMOVAL OF RECORDS**

All original patient medical records, including x-ray films, pathological specimens and slides, are the property of the Hospital and the information contained therein is the property of the patient. Medical records and the information contained therein may be removed only in accordance with hospital policy. Unauthorized removal of a medical record or any portion thereof from the Hospital is grounds for disciplinary action, including immediate and permanent revocation of Staff appointment and clinical privileges, as determined by the MEC and Board of Directors.

7.16 **ACCESS TO RECORDS**

7.16-1 **BY PATIENT**

Patients, hospital personnel, and Medical Staff members may have access to information contained in the medical record per hospital policy. Requests for access by persons other than the patient or his or her legal representative shall be addressed through Hospital policy and procedures.

7.16-2 **ON READMISSION**

In the case of readmission of a patient, all previous records shall be available for use of the current attending practitioner. This shall apply whether the patient is attended by the same practitioner or another.

7.16-3 **TO FORMER MEDICAL STAFF MEMBERS**

Subject to hospital policy, former members of the Medical Staff shall be permitted access to information from the medical records of their patients for all periods during which they attended such patients in the Hospital.

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**PART EIGHT: CONSENTS**

8.1 **GENERAL**

Patients have the right to consent to or to refuse treatment. Practitioners performing procedures or administering treatments are responsible for explaining the risks, benefits and alternatives of such treatment. The process of informed consent or informed refusal should be documented in the medical record in accordance with the Hospital’s Informed Consent Policy.

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**PART NINE: SPECIAL UNITS AND PROGRAMS**

9.1 **DESIGNATION**

Special units and programs include, but are not limited to, the following:

A. Intensive and Special Care Units  
B. Labor and Delivery  
C. Newborn Nursery  
D. Day-Surgery Program  
E. Operating Room  
F. Recovery Room  
G. Emergency Department  
H. Outpatient Department  
I. Rehabilitation  
J. Geriatric Psychiatric

9.2 **POLICIES**

The policies of the various units and programs related to clinical care and practice are to be reviewed by and are subject to the approval of the MEC and the Board of Directors.
PART TEN: SURGICAL REQUIREMENTS

10.1 ASSISTANTS AT SURGERY
The primary operating surgeon shall determine the level and number of assistants required (e.g., qualified nurse or surgical technician/assistant, qualified surgeon or physician extender) commensurate with the gravity and complexity of the procedure being undertaken, generally recognized professional standards of care for the performance of the procedure, particular medical condition which the patient may have which would require care during surgery, and any other exceptional circumstances present. Patients should be informed of the identity of all operating surgeons and assistants.

10.2 CURETTAGE
No curettage or other such procedures shall be done except in accordance with the most recent version of the Ethical and Religious Directives for Catholic Health Care Facilities and any amendments thereto.

10.3 PERIOPERATIVE EVALUATION
Preoperative patient care areas and surgical areas are responsible for reviewing each patient’s chart scheduled for an elective operative procedure to ensure that an appropriate history and physical, preoperative anesthesia evaluation and required laboratory testing, radiological studies or other special studies are present on the chart prior to the procedure beginning.

10.4 SURGERY SCHEDULING
Surgeons must be in the operating room and ready to commence the operation within fifteen (15) minutes of the scheduled time or the case may be rescheduled after all other scheduled surgeries have taken place.

10.5 PRESENCE OF NON-STAFF DURING INVASIVE PROCEDURES
Hospital and Operating Room policies address who may be present during invasive procedures. (Rev 11/24/09)

PART ELEVEN: HOSPITAL DEATHS AND AUTOPSIES

11.1 HOSPITAL DEATHS
11.1-1 PRONOUNCEMENT
In the event of a death, the deceased shall be pronounced dead by the attending physician or his/her designee, a duly licensed physician or a registered nurse in accordance with New Hampshire state law. The body may not be released from the Hospital until an entry has been made and signed in the deceased’s medical record by the individual pronouncing. If an anticipated death occurs in the hospital, the registered nurse attending at the last sickness may pronounce the person dead and release the body to the funeral director after having signed the death certificate on the designated line.

11.1-2 DEATH CERTIFICATE
The attending physician or his designee is required to complete in black ink the appropriate and pertinent sections of the death certificate following the guidelines on the death certificate form.

Release or removal of the body, reporting of deaths, and issuance of the death certificate are to be carried out in accordance with current Hospital policy and New Hampshire law.

11.1-3 NOTIFICATION OF NEXT OF KIN
Notification of next of kin will be followed in accordance with hospital policy.
11.2 AUTOPSIES

11.2-1 RESPONSIBILITY

It is the responsibility of every member of the Medical Staff to secure autopsies, whenever possible, in accordance with criteria approved by the Medical Executive Committee and which are listed below, and attempt to gain insight into the cause, nature or course of a disease process. Proper consent for an autopsy shall be obtained in accordance with Hospital policy and applicable state law. The order and reason for requesting the autopsy shall be documented in the medical record. The provisional anatomic diagnoses must be recorded on the medical record within 72 hours; and the complete protocol shall be made a part of the medical record within 60 days. These rules do not apply to cases which, according to law, must be referred to the Medical Examiner's Office.

The attending physician will be notified of the initiation of the autopsy by the Pathologist as noted on the Postmortem Examination Permit.

11.2-2 AUTOPSY CRITERIA

Autopsy Criteria approved by the Medical Executive Committee include:

A. Deaths in which the autopsy may help to explain unknown and unanticipated medical complications to the attending physician;

B. Deaths in which the cause of death is unknown or unexpected;

C. Stillborns;

D. Neonatal or pediatric deaths in which the cause of death is unknown;

E. Obstetric deaths in which the cause of death is unknown;

F. Deaths resulting from a suspected infectious condition, but questions remain as judged by the attending physician such as etiology or circumstances;

G. Deaths in which autopsy results may have some bearing on the transplantation of organs;

H. Cases in which the family might have some special realistic concerns or questions;

I. Other cases that the clinician feels might be helpful.

PART TWELVE: INFECTION CONTROL

12.1 PATIENTS WITH INFECTIOUS/COMMUNICABLE DISEASES

Any patients with a suspected infectious or communicable disease will be placed on appropriate precautions in accordance with the provisions of the Hospital’s Infection Control policies. Infection control personnel will call cases which may need isolation to the attention of the attending practitioner.

12.2 REPORTING OF INFECTIOUS/COMMUNICABLE DISEASES

All cases of reportable infectious diseases shall be reported in accordance with the provisions of the Hospital's Infection Control Policy to the Infection Control Department and as required by New Hampshire state law, for review by the Infection Control Committee. Perceived disease outbreaks will be assessed in accordance with the Infection Control Policy.

Every Staff member shall report promptly to the Infection Control surveillance individual, any post-discharge infections which develop after discharge and which may have been Hospital-acquired.
12.3 **GENERAL AUTHORITY**
The Infection Control Committee has the authority to institute appropriate infection control measures or studies at its discretion.

## PART THIRTEEN: REVIEW AND AMENDMENT

13.1 **REVIEW AND AMENDMENT**
Procedure for review and amendment can be found in the Medical Staff Bylaws.

## PART FOURTEEN: ENFORCEMENT OF THESE RULES

14.1 **ENFORCEMENT OF THESE RULES**
Violation of any responsibility imposed by these rules by a member of the Medical Staff may subject the member to disciplinary action, including termination of clinical privileges or Medical Staff membership, as set forth in the Medical Staff Bylaws.

## PART FIFTEEN: ADOPTION

15.1 **ADOPTION**
These General Rules and Regulations were adopted and recommended to the Board of Directors by the Medical Staff on February 25, 2003, and were adopted by the Board of Directors on February 25, 2003.

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President of the Medical Staff  
St. Joseph Hospital
SECTION II

MEDICAL STAFF ORGANIZATION

PART A: Medical Staff Departments

PART B: Medical Staff Committees
PART A: MEDICAL STAFF DEPARTMENTS

A. MEDICAL STAFF DEPARTMENTS

Per the Medical Staff Bylaws, Article IV, the Medical Staff of St. Joseph Hospital is a departmentalized Medical Staff. Future departments may be created, or current departments eliminated or consolidated by recommendation of the Medical Executive Committee with the Board of Directors’ approval. Members of the Medical Staff will be assigned to departments based on their area of primary clinical practice. This may or may not correspond with their area of academic training, eg. adult inpatient hospitalists will all be assigned to the Department of Medicine.

Current Medical Staff Departments Include:
1. Department of Medicine
2. Department of Surgery
3. Department of Family Medicine
4. Department of Pathology
5. Department of Radiology
6. Department of Anesthesiology
7. Department of Pediatrics
8. Department of Obstetrics and Gynecology
9. Department of Emergency Medicine
10. Department of Psychiatry

PART B: MEDICAL STAFF COMMITTEES

B. MEDICAL STAFF COMMITTEES

Per Article V of the Medical Staff Bylaws: There shall be such standing and special committees of the staff as may from time to time be necessary and desirable to perform the functions of the staff. All committees named below, whether standing or special, shall be responsible to the Medical Executive Committee of the Medical Staff and shall submit reports as designed by the Medical Executive Committee.

B.1 CREDENTIALS COMMITTEE

COMPOSITION
The Credentials Committee of St. Joseph Hospital shall consist of:
- At least three (3) members of the Active Staff all of whom shall not be department chairs
- VP Patient Care Services, with vote
- The VPMA shall attend ex officio, without vote
- The Medical Staff Coordinator shall attend as staff, without vote

Members of the Credentials Committee shall have served at least two (2) years on the Active staff and have expressed interest and/or experience in the function of the committee and have served in some other Medical Staff leadership activity. All new members will be provided an orientation to the roles and responsibilities of the committee and will also be provided an opportunity for Medical Staff leadership training. Representatives may be re-appointed for additional terms without limit.

FUNCTIONS AND RESPONSIBILITIES
The responsibilities of the Credentials Committee are as follows:

A. To receive and analyze applications and recommendations for initial appointment, reappointment, provisional period conclusion or extension, return from leave of absence, clinical privileges and changes therein and recommending action thereon.

B. To review and recommend qualifications and criteria for granting clinical privileges.
C. To conduct review of professional character or competence of any licensed independent practitioner, applicant or Medical Staff member.

D. To develop, recommend, maintain and consistently implement contemporary policies and procedures for all credentialing activities at St. Joseph Hospital by recommending standards for the content and organization of the credentials files including periodically reviewing and revising the Credentials Procedures Manual.

E. Proctoring.

CONFIDENTIALITY
The Credentials Committee shall function as a peer review committee consistent with NH Rev. Stat. Ann §151:13-a. All members of the Credentials Committee shall, consistent with the Medical Staff and Hospital confidentiality policies, keep in strict confidence all papers, reports and information obtained by virtue of membership on the committee. Members of the Credentials Committee will be able to obtain certain minutes and information to review before each regularly scheduled meeting. Such materials are confidential and must be returned at the relevant meeting or destroyed in a confidential manner.

MEETINGS AND MINUTES
The Credentials Committee will meet at least ten (10) times per year or as often as necessary to fulfill its responsibilities and shall maintain a permanent record of its proceedings and actions and shall report to the Medical Executive Committee.

B-2 CANCER COMMITTEE

COMPOSITION
The Cancer Committee of St. Joseph Hospital is multidisciplinary and its members shall include:

- Medical Staff Representatives from: Family Medicine, Surgery, Medical Oncology, Radiation Oncology, Diagnostic Radiology and Pathology, with vote
- Cancer liaison physician, with vote
- Certified oncology nurse, with vote
- Representatives from the following Hospital Departments: Pharmacy, Nutrition Services, Rehabilitation Services, Pastoral Services, Social Services, Health Information Management, Quality Resource Management,  Breast Health Center, Vice President of Patient Care Services, Radiation Therapy Representative, Hospice and Oncology Inpatient Nurse Manager, Circle of Life Program, Clinical Research RN, Oncology Case Manager, with vote
- Tumor Registrar, and Tumor Registry Assistant, as staff, without vote

FUNCTIONS AND RESPONSIBILITIES
The Cancer Committee provides leadership to plan, initiate, stimulate and assess all cancer-related activities in the institution. The committee functions as a policy-advisor and administrative body over all cancer-related activities. Its responsibilities are to:

A. Develop and evaluate the annual goals and objectives for the clinical, educational and programmatic activities related to cancer.

