Loma Linda University Medical Center
2005 - 2006 Medical Staff Rules and Regulations

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PART II
MEDICAL STAFF RULES AND REGULATIONS

A. RECOGNIZING THE RELIGIOUS AFFILIATION OF THE MEDICAL CENTER

Activities of the Medical Center are to be conducted in a manner consistent with the ethics, principles, and philosophy of the Seventh-day Adventist Church. Thus, the conduct of Medical Staff members, including conduct within the Medical Center, in any circumstance in which a member is acting as an official representative of the Medical Staff or the Medical Center, and in all settings in which the member’s actions or conduct could reflect adversely upon the Medical Center, should not be in conflict with such ethics, principles, and philosophy, including, but not limited to, the following:

1. While there are no Seventh-day Adventist Church rules that forbid the surgical interruption of a pregnancy when clinically indicated, nevertheless, in all such instances there must be a full compliance with the rules established by the Medical Center and the Medical Staff for proper consultation. Performance of sex change surgical procedures and similar treatments shall also be subject to such prior consultation requirements.

2. The use of alcoholic beverages, tobacco and illicit drugs on Medical Center premises is not permitted.

3. Hypnosis is not permitted.

4. The Medical Center encourages whenever possible, the use of lacto-ovo vegetarian diet, and attempts to educate all patients regarding the reasons for such a diet, as appropriate.

5. It is the conviction of the Medical Center that, as an educational institution, every patient entering should have the opportunity to learn the laws of health. Accordingly, the Medical Center conducts educational programs for Medical Center patients in better living, and the counsel of the Medical Staff is solicited in order to keep such programs scientifically sound and accurate.

6. It is recognized that sickness and pain know no hours, sacred days, or holidays. Members of the Medical Staff will be available to provide all essential services at all times. However, in accordance with Seventh-day Adventist Church beliefs concerning the observation of the Sabbath as a sacred day, certain services and therapies are not routinely scheduled from sundown Friday evening until sundown Saturday evening.

7. The Medical Center makes an effort to encourage and develop in its employees, Medical Staff members and other persons who are also privileged to provide patient care related services in the Medical Center, an attitude of kindness, compassion, spiritual concern, and service consistent with the Judeo-Christian tradition. Chaplains are provided and clergy of all creeds are welcome to visit patients, and, to the extent reasonably possible, full cooperation is extended to them in religious rites and practices.
B. **General Conduct Of Care**

1. The Medical Center shall accept patients for care and treatment for all categories of disease. Patient care and related activities in the Medical Center are to be conducted in a manner consistent with the standards of the Joint Commission on Accreditation of Healthcare Organizations.

2. A patient may be admitted to the Medical Center only by the order of a member of the Medical Staff who has the prerogative or privilege to admit patients. The Medical Staff member may order the admission only to his/her own clinical service. All Medical Staff members shall utilize the procedures established by the Medical Center for processing admissions. The Medical Staff member ordering the admission is responsible for providing a provisional (“admitting”) diagnosis and tentative plan of care. When a patient known or suspected to be suicidal in intent is admitted, the admitting Medical Staff member shall order continuous nursing observation and supervision and shall order psychiatric consultation. The admitting Medical Staff member shall notify appropriate Medical Center staff of any information s/he has and deems necessary to protect the patient him/herself, other patients and/or Medical Center staff.

3. All patients admitted to the Medical Center shall have a member of the Medical Staff with the prerogative or privilege to admit patients who is identified as the “Attending” (or “Attending Medical Staff member” or “Attending Practitioner”) responsible for their (the patient’s) medical care. The Clinical Service responsible for the patient shall be the clinical service of the attending practitioner. This Medical Staff member and the corresponding clinical service shall be explicitly identified at the time of admission. The responsibility of the attending Medical Staff member includes but is not limited to: the providing of or arranging for the providing of clinical services on a continuous basis, the prompt and accurate completion of the medical record and the communication with others as directed by the patient. Under any circumstances where the attending practitioner is unable to care for a patient, the Chief of Service, President of the Medical Staff, or Administrator shall have the authority and responsibility to appoint a substitute attending practitioner.

4. The responsibility of being the attending practitioner may be transferred from one Medical Staff member to another. The actual transfer of responsibility shall occur after the transferring member writes an order for the transfer and the receiving member writes an order accepting the transfer. When a patient is transferred from one Clinical Service to another, both the original Clinical Service and the accepting Clinical Service shall document the circumstances causing the transfer in the progress notes and shall order the transfer and the accepting of transfer in the orders. Inter-hospital transfers will be handled according to normal admission and discharge policies and procedures of the Medical Center. Patients should be informed of the need for transfer.

5. The attending Medical Staff member at the time of discharge shall be responsible for completion of the medical record.
6. An admitting history and physical examination ("H&P") pertinent to the reason for admission shall be performed within twenty-four (24) hours after admission or up to seven (7) days prior to admission. This H&P shall be performed by the “Attending” or by a resident physician acting under the supervision of the Attending or by an Allied Health Professional practicing within the scope of his/her profession and acting under the supervision of the Attending. If the H&P is performed prior to admission or if a delay in the H&P being available in the medical record is anticipated, an interval “Admission Note” that includes all pertinent changes to the history and any changes in the physical examination shall be performed and placed in the medical record within twenty-four (24) hours of admission. If the H&P and/or Admission Note is not performed by the Attending, the Attending will indicate in a separate note that he/she has reviewed and concurred with the accuracy of the H&P and/or Admission Note.

7. All patients hospitalized on one of the Clinical Services shall be seen and re-evaluated daily by the Attending medical staff member or his/her medical staff member designee. This re-evaluation shall be documented in a progress note in the medical record.

