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ARTICLE I - PREAMBLE

These Bylaws, Rules & Regulations, Associated Manuals, and policies are adopted, and periodically amended, to organize the Medical Staff of Southern Maine Health Care and to provide a framework for the Medical Staff to discharge the responsibilities delegated to it by the Board for the quality of medical care at the hospital. All members of the organized Medical Staff shall agree to comply with the Medical Staff Bylaws, Rules & Regulations, Associated Manuals, and policies. Adoption or amendment of these Bylaws cannot be delegated. After adoption or amendment by the organized Medical Staff, the proposed Bylaws are submitted to the Board for action. Bylaws become effective only after governing Board approval; the Board will uphold these Bylaws, Rules & Regulations, Associated Manuals, and policies.

The organized Medical Staff will enforce the Medical Staff Bylaws, Rules & Regulations, Associated Manuals, and policies by recommending action to the governing Board in certain circumstances, and taking action in others, as described in these Bylaws.

The Medical Staff of the Southern Maine Health Care (SMHC) is established by the Board to assist the hospital in meeting its mission and to carry out duties assigned to it by the Board in order to enhance the quality and safety of care, treatment, and services provided to patients.

ARTICLE II: MEDICAL STAFF MEMBERSHIP

2-1 Types of Practitioners Eligible for Membership

Membership on the Medical Staff is a privilege granted only to professionally competent practitioners who continuously meet the qualifications, standards, and requirements set forth in these Bylaws, Rules & Regulations, Associated Manuals, and in Medical Staff and hospital rules, regulations, and policies.

Eligible practitioners are: Physicians (MD/DO), oral surgeons and dentists (DMD/DDS), podiatrists (DPM), advanced practice professionals (APRN/PA), and psychologists.

2-2 Qualifications

Applicants to the Medical Staff have the burden of documenting to the satisfaction of the Board that they will contribute to meeting the mission of the hospital and have the ability to do so competently, safely, and collaboratively by providing requested information on their:

1. Background;
2. Clinical experience;
3. Education and training;
4. Clinical judgement;
5. Demonstrated current professional competence;
6. Individual character and the ability to work with others collaboratively;
7. Physical and mental capabilities and ability to safely and competently exercise any clinical privileges requested;
8. Intended practice plans; and
9. Adherence to the ethics of their profession.
2-3 Requirements

1. Must have a current, unrestricted license to practice in the State of Maine;
2. Where applicable to their practice, have a current, unrestricted DEA registration;
3. Must have current valid professional liability insurance to cover them for practice at SMHC issued by a carrier licensed by the State of Maine, in a form and in amounts satisfactory to the Board;
4. Must be eligible to participate in Medicare, Medicaid, or other federal, state, or regional payer programs;
5. Must disclose any conviction, plea of guilty or no contest to any felony and/or misdemeanor relating to controlled substances, alcohol, illegal drugs, insurance or health care fraud or abuse, or violence;
6. May not be seeking clinical privilege to treat patients or conditions for which the hospital lacks the necessary equipment, facilities or other resources, or for which there is no need based on the hospital or Medical Staff strategic or development plans;
7. Must be able to demonstrate the ability to work cooperatively with others and to treat patients, staff, and colleagues in a respectful and professional manner at all times;
8. Must be able to demonstrate that they have no health issues which would compromise their ability to perform their requested privileges safely;
9. May not be seeking clinical privileges that are subject to an exclusive contract at the hospital unless the applicant is a party to that contract;
10. Must agree to comply with the health screening and physical examination requirements of the hospital before exercising any privileges that may be granted by the Board;
11. Must agree to comply with training and education protocols established by the Medical Staff and/or hospital (e.g., electronic medical record, patient safety);
12. Must agree that if there is any material misstatement in, or material omission from, and application for appointment or reappointment, the hospital may stop processing the application (or, if appointment has been granted prior to the discovery of a misstatement or omission, appointment and privileges may be deemed by the Board to be automatically relinquished). In either situation, there shall be no entitlement to a hearing or appeal;
13. Must hold harmless and agree to refrain from legal action against any individual, the Medical Staff, or hospital that appropriately shares peer review and performance information with a legitimate health care entity or state medical board assessing the credentials of the member; and
14. Must demonstrate recent clinical activity in the primary area of practice during the last two years.