B. Participate in at least two (2) patient care evaluation studies (PCEs) annually. Involvement ranges from setting criteria (or approving criteria), problem solving, action and follow-up.

C. Promote a coordinated, multidisciplinary approach to patient management.

D. Ensure that educational and consultative cancer conferences cover all major cancer sites and related issues annually and are primarily oriented and prospective.
E. Ensure that an active supportive care system is in place for patients, families and staff, including consultative services to patients with cancer through multidisciplinary physician attendance at conferences.

F. Monitor quality management and performance improvement through completion of quality management studies that focus on quality, access to care and outcomes.

G. Serve as liaison between physicians and Tumor Registry and as registry physician advisor(s).

H. Promote clinical research.

I. Supervise the Cancer Registry and provide quality control for accurate and timely abstracting, staging and follow-up reporting.

J. Encourage cancer data usage and regular reporting.

K. Upholds medical ethical standards.

MEETINGS AND MINUTES
The Cancer Committee shall meet at least quarterly or as frequently as necessary to fulfill its functions and responsibilities and shall maintain a permanent record of its proceedings and actions and shall report to the Medical Executive Committee. (Rev 5/29/12)

B-3 INFECTION CONTROL COMMITTEE

COMPOSITION
The Infection Control Committee of St. Joseph Hospital is multidisciplinary and its members shall include:

- Four Medical Staff Representatives from the Departments of Pathology, Surgery, Medicine, with vote
- One representative each from Nursing and Hospital Administration, Pharmacy, Surgical Services, Quality Resource Management, Employee Health & Wellness, Risk Management with vote
- Infection Control Coordinator and Infection Control Nurse Educator, with vote
- Microbiology Supervisor, with vote
- Assistant to Director Materials Management, with vote

FUNCTIONS AND RESPONSIBILITIES
The Infection Control Committee is responsible for approving the type and scope of surveillance activities that include at least the following:

A. Review of designated microbiology reports.

B. Review of patient infections, as appropriate, to determine whether an infection is health care associated, using definitions and criteria approved by the committee.

C. Review of infections that present the potential for prevention or intervention to reduce the risk of future occurrence.

D. Review of surveillance data, if appropriate.

E. Routine or special collection of other data, as approved by the committee.
On an annual basis, the committee will review and revise, if necessary, and approve the type and scope of surveillance activities by reviewing:

A. Data trend analyses generated by surveillance activities during the past year.

B. The effectiveness of prevention and control intervention strategies in reducing the health-care-associated infection risk.

C. Services instituted and procedures, priorities or problems identified in the past year.

The committee shall also approve actions to prevent or control infection, based on an evaluation of the surveillance reports of infections and of the infection potential among patients and hospital personnel, volunteers and visitors.

At least every two years, reviews and approves all policies and procedures related to the infection surveillance, prevention and control activities in all departments/services.

MEETINGS AND MINUTES
The Infection Control Committee shall meet bimonthly or as often as necessary to fulfill its functions and responsibilities and shall maintain a permanent record of its proceedings and actions and shall report its recommendations to the Medical Executive Committee. (Rev 3/25/08)

B-4 BYLAWS COMMITTEE

COMPOSITION
The Bylaws Committee shall consist of:
• Three (3) members of the Medical Staff, with vote, one of whom shall serve as chair
• President Elect of Medical Staff, with vote
• A representative of the Chief Executive Officer, without vote
• VPMA, without vote
• Medical Staff Coordinator, as staff, without vote
• Hospital Legal Counsel, as needed

FUNCTIONS AND RESPONSIBILITIES
The Bylaws Committee shall review and recommend changes and amendments to the Bylaws, and related documents upon written request of the Medical Executive Committee, Credentials Committee, or any member of the Active Staff. It shall maintain current knowledge of federal and state laws, guidelines and regulations as they relate to the Medical Staff documents.

MEETINGS AND MINUTES
The Bylaws Committee shall meet at least every two years to review the existing Bylaws and related documents or as often as necessary to fulfill its functions and responsibilities and shall maintain a permanent record of its proceedings and actions and shall report to the MEC. (Rev 11/07)

B-5 MEDICAL EDUCATION COMMITTEE

COMPOSITION
The Medical Education Committee shall consist of:
• Three (3) Medical Staff representatives, one of whom shall serve as chair, with vote
• Director of Quality and Resource Management, with vote
• Librarian, as staff, without vote
• Medical Education Coordinator, as staff, without vote
FUNCTIONS AND RESPONSIBILITIES
The Medical Education Committee shall:

A. Provide oversight of all continuing education activities, perform an annual review of programs, and advise the Medical Executive Committee concerning enforcement of the Accreditation Council for Continuing Medical Education (ACCME) guidelines.

B. Coordinates, internally and with other healthcare organizations, the continuing medical education programs of the Hospital, oversees the maintenance of the accreditation process in accordance with the requirements of the ACCME and the New Hampshire Medical Society.

MEETINGS AND MINUTES
The Medical Education Committee shall meet at least once per year, or as often as necessary to fulfill its functions and responsibilities, shall maintain a permanent record of its proceedings and actions, and shall report to the MEC. (Rev 10/26/10)

B-6 PHARMACY AND THERAPEUTICS COMMITTEE

COMPOSITION
The Pharmacy and Therapeutics Committee shall consist of:

- At least two (2) Medical Staff representatives, one of whom shall serve as chair, with vote;
- Representatives from:
  - Patient Care Services, with vote
  - Quality Resource Management, with vote
  - Hospital Administration, without vote
- Infection Control Coordinator, with vote
- Nutrition Services, with vote
- Risk Manager, without vote
- Pharmacy Director or designee, as staff, with vote
- Any other specialty/departmental representative as needed, without vote

FUNCTIONS AND RESPONSIBILITIES
The Pharmacy & Therapeutic Committee reviews and analyzes provider- and service-specific data consisting of drug-usage evaluation studies, drug misadventuring, develops and approves policies and procedures related to The Joint Commission (TJC) Treatment of Patient Standards, manages formulary development, additions and deletions, and identifies opportunities for process improvement as it relates to the treatment of patients. Specific responsibilities include:

A. Maintain a formulary of drugs approved for use at the hospital.

B. Create treatment guidelines and protocols in cooperation with medical and nursing staff.

C. Monitor and evaluate the efforts to minimize drug misadventures (adverse drug reactions, medication errors, drug/drug interactions, drug/food interactions, and pharmacist interventions).

D. Perform drug usage evaluations (DUEs) studies on selected topics.

E. Perform medication usage evaluation (MUIs) studies as required by the The Joint Commission.

F. Perform practitioner profile analysis related to medication use.
G. Approve policies and procedures related to The Joint Commission Treatment of Patients Standards; to include the review of nutrition policies and practices, including guidelines/protocols on the use of special diets and total parenteral nutrition; procurement, storage, distribution, use, safety procedures, and other matters relating to medication usage in the hospital.

H. Develop and measure indicators for the following elements of the patient treatment function:
   1. Prescribing/ordering of medications.
   2. Preparing and dispensing of medications.
   3. Administration of medications.
   4. Monitoring of the effects of medication on the patients.

I. Analyze and profile data regarding the measurement of the patient treatment function by service and practitioner, where appropriate.

J. Provide routine summaries of the above analyses, and recommend process improvement when opportunities are identified.

K. Serve as an advisory group to the hospital and Medical Staffs pertaining to the choice of available medications.

L. Establish standards concerning the use and control of investigational medication and of research in the use of recognized medication.

MEETINGS AND MINUTES
The Pharmacy and Therapeutics Committee shall meet at least quarterly or as often as necessary to fulfill its functions and responsibilities and shall maintain a permanent record of its proceedings and actions and shall report to the Medical Executive Committee.

B-7 RADIATION SAFETY COMMITTEE

COMPOSITION
Members of the Radiation Safety Committee shall consist of:

- Two (2) physician members of the Department of Radiology, one of whom shall be appointed by the President of the Medical Staff to serve as Chair.
- At least an authorized user of each type of use permitted by the license
- Radiation Safety Officer
- Representative from Patient Care Services
- Representative from Hospital Administration

(Rev 11/29/11)

FUNCTIONS AND RESPONSIBILITIES
This committee is responsible for:

A. Overseeing the use of licensed material.

B. Review recommendations on ways to maintain individual and collective doses ALARA.

C. Review, on the basis of safety and with regard to the training and experience standards and approve or disapprove any individual who is to be listed as an authorized user, an authorized nuclear pharmacist, the Radiation Safety Officer or a teletherapy physicist before submitting a license application or request for amendment or renewal.
D. Review, on the basis of the board certification, the license or the permit identifying an individual and approve or disapprove any individual prior to allowing that individual to work as an authorized user or authorized nuclear pharmacist.

(E) Review on the basis of safety and approve, with the advice and consent of the Radiation Safety Officer and hospital administration’s representative or disapprove minor changes in radiation safety procedures that are not potentially important to safety and are permitted under 10 CFR, Chapter 1, Part 34.

F. Review quarterly, with the assistance of the Radiation Safety Officer, a summary of the occupational radiation dose records of all personnel working with byproduct material.

G. Review quarterly, with the assistance of the Radiation Safety Officer, all incidents involving byproduct material with respect to cause and subsequent actions taken and

H. Review annually, with the assistance of the Radiation Safety Officer, the radiation safety program.

MEETINGS AND MINUTES
The Radiation Safety Committee shall meet at least quarterly and shall maintain permanent record of its proceedings and actions and shall report to the MEC.

B-8 NOMINATING COMMITTEE
COMPOSITION
The Nominating Committee shall consist of:

- Immediate Past Medical Staff President to serve as chairman
- Two (2) members of the Active Staff to be elected by the Active Staff, each to serve for three (3) years in staggered terms
- Chief Executive Officer or designee, without vote
- Vice President Medical Affairs, without vote
- Medical Staff Coordinator, as staff, without vote

Nomination for committee members shall come from the floor at the Annual Meeting of the staff and shall be elected at that meeting. Each member is to serve with one (1) vote. No member shall immediately succeed himself or be nominated for other elected office. A quorum shall be two (2) members.

FUNCTIONS AND RESPONSIBILITIES
The Nominating Committee shall convene to identify one or more qualified nominees for the Medical Staff officer positions and the at-large representatives to the MEC. The committee shall contact the prospective nominees to ensure their interest and ability to perform the required responsibilities of each position. The Chair of the Nominating Committee shall provide a statement for each nominee stating that the nominee has agreed to stand for election to office.

Nominations shall be submitted to the Medical Staff President.

The names of all nominees shall be distributed to the Active Medical Staff at least 30 days prior to the Annual meeting.

MEETINGS AND MINUTES
The Nominating Committee shall meet on an as needed basis, typically ninety days prior to the Annual Meeting and as often as necessary to fulfill its functions and responsibilities and shall maintain a permanent record of its proceedings and actions and report to the MEC.
B-9 PRACTITIONER HEALTH COMMITTEE

COMPOSITION
The Practitioner Health Committee shall consist of:

- Up to five (5) members of the Medical or Allied Health Professional staff, the majority of which, including the chair, should be physicians.

Except for initial appointments, each member shall serve a term of three (3) years and the terms shall be staggered to achieve continuity. Members may be reappointed to the committee. Members of this committee shall not serve as a Department Chair or chair of any other peer review or quality assessment and improvement committee while serving on this committee. Such participation shall not constitute an absolute basis for exclusion of an otherwise qualified candidate on any peer review or quality assessment committee.

FUNCTIONS AND RESPONSIBILITIES
The duties of the Practitioner Health Committee shall include:

A. Develop and provide for educational programs to the Medical Staff and other hospital staff about illness and impairment recognition issues specific to physicians and other healthcare workers.

B. Review and revise, as necessary, the Policy Regarding Practitioner Health Issues and forward recommendations to the MEC.

C. Fulfill the functions and requirements outlined in the Policy Regarding Practitioner Health Issues.

D. Consider general matters related to the health and well being of physicians and LIPs on the Medical or Allied Health Professional Staff.