8. Progress notes for inpatients shall be entered into the medical record daily. Progress notes for outpatients shall be entered into the medical record each time the patient is seen. Progress notes may be entered into the medical record by the “Attending” or by a resident acting under the supervision of the Attending or by an Allied Health Professional practicing within the scope of his/her profession and acting under the supervision of the Attending. Only the individual who produced the progress note should sign it. Progress notes must reflect the involvement of the attending physician in the patient’s care.

9. Consultations
   a) Residents acting under the supervision of a Medical Staff member can provide consultations.
   b) Consultations are required under the following circumstances:
      - Whenever a patient is known or suspected to be suicidal in intent, a consultation by a psychiatrist shall be obtained.
      - Whenever the specific knowledge or skill of another practitioner is needed to improve the quality of care of a patient, consultation by a practitioner possessing that specific knowledge or skill shall be obtained.
      - Whenever a patient or a patient representative requests a consultation by a specific practitioner or for a specific problem, consultation by the specified practitioner or by a practitioner with the knowledge and/or skill necessary to address the specific problem shall be obtained.
      - Whenever the Medical Staff has imposed upon a member a requirement that consultation be obtained under specified circumstances, consultation shall be obtained if/when those specified circumstances are present.
      - Whenever required by the member’s Service Rules and Regulations.
      - Whenever required by Law.
   c) The attending medical staff member is responsible for ensuring that the order requesting the consultation is written.
d) The consulting medical staff member is responsible for:
- Responding promptly to the request for consultation
- Reviewing the medical record and examining the patient
- Providing an opinion regarding the patient's condition and recommendations regarding the management of the condition for which consultation was requested
- Recording his/her findings, opinion(s) and recommendation(s) in the medical record.
- Communicating urgent, unexpected findings directly to the attending medical staff member

e) The consulting medical staff member is not responsible for:
- Writing orders implementing his/her recommendations
- Assuming responsibility for the patient’s ongoing care unless he/she accepts that responsibility after being requested to accept that responsibility by the attending medical staff member.

10. Informed consent shall be obtained from patients prior to submitting to a procedure in which consent is required. The process of obtaining the informed consent and the content of the informed consent shall be documented in the medical record.

11. All orders for patient care, diagnostic studies, and/or treatment shall be in writing or shall be recorded and/or transmitted electronically. All orders must be clear and complete. Orders which are improperly constructed will not be carried out. Handwritten orders shall be written clearly, legibly and completely. Illegible orders will not be implemented. The use of “renew”, “repeat” and “continue” orders will only be used when the complete order is also rewritten. A verbal or telephone order shall be considered to be in writing if dictated to a registered nurse or to another medical center employee qualified by law to receive and/or record orders. All verbal or telephone orders for drugs/medications for Medical Center inpatients must be signed by the individual giving the order within forty-eight (48) hours, and within 10 days in the Medical Center outpatient areas.

12. Residents may give orders.

13. Allied Health Professionals (AHPs) and Medical Center employees may give orders for specific patients when the AHP or Medical Center employee is acting within their legal scope of practice and under the supervision (including supervision by way of a Standardized Procedure previously approved by the Medical Staff and the Governing Body) of a member of the Medical Staff. The AHP or Medical Center employee giving the order shall identify the supervising Medical Staff member as a part of the order.
   a. Orders given under these circumstances do not require authentication by a physician.
   b. Any entry in the medical record by a Nurse Practitioner acting under a Standardized Procedure must identify the Standardized Procedure as a part of the entry and must identify the Supervising Physician in the entry.

14. All orders for diagnostic tests must have accompanying documentation of an appropriate ICD-9 codeable reason.
15. For the protection of patients or Medical Center employees, or members of the Medical Staff, it may become necessary to use patient restraints. The ordering of patient restraints by members of the Medical Staff shall be in conformity with Medical Center Policy.

16. When patients change clinical service, all currently active orders are to be continued until the physician who assumes care for the patient on the new clinical service has completed an initial evaluation. All orders must then be re-written by the physician who is assuming responsibility for care.

17. If the attending physician feels that a patient is terminally ill and that resuscitation efforts will only temporarily prolong the patient’s life, s/he will document this impression in the medical record. If the patient is competent, the physician will be guided by the patient’s stated desires regarding resuscitation including advance directives. If the patient is not competent and had not made his or her desires known, the physician’s decision regarding resuscitation will be guided by the patient’s legal representative (if one has been designated) or by the patient’s family. The physician will continually re-evaluate the patient’s condition relative to the appropriateness of resuscitative efforts. In any case, the information guiding the physician and his/her decision regarding resuscitation will be recorded in the medical record.

18. All previous orders are suspended when patients go to the Operating Room.

19. Patients shall be discharged only on the order of the attending practitioner. Should a patient leave the Medical Center against the advice of the responsible Medical Staff member, or without proper discharge, a notation of the incident shall be made in the patient’s medical record.

20. In the event of a patient’s death, the deceased shall be pronounced dead by a licensed physician within a reasonable time. The body shall not be released until a progress note attesting to the death has been entered and signed in the medical record of the deceased by a licensed physician. Policies with respect to releases of the body shall conform to state law. The death of the patient must be certified in the manner required by state law and this certification must be recorded in the medical record.

21. It is expected that all Medical Staff members will request an autopsy whenever appropriate in accordance with Medical Center Policy. An autopsy may be performed only with consent in accordance with state law. All autopsies shall be performed by the Medical Center pathologist, or by a physician delegated this responsibility. Provisional anatomic diagnoses shall be recorded in the medical record on completion of the autopsy and the complete protocol shall be made a part of the medical record within sixty (60) days.