2-3.1 Practitioner-specific Requirements

A. Physicians (MD/DO):
   a. Must have successfully completed an ACGME- or AOA-approved residency training program;
   b. Must be certified by a specialty board approved by the American Board of Medical Specialties (ABMS), by the American Osteopathic Association (AOA), or any similar foreign specialty board, approved by the Board, that conducts comparable reviews of residency or fellowship training with examination to achieve certification. A physician who is qualified to sit for the certifying examination by their specialty board is required to achieve, and subsequently maintain, board certification within the timeframe established by the ABMS or AOS for the appropriate specialty board;
   c. If required by their particular board, must participate in maintenance of certification (MOC) as specified by the Board;
d. A physician who has failed to obtain or maintain board certification shall not be eligible to apply for reappointment; and

e. Must have an active practice with the capability to provide timely and continuous care for their patients.

B. Oral Surgeons and Dentists (DMD/DDS):
   a. Must have successfully completed a DMD or DDS post-graduate training program approved by the American Dental Association’s Commission on Dental Accreditation;
   b. Must be certified by the American Board of Oral and Maxillofacial Surgery (oral surgeons), as recognized by the American Dental Association. A physician who is qualified to sit for the certifying examination by their specialty board is required to achieve, and subsequently maintain, board certification within the timeframe established by the appropriate specialty board;
   c. If required by their particular board, must participate in maintenance of certification (MOC) as specified by the Board;
   d. An oral surgeon who has failed to obtain or maintain board certification shall not be eligible to apply for reappointment; and
   e. Must have an active practice with the capability to provide timely and continuous care for their patients.

C. Podiatrists (DPM):
   a. Must have successfully completed a residency program approved by the Council on Podiatric Medical Education (CPME);
   b. Must be certified by the American Board of Medical Specialties in Podiatry or the American Board of Podiatric Surgery. A podiatrist who is qualified to sit for the certifying examination by their specialty board is required to achieve, and subsequently maintain, board certification within the timeframe established by the appropriate specialty board;
   c. If required by their particular board, must participate in maintenance of certification (MOC) as specified by the Board;
   d. A podiatrist who has failed to obtain or maintain board certification shall not be eligible to apply for reappointment; and
   e. Must have an active practice with the capability to provide timely and continuous care for their patients.

D. Advanced Practice Professionals (APP):

   The following APP categories have been authorized and approved by the Board:

   1. Psychologists
   2. Physician Assistants
   3. Nurse Practitioners
   4. Nurse Anesthetists
   5. Nurse Midwives

   The APP Staff is made up of Dependent and Independent practitioners:
Independent Practitioners: These shall be defined as those practitioners who, when practicing within the scope of his/her license and delineated privileges, provide unsupervised, independent direct patient care. Psychologists are independent practitioners.

Dependent Practitioners: These shall be defined as those Advanced Practice Professionals who, when practicing within the scope of his/her license, delineated privileges, and hospital policy, provide direct patient care. Physician assistants, nurse practitioners, nurse anesthetists, and nurse midwives practice as dependent practitioners under the supervision or sponsorship of a physician member of the Medical Staff as outlined below.

Dependent Practitioners must:

a. Maintain continued employment by the hospital or employment/contract with a physician member of the Medical Staff;

b. Have a written plan of supervision, signed by their supervisor/ collaborator/ sponsor, which must be submitted with their application for privileges, and which will be filed with the Board of Medicine/Osteopathy or Nursing if required;

c. Abide by supervision/collaboration procedure set forth in these Bylaws;

d. Have malpractice coverage provided by, or with, his or her employer. If contracted, or sponsored by a physician member of the Medical Staff, the practitioner must be specifically named in the professional liability policy and must meet organizational requirements for coverage;

e. Notify the SMHC Medical Staff Office immediately:
   • If the scope or nature of the professional arrangement/employment with their supervisor/ collaborator/ sponsor changes;
   • If any licensing board undertakes an investigation or disciplinary action involving the APP; or
   • If his/her APP professional liability insurance is changed.