MEETINGS AND MINUTES
The Practitioner Health Committee shall meet on an as needed basis or as often as necessary to fulfill its functions and responsibilities. Documentation and confidentiality shall be maintained according to the Policy Regarding Practitioner Health Issues. (Rev 5/27/08)

B-10 CRITICAL CARE COMMITTEE

COMPOSITION
The Critical Care Committee shall consist of:

- Board Certified Critical Care Medical Director of the Critical Care Unit to serve as chairman
- Four (4) Medical Staff Representatives with at least one from each of the Departments of Medicine, Surgery and Anesthesia.
- Nursing representatives from the ICU, ED, Telemetry and PACU
- Technical Director of Respiratory Therapy
- Representatives of Nursing Administration and Quality Management Department

FUNCTIONS AND RESPONSIBILITIES
A. To establish policy and guidelines for treatment of patients in the Critical Care Unit and Telemetry Floor.

B. The committee is responsible for review the overall quality and appropriateness of patient care in all critical areas and to establish uniform standards of care for critically ill patients throughout the hospital.

C. Assure recommendations go to appropriate medical, administrative and nursing committees/departments.

D. To maintain an ongoing PI Program.
MEETINGS AND MINUTES
The Critical Care Committee shall meet twice a year at the discretion of the chairman relative to business to be conducted for operational purposes.

B-11 TRAUMA CARE COMMITTEE
COMPOSITION
The Trauma Care Committee shall consist of:

- Medical Director of Trauma Services to serve as Chairman
- Medical Director of Emergency Medical Services
- One (1) Medical Staff representative from Department of Surgery, Anesthesiology and Radiology
- Trauma Nurse Liaison
- Emergency Medical Services Educator
- VP of Patient Care Services (or designee)
- A representative from the Quality Management Department

FUNCTIONS AND RESPONSIBILITIES
The duties of the Trauma Care Committee shall include:

A. To conduct timely educational case reviews.

B. To oversee Quality Improvement activities for the Trauma Center at St. Joseph Hospital in coordination with the Quality Management department.

C. To conduct quarterly meetings to review and coordinate the policies and procedures that affect the multidisciplinary function of the Trauma Center.

D. To organize an Annual Trauma Conference which includes participation from the continuum of trauma care including but not limited to pre-hospital EMS, Trauma Surgery, Anesthesia, Emergency Department, Intensive Care, Radiology and Laboratory providers.

E. To be responsible for meeting the requirements of accrediting or certifying bodies such as The Joint Commission and ACS.

F. To provide an annual report to the MEC concerning the activities of the Committee and the Trauma Center.

MEETINGS AND MINUTES
Meetings shall be at least quarterly and at the call of the chair as needed to fulfill the Committee’s functions. The Annual Trauma Conference may be included in the regular meeting schedule. The Chair may request participation from trauma care providers other than Members of the Committee as needed to fulfill the Committee’s functions.

B-12 AMBULATORY CARE COMMITTEE
COMPOSITION
The Ambulatory Care Committee shall consist of:

- Three members of the Active Staff with vote whose primary patient activity relates to the use of outpatient services, one of whom shall serve as Chair.
- Senior administrator primarily responsible for Outpatient Services, with vote.
- One administrative representative from Diagnostic Imaging, without vote.
- One administrative representative from Laboratory Services, without vote.
- Other physicians or administrators as may be appropriately invited from time to time, without vote.

FUNCTION AND RESPONSIBILITIES
The duties of the Ambulatory Care Committee shall include:

A. To provide input into the management of outpatient services and review of the services provided from the perspective of referring physicians and patients.

B. To make recommendations concerning the scope and nature of services provided.

C. To report to the MEC concerning the quality, safety and adequacy of services provided to outpatients.

D. Between committee meetings, the Chair shall serve as a resource to the Administration when questions or concerns arise that are related to Outpatient Services.

MEETINGS AND MINUTES
The committee shall meet at least twice a year and at the call of the Chair with at least 2 weeks notice. Minutes will be prepared by the Chair and filed with MSO. They will be reviewed at the MEC with special presentations as necessary by the Chair.

B-13 PROFESSIONAL DEVELOPMENT COMMITTEE

COMPOSITION
The Professional Development Committee shall consist of:

• Immediate Past President of the Medical Staff
• President-Elect of the Medical Staff
• VPMA
• Two Active Staff members at large appointed by the President of the Medical Staff for three-year terms, except one shall serve for two years when the committee is initially formed. Members at large may serve multiple terms and must be previous members of the MEC.
• The CEO or designee
• Hospital Legal Counsel, who shall serve as staff to the committee
• Only physician members shall vote
• The President of the Medical Staff shall appoint the chair from among the physician members other than the VPMA

FUNCTION AND RESPONSIBILITIES
A. To ensure implementation of the Medical Staff Professional Development Policy.

B. To review information referred to the committee by the operation of the Professional Development Policy and to act on such information in a manner consistent with that policy.

C. To report directly to the MEC concerning the activities of the Professional Development Committee (PDC) at least annually and as often as deemed appropriate by the Chair.

D. To report to the MEC, other Medical Staff Committees, the Medical Staff at large and the Hospital administration, as appropriate, the lessons learned in the course of professional development that are of general applicability to the improvement of patient care and/or safety.

E. Between committee meetings the Chair shall serve as a resource to Department Chairs and others for information regarding professional development.

MEETINGS AND MINUTES
The committee shall meet at least quarterly and at the call of the chair. Minutes will be prepared by the Chair and filed with Medical Staff Office.
INPATIENT CARE COMMITTEE

COMPOSITION
The Inpatient Care Committee shall consist of:

- Medical Directors of the Hospitalist Program (or designee), Acute Rehabilitation Unit, and Geriatric Psychiatry Unit as well as four physician members of the Active Medical Staff with inpatient/core privileges, one each from the Departments of Medicine, Surgery, OB-Gyn and Emergency Medicine.
- One physician member shall be appointed as Chair by the President of the Medical Staff.
- Chief Nursing Officer, with vote.
- Nurse Managers of each medical/surgical unit (or designee), a member of the pharmacy staff, and a member of the therapy staff appointed by the CNO without vote.
- VPMA without vote.
- A representative of Medical Staff Office to serve as staff.
- Other physicians, nurses, administrators and hospital staff personnel as may be appropriately invited from time to time without vote.

FUNCTIONS AND RESPONSIBILITIES

A. To advance communication among all members of the inpatient care team.

B. To review the overall quality and appropriateness of inpatient care and to establish uniform standards of care for inpatients throughout the hospital including the development of policies and guidelines.

C. To make recommendations concerning the scope and nature of inpatient services provided.

D. To assure recommendations go to appropriate medical, administrative and nursing committees/departments. All actions to be reviewed by the Medical Executive Committee.

E. To review inpatient forms and preprinted orders on a periodic basis.

F. Participate in Hospital wide process improvement activities in coordination with the Nursing Department and Quality and Resource Management Department.

MEETINGS AND MINUTES
The Inpatient Care Committee shall meet monthly unless cancelled with advance notice by the Chair. Minutes will be recorded by staff and reviewed by the Chair prior to approval at the next meeting. They will be filed with the Medical Staff Office. (App 4/28/09)
SECTION III

MEDICAL STAFF POLICIES AND PROCEDURES

I. Policy Regarding Practitioner Health Issues

II. Immunization of Medical Staff and Allied Health Professionals

III. Medical Staff Professional Development Policy

IV. Medical Staff Ongoing Professional Practice Evaluation Policy

V. Medical Staff Focused Professional Practice Evaluation Policy

VI. Policy on Confidentiality of Medical Staff Records

VII. Medical Staff Code of Conduct Policy

VIII. TB Testing Policy

IX. Corporate Compliance Policy

X. Failure to Comply with Corporate Compliance Policy
INTRODUCTION
The Practitioner Health Committee (PHC) has been established by the Medical Staff of St. Joseph Hospital to provide a confidential mechanism for dealing with those matters of impairment and health that emphasizes prevention, diagnosis and treatment of physical and psychiatric illness. A practitioner, for purposes of this policy, is defined as a physician or LIP (psychologist, CNM, oral surgeon, or podiatrist) who is a credentialed member of the Medical Staff at St. Joseph Hospital and who is independently licensed and regulated by the New Hampshire Board of Medicine or the appropriate licensing board of their specialty, as well as an Advanced Dependent Practitioner (APRN, CRNA, PA) who is a credentialed member of the Allied Health Professional Staff and who is licensed and regulated by the appropriate New Hampshire Licensing Board. For all conditions, but especially those involving substance abuse, the PHC seeks to assure that all practitioners are treated with a consistent, fair policy that will protect their rights and assist them in obtaining appropriate medical help. The PHC policies are constructed to be administered in a uniform fashion, one which is also in concordance with each licensing board’s regulations. For physicians and PAs, the PHC works directly with the New Hampshire Board of Medicine’s Physicians Health Program (NHPHP) http://www.nhms.org/nhms/committees/index.php. The PHC is a committee that functions in the interests of quality patient care and thus is a part of the St. Joseph Hospital Patient Safety and Quality Assurance Program. All practitioners are required to sign a statement stating that they have read and understood the Policy Regarding Practitioner Health Issues as a condition for appointment or reappointment to the Medical or Allied Health Professional Staff.

PURPOSE OF POLICY
This policy establishes standardized guidelines for the identification, intervention, referral for treatment, rehabilitation and reinstatement of any practitioner who may be identified as an impaired health care provider. An impaired provider is one who is unable to deliver health care with skill, safety, and appropriate professional conduct to patients because of physical or mental illness, including but not limited to temporary or permanent loss of motor skills or cognitive abilities, behavioral impairment, and substance abuse, including abuse of prescription drugs, “recreational” drugs or alcohol. St Joseph Hospital’s Code of Conduct is designed to deal with inappropriate behavior; therefore the PHC will not address such problems. The PHC is also not a forum for defending practitioners against accusations of criminal wrongdoing.

The purpose of this policy is to optimize the quality of care for patients by:

1. Maintaining a safe environment for patients, health system employees and other practitioners.
2. Providing a mechanism for evaluating possible impairment of the health care professional.
3. Providing a confidential, positive medical assistance program to the impaired professional.
4. Providing ongoing education to the St. Joseph Hospital community that addresses practitioner health and emphasizes prevention, diagnosis, treatment of impairment of staff members.

STRUCTURE OF PHC
The structure is described in the Rules and Regulations of St. Joseph Hospital.

MECHANISM FOR REPORTING AND REVIEWING POTENTIAL HEALTH ISSUE
1. Practitioners who are suffering from a health issue that affects their ability to practice are encouraged to voluntarily bring the issue to any member of the PHC so that appropriate steps can be taken to protect patients and to help the practitioner to practice safely and competently. With substance misuse/abuse, the NHPHP can be directly consulted and may assist and monitor physicians independently with an individualized program focused on rehabilitation. Other licensing boards may also have similar supportive programs for the individual that seeks help.

2. If any individual has a reasonable concern that a member of the Medical Staff or another practitioner has a health issue that may affect his or her practice at the hospital, a written report shall be given to the CEO, the President of the Medical Staff, or any member of the PHC. The report shall include a factual description of the incident(s) that led to the concern.

3. If any individual has a reasonable concern that a member of the Medical Staff or another practitioner is unable to safely practice due to a health issue and an immediate response is necessary in order to protect the health and safety of patients or the orderly operation of the hospital, the individual shall immediately notify the relevant department.
chief and/or the CEO, or designee, who shall assess the practitioner to determine whether it appears that the practitioner can safely treat patients. If a determination is made that the practitioner cannot safely practice, the responsibility for care of the affected practitioner’s hospitalized patients can be assigned to another practitioner with appropriate clinical privileges by the chief of their department. The wishes of the patient shall be considered in the selection of a covering practitioner. The Department Chief and the CEO, or designee, as well as the individual who notified those individuals, shall all file reports as described herein.

4. If the practitioner was relieved of his or her patient care responsibilities or if, after discussing the incident(s) with the individual who filed the report, the CEO, the President of the Medical Staff, and/or any member of the PHC believe there is enough information to warrant a review, the matter shall be referred to the PHC.