22. If a nurse has any reason to doubt or question the care provided to any patient, the nurse shall bring the matter to the unit Medical Director (if applicable), then to the attention of the Chief of the Clinical Service wherein the Medical Staff member has clinical privileges. Where circumstances are such as to justify such action, the Chief of the Clinical Service shall arrange for the patient’s continuing care.

23. The Medical Staff may adopt “Clinical Pathways” as a mechanism to encourage less variability in the processes of care for specified clinical conditions.
a) The development, or proposed revision, of a “Clinical Pathway” may be initiated by a Service Chief or by a Chair of a standing committee or by a Medical Staff Officer.
b) The “Clinical Pathway” shall be developed by a multidisciplinary group of “stakeholders” appointed by the individual initiating the development.
c) All “Clinical Pathways” that incorporate entries into the Medical Record shall be reviewed by the Medical Record Committee or by a subset of the Medical Record Committee.
d) All “Clinical Pathways” that incorporate an order set that includes pharmaceuticals shall be reviewed by the Pharmacy and Therapeutics Committee or by a subset of the Pharmacy and Therapeutics Committee.
e) All “Clinical Pathways” shall be reviewed by the Medical Staff Quality Improvement Committee (MSQI). The MSQI Committee shall determine which if any additional committees need to review the “Clinical Pathway” before presentation to the Medical Staff Executive Committee (MSEC).
f) If the MSEC approves the “Clinical Pathway” it shall be presented to the Governing Board for approval in a manner similar to the approval process for revisions to the Medical Staff Rules and Regulations. Such approval shall not be unreasonably withheld.
g) The Quality Resource Management Department shall maintain the file of approved “Clinical Pathways”.
h) These Rules and Regulations shall be amended as necessary to list all currently approved “Clinical Pathways”.
i) The MSQI Committee shall review each “Clinical Pathway” at least once a year to determine if it (the Pathway) continues to reflect current recommended practice. The MSQI Committee may delegate this responsibility to a group representative of the original stakeholders.
j) At least once every two years every “Clinical Pathway” shall be revised and/or redeveloped by a process parallel to the original development process.

24. The currently approved “Clinical Pathways” are as follows:

<table>
<thead>
<tr>
<th>PATHWAY</th>
<th>DATE LAST REVIEWED</th>
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</thead>
<tbody>
<tr>
<td>ED OU – Chest Pain Clinical Pathway</td>
<td>01-05-2004</td>
</tr>
<tr>
<td>CABG Pathway</td>
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<tr>
<td>Pediatric Asthma Management Pathway</td>
<td>06-07-2004</td>
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<td>Acute Stroke Activation Protocol</td>
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<tr>
<td>ED OU – Adult Asthma Clinical Pathway</td>
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<tr>
<td>Pneumonia (CAP) Adult Clinical Pathway</td>
<td>06-06-2005</td>
</tr>
<tr>
<td>Severe Sepsis and Septic Shock Adult Clinical Pathway</td>
<td>09-09-2005</td>
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C. CARE OF PATIENTS UNDERGOING SURGICAL PROCEDURES

1. The preoperative diagnosis and operation proposed shall be recorded prior to beginning surgery.

2. A pre-procedure evaluation (interval medical history) shall be performed and recorded in the medical record within the twenty-four (24) hours preceding the beginning of surgery. When the interval history and physical examination are not recorded on the chart before the time stated for the operation or invasive diagnostic procedure, the operation/diagnostic procedure shall be canceled unless the attending Medical Staff member states in writing that such delay would be detrimental to the patient.

3. Appropriate laboratory studies, based on the needs of the patient, will be performed and recorded in the patient’s medical record within the seventy-two (72) hours prior to surgery.

4. A surgical operation shall be performed only on written, informed consent of the patient, or the parent, when the patient is a minor, or legal guardian. In emergency situations where valid consent cannot be obtained, an opinion as to the necessity for emergency care shall be recorded and signed by a licensed physician.

5. If the procedure shall be done in the operating room, prior to the patient’s entry, the attending Medical Staff member performing the procedure shall assure that the patient has correctly identified the correct site and side to be operated upon whenever the proposed surgical procedure involves laterality or digits.

6. Marking of the site shall be done by the attending surgeon or attending physician performing the procedure. The operating surgeon shall bear the ultimate responsibility for the surgery being performed on the correct site.

7. Verification of site and side shall be obtained by Medical Center personnel prior to the patient’s entry into the operating room or procedure location and shall include:
   a) Verification of agreement of all documents relating to the surgical site.
   b) Verification of the site and side with the patient.
   c) Notification of the Medical Staff member performing the procedure/attending physician if there is a discrepancy in this verification.

8. Before incision or procedure start, the support personnel, the Medical Staff member or resident performing the procedure, and the anesthesia provider shall have as a team verified and documented in the patient’s medical record their verification of:
   a) the patient’s identity,
   b) the proposed procedure,
   c) the adequacy of the consent for the proposed procedure,
   d) the accuracy of the site and side identification of the proposed procedure.

In cases in which no anesthesia provider is involved, the verification and documentation shall be done by the Medical Staff member or resident performing the procedure and the support personnel.
10. The Medical Staff member performing the procedure or assistant surgeon must be in the Operating Room before anesthesia begins.

11. Operative reports shall be dictated immediately. When the operative report is not placed in the medical record immediately, an operative progress note shall be entered in the medical record immediately after surgery to provide pertinent information for anyone required to attend the patient.