2-4 EXCEPTIONS

Practitioners who were granted initial Medical Staff membership and clinical privileges at Southern Maine Medical Center (SMMC) after September 1996 or at Goodall Hospital (GH) after May 2001 must meet the stated Board certification, recertification, or maintenance of certification requirements of at least one specialty board. If a Medical Staff member was considered exempt at SMMC or GH, he or she will be considered exempt under these Bylaws. Exemption for one member does not imply an exemption for all.

The Board, after consultation with the Medical Executive Committee, may make exceptions or additions to any of the above qualifications and/or requirements.

2-5 EXCLUSIONS

1. No professional may be entitled to membership on the Medical Staff, or to the exercise of particular clinical privileges in the hospital merely by virtue of licensure to practice in Maine or any other state, membership in any professional organization, privileges at another hospital, or the demonstration of clinical competence.

2. Locum tenens and telemedicine practitioners may be granted privileges; they are not eligible for Medical Staff membership.
2-6 NON-DISCRIMINATION

The hospital will not discriminate in granting Medical Staff membership and/or clinical privileges on the basis of gender, gender identity, sexual orientation, race, religion, age, national origin, disability, or any other basis prohibited by applicable law, to the extent the applicant is otherwise qualified.

2-7 CONDITIONS AND DURATION OF APPOINTMENT

1. Initial appointment and reappointment to the Medical Staff shall be made by the Board. The Board shall act on appointments and reappointments only after there has been a recommendation, or an opportunity for a recommendation, from the Medical Executive Committee;
2. Appointment shall be for not more than 24 months;
3. Appointment to the Medical Staff shall confer upon the appointee only such clinical privileges as have been granted by the Board.

2-8 RESPONSIBILITIES OF MEMBERSHIP

Each member of the Medical Staff must continuously comply with the provisions of these Bylaws, Medical Staff and hospital manual, rules, regulations, and policies. Members must agree to:

General

1. Provide for the appropriate, competent, continuous, and timely care to all patients for whom the practitioner has responsibility within the scope of privileges granted;
2. If granted privileges by the Board, have sufficient patient encounters (defined as an admission, consultation, procedure, or clinical patient encounters relevant to the privileges applied for) per year as defined in the hospital’s OPPE/FPPE policy, or provide quality data from another facility, acceptable to the Credentials and Quality committees, that demonstrate current clinical competence. Those who do not have sufficient patient encounters, or fail to provide acceptable quality data within the proscribed time frame, will be administratively changed to the Active or Affiliate Without Privileges category, as described in Sections 2-10 and 2-11;
3. Whenever suspected deviation from standard clinical or professional practice is identified, a practitioner may be required to attend a meeting of a standing or ad hoc committee considering the matter. The practitioner will be given special notice of the meeting, including the date, time, and place, a statement of the issues involved, and a statement that the practitioner’s appearance is mandatory. Failure to attend such a meeting when asked, unless excused by the President upon showing good cause, shall be considered an immediate and voluntary relinquishment of privileges and does not afford the practitioner the right to due process.
4. Participate in the on-call coverage of the Emergency Department, or in other hospital coverage programs, as determined by the MEC and the Board, consistent with their granted privileges;
5. Provide, with or without request, new and updated information to the hospital Medical Staff Office as it occurs, pertinent to any question found on the initial application or reappointment forms;
6. Abide by these Bylaws and Associated Manuals, Medical Staff policies, rules and regulations, and hospital policies and procedures and perform such other duties as may be required under these Bylaws or Medical Staff policies, including any that may result from future changes in these documents;
7. Abide by any applicable codes of conduct adopted by the Medical Staff or the hospital and treat employees, patients, visitors, and other physicians and professionals in a dignified and courteous manner at all times;
8. Maintain the capability for e-mail communication with the hospital and members of the Medical Staff;
9. Appear for personal interviews (in person or by teleconference) in regard to an application for initial appointment or reappointment as requested by the hospital;
10. Seek consultation whenever necessary to assure adequate quality of care;
11. Assist other practitioners in the care of their patients, when asked, in order to meet an urgent patient need or to assure the well-being of a patient; and
12. Assist the hospital in fulfilling its responsibilities for providing emergency and charitable care in accordance with policies passed by the Medical Executive Committee (MEC) and the Board.