5. The PHC shall act expeditiously in reviewing concerns that are brought to its attention.

6. As part of its review, the PHC may meet with the individual(s) who filed the report. If necessary, the PHC may have a confidential meeting with other parties such as the department chief in the practitioner’s specialty or other coworkers who work with the investigated practitioner.

7. If the PHC has reason to believe that a practitioner’s ability to safely practice may be impaired, it shall meet with the practitioner. At this meeting, the practitioner should be told that there is a concern that he or she might be suffering from a health issue that affects his or her practice. The practitioner should not be told who filed the initial report, but should be advised of the nature of the concern.

8. As part of its review, the PHC may request that the practitioner’s health status be assessed by an outside organization or individual and have the results of the assessment provided to it. In the case of substance abuse, the NHPHP will also be involved in determining the recommendations for the practitioner.

9. Authorization forms and a release form permitting the exchange of information between the outside organization or individual and the hospital and the PHC are attached as Appendices A, B and C. Additionally, a Health Status Assessment form is attached as Appendix D to this policy.

10. Depending upon the severity of the problem and the nature of the health issue, the PHC has the following options available to it:
   a. Recommend that the practitioner voluntarily take a leave of absence, during which time he or she would participate in a rehabilitation program or receive the necessary medical treatment to address and resolve the health problem;
   b. Recommend that appropriate conditions or limitations be placed on the practitioner’s practice;
   c. Recommend that the practitioner voluntarily agree to refrain from exercising some or all privileges in the hospital until rehabilitation or treatment has been completed or an accommodation has been made to ensure that the practitioner is able to practice safely and competently; or
   d. Recommend that some or all of the practitioner’s privileges be suspended if the practitioner does not voluntarily agree to refrain from practicing in the hospital.

11. When the issue involves substance abuse in a physician and the NHPHP and/or the PHC recommend that the practitioner participate in a rehabilitation or treatment program, assistance can be provided to the practitioner in locating a suitable program. For LIPs, assistance can also be provided by the PHC if requested by the appropriate licensing board.

12. If the practitioner agrees to abide by the recommendation of the PHC, a confidential report will be made to the CEO and the President of the Medical Staff. If the CEO and/or the President of the Medical Staff are concerned that the recommendation of the PHC will not sufficiently protect patients, the matter will be referred back to the PHC with specific recommendations on how to revise the action or it will be referred to the Medical Executive Committee for an investigation pursuant to the Bylaws.
13. If the practitioner refuses to abide by the recommendation of the PHC, the matter shall be referred to the Medical Executive Committee for an investigation to be conducted pursuant to the Bylaws.

REINSTATEMENT
1. Upon sufficient proof that a practitioner has successfully completed a rehabilitation or treatment program, the PHC may recommend to the Credentials and Executive Committees that the practitioner’s clinical privileges be reinstated. In making such a recommendation, the PHC must consider patient care interests as paramount.

2. Prior to recommending reinstatement, the PHC must obtain an assessment from the individual overseeing the practitioner’s rehabilitation or treatment. An authorization for the disclosure of this information and a release from liability are attached as appendices to this policy. (If an authorization has already been obtained from the practitioner’s rehabilitation or treatment program pursuant to paragraph 10, a second authorization is not necessary.) The assessment must address the following:
   a. The nature of the practitioner’s condition;
   b. Whether the practitioner is participating in a rehabilitation program or treatment plan and a description of the program or plan;
   c. Whether the practitioner is in compliance with all of the terms of the program or treatment plan;
   d. To what extent the practitioner’s conduct needs to be monitored;
   e. Whether the practitioner is rehabilitated or has completed treatment;
   f. Whether, if applicable, an after-care program has been recommended to the practitioner and, if so, a description of the after-care program; and
   g. Whether the practitioner is capable of resuming medical practice and providing continuous, competent care to patients.

3. Before recommending reinstatement, the PHC may request a second opinion on the above issues from a practitioner of its choice.

4. Assuming that all of the information received indicates that the practitioner is capable of resuming care of patients, the following additional precautions may be taken before the practitioner’s clinical privileges are reinstated:
   a. The practitioner must identify at least one practitioner who is willing to assume responsibility for the care of his or her patients in the event of the practitioner’s inability or unavailability; and
   b. The practitioner shall be required to provide periodic reports to the PHC from his or her attending practitioner, for a period of time specified by the Committee, stating that the practitioner is continuing rehabilitation or treatment, as appropriate, and that his or her ability to treat and care for patients in the hospital is not impaired. Additional conditions may also be recommended for the practitioner’s reinstatement.

5. The practitioner’s exercise of clinical privileges in the hospital shall be monitored by the department chief or by a practitioner appointed by the Department Chief. The nature of that monitoring shall be recommended by the PHC.

6. If the health issue relates to substance abuse, the practitioner must, as a condition of reinstatement, agree to submit to alcohol or drug screening tests at such times and under such conditions as imposed by the NHPHP or LIP licensing board and as agreed to by the PHC. Nothing herein shall prevent the PHC from recommending that the individual be subject to a set of conditions that is stricter than what is imposed by the NHPHP if the PHC concludes that a different set of conditions would be in the best interest of patient care.

7. If a practitioner requested a leave of absence for health reasons without the involvement of the PHC and is now requesting reinstatement of privileges, the practitioner, at a minimum, shall submit a report to the PHC from his or her attending practitioner indicating that the practitioner is physically and/or mentally capable of resuming a hospital practice and performing the clinical privileges requested. The forms referenced above in paragraph 9 of the previous section should be utilized to permit exchange of information. The PHC shall provide its recommendations regarding reinstatement to the Credentials and Medical Executive Committees.
DOCUMENTATION, CONFIDENTIALITY

1. Consistent with quality of care concerns, the PHC shall handle practitioner health issues in a confidential fashion. The PHC shall keep the CEO and the President of the Medical Staff apprised of matters under review. The Credentials Committee may also be informed in situations where a practitioner’s practice may continue to be monitored over a period of time.

2. The authorization and release forms attached as appendices to this policy are designed to be compliant of the practitioner’s privacy interests under HIPAA and they should be used together.

3. The PHC is to complete a confidential signed written report, with the findings, conclusions and recommendations for each review. This report along with any releases and other correspondence (including the original report to the PHC) shall be included in the practitioner’s credentials file. If, however, the review reveals that there was no merit to the original report, the report will not be accepted for the file. If the review reveals that there may be some merit to the report, but does not rise to the level of seriousness to require immediate action, the report shall be included in the practitioner’s credentials file and the practitioner’s activities and practice shall be monitored until it can be established whether there is a health issue that might affect the practitioner’s practice. The practitioner shall have an opportunity to provide a written response to the concern and this shall also be included in his or her credentials file.

4. The CEO or the President of the Medical Staff shall inform the individual who filed the report that follow-up action was taken, though the details of that action may not be revealed to anyone outside of the peer review process.

5. Throughout this process, all parties should avoid speculation, conclusions, gossip, and any discussions of this matter with anyone other than those described in this policy.

6. If at any time it becomes apparent that the matter cannot be handled internally, or jeopardizes the safety of the practitioner or others, the CEO may contact law enforcement authorities or other governmental agencies.

7. All minutes, reports, recommendations, communications and actions made or taken pursuant to this policy are intended to be covered by the provisions of the Health Care Quality Improvement Act of 1986, 42 U.S.C.A. 11101, et seq.; NH RSA 329:13b: I-VI; RSA 151:13a and Bylaws Article IX, Section 9.2, and any corresponding provisions of any subsequent federal or state statute providing protection to peer review or related activities. Furthermore, the committees and/or panels charged with making reports, findings, recommendations or investigations pursuant to this policy shall be considered to be acting on behalf of the hospital and its Board of Directors when engaged in such professional review activities, and thus are "professional review bodies" as that term is defined in the Health Care Quality Improvement Act of 1986.

8. All requests for information concerning the practitioner under review shall be forwarded to the CEO for response.

9. Nothing in this policy precludes immediate referral to the Medical Executive Committee (or to the Board) or the elimination of any particular steps in the policy in dealing with conduct that may compromise patient care.

10. In the event of any apparent or actual conflict between this policy and the bylaws, rules and regulations, or other policies of the Hospital or its Medical Staff, including the investigation, hearing and appeal sections of those bylaws and policies, the provisions of this policy shall control.

Approved: MEC 8/8/00; BOD 10/31/00  Amended: Bylaws 5/25/04; MEC 6/8/04, 10/14/08, 3/9/10; BOD 6/29/04, 10/28/08, 3/30/10
APPENDIX A

AUTHORIZATION AND RELEASE FOR DISCLOSURE OF INFORMATION

I hereby authorize St. Joseph Hospital (the "Hospital") to provide ________________ [facility performing health assessment] (the "Facility") all information, written and oral, relevant to an evaluation of my health status.

I understand that the purpose of this Authorization and Release is to allow the Facility to conduct a full and complete evaluation of my health status so that the Hospital can determine if I am able to care for patients safely and competently.

I also understand that the information being disclosed is protected by the state peer review law and that the Hospital, the Facility, and others involved in the peer review process are required to maintain the confidentiality of peer review information pursuant to that state law.

I release from any and all liability, and agree not to sue, the Hospital, or any of its officers, directors, employees or any physician on the Hospital's Medical Staff, or any authorized representative of the Hospital, for any matter arising out of the release of information by the Hospital to the Facility.

_____________________________  ______________________________
Date                                Signature of Practitioner
APPENDIX B

AUTHORIZATION FOR DISCLOSURE OF INFORMATION TO MEC OR PRACTITIONER HEALTH COMMITTEE

I hereby authorize ________________________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] to provide all information, both written and oral, relevant to an assessment of my health status and my ability to safely practice to St Joseph Hospital (“the Hospital”) and its Medical Executive Committee or Practitioner Health Committee, including the information requested on the attached Health Status Assessment Form.

I understand that the purpose of this Authorization is to allow the Hospital to obtain information that is relevant to my qualifications for Medical Staff appointment and clinical privileges, including but not limited to my ability to care for patients safely and competently and to relate cooperatively to others in the Hospital.

I understand that the willingness of ________________________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] to conduct this assessment or provide treatment does not depend on my signing this Authorization.

I understand that my health information is protected by federal law and that, by signing this Authorization, the information will be disclosed to the parties hereby authorized to receive it and could be disclosed to other parties. However, I also understand that the information being disclosed is protected by state peer review laws and that ______ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] the Hospital, and others involved in the peer review process are required to maintain the confidentiality of peer review information pursuant to those state laws.

I understand that I may revoke this Authorization at any time, in writing, except to the extent that ___________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] has already relied upon it in making a disclosure to the Hospital. My written revocation will become effective when __________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] has knowledge of it.

This Authorization expires when my Medical Staff appointment and clinical privileges at the Hospital end. Once this Authorization has expired, ________________________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] may no longer use or disclose my health information for the purpose listed in this Authorization unless I sign a new Authorization form.

___________________   ___________________________________________
Date     Signature of Practitioner
APPENDIX C

RELEASE FROM LIABILITY

Pursuant to the attached Authorization, I have authorized ________________________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] to provide St. Joseph Hospital ("the Hospital") and its Medical Executive Committee and/or Practitioner Health Committee with information relevant to an assessment of my health or to my treatment and/or rehabilitation.

I also request the Hospital, its Medical Executive Committee, and/or its Practitioner Health Committee to provide ________________________ [facility performing health assessment and/or practitioner overseeing treatment or treatment program] with any information which may support the need for a health assessment or be relevant to my treatment and/or rehabilitation.

I release from liability, grant absolute immunity to, and agree not to sue any individuals or entities authorized to provide information pursuant to this release and the attached Authorization.

________________   __________________________________________
Date     Signature of Practitioner
CONFIDENTIAL PEER REVIEW DOCUMENT

Please respond to the following questions based upon your assessment of _____________________’s current health status and ability to safely practice in the hospital. (If additional space is required, please attach separate sheet.)