12. All specimens removed at operation shall be sent to the Department of Pathology and Laboratory Medicine of Loma Linda University Medical Center for such examination as the pathologist may consider necessary for proper diagnosis. If a special examination of the specimen by an approved outside reference laboratory is requested, this request should be arranged through the Department of Pathology and Laboratory Medicine. The pathologist’s signed report shall be made a part of the medical record.

D. PATIENTS RECEIVING OBSTETRICAL CARE

1. Hospitalized obstetrical patients shall have urinalysis and a postpartum hematocrit or hemoglobin. Reports of prenatal laboratory studies, including blood group and Rh, shall be on the medical record; if such reports are not provided, these studies shall be done.

2. Admission of non-obstetrical patients to the obstetrical unit shall be only upon the approval of the Chief of the Obstetrical Service or designee.

3. Obstetrical patients shall have a dictated discharge summary unless:
   a) The hospitalization resulted in a normal spontaneous vaginal term non-operative delivery; and
   b) The infant was normal; and
   c) There were no obstetrical or medical complications; and
   d) The length of stay was less than 72 hours.

E. CARE OF PATIENTS BY DENTISTS

1. Medical Staff members who are fully trained as Oral and Maxillofacial Surgeons can serve as a patient’s attending practitioner.

2. If so privileged, the Attending Oral and Maxillofacial Surgeon may provide the required current history and physical examination.

3. The Attending Oral and Maxillofacial Surgeon shall request consultation and follow up care by an appropriately privileged physician member of the Medical Staff for any medical problems beyond the field of Oral and Maxillofacial Surgery that may be present or arise during hospitalization.

4. The Attending Oral and Maxillofacial Surgeon shall be responsible for the completion of the medical record.

5. Patients admitted by dentists who are not Oral and Maxillofacial Surgeons shall be admitted jointly with a physician member of the Medical Staff.
6. Patients admitted by Pediatric Dentists who are not Oral and Maxillofacial Surgeons shall be admitted jointly with a physician member of the Medical Staff with privileges in pediatrics.

7. The required current history and physical examination of patients admitted jointly by a dentist and a physician shall be the responsibility of the Attending physician.

8. The discharge summary of patients admitted jointly by a dentist and a physician shall be the responsibility of the Attending physician.

9. Dentists who are members of the Medical Staff are responsible for completing chart documentation of the history and physical examination data pertinent to the dental aspects of their patients.

F. Care Of Pediatric Patients

1. All infants in the newborn nursery shall be under the care of a pediatrician or family physician. Temporary clinical privileges may be granted as outlined in these Bylaws.

2. All patients in the neonatal intensive care unit will be admitted by a member of the Division of Neonatology and may be transferred to another Clinical Service at the discretion of the attending neonatologist.

3. Pediatric consultation (initial evaluation and follow-up) is required for all pediatric patients admitted to a non-physician service.

4. Pediatric consultation is suggested for patients less than two (2) years of age admitted to non-pediatric or non-family medicine services.

5. In any case where child abuse or maltreatment is suspected, the Child Abuse and Neglect Team shall be immediately notified. It is their responsibility to investigate and report to the Child Protection Agency within twenty-four (24) hours if they confirm the suspicion of such abuse or maltreatment.

6. Oxygen therapy by percentage or by liters for newborn infants shall begin and terminate only on the order of a physician and shall be documented in the medical record.

G. Care Of Podiatry Patients

1. All podiatry patients must be co-admitted with a physician member of the Medical Staff.

2. Podiatrist members of the Medical Staff are responsible for completing chart documentation of the history and physical examination data pertinent to the podiatry aspects of their patients.

H. Care Of Patients Receiving Hemodialysis

1. All patients in the dialysis unit will be under the care of a Nephrologist or a physician working under the direction of a Nephrologist.

2. The medical director of a dialysis unit shall be responsible for the overall quality of care of the patients in the unit. The Medical Director shall be appointed by the
Chief of Medicine Service and shall be accountable to the Chief of the Nephrology Section and the Chief of Medicine Service.

I. CARE OF PATIENTS IN INTENSIVE CARE UNITS

1. All patients admitted to an Intensive Care Unit shall have as their attending physician a member of the Medical Staff with “Intensivist Privileges” or the Attending Physician shall arrange for a member of the Medical Staff with “Intensivist Privileges” to provide concurrent care (in the form of consultation and follow-up visits if needed) throughout the patient’s stay in the Intensive Care Unit. The criteria for being granted “Intensivist Privileges” shall be developed by the Credentials Committee in consultation with the Critical Care Committee, and approved by the Medical Staff Executive Committee.

2. A physician shall evaluate the patient within thirty (30) minutes after admission to the unit or just prior to admission with accompanying documentation and initial orders shall be written;

3. Physicians must designate a co-admitter at the time of admission, who agrees to cover the patients if the admitting physician is not within 30 minutes travel time to the institution;

4. A physician shall provide History and Physical/Admit/Transfer note documentation on the chart within four (4) hours.

J. CARE OF PATIENTS IN THE EMERGENCY DEPARTMENT

1. All practitioners providing medical service in the Emergency Department shall have obtained the privilege to practice at the Medical Center as defined in the Medical Staff Bylaws.

2. Medical care of patients presenting to the Medical Center Emergency Department shall be the responsibility of the Emergency Medicine Service physicians.

3. Private patients with a previously established patient/physician relationship may be seen solely by their physician who has Medical Staff privileges at the Medical Center.