Legal

13. Refrain from illegal fee splitting or other illegal inducements relating to patient referrals;
14. Refrain from deceiving patients as to the identity of any individual providing treatment or services;
15. Abide by all local, state, and federal laws and regulations and standards, as applicable to the practitioner’s professional practice; and
16. Maintain confidentiality according to the Health Insurance Portability and Accountability Act of 1996 (HIPAA),

Medical Records

17. Complete, in a timely manner, all medical and other required records, inputting all information required by the hospital; and
18. Utilize any electronic health record tools implemented by the hospital for use with patients.

Regulatory Compliance

19. Participate in, and collaborate with, the peer review, risk management, utilization review, and performance improvement activities of the Medical Staff and hospital. These include monitoring and evaluation tasks performed as part of the Medical Staff and hospital efforts to meet quality standards such as those established by the Joint Commission, the Centers for Medicare and Medicaid Services (CMS), and other governmental agencies and private insurers; and
20. If a physician, supervise the work of any Advanced Practice Professional under his/her direction.

Health

21. Members of the Medical Staff and practitioners holding privileges must maintain the physical and mental ability to deliver patient care and exercise privileges safely and at an appropriate level of quality at all times.
22. A Medical Staff member or practitioner holding privileges must immediately report, in writing, to the Associate Chief Medical Officer (ACMO) when he or she has/had a mental or physical condition that has the potential or likelihood to impair judgement or to affect functional capability to perform granted privileges safely and at an appropriate level of quality at all times (as determined by the practitioner, a treating or evaluating physician, or a health care facility). Failure to do so may result in corrective action.
23. At any time that the MEC or Board has any reason to question whether a Medical Staff member or practitioner holding privileges has the requisite physical and/or mental health required to care for
patients safely and with an appropriate level of care and skill, it may require that practitioner to undergo an appropriate health examination. The nature and scope of the exam and the examining clinician may be determined at the discretion of the ACMO and/or MEC. Refusal of a Medical Staff member or practitioner holding privileges to comply with a request to undergo a requested health examination will be considered a voluntary resignation from the Medical Staff and/or voluntary relinquishment of privileges, and will not be subject to review under the due process provisions of the Corrective Action and Fair Hearing section of these Bylaws.

24. Any privileged or credentialed practitioner who has been unable to work due to illness, surgery, or physical/mental condition may be asked to submit adequate documentation from his/her treating physician attesting to the practitioner’s health status and ability to safely and competently perform the privileges he/she has been granted.

25. Undergo any type of health evaluation, including “for cause” drug testing, as requested by the officers of the Medical Staff, hospital President, Chief Medical Officer (CMO), and/or Medical Executive Committee (MEC) when it appears necessary to protect the well-being of patients and/or staff, or when requested by the MEC or Credentials Committee as part of an evaluation of the member’s ability to exercise privileges safely and competently, or as part of a post-treatment monitoring plan consistent with the provisions of any Medical Staff and hospital policies addressing practitioner health or impairment; and

26. Participate in any type of competency evaluation when determined necessary by the MEC and/or Board in order to properly delineate that member’s clinical privileges.

2-9 CATEGORIES OF MEDICAL STAFF MEMBERSHIP

The Medical Staff shall be divided into the following categories: Active and Affiliate; the category status for each practitioner will be recommended by the MEC at appointment or reappointment and ratified by the Board, which will have the ultimate discretion to assign each applicant to a staff category.