1. Does _____________________ have any physical, psychiatric, or emotional condition that could affect his/her ability to safely exercise the clinical privileges set forth on the attached list and/or to perform the duties of appointment, including responding to emergency call?  ☐ Yes  ☐ No

If yes, please provide the diagnosis/diagnoses and prognosis: ________________________
_______________________________________________________________________________

2. Is _____________________ currently taking any medication that may affect either clinical judgment or motor skills?  ☐ Yes  ☐ No

If yes, please specify medications and any side effects: ______________________________
_______________________________________________________________________________

3. Is _____________________ currently under any limitations concerning activities or work load?  ☐ Yes  ☐ No

If yes, please specify: ___________________________________________________________
_______________________________________________________________________________

4. Is _____________________ currently under the care of a practitioner?  ☐ Yes  ☐ No

If yes, please identify: ___________________________________________________________
_______________________________________________________________________________

5. In your opinion, is any accommodation necessary to permit _____________________ to exercise privileges safely and/or to fulfill Medical Staff responsibilities appropriately?  ☐ Yes  ☐ No

If yes, please explain any such accommodation: ________________________________
_______________________________________________________________________________

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6. Is ______________ currently participating in a treatment or rehabilitation program?
   ☐ Yes  ☐ No

   If yes, explain terms of the treatment or rehabilitation program and ________________ ’s compliance with them. __________________________________________________________
   _______________________________________________________________________

7. Has ______________ successfully completed a rehabilitation or treatment program? ☐ Yes  ☐ No

   If yes, please describe the program and ________________ ’s participation and ability to resume a hospital practice:
   _______________________________________________________________________
   _______________________________________________________________________

8. Has an after-care program been recommended? ☐ Yes  ☐ No

   If yes, please describe: _______________________________________________________________________
   _______________________________________________________________________
   _______________________________________________________________________

   ____________________________  ____________________________
   Date  Signature of Evaluator

Enclosure: Delineation of Clinical Privileges
II: IMMUNIZATION OF MEDICAL STAFF AND ALLIED HEALTH PROFESSIONALS

PURPOSE
The Advisory Committee on Immunization Practices (ACIP) and the Hospital Infection Control Practices Advisory Committee (HICPAC) published recommendations for the immunization of healthcare workers (HCW). These guidelines are intended to optimize hospital infection prevention and control programs. Many HCWs are at risk for exposure to, and possible transmission of vaccine-preventable diseases. Maintenance of immunity is, therefore, an essential part of prevention and infection control programs for HCWs. Optimal use of immunizing agents safeguards the health of workers and protects patients from becoming infected through exposure to infected workers.

PROCEDURE
1. New applicants to the Medical Staff will show proof to the Credentials Committee of their immunization status. This needs to be done only once and will not be required for future reappointment. Individuals who are members of the Medical Staff on January 1, 2000, will have until July 1, 2001, to show proof of immunization to the Credentials Committee. Acceptable proof of immunity will be the following:
   a. Hepatitis B - Documentation of vaccination (completed three-shot series), or sufficient serum titer for Hepatitis B surface antibody or serology indicating prior infection. Those who are not immune to Hepatitis B are encouraged (but not required) to get vaccinated. If vaccination is refused, the applicant should sign a declination sheet.
   b. Rubella and Varicella - Documentation of immunization with two doses of live measles vaccine and two doses of live Varicella vaccine. Also, a protective serum titer or physician-diagnosed case is acceptable.
   c. Rubella - Documentation of immunization (one dose of live vaccine) or a protective serum titer. Physician-diagnosed Rubella on clinical grounds is not considered reliable proof of immunity.

2. New applicants to the Medical Staff, as well as current members, are required to document annual influenza vaccination following the relevant Hospital policy for employees to the extent possible. Unvaccinated Members of the Medical Staff shall wear surgical masks during influenza season as defined in the Hospital policy.

3. Vaccination will not be required in situations in which it is contraindicated.

4. The burden for obtaining acceptable proof of immunization rests with the applicant or Medical Staff member. Occupational Health is able to assist individuals with compliance. This service will be provided free to current staff members. New applicants may use the service at their own expense.

5. New applications will not be considered complete without confirmation of immunization status.

6. Medical Staff members who do not comply with the policy will be referred to the MEC for consideration of administrative resignation from the Medical Staff.

Approved by Board of Directors: 5/26/98
Immunization of Healthcare Workers: MMWR, December 26, 1997/vol. 46/no. RR18

(Rev 8/7/12)
III: MEDICAL STAFF PROFESSIONAL DEVELOPMENT POLICY

PURPOSE
1. Medical Staff Professional Development and the Medical Staff’s effort to improve the performance of hospital systems and personnel are actions taken for the purpose of improving patient care and are not merely actions taken for the purpose of accreditation or regulatory compliance. The goal is to ensure that patients receive care at or above generally accepted levels of safety, quality and efficiency.

2. Patient safety and quality outcomes are best ensured by the competent performance of teams of qualified professionals working in effective and efficient systems.

3. It is inevitable that people will make mistakes or experience misunderstandings in any work environment, including St. Joseph Healthcare. When events occur that cause harm or have the potential to cause harm to a patient or staff member, or that place the organization at legal, financial or ethical risk, a choice exists: To learn or to blame. At St. Joseph Hospital, we choose to learn. We are committed to creating a work environment that emphasizes learning rather than blame; that cares not only for our patients and their families but for our employees and Medical Staff as well.

4. The Medical Staff of St. Joseph receives and reviews data from a variety of sources for the purpose of identifying opportunities for improvement of patient care. The core of professional development is ongoing feedback of aggregated comparative performance data to promote voluntary evaluation of and improvement in practice patterns. Performance data needs to be current, relevant, and actionable to be of maximal use to systems, teams and individuals.

5. Retrospective or concurrent review of clinical experience on an individual case basis provides another means of learning from experience to ensure that both our delivery systems and professional performance remain at or above the current standard of care. The clinical course of individual cases is reviewed when there are concerns raised by individuals, groups or quality outcome monitors.

6. All information generated and/or communicated during the process of any stage of review under this Policy is considered to be confidential and privileged as “peer review” or “quality assurance” materials as defined under relevant federal and state laws.

METHOD
1. Performance data is compiled by the Quality and Resource Management Department at the direction of the VPMA, Department Chairs and Medical Staff officers. The rationale behind individual performance measures, benchmark data relevant to the measures and statistical analysis of the resulting data is provided by QRM at the direction of the VPMA.

2. Data is aggregated for presentation to the Medical Staff through its departments, committees and as a whole. Ongoing detailed comparative data is presented to all practitioners whose performance is measured. Comparative data is kept in practitioners’ Medical Staff files. Any written comments from practitioners concerning such data is kept on file.

3. Individual cases are referred to QRM through various channels including but not limited to: Patient, family, employee or physician concerns; occurrence reports from Risk Management; Sentinel events; fall out from generic indicators or core measures; focused reviews; compliance issues; and professional liability actions. These cases are logged and tracked until the professional development process is completed or referred to the MEC.

4. Initial case review is completed by the QRM department. This may result in:

   4.1. No further action if review adequately addresses the question or concern raised at the time of referral;
4.2. No physician review (documentation issues, failure to follow protocols) but automatic memo generated by QRM and signed by the VPMA to the practitioner and Medical Staff file;

4.3. Referral for physician review.

5. Cases referred for physician review will be directed by the VPMA, or President of the Staff, or President Elect to either:

5.1. Department Chair, designee or action committee for review and disposition;

5.2. Professional Development Committee (PDC);

5.3. MEC for critical situations;

5.4. Professional Health Committee when appropriate.

6. Cases referred to Department Chairs undergo preliminary review and findings. They are discussed with the physician whose care is under review if more information is required or if potential issues exist. Findings are forwarded to the PDC and may reflect:

6.1. No issue identified and no further review necessary;

6.2. Collegial intervention and action taken;

6.3. Refer to Professional Development Committee for further review. Notice of referral to PDC will be forwarded to the Physician whose care is under review if further review is necessary.

7. The PDC will seek further input from the physician whose care is under review and may seek further expert input from external review. The PDC may determine the following:

7.1. No further review required or action necessary;

7.2. Disagree with the preliminary findings and/or action and return the matter to the Department Chair with further instructions;

7.3. Take collegial intervention;

7.4. Develop performance improvement plan (PIP) with input form the Department Chair or designee or external expert as appropriate which might include: Focused retrospective review; additional education/CME; refrain from practicing until additional training complete; second opinions/consultation; concurrent monitoring/proctoring; participation in a formal evaluation/assessment program; educational LOA; conditional continued appointment;

7.5. Refer to MEC for appropriate action pursuant to bylaws/credentialing policy.

8. If the PDC develops a PIP, notice of the plan will be given to the physician whose care is being reviewed for voluntary acceptance of the plan by the physician. Physician’s refusal of the PIP will result in referral to the MEC for appropriate action pursuant to the bylaws/credentialing policy.

9. Failure to cooperate with professional development or process improvement activities of the Medical Staff shall lead to automatic relinquishment of all clinical privileges and resignation from the Medical Staff.

10. Any questions, concerns or issues that involve hospital department procedures, systems or staff competency during any phase of the process of review, as described above, should be referred to QRM for appropriate follow-up and resolution.

Approved: BOD 3/27/07
IV: MEDICAL STAFF ONGOING PROFESSIONAL PRACTICE EVALUATION POLICY

PURPOSE
Ongoing Professional Practice Evaluation (OPPE) is a program designed to monitor the professional practice of Licensed Independent Practitioners and Advanced Dependent Allied Health Professionals on a continuous basis and to feed back comparative data on selected performance metrics to individual practitioners, Department Chairs and the practitioners’ Medical Staff credentials file. Performance metrics are developed based on the six core competencies:

1. Patient care
2. Medical knowledge
3. Practice-based learning and improvement
4. Interpersonal and communication skills
5. Professionalism
6. System-based practice

The data generated during performance review is used by the Department Chair and Medical Staff to provide practitioners with the opportunity for self-directed professional development and as a component of the credentialing process. It is a central element of the quality improvement efforts of the Medical Staff and is closely coordinated with the activities of the Professional Development Committee (PDC).

CONTENT
Performance metrics are related to either the process or the outcome of medical care delivery. Metrics will be reviewed periodically by the MEC for usefulness and appropriateness, with input from Department Chairs, the VPMA and appropriate professional and regulatory guidelines.

Some metrics will apply to most or all practitioners. Examples might include, but are not limited to:

1. Patient satisfaction scores;
2. Participation in process improvement projects when appropriate;
3. Timely and appropriate completion of medical records;
4. Length-of-stay and cost-of-care studies;
5. Mortality and complication rates;
6. Evidence of active practice of privileges for which the practitioner is credentialed;
7. Occurrence of complaints/never events/hospital-acquired conditions/quality case reviews;
8. Use of protocols such as DVT prophylaxis.

Other metrics will apply to practitioners based on specialty or department. Examples might include, but are not limited to:

1. OB – Data from Birth Log, SCIP data, infection rates, returns to the OR;
2. Surgery – SCIP data, infection rates, returns to the OR;
3. Medicine and Family Medicine – Core measure data on CHF, AMI and pneumonia;
4. Anesthesia – Data from anesthesia events log, moderate sedation outcomes, perioperative beta blocker use;
5. Pathology – Comparative results on biopsy findings;
6. Radiology – RadPeer studies, mammography studies;
7. Emergency Medicine – Core measure data, throughput measures;
8. Psychiatry – Staff satisfaction, record completion, call-back response;

PROCESS
The OPPE program is coordinated through the office of the Vice President of Medical Affairs (VPMA), which is responsible for data collection and presentation. Reports of professional performance are reviewed by the VPMA for completeness and integrity of the data, as well as to identify outliers or potential areas for improvement.

Copies of the data, with appropriate comments, are forwarded to the individual practitioner, Department Chair and credentials file and are included in the overall practitioner profile assembled at the time of reappointment.
Action plans for outliers will be developed by the Department Chair and the VPMA or President of the Medical Staff and will be reported to the PDC. Such action plans include:

1. No intervention if performance is deemed appropriate;
2. Collection of further focused data;
3. Collegial intervention with self correction and follow-up performance measurement;
4. Recommendations for further education or training;
5. Referral to the Professional Development Committee;
6. Referral to the Medical Executive Committee.