4. The physician caring for a patient in the Emergency Department shall provide documentation in the medical record of the following:

   a) A pertinent history of the injury or illness, including details relative to first aid or emergency care given the patient prior to arrival at the Medical Center;

   b) A description of significant clinical, laboratory and roentgenologic findings;

   c) A diagnosis best explaining the reason for the care given;

   d) A description of the treatment given;

   e) A description of condition of the patient on discharge or transfer;

   f) The final disposition, including instruction(s) given to the patient and/or patient’s family pertaining to necessary follow-up care;

   g) The signature of the Medical Staff member in attendance, who is thereby responsible for accuracy.
5. The decision to admit a patient to an inpatient service of the Medical Center from the Medical Center Emergency Department shall initially rest with the Emergency Medicine Service attending physician. The final decision shall be made by a Medical Staff member from the Clinical Service to whom the patient will be admitted. If there is disagreement between the tentative admission decision made by the attending physician on the Emergency Medicine Service and the Medical Staff member representing the inpatient clinical service to which the admission is proposed, there shall be direct communication between these Medical Staff members. If agreement regarding the patient’s disposition is not reached after this direct communication, the patient shall be admitted to the inpatient clinical service unless the patient is evaluated in the Emergency Department by the Medical Staff member from the Clinical Service who then assumes responsibility for alternative disposition.

6. Clinical Services shall ensure that requests for evaluation in the Emergency Department prior to admission shall be responded to promptly and in compliance with any applicable Medical Staff or Medical Center policies.

K. Drugs And Medications

1. All drugs and medications administered to patients except for those drugs being administered through a research protocol, shall be those listed in the latest edition of United States Pharmacopeia, National Formulary, American Hospital Formulary Service, or A.M.A. Drug Evaluations. Drugs for bona fide clinical investigations may be excepted. These shall be used in full accordance with the “Statement of Principles Involved in Use of Investigational Drugs in Hospitals” and all regulations of the Food and Drug Administration.

2. There shall be a Medical Center Formulary established by and approved by the Medical Staff Executive Committee after recommendation by the Pharmacy and Therapeutics Committee. Drugs included in the Medical Center Formulary shall be readily available for prescribing or ordering. Criteria for selection of drugs to be included in the Medical Center Formulary shall include:
   a) Need, given the diseases and conditions treated in the Medical Center
   b) Effectiveness
   c) Risk
   d) Cost

3. The Medical Staff Executive Committee may place restrictions on the use of some drugs (both formulary and non-formulary). Such restrictions may make some drugs (both formulary and non-formulary) more readily available to some specialties. Although the use of non-formulary drugs is discouraged, non-formulary drugs may be used by members of the Medical Staff when the Medical Staff member communicates to the Medical Center Pharmacy the specific reason for the use of the non-formulary drug. Use (and reasons for use) of “non-formulary” drugs shall be reviewed by the Pharmacy and Therapeutics Committee and by the Clinical Services.

4. The following classes of drugs are considered to pose special potential hazards to patients:
a) Parenteral anticancer chemotherapeutic agents - An attending member of the Medical Staff or nurse practitioner specifically granted practice privileges, approved by the MSEC, must authenticate drug orders for parenteral anticancer chemotherapeutic agents (in accordance with Medical Center policies).

b) Parenteral potassium – when concentration exceeds 40 mEq/liter or infusion rate exceeds 10 mEq/hour.

c) The order (verbal, dictated or written) for these drugs must be authenticated by a member of the medical staff or by a licensed member of the resident staff before the drug is administered to a patient.

5. Automatic stop orders on narcotics and dangerous drugs shall be determined by the Medical Staff Executive Committee after recommendation by the Pharmacy and Therapeutics Committee.

L. Utilization/Bed Management

1. Whenever the Medical Center’s beds are utilized or expected to be utilized at a level which requires the restriction of admissions in order to most efficiently accommodate requests for Medical Center services, a priority admissions procedure shall be implemented. The determination of the availability of beds and the priority of admissions to those beds shall be made by the Administrator, or designee(s), in consultation with the President of the Medical Staff, and with due consideration of available information provided by Medical Center administration. Factors which should be taken into consideration in making such determinations include, but are not limited to:

a) The average patient census in the affected Clinical Service(s) during the most recent weekly period and the projected census based on scheduled admissions for the period for which implementation of the priority admissions procedure is being considered;

b) The volume and types of surgical procedures and elective admissions that have been scheduled;

c) The requirements of the Medical Center’s emergency department for beds; and

d) Such other relevant information affecting the demand for or the availability of Medical Center beds and services as may be provided by Medical Center administration.

2. Upon a determination that the Medical Center’s beds are utilized at such a level as to require restriction of admissions by Medical Staff members or otherwise require restrictions to most efficiently accommodate requests for Medical Center services, the CEO/Administrator, or designee(s), may institute any one or all of the following actions, as appropriate, for such time as the high level of utilization shall continue:

a) Cancellation of Surgical Procedures and/or Related Admissions. The CEO/Administrator, or designee(s), in consultation with the Chief of Surgery Service, may cancel surgical procedures and/or related admissions, which have been scheduled upon giving notice by telephone
to the Medical Staff member who scheduled the procedure or admission. Whenever possible, such notice shall be given sufficiently in advance of the canceled admission(s) to permit time for appropriate notification of the affected patient(s) and avoid an unnecessary Medical Center admission or extension of a patient’s Medical Center stay.

b) Cancellation of Other Admissions. Scheduled elective admissions to clinical services other than Surgery may be canceled by the Administrator or designee(s), in consultation with the Chief(s) of the Service(s) to which the admissions are scheduled. Such cancellation shall be effective upon giving notice by telephone to the Medical Staff member who scheduled the admission. Whenever possible, such notice shall be given sufficiently in advance of the canceled admission(s) to permit time for appropriate notification of the affected patient(s) and avoid an unnecessary admission or extension of a patient’s Medical Center stay.

c) Intensified Utilization Review. The Administrator, or designee(s), in consultation with the President of the Medical Staff, may request the appropriate Medical Staff committee members and Medical Center staff to institute an intensified utilization review and to increase efforts to have patients discharged when they are first medically fit for discharge and to screen admissions to ensure that patients who most urgently need the beds are given priority of admission.

d) Priority Admission. In the event it is necessary, the Administrator, or designee(s), in consultation with the President of the Medical Staff, shall establish admission priorities in accordance with a prioritization system consistent with the following guidelines:

1) Priority shall be given to Active Medical Staff members.

2) When the weekly average Medical Center occupancy reaches or is scheduled to reach approximately eighty percent (80%), the number of admissions by Provisional and Courtesy Staff members will be limited to not more than twenty-five percent (25%) of the number of beds reasonably expected to be available during the relevant period.

3) When the weekly average Medical Center occupancy level reaches or is scheduled to reach approximately ninety percent (90%), admissions by Provisional and Courtesy Staff members shall be limited solely to critical admissions that cannot be cared for in another hospital, as determined by the Administrator, or designee(s), in consultation with the President of the Medical Staff, on the basis of such factors as listed in Item 4 below.

4) All determinations of priority shall take into account the nature of the patient’s condition and the admitting diagnosis and, whenever possible, shall not result in the cancellation of permission to admit a patient. To this end, priority determination shall be consistent, insofar as possible, with giving preference to those Medical Staff members who first scheduled the procedure or admission. In no event, however, shall there be discrimination against Medi-Cal
patients in determining such priorities, nor shall the priority admissions system limit the Medical Center’s obligations to provide or arrange for inpatient services for Medi-Cal patients.

M. SAFETY AND DISASTER PLAN

1. There shall be a plan for the care of mass casualties at the time of any major disaster, based upon the Medical Center’s capabilities in conjunction with other emergency facilities in the community. The Plan shall be developed by a Physician Disaster Control Committee working in conjunction with an administrative committee of the Medical Center and/or the University.

2. All physicians shall be assigned duties which they are expected to perform at time of a disaster.

3. The disaster plan should be rehearsed at least twice a year, preferably as part of a coordinated drill in which other community emergency service agencies participate. The drills, which should be realistic, must involve the Medical Staff, as well as administrative, nursing and other Medical Center personnel. Actual evacuation of patients during drill is optional. There should be a written report and evaluation of all drills.

4. The Medical Staff is expected to comply with Medical Center policies and procedures regarding safety and security matters.

N. MEDICAL RECORDS

1. The attending Medical Staff member shall be responsible for the preparation of a complete, pertinent, current, and legible medical record documenting the care provided to each patient. In all instances, the content of the medical record shall be sufficient to justify the diagnosis, treatment and end result. This record shall include identification data; statement of reason for admission; provisional diagnosis; history and physical examination; progress notes; orders; consultation reports; reports of laboratory studies and of the examination of pathology specimens; reports of radiologic studies and consultations; reports documenting diagnostic and therapeutic procedures; reports of the activities of the nursing staff and of all others involved in the clinical care of the patient; a discharge summary of the hospitalization course and discharge program and autopsy report when performed. All handwritten entries into the medical record shall be in ink.

2. Progress notes shall be entered into the medical record daily. Progress notes shall give a pertinent chronological report of the patient’s course in the Medical Center and should reflect any change in condition, the results of treatment and plans for future care. Progress notes must reflect the involvement of the attending physician in the patient’s care. Consultation reports shall be a part of the patient’s medical record and shall show evidence of a review of the patient’s record by the consultant, pertinent findings on examination of the patient, the consultant’s opinion, the consultants recommendations, and the signature of the consultant.

3. The current obstetrical record shall include a complete prenatal record. The prenatal record may be a legible copy of the attending Medical Staff member’s
office record transferred to the Medical Center before admission, but an interval admission note must be written that includes pertinent additions to the history and any subsequent changes in the physical findings.

4. When a patient is to be transferred between services, the attending Medical Staff member shall sign an order to that effect.

5. All clinical entries in the patient’s medical record shall be accurately dated, timed, and signed. An electronic signature is the equivalent of a regular signature. Passwords allowing for electronic signature are not to be used by anyone other than the person issued the password.

6. The final diagnosis shall be recorded in the medical record. This entry shall be separately authenticated when required by policy of the Medical Record Committee.

7. A Discharge Note ("Final Progress Note") shall be entered into the medical record at time of discharge for all patients. It shall include that information needed for the immediate post-discharge care of the patient. The required content of the Discharge Note shall be determined by the Medical Record Committee. The Discharge Note shall be recorded without the use of symbols and abbreviations.

8. A Discharge Summary shall be dictated immediately following the patient's discharge from the hospital. Some types of admissions may be excluded from the requirement for a discharge summary by action of the Medical Staff Executive Committee. The Discharge Summary shall include:
   a) Patient identifying information,
   b) Attending practitioner(s) identifying information,
   c) Dates of hospitalization,
   d) Reason for admission,
   e) Principal diagnosis (that one diagnosis that best explains the patient's admission),
   f) Other diagnoses that impacted the patient’s care during hospitalization, including new problems that arose during hospitalization,
   g) Procedures performed during hospitalization,
   h) A description of the management of the patients medical problem(s) during the period of hospitalization,
   i) A description of the plan for the continuing management of the patient’s medical problem(s) following discharge, including instructions given to the patient at the time of discharge.
   j) The Discharge Summary shall be authenticated by the Attending.

9. Release of private / confidential patient information shall be guided by Medical Center policies that have been approved by the Medical Staff Executive Committee.