Approved: MEC 3/10/09, BOD 3/31/09
V: MEDICAL STAFF FOCUSED PROFESSIONAL PRACTICE EVALUATION POLICY

PURPOSE
Focused Professional Practice Evaluation (FPPE) is a program designed to monitor the professional performance of individual Licensed Independent Practitioners (LIP) and Advanced Dependent Practitioners (ADP) in certain situations including:

1. Provisional periods;
2. If there is concern about individual performance;
3. If there is concern about the ability to monitor performance as part of Ongoing Professional Practice Evaluation (OPPE) due to low volume at St Joseph Hospital.

FPPE is a central element of the quality improvement efforts of the Medical Staff and is closely coordinated with the activities of the Professional Development Committee (PDC) and the Credentials Committee (CC).

CONTENT
Performance data, case reviews, complaints and professional evaluations by peers, supervisors, or co-workers form the basis for FPPE. Performance metrics may include but are not limited to those used in the OPPE program. Specific metrics based on the six core competencies (see OPPE Policy) may be developed by the MEC, Credentials Committee, Professional Development Committee, or Department Chair as appropriate for the individual undergoing focused review.

PROCESS
The FPPE will be coordinated by the office of the Vice President of Medical Affairs (VPMA). The Medical Staff Office (MSO) and the CC shall be principally responsible for those individuals with provisional privileges. Quality and Resource Management (QRM) and the PDC shall be principally responsible for other individuals.

Copies of performance data and case reviews will be sent to the individual practitioner, Department Chair, appropriate Medical Staff Committee and the credentials file. Professional evaluations and complaints shall be sent to the credentials file and be made available to the individual practitioner, Department Chair and Medical Staff Committees pursuant to the Medical Staff Policy governing access to the credentials file.

If professional performance is evaluated as appropriate by the Department Chair or appropriate Medical Staff Committee, then no intervention shall be necessary.

If professional performance is evaluated as inappropriate, action plans will be developed by the Department Chair or appropriate Medical Staff Committee with assistance from the VPMA or President of the Medical Staff and will be reported to the PDC. Such action plans include:

1. Collection of further focused data.
2. Collegial intervention with self correction and follow-up performance measurement
3. Referral to the Professional Development Committee for further action per the Professional Development Policy
4. Referral to the Medical Executive Committee

Approved: Creds 11/02/09; MEC 11/10/09; BOD 11/24/09
VI: POLICY ON CONFIDENTIALITY OF MEDICAL STAFF RECORDS

PURPOSE
It is the policy of the hospital to maintain, to the fullest extent possible, the confidentiality of all Medical Staff records and all discussions relating to credentialing, performance improvement, and peer review activities. Confidentiality is critical to enhancing quality patient care and to the legal protections for the hospital and the Medical Staff members. Disclosure of any Medical Staff records, information, and/or communications is permitted only as described in this policy.

This policy shall apply to all records maintained by or on behalf of the Medical Staff of the hospital, including, but not limited to, the credentials and peer review files of individual practitioners, the records and minutes of all Medical Staff committees and departments, and the records of all Medical Staff credentialing, performance improvement, and peer review activities conducted under the authority of the hospital.

This policy shall also apply to any and all discussions and/or deliberations regarding credentialing, performance improvement, and peer review matters that take place in the course of Medical Staff committee and department meetings.

LOCATION AND SECURITY
1. All Medical Staff records shall be maintained in either the Medical Staff Office or the Quality Resource Management Office under the care and custody of the Directors of those departments and the Vice President for Medical Affairs. The Medical Staff Office and Quality Resource Management Office shall be kept locked except when the department directors, Vice President for Medical Affairs (or an authorized representative) is able to monitor access to Medical Staff records in accordance with this policy. Access to Medical Staff records shall be allowed only in accordance with this policy and after obtaining a signed confidentiality statement.

CONTENTS OF MEDICAL STAFF RECORDS

FILES OF INDIVIDUAL PRACTITIONERS
2. The credentials, performance improvement, and peer review file of each practitioner appointed to the Medical Staff of the hospital shall include, but not be limited to, the following:

A. Applications for appointment, reappointment, and requested changes in staff status or clinical privileges, with all attachments.

B. All information gathered in the course of verifying, evaluating, or otherwise investigating applications for appointment, reappointment, or changes in staff status or clinical privileges.

C. Results of queries to the National Practitioner Data Bank.

D. Any periodic review and appraisal forms completed by the appropriate department chief, including those completed at the time of appointment or reappointment.

E. Any performance improvement trend sheets data, and reports concerning the individual’s practice at the hospital, including quality profiles.

F. Any routine correspondence between the hospital and the practitioner.

G. Information concerning the practitioner’s meeting attendance record and compliance with other citizenship requirements.
H. Notations of telephone conversations concerning the practitioner’s qualifications, including date of conversation, identification of parties to the conversation, and information received and/or discussed.

I. Any and all confidential correspondence from third parties, including, but not limited to, letters of reference, confidential evaluation forms, and other documents provided by persons having knowledge or information concerning a practitioner’s training, clinical practice, professional competence, or conduct at any other health care facility or medical school.

J. Any evaluations or reports from proctors or monitors and any written explanation submitted by the practitioner.

K. Any and all incident reports concerning the practitioner, which are placed into the file for trending purposes, along with any written explanation submitted by the practitioner.

L. Any confidential correspondence and/or memos to file, prepared pursuant to collegial intervention efforts with the practitioner.

M. Confidential reports and/or minutes (redacted) of peer review committees pertaining to the practitioner.

N. Any and all correspondence specifically relating to subparagraphs (h) through (m), including written explanations or rebuttals submitted by the practitioner.

O. Any correspondence setting forth formal Executive Committee action, including, but not limited to, letters of guidance, warning, or reprimand, terms of probation, or consultation requirements, or final adverse actions following completion or waiver of a hearing and appeal, accompanied by any written explanation the practitioner submits. The practitioner shall in all cases be permitted to submit a written rebuttal or explanation which shall also be maintained in the practitioner’s file.

RECORDS OF MEDICAL STAFF COMMITTEES AND DEPARTMENTS

3. Minutes and related documents and reports of Medical Staff committees and departments shall be maintained in an orderly and easily accessible fashion in the Medical Staff Office under the custody of the Vice President of Medical Affairs.

4. Information contained in the minutes of committee and department meetings shall be limited to the following:

A. Date and name of body that is meeting.

B. List of those in attendance, those absent, and any guests or visitors.

C. Notation as to presence or absence of a quorum.

D. Notation that minutes of the previous meeting were read and approved.

E. Identification of any individual who abstained from participation in any action taken or recommendation made.

F. Recommendations or resolutions made or action taken.
5. Meetings shall not be tape-recorded (or otherwise mechanically or electronically preserved) unless specifically authorized by the Chief Executive Officer. If a tape recorder is used or notes are taken by the secretary to facilitate the preparation of minutes, such tape or notes shall be destroyed immediately after the official minutes are prepared, unless specifically directed otherwise by the Chief Executive Officer.

6. Minutes and reports of committees or departments shall be maintained in an especially confidential manner when they pertain to credentialing, performance improvement, or peer review matters. These documents shall be marked “CONFIDENTIAL PURSUANT TO (State Peer Review Statute NH RSA 151:13-a).”

7. Minutes and related documentation containing confidential practitioner or patient specific identifying information shall not be routinely distributed to committee or department members in advance of meetings but shall be made available for their review in the Medical Staff Office, in accordance with the section of this policy entitled “ACCESS TO MEDICAL STAFF RECORDS.” Confidential documents that are distributed during the course of a committee or department meeting shall be identified to ensure that all copies are retrieved and destroyed at the conclusion of the meeting, with only the originals being kept as the official records.

ACCESS TO MEDICAL STAFF RECORDS

8. Any individual permitted access to any Medical Staff records under this Section shall be afforded a reasonable opportunity to inspect the records requested and to make notes regarding them, in the presence of the Vice President for Medical Affairs (or an authorized representative). In no case shall an individual remove the records (or portions thereof) from the Medical Staff Office or Quality Resource Management Office or make copies of them, without the express permission of the Vice President for Medical Affairs or the Chief Executive Officer.

ACCESS BY INDIVIDUALS PERFORMING OFFICIAL MEDICAL STAFF FUNCTIONS

9. The following individuals shall be permitted access to Medical Staff records to the extent described:

A. The Vice President for Medical Affairs, Medical Staff Office professional and Quality Resource Management personnel shall have access to all Medical Staff records as needed to fulfill their respective responsibilities.

B. Medical Staff officers shall have access to all Medical Staff records to the extent necessary for the performance of their duties.

C. Members of Medical Staff committees shall have access to the minutes and reports of the committees on which they serve and, when necessary to fulfill their responsibilities, to the credentials, performance improvement, and peer review files of individual practitioners.

D. Department Chairs shall have access to all Medical Staff records relating to the activities of individuals seeking or exercising privileges in the respective departments. Department chiefs shall also have access to the credentials, performance improvement, and peer review files of individual practitioners whose qualifications or performance is being reviewed.

E. Department members shall have access to the minutes (and related documents or reports) of meetings of the department to which they are assigned.

F. Consultants engaged by the hospital to assist a Medical Staff committee or department shall have access to the credentials, performance improvement, and peer review files of the practitioner being reviewed and to any other relevant Medical Staff records which are necessary to enable such consultants to perform their function.
G. The Director of Quality Resource Management shall have access to the minutes of all regular or Ad Hoc Medical Staff committee or department meetings and to any performance improvement or risk management information contained in Medical Staff records.

H. The Chief Executive Officer (or designee) shall have access to those Medical Staff records necessary for the performance of official functions.

ACCESS BY MEMBERS OF THE MEDICAL STAFF

10. CREDENTIALS, PERFORMANCE IMPROVEMENT AND PEER REVIEW FILES

A. A practitioner shall not have access to the credentials, performance improvement, or peer review files of other practitioners, except as described in Paragraph 8.

B. A practitioner shall routinely be permitted access to those items in his or her personal file that are identified in Paragraph 2(a) through (g) of this policy.

C. Access by a practitioner to additional information in his or her file shall be governed by the following:

(1) With respect to items regarding matters internal to the hospital, set forth in Paragraph 2(j) - (o), the practitioner shall have the opportunity to review these documents in the presence of the Vice President for Medical Affairs, an appropriate Medical Staff leader (e.g., Chief of Staff, Department Chair, Credentials Chair), and/or the Chief Executive Officer. At this meeting, the practitioner shall be shown the document (but shall not be provided with the identities of hospital employees involved, unless, in the discretion of those involved in the meeting, revealing their identities would be conducive to quality and performance improvement and would not result in adverse consequences to the hospital employee(s) or willingness of other employees to document incidents). The practitioner shall be given the right to submit a written explanation for inclusion in the file.

(2) With respect to items relating to matters external to the hospital (including Paragraphs 2(h) and (i)), practitioners shall not be told the identity of any individual outside the hospital who provided information, unless the individual providing such information or evaluation consents to the disclosure or this information is the basis for an adverse professional review action that entitles the practitioner to a hearing pursuant to the Medical Staff Bylaws, Credentials Procedures Manual and Rules and Regulations. However, the substance of the information contained in this documentation may be discussed with the practitioner and he/she shall be given the right to submit a written explanation for inclusion in the file.

11. MEDICAL STAFF COMMITTEE AND DEPARTMENT FILES

A. A member of the Medical Staff may have access to committee files (including minutes) of those committees on which he or she serves and to the minutes of meetings of the department to which he or she is assigned.

B. A member of the Medical Staff may have access to the files of committees or departments of which he or she is not a member only if, upon the individual’s written request showing good cause, the Medical Executive Committee (or its designee) grants permission in writing for such access. Factors to be considered in making such determination include: The reason for the request, whether the requested information could be obtained in a less intrusive manner, whether the individual would suffer specific and significant adverse consequences absent the release of the information, whether access would inappropriately divulge confidential information concerning other members of the Medical Staff, whether the individual might further release the information, whether the information was originally obtained in specific reliance upon continued confidentiality, and whether a harmful precedent might be established by granting access.
ACCESS BY INDIVIDUALS OR ORGANIZATIONS OUTSIDE THE HOSPITAL OR MEDICAL STAFF

12. REQUESTS FROM OTHER HOSPITALS
   A. If a practitioner has not been the subject of any recommendation or action set forth in Parts Six or Seven of the Credentials Procedures Manual, then the Vice President for Medical Affairs (or authorized representative), Chief Executive Officer (or designee), Chief of Staff, or Chairperson of the Credentials Committee may release information contained in that practitioner’s credentials, performance improvement, and peer review file in response to a request from another hospital, Medical Staff, or managed care organization. Such request must be in writing and shall include the practitioner’s authorization for the release of the requested information. Disclosure shall be limited to the information requested and shall be accompanied by a statement that the information is being provided with the expectation that the requesting entity will continue to maintain appropriate confidentiality.