10. Records may be removed from the Medical Center’s jurisdiction and safekeeping only in accordance with a court order, subpoena or statute. All records are the property of the Medical Center. In case of readmission of a patient, all previous records shall be available for the use of those caring for the patient. Unauthorized removal of charts from the Medical Center is grounds for corrective action.
11. *Access to medical records* for research purposes shall be consistent with Medical Center policies approved by the Medical Staff Executive Committee regarding preservation of the confidentiality of personal information concerning individual patients.

12. *Former members* of the Medical Staff shall be permitted access to information from the medical records of their patients covering periods during which they were involved in the care of such patients in the Medical Center.

13. A medical record shall not be permanently filed until it is completed by the responsible Medical Staff member or is ordered “filed incomplete” by the Medical Record Committee.

14. Medical Record Completion:
   a) A *history and physical* shall be provided *within 24 hours of admission*. A chart shall be delinquent if the history and physical is not dictated or on the chart within 24 hours of admission.
   b) All Medical Staff members are required to *complete medical records in a timely manner*. The time frame for completion of various components of the Medical Record shall be set by the Medical Record Committee and approved by the Medical Staff Executive Committee. Failure to complete all available records in a timely manner may result in corrective action.
   c) In case of an *emergency which prevents completion* of all available medical records in a timely manner, the Medical Staff member is expected to work out a completion schedule with the Medical Center Department of Health Information Management. Failure to meet this schedule to complete all available records may result in corrective action.
   d) Prior to any *period of absence of five (5) working days* or longer from the Medical Center, physicians are expected to complete all available medical records. Before extended absence, Medical Staff members are expected to notify the Health Information Management Department of their planned absence and expected date of return.

15. Health Information Management will attempt to notify the physician of *pending suspension* for delinquent medical records two (2) working days prior to actual suspension. Failure to complete all incomplete records within 24 hours following the attempted notification of pending suspension will result in suspension of privileges including cancellation of scheduled surgery. If the records are not complete within 24 hours, Health Information Management will notify Medical Staff Administration that the records are not complete. Medical Staff Administration will notify the Medical Staff President, the Chief Medical Officer, the Service Chief, the OR and Admitting/Pre-Admitting of the pending suspension and to cancel any surgeries for the following day. Notification will be provided to the physician via telephone, fax (whenever possible) and certified letter when the suspension goes into effect.

**O. Supervision of Resident Staff**

1. These rules and regulations *apply to all residents* (physicians and dentists appointed to and functioning in Graduate Medical Education [GME] programs...
accredited by the Accreditation Council on Graduate Medical Education [ACGME] or dentist appointed to and functioning in GME programs accredited by the American Dental Association) and clinical fellows (physicians and dentists appointed to and functioning in GME programs not accredited by the ACGME) in programs sponsored by Loma Linda University Medical Center (LLUMC) and other special fellows under the supervision of the LLUMC GME Committee (GMEC).

2. The GMEC recognizes the mutually beneficial relationship that exists between the faculty member that supervises and teaches the resident and the resident that assists the faculty member in caring for the patient. In addition, this period of practice under supervision is recognized as the core value in the process of Graduate Medical Education.

3. Residents and fellows who have not been granted independent practice privileges shall be subject to supervision by a member of the Medical Staff. The nature of the supervision shall be determined by the Program Director within the context of the Loma Linda University Medical Center Corporate Compliance Policy. As the resident gains clinical skills, the intensity of the supervision will decrease. Supervision may under certain circumstances be exercised through a more senior resident. In all cases the final responsibility for the supervision of residents who have not been granted independent practice privileges lies with the faculty and Medical Staff member. The supervising Medical Staff member shall document that supervision by making timely and pertinent entries in the medical record.

4. Residents in accredited training programs and special fellows will not be granted membership in the Medical Staff. Clinical fellows in certain non-accredited training programs may apply for independent practice privileges as members of the Medical Staff in the Provisional category. Clinical fellows granted membership in the Medical Staff shall have their clinical privileges defined and granted by the Medical Staff as described in the Medical Staff Bylaws.

5. Based on the prerequisites for appointment to a residency program, all residents, regardless of their level of training, are allowed to perform the following activities without direct supervision (subject to confirmation and additional documentation as required by the LLUMC Corporate Compliance Policy):
   a) Perform a complete history and physical examination including the history and physical examination as a part of a consultation. (Supervision documented by countersignature or separate note);
   b) Perform venipuncture (no separate documentation of supervision required);
   c) Place a cannula for intravenous infusion in a peripheral vein of the upper extremity of adult patients not receiving hemodialysis (no separate documentation of supervision required);
   d) Perform basic cardiopulmonary resuscitation;
   e) Write or dictate progress notes (supervision documented by countersignature or separate note at least every day in intensive care units and periodically in other units) including the final progress note or Discharge Summary (supervision documented by countersignature or separate note);
f) Write diagnostic and therapeutic orders (no separate documentation of supervision required). Request consultations by members of the Medical Staff (supervision documented by countersignature of the order).

If there is a procedure that the Resident is privileged to perform without the presence of the attending physician, the attending physician will not be responsible for the signature required for chart completion.

6. All other procedures shall be subject to supervision as described by the following categories:

   LEVEL 1 SUPERVISION – The supervising physician has approved the need for the procedure and shall be present during the critical times of the procedures (supervision documented by written note indicating physical presence).

   LEVEL 2 SUPERVISION – The supervising physician has approved the resident performing the procedure and is available to assist the resident within five (5) minutes (supervision documented by written note indicating physical presence).