   B. If a practitioner has been the subject of any recommendation or action set forth in Parts Six or Seven of the Credentials Procedures Manual then no information shall be released upon request of another institution until the practitioner has provided the hospital with a specific, signed release deemed satisfactory by the hospital. All responses to such requests shall be reviewed and approved by the Vice President for Medical Affairs, Chief Executive Officer (or designee), and/or President of the Medical Staff, who may consult with hospital legal counsel.

13. REQUESTS FROM HOSPITAL SURVEYORS
   A. Requests for records covered by this policy from hospital surveyors from The Joint Commission (TJC), the AOA, the Federal Health Care Financing Administration, and/or the state Department of Health shall be immediately referred to the Chief Executive Officer for further disposition in accordance with applicable laws, regulations, and/or accreditation standards.

   B. Under no circumstances shall original or photocopied records be removed from the hospital’s premises, unless there is shown to be explicit statutory or regulatory authority to the contrary, which authority has first been reviewed by legal counsel.

14. REQUESTS FROM STATE PROFESSIONAL BOARDS
   State law permits the State Medical Board, the State Board of Dental Examiners, and other state professional licensing boards to subpoena Medical Staff records concerning individual practitioners on the Medical Staff of the hospital. Hospital legal counsel (or designee) must review the subpoena and approve release of the requested records before access is granted. Disclosure shall be limited to the information requested.

15. SUBPOENAS
   All subpoenas pertaining to Medical Staff records shall be referred to the hospital legal counsel (or designee) who may first consult with the VPMA, Medical Staff President and/or Chief Executive Officer regarding the appropriate response.

16. OTHER REQUESTS
   All other requests for Medical Staff records (or portions thereof) by persons or organizations outside the hospital shall be reviewed by hospital legal counsel and the Vice President for Medical Affairs or the Chief Executive Officer (or designee). The release of any information may be conditioned upon approval by the Medical Executive Committee and/or the hospital Board of Directors.
CORRECTIONS OR DELETIONS OF MEDICAL STAFF RECORDS

17. CREDENTIALS, PERFORMANCE IMPROVEMENT AND PEER REVIEW FILES OF PRACTITIONERS
   The Vice President for Medical Affairs (or authorized representative) shall correct or delete materials contained in a practitioner’s credentials, performance improvement, and peer review file only after the practitioner has submitted a written request demonstrating good cause for the correction or deletion and that request has been approved by the Medical Executive Committee and the Chief Executive Officer (or designee).

18. MEDICAL STAFF COMMITTEE AND DEPARTMENT RECORDS
   Any corrections, deletions, or omissions noted prior to the approval and adoption of Medical Staff committee or department minutes shall be made in the minutes prior to signature by the authorized Medical Staff officer. Subsequent to formal adoption of the minutes, corrections or deletions may be made only by means of an addendum to the minutes.

19. SANCTIONS
   All suspected breaches of confidentiality or other violations of this policy by a member of the Medical Staff shall be reported to the Medical Executive Committee. The Medical Executive Committee, or an ad hoc committee appointed by the Medical Executive Committee, shall conduct a prompt investigation and determine if there has in fact been a violation of any of the provisions of this policy. If it is determined that a violation has occurred, the committee shall, depending on the nature and severity of the violation:

A. Issue a letter of guidance, warning or reprimand;

B. Remove the individual from the committee assignment and/or Medical Staff Office; and/or

C. Recommend more severe disciplinary action in accordance with the Medical Staff Bylaws and/or Credentials Procedures Manual, which may include a recommendation to revoke the Medical Staff appointment and clinical privileges of the individual found to have violated the policy.

20. Any practitioner found to have violated this policy also risks loss of available legal protections (including loss of indemnification for any litigation costs and expenses).

21. All suspected violations of this policy by an employee of the hospital shall be referred to the Chief Executive Officer (or designee) for review and appropriate action pursuant to the personnel policies of the hospital.
APPENDIX A – CONFIDENTIALITY STATEMENT

While serving on and/or assisting Committee(s), I recognize that I may have access to confidential information, including but not limited to:

A. Information pertaining to other practitioners obtained or generated through the peer review, corrective action, credentialing, appointment/reappointment process;

B. Information pertaining to the financial or proprietary interests of the Hospital; and

C. Information pertaining to the Hospital’s strategic planning and/or marketing efforts.

I hereby promise not to disclose any such confidential information to anyone except as permitted by the Bylaws and related manuals, policies, procedures, rules and regulations of the Medical Staff and the Hospital or as otherwise required by law. Furthermore, I agree to indemnify and hold harmless the Hospital, its officers, employees and agents for any and all costs, expenses, suits, actions, damages and fines arising by reason of my unauthorized release or dissemination of confidential information. Lastly, I understand that my unauthorized release or dissemination of confidential information may subject me to corrective action pursuant to the Medical Staff policies.

_____________________________  __________________________
Signature                  Date

_____________________________
Print Name
APPENDIX B - CONFIDENTIALITY STATEMENT AND NOTIFICATION STATEMENT FOR SURVEYORS

(To be signed by surveyors to whom Medical Staff records will be disclosed.)

I have requested that I be allowed to inspect Medical Staff credentialing, peer review, or performance improvement records at St. Joseph Hospital Nashua, NH.

In recognition of the St. Joseph Hospital policy on confidentiality, the importance of confidentiality to the performance of effective credentialing, performance improvement, and peer review, and the fact that the information in these records was generated in reliance upon that confidentiality, I understand that I am expected:

A. To preserve the confidentiality of those records to the fullest extent allowed by law, disclosing that information only as absolutely necessary for completion of the survey/review process; and

B. To notify St. Joseph Hospital prior to the further disclosure of that information outside of the survey process, whether pursuant to a subpoena or otherwise, and to cooperate with any efforts of the hospital to contest that disclosure.

______________________________  __________________________
Signature                      Date

______________________________
Print Name and Title
APPENDIX C – CONFIDENTIALITY STATEMENT STAFF RECORD REVIEW

While reviewing my own Medical Staff record, I recognize:

A. Information pertaining to other practitioners obtained or generated through the peer review, corrective action, credentialing, appointment/reappointment process;

B. Information pertaining to the financial or proprietary interests of the Hospital; and

C. Information pertaining to the Hospital’s strategic planning and/or marketing efforts.

I hereby promise not to disclose any such confidential information to anyone except as permitted by the Bylaws and related manuals, policies, procedures, rules and regulations of the Medical Staff and the Hospital or as otherwise required by law. Furthermore, I agree to indemnify and hold harmless the Hospital, its officers, employees and agents for any and all costs, expenses, suits, actions, damages and fines arising by reason of my unauthorized release or dissemination of confidential information. Lastly, I understand that my unauthorized release or dissemination of confidential information may subject me to corrective action pursuant to the Medical Staff policies.

______________________________
Signature

______________________________
Date

______________________________
Print Name
Policy Statement

1. This policy emphasizes the need for all individuals working in the Hospital to treat others with respect, courtesy and dignity and to conduct themselves in a professional and cooperative manner. This policy is intended to address conduct which does not meet that standard. In dealing with incidents of inappropriate conduct, the protection of patients, employees, physicians and others in the Hospital and the orderly operation of the Hospital are paramount concerns. This policy applies to members of the Medical Staff and to Allied Health Professionals.

2. For purposes of this policy, "inappropriate conduct" includes, but is not limited to those behaviors which create a hostile work environment and is regularly upsetting to Hospital staff, other physicians, visitors and patients or otherwise impairs the confidence of the community in the Hospital. Intimidating and disruptive behaviors include overt actions such as verbal outbursts and physical threats as well as passive activities, such as refusing to perform assigned tasks or quietly exhibiting uncooperative attitudes during routine activities. Such behaviors include reluctance or refusal to answer questions, phone calls or pages; condescending language or voice intonation; and impatience with questions.

3. Employees who engage in inappropriate conduct will be dealt with in accordance with the Hospital’s Human Resources Policies. Members of the Medical Staff and Allied Health Professional Staff ("practitioners") who engage in inappropriate conduct will be dealt with in accordance with this policy.

4. Conduct that may constitute sexual harassment shall be addressed pursuant to the Hospital’s Sexual Harassment Policy.

5. In the event of any apparent or actual conflict between this policy and the bylaws, rules, regulations or other policies of the Hospital or Medical Staff, the provisions of this policy shall control.

6. This policy outlines collegial steps (i.e., several warnings and meetings with a practitioner) that can be taken in an attempt to resolve complaints about inappropriate conduct exhibited by practitioners. However, there may be a single incident of inappropriate conduct, or a continuation of conduct, that is so unacceptable as to make such collegial steps inappropriate and that requires immediate disciplinary action. Therefore, nothing in this policy precludes immediate referral to the Executive Committee (or the Board) or the elimination of any particular step in the policy in dealing with a complaint about inappropriate conduct.

7. Retaliation against any person reporting an incidence of inappropriate conduct will be grounds for immediate exclusion from all Hospital facilities.

Procedure

1. Nurses and other Hospital employees who observe, or are subjected to inappropriate conduct by a practitioner shall notify their supervisor about the incident or, if their supervisor’s behavior is at issue, they shall notify the Chief Executive Officer (or designee). Any physician who observes such behavior shall notify the Chief Executive Officer, President of the Medical Staff or VP Medical Affairs directly. Upon learning of the occurrence of an incident of inappropriate conduct, the supervisor/Chief Executive Director shall request that the individual who reported the incident document it in writing. In the alternative, the supervisor/Chief Executive Director shall document the incident as reported.

2. The documentation shall include:
   (a) the date and time of the questionable behavior;
   (b) a factual description of the questionable behavior;
   (c) the name of any patient or patient’s family member who witnessed the incident;
   (d) the circumstances which precipitated the incident;
   (e) the names of other witnesses to the incident;
(f) consequences, if any, of the inappropriate conduct as it relates to the patient care, personnel, or Hospital operations; and
(g) any action taken to intervene in, or remedy, the incident.

3. The supervisor shall forward a documented report to the Chief Executive Officer or Vice President of Medical Affairs, who shall immediately notify the President. The Chief Executive Officer and the President shall review the report and may meet with the individual who prepared it and/or any witnesses to the incident to ascertain the details of the incident. After a determination that an incident of inappropriate conduct has occurred, the President, VPMA and/or Chief Executive Director shall proceed as set forth in Paragraph 4.

4. The President and/or Chief Executive Officer (or their respective designees) shall meet with the practitioner. This initial meeting shall be collegial. It is designed to be helpful to the practitioner in understanding that certain conduct is inappropriate and unacceptable. During the meeting, the practitioner shall be advised of the nature of the incident that was reported and shall be requested to provide his/her response and/or perspective concerning the incident. The practitioner shall also be advised that, if the incident occurred as reported, his or her conduct was inappropriate and inconsistent with standards of the Hospital. The identity of the individual preparing the report of inappropriate conduct will not be disclosed at this time, unless the Chief Executive Officer and the President agree in advance that it is appropriate to do so. In this case, the practitioner shall be advised that any retaliation against the person reporting the incident will be grounds for immediate exclusion from all Hospital facilities.

5. This initial meeting can also be used to educate the practitioner about administrative channels that are available for registering complaints or concerns about quality or services. Other sources of support or counseling can also be identified for the practitioner, as appropriate.

6. The practitioner shall be advised that a summary of the meeting will be prepared and a copy provided to him or her. The practitioner may prepare a written response to the summary. The summary and any response that is received shall be kept in the confidential portion of the physician’s credentials file.