   LEVEL 3 SUPERVISION – The supervising physician has approved the resident performing the procedure without prior discussion or direct supervision and without the availability of immediate assistance (supervision documented by countersignature).

7. The “supervising physician” identified in these Rules and Regulations must be a member of the faculty with privileges to perform the procedure except for the following: A resident who has a current authorization for performance of the procedure with Level 3 Supervision may serve as the “supervising physician” for another resident for Level 3 supervision procedures the second resident has not yet been authorized to perform without direct supervision.

8. The residency program director (as designee of the Medical Center Chief of Service) may authorize a resident or fellow to perform Level 3 supervision procedures without direct supervision after the resident or fellow has demonstrated this capability. This determination is subject to review and revision at the sole discretion of the Chief of Service and is not subject to appeal. This authorization is in no way to be construed as being credentialed by or having privileges at the Medical Center. All Level 3 Supervision procedures that the resident is authorized to perform without direct supervision will be so indicated by the residency program director or designee in the resident’s procedure log or electronically. The residency program will retain documentation of such authorization.

9. If a member of the nursing staff has reason to question the proposed level of supervision, that nurse will check the resident’s procedure log or the Medical Center information system to ascertain whether the resident is authorized to perform the procedure without direct supervision. Residents are expected to carry the procedure log at all times while on duty.

10. It is stipulated that this policy will be superceded by emergency situations where all physicians are expected to do their utmost to render life saving treatment. In such an event, the resident shall note in the medical record that such a situation existed and prompted the procedure.
P. **Supervision of Allied Health Professionals**

1. The following categories of Allied Health Professionals (AHPs) are eligible for Practice Privileges in the Medical Center.
   a. Limited License Independent Practitioners (AHP-LLIP):
   b. Dependent Practitioners (AHP-DP):

2. These rules apply to *all Allied Health Practitioners* (AHPs) authorized to perform services for patients as provided for under Article V of the Medical Staff Bylaws.

3. The AHP-LLIP exercising practice privileges under Article V of the Medical Staff Bylaws shall be under the general supervision of a Medical Staff member.

4. The AHP-DP exercising practice privileges under Article V of the Medical Staff Bylaws shall be under the direction and supervision of an authorized Medical Staff member *at all times* while performing these functions (Bylaws 5.1).

5. The scope of each and every professional service and/or practice privileges and/or Standardized Procedure rendered by the AHP shall be explicitly described in the privileging documents. These privileging documents may be in the form of a job description, a privilege description, a standardized procedure, or other format as accepted by the Medical Staff Credentials Committee and the Medical Staff Executive Committee.

6. Every professional service provided by an AHP-LLIP shall be consistent with the practice privileges granted to that AHP-LLIP and shall be under the general supervision of the medical staff member ordering the service who shall be available in person or by telephone.

7. The scope of supervision required for each and every professional service and/or practice privilege and/or Standardized Procedure rendered by the AHP-DP shall be explicitly described in the privileging documents using the following Levels of Supervision:
   - **Level 1 Supervision**: The supervising Medical Staff member has approved the need for the procedure and is physically present for the significant portions of the procedure. The identification of the supervising physician is included in the privileging documents. The supervising physician has been explicitly granted the privilege to supervise the AHP performing the specified procedure.
   - **Level 2 Supervision**: The supervising Medical Staff member has approved the need for the procedure and can respond to be physically present within 5 minutes. The identification of the supervising physician is included in the privileging documents. The supervising physician has been explicitly granted the privilege to supervise the AHP performing the specified procedure(s).
   - **Level 3 Supervision**: The supervising Medical Staff member has approved the need for the procedure and is available by telephone or in person to consult with the AHP as needed.

8. The AHP and the supervising Medical Staff member are each individually responsible to ensure compliance with the supervisory role.

9. Should a nurse or Medical Staff member have a question regarding the level of supervision of any AHP for any procedure, s/he will check the level that has been assigned to that procedure on the advanced practice protocol.
Q. Confidentiality

Members of the Medical Staff protect the confidentiality of their patient’s data by abiding by the confidentiality statement signed as part of the application for Medical Staff membership. They are particularly careful to protect the privacy of patients from unwarranted intrusion by other Staff members, faculty, students and institutional employees. By supervision, example, and direction, they help assure that those under their supervision and tutelage respect and develop sensitivity to patient’s rights and the need for privacy and identify those practices to be avoided as tending to erode patient privacy.

R. Privacy/Patient’s Rights

Members of the Medical Staff protect the privacy of Medical Center patients. By example they are scrupulous in avoiding any appearance of violating patient privacy. They do not peruse charts or other collections of patient data of those not under their care. When using Medical Center patients for teaching, they clear such use ahead of time with the physician caring for the patient. When using Medical Center patient information for research purposes, they support the following Medical Center policies controlling access, review and use of patient information. They are particularly careful in protecting the privacy of those most vulnerable, other Staff members, faculty, students and institutional employees who become Medical Center patients. By example and direction, they assist those under their supervision and tutelage to develop sensitivity to patient rights and need for privacy and to those practices to be avoided that tend to erode patient privacy.
APPROVALS:

These Medical Staff Rules and Regulations were approved by the Medical Staff Executive Committee, (by the Medical Staff at the Annual Meeting), and by the Governing Body, on the dates listed below, as attested to by these signatures (Bylaws 15.1-1).

APPROVED by the Medical Staff on June 16, 2005

John Testerman, MD President of the Medical Staff

James Couperus, MD, Chair of the Bylaws Committee

APPROVED, Governing Board, May 18, 2005

B. Lyn Behrens, MBBS, Board Officer
# Loma Linda University Medical Center – Medical Staff Rules & Regulations 2005-2006

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