7. If another report of inappropriate conduct involving the practitioner is received, a second meeting shall be held. It is advisable that at least three people (e.g., President, Department Chairman, VPMA, and/or the Chief Executive Officer) be present to meet with the practitioner. At this meeting, the practitioner shall be informed of the nature of the incident and be advised that such conduct is unacceptable. The practitioner shall be advised that if there is a future complaint about inappropriate conduct, the matter will be referred to the Board Chair or to the Medical Staff Executive Committee for more formal actions. A letter shall be sent to the practitioner confirming the substance of the meeting, a copy of which shall be kept in the confidential portion of the physician’s credentials file (along with any response that the practitioner may submit).

8. In the event there is a third reported incident of inappropriate conduct, the Board Chair, the Chief Executive Officer, and the President (a designee may be asked to attend this meeting for any of the above individuals) shall meet with the practitioner. The purpose of this meeting is to give the practitioner a final warning that the inappropriate conduct will not be tolerated.

9. Following this meeting, a letter shall be sent to the practitioner. The letter shall describe the inappropriate conduct, outline the steps that have been taken in the past to correct that conduct, and detail the kind of behavior that is acceptable and unacceptable. The letter should also confirm the consequences of an additional incident of inappropriate conduct, including, but not limited to, exclusion from all Hospital facilities for a period of time and a request that a formal investigation be commenced pursuant to the Medical Staff Bylaws.

10. The letter described in Paragraph 9 will define the conditions of continued practice at the Hospital. The practitioner shall be required to sign it. If the practitioner refuses to sign the letter, the Chief Executive Officer and/or President shall request that a formal investigation be commenced pursuant to the Medical Staff Bylaws.
11. A single additional incident shall then result in initiation of formal action pursuant to the Medical Staff Bylaws (or other consequence as may be indicated in the letter to the practitioner). Exclusion from the Hospital’s facilities may be appropriate pending this process. The Medical Staff Executive Committee shall be fully apprised of the previous warnings issued to the physician and the actions taken to address the concerns.

12. The Medical Staff Executive Committee may, at any point in the investigation, refer the matter to the Board without a recommendation. Any further action, including any hearing or appeal, shall then be conducted under the direction of the Board.

13. As referenced in Paragraphs 9 and 11, when, despite prior warning, the practitioner continues to engage in inappropriate conduct, the practitioner may be excluded from the Hospital’s facilities pending the formal investigation process pursuant to the Medical Staff Bylaws and any related hearing and appeal that may result. Such exclusion is not a suspension of clinical privileges, even though the effect is the same. Rather, the action is taken to protect patients, employees, physicians and others on the Hospital’s premises from inappropriate conduct and to emphasize to the practitioner the most serious nature of the problem created by such conduct. Before any such exclusion, the practitioner shall be notified of the event or events precipitation the exclusion and shall be given an opportunity to respond in writing and to demonstrate that acceptable standards of conduct have not been violated. However, to ensure that there is not inappropriate delay in addressing the concerns, the practitioner must submit any response within three (3) days of being notified.

14. In order to effectuate the objectives of this policy, and except as otherwise may be determined by the Chief Executive Officer and the President, counsel shall not attend any of the meetings described above.

Approved: MEC 03/14/2000, BOD: 03/28/2000
Revised: Cred 1/5/09, MEC 1/13/09, BOD 1/27/09
**VIII: TB TESTING POLICY**

**POLICY**

All new Medical Staff and Allied Health Professionals with privileges other than ancillary must be tested for TB prior to appointment following the Hospital policy for employees (SJH Policy HR-29) to the extent possible. SJH Business and Health can provide the 2-step Mantoux testing or testing can be completed at another medical facility.

Acceptable documentation must include documentation of two (2) Mantoux test results per the following CDC guidelines (*Guidelines for Preventing the Transmission of Mycobacterium Tuberculosis in Health-Care Settings, 2005*):

<table>
<thead>
<tr>
<th>Situation</th>
<th>Recommended Testing</th>
</tr>
</thead>
<tbody>
<tr>
<td>No previous TST result</td>
<td>Two-step baseline TSTs</td>
</tr>
<tr>
<td>Previous negative TST result (documented or not) &gt;12 months before new employment</td>
<td>Two-step baseline TSTs</td>
</tr>
<tr>
<td>Previous documented negative TST result ≤12 months before new employment</td>
<td>Single TST needed for baseline testing; this test will be the second-step</td>
</tr>
<tr>
<td>≥ 2 previous documented negative TSTs but most recent TST &gt;12 months before new employment</td>
<td>Single TST; two-step testing is not necessary (result would have already boosted)</td>
</tr>
<tr>
<td>Previous documented positive TST result</td>
<td>No TST</td>
</tr>
<tr>
<td>Previous undocumented positive TST result*</td>
<td>Two-step baseline TST(s)</td>
</tr>
<tr>
<td>Previous BCG† vaccination</td>
<td>Two-step baseline TST(s)</td>
</tr>
<tr>
<td>Programs that use serial BAMT§ including QFT¶ (or the previous version QFT)</td>
<td>See Supplement. Use of QFT-G** for Diagnosing M. tuberculosis Infections in Health-Care Workers (HCWs)</td>
</tr>
</tbody>
</table>

* For newly hired health-care workers and other persons who will be tested on a routine basis (e.g., residents or staff of correctional or long-term-care facilities), a previous TST is not a contraindication to a subsequent TST, unless the test was associated with severe ulceration or anaphylactic shock, which are substantially rare adverse events. If the previous positive TST result is not documented, administer two-step TSTs or offer BAMT.


† Bacille Calmette-Guérin.
§ Blood assay for *Mycobacterium tuberculosis*.
¶ QuantiFERON®-TB test.
** QuantiFERON®-TB Gold test.

Anyone living and working only in New Hampshire with two previous documented negative tuberculin skin tests that were completed more than 12 months before may request review by the Chair of the Infection Control Committee to determine if they are exempt from current testing.

Medical Staff or Allied Health Professional Staff members who have had a positive PPD skin test (induration >5 mm) will be required to complete a Symptom Review Form and show documentation of a negative chest x-ray after the positive PPD test.


IX: CORPORATE COMPLIANCE

PURPOSE
The purpose of this policy is to outline the mandatory education requirements of the Organizational Integrity Program in order to ensure that all employees and Medical/Allied Health staff are familiar with, understand, and are updated on Covenant Health System’s Corporate Integrity Policy, Standards of Conduct and other related policies and procedures.

POLICY
1. EMPLOYEES
   A. INITIAL EDUCATION
      1) Current employees (with the exception of temporary employees and Category I per diem employees, as defined in HR 21) were required to attend an Organizational Integrity Education session. Documentation of attendance at these sessions is evidenced by each employee’s signature on the attendance sheet or by signing a certification form.

      2) New employees (other than temporary employees or Category I per diem employees) are required to attend a training session addressing the goals and objectives of the Organizational Integrity Program and the Standards of Conduct and related policies/procedures.

      3) Temporary and Category I per diem employees will be given a copy of CHS standards of Conduct and each must provide a signed acknowledgment form (Attachment B) that they have received, read and agree to abide by the Standards.

   B. ONGOING EDUCATION
      1) Annual updates will be required of all employees. The method of delivery and the content of annual education will be determined by the Organizational Integrity Coordinator, subject to approval of the Executive Organizational Integrity Committee (comprised of Senior Management).

      2) Specific content education will be provided to specific groups of employees under the direction of the Executive Organizational Integrity Committee, as the need arises, to address specific areas of the Standards of Conduct.

1. MEDICAL/ALLIED HEALTH STAFF
   A. INITIAL APPOINTMENT/CURRENT STAFF MEMBERSHIP
      All current independent Medical/Allied Health Staff members and those applying for initial appointment to the Medical/Allied Health Staff will be provided with a copy of CHS Standards of Conduct and each will be asked to sign an acknowledgment form (Attachment B).

   B. REAPPOINTMENT
      All clinicians will be asked to provide evidence of two hours of compliance education for the two-year reappointment cycle. Evidence will be in the form of a signed acknowledgment form in which the applicant attests to the fact that he or she has completed compliance education for the time period (Attachment C).

      The two hour educational requirement may be fulfilled by attending in-house educational programs (i.e., CMEs) attending out-of-hospital education programs, or by reviewing select video/audio and/or written educational materials.
2. RECORDS MAINTENANCE
   A. EMPLOYEES
      Employees’ training documentation will be maintained by St. Joseph Healthcare’s Organizational
         Integrity Office.
   B. MEDICAL/ALLIED STAFF MEMBERS
      All documentation related to training of the Medical/Allied Staff shall be maintained in the Medical
         Staff Office.

Approved: Executive OI Committee 1/21/2000, Medical Staff 03/14/2000, BOD 03/28/2000
Revised: 11/28/03
Organizational Integrity Program

Medical/Allied Health Staff Members
Acknowledgment Form

I, ____________________________, certify that I have received the St. Joseph Healthcare booklet with the Standards of Conduct and information regarding the Organizational Integrity Program. I have read and understand that the Standards have been adopted by the Board of Directors and that they apply to employees, contractors and members of the Medical Staff within the hospital and also within affiliated companies.

I also understand that I may call the Organizational Integrity Coordinator or utilize the Organizational Integrity hotline to report concerns or violations of the Standards of Conduct, as discussed in the booklet.

_________________________________________  __________________________________
Signature                                      Date
Organizational Integrity Program

Medical/Allied Health Staff Members
Compliance CME Acknowledgment Form

Mandatory CME requirement of 2 hours of organizational integrity (compliance) education for each two-year reappointment cycle.

These credits may be attained by attending in-house educational programs, attending outside educational programs, or by reviewing selected video/audio/educational materials.

Please sign below attesting to attendance at a CME program and/or the video/audio or educational materials that you have reviewed.

I understand that St. Joseph Hospital has an Organizational Integrity Program including an Organizational Integrity Hotline 1-877-631-0013 and an Organizational Integrity Coordinator at 595-3101.

_____________________________________   ___________________
Signature       Date
X: FAILURE TO COMPLY WITH CORPORATE COMPLIANCE POLICY

POLICY
All members of the Medical Staff must comply with the Hospital’s Organizational Integrity Education Policy. Upon initial appointment, the OI policy requires an initial signature confirming delivery of the Standards of Conduct booklet and return of the Organizational Integrity Program Acknowledgement Form to the Medical Staff Office. At the time of reappointment (every two years), a signed compliance acknowledgment form returned to the Medical Staff Office.

PROCEDURE
NEW APPLICANTS
1. Upon initial application to the Medical Staff, the applicant will receive the Organizational Integrity booklet and acknowledgement form. The applicant will have 30 days to review the booklet and return the acknowledgement form to the Medical Staff Office. The acknowledgement form will remain a permanent part of the applicant’s file.

2. The application will be considered incomplete until such time that the form is received. A “Missing Info” letter will be sent once during the application process. It is the applicant’s responsibility to ensure the completeness of his/her file in order for them to start the credentialing process.

MEDICAL STAFF MEMBERS/REAPPOINTMENT
1. In June of 2000 the Organizational Integrity booklet and acknowledgement form was mailed to the entire Medical Staff. Members were instructed to sign the acknowledgement form and return it in the self addressed and stamped envelope to the Corporate Integrity Officer, Beverly Robinson.

2. All reappointments will require attestation of OI CME and completion by signing the OI Program Acknowledgement Form. The Medical Staff Office will send a notice of any deficiency in the reappointment application to members of the Medical Staff and allied health professionals prior to reappointment. If such documentation is not received prior to reappointment, then any reappointment granted will be conditional upon receipt of the required documentation within 90 days from the time of reappointment. After 60 days, the Medical Staff member/allied health professional will receive a certified letter warning that he has 30 days to attest OI compliance. If attestation of OI compliance is still delinquent at 90 days, the Medical Staff member/allied health professional will undergo automatic administrative resignation.

ADOPTION AND APPROVAL OF RULES AND REGULATIONS DOCUMENT

AMENDMENTS AND APPROVAL OF RULES AND REGULATIONS DOCUMENT
Bylaws: 6/20/2012        MEC: 7/10/2012        BOD: 8/7/2012
Creds: 1/6/2015        MEC: 1/13/2015        BOD: 2/03/2015