2-10 ACTIVE STAFF

2-10.1 Qualifications

Active Staff members must be in active practice within the hospital’s service area and have a level of involvement, as determined by the MEC, to be sufficient to contribute to the governance of the Medical Staff. In general, those whose primary hospital affiliation is, or will be, SMHC are candidates for the Active Staff. The MEC shall have the discretion to determine whether initial applicants would be expected to fulfill the requirements for Active Staff category, and may, at any time, reconsider that decision. At any time, category status may be reevaluated by request of the Medical Staff member.

2-10.2 Prerogatives

A. May vote on all matters presented at general and special meetings of the Medical Staff, and at meeting of committees to which he/she is appointed;
B. May hold office and sit on, or be the chair of, any committee in accordance with any qualifying criteria set forth elsewhere in the Medical Staff Bylaws or Medical Staff policies, in accordance with Joint Commission and CMS requirements that the officers must be physicians, and the majority of the MEC members must be physicians;
C. May be granted access to Epic and historical EMR;
D. May order infusions in accordance with hospital policy; and
E. May be listed on the SMHC website.
2-11  AFFILIATE STAFF
2-11.1  Qualifications

In general, those whose primary hospital affiliation is not, or will not be, SMHC are candidates for the Affiliate Staff. The MEC shall have the discretion to determine whether initial applicants would be appointed to the Affiliate Staff category, and may, at any time, reconsider that decision. At any time, category status may be reevaluated by request of the Medical Staff member.

2-11.2  Prerogatives

A.  May attend meetings of the Medical Staff in a non-voting capacity, except on committees to which the member is appointed. Affiliate members may attend all educational programs presented by the Medical Staff and/or hospital;
B.  Are not eligible to serve as a Medical Staff officer or MEC member;
C.  May not vote for officers, or vote on Medical Staff Bylaws or other matters brought before the general Medical Staff;
D.  May be granted access to Epic and historical EMR;
E.  May order infusions in accordance with hospital policy; and
F.  May be listed on the SMHC website.

2-12  LIMITATION OF PREROGATIVES

The prerogatives of Medical Staff membership set forth in these Bylaws are general in nature, and may be subject to limitation or restriction by special conditions attached to a Medical Staff member’s appointment, reappointment, and/or privileges, by state or federal law or regulations, by other provisions of these Bylaws, by other Medical Staff or hospital policies, or by commitment, contracts, or agreements of the hospital.

2-13  CHANGE IN STAFF CATEGORY

Pursuant to a request by the Medical Staff member and upon a recommendation by the Credentials Committee, or pursuant to its own action, the MEC may recommend a change in Medical Staff category of a member, consistent with the requirements of these Bylaws. The Board shall approve any such change in category. Determinations regarding the assignment of staff category are not subject to review under the due process provisions of the Corrective Action and Fair Hearing section of these Bylaws.

2-14  LEAVE OF ABSENCE (LOA)
2-14.1  Written Notice

A Medical Staff member who will be absent for longer than 90 days must request, in writing, a voluntary leave of absence from the Medical Staff. Such request shall be received in the Medical Staff Office as far in advance as possible. Requests shall state the reason the Medical Staff member is seeking the leave, and the anticipated duration of the LOA, which may not exceed one year. Requests shall be submitted to the Medical Executive Committee, which will recommend approval or disapproval to the Board. The Board shall make the final decision as to whether to approve such a request. In the event that such request is approved, the staff member shall make necessary arrangements to provide alternate coverage for proper and necessary patient care during his or her absence and shall meet all obligations listed in Section 2-14.2, below. During the period of the LOA, the individual’s Medical Staff membership status, privileges and prerogatives,
duty to pay Medical Staff dues, if any, and any Medical Staff attendance expectations shall be suspended. In the event that the Board disapproves a request, the affected Staff member shall not be entitled to procedural rights as outlined in the Corrective Action and Fair Hearing section of the Medical Staff Bylaws.

2-14.2 Obligations

A request for LOA shall not be considered until all obligations to the hospital have been met, including completion of all medical records, payment of any outstanding dues, and fulfillment of any scheduled Emergency Department or other call obligations, unless the hospital clearly waives these requirements.

If the practitioner’s current membership and/or privileges are due to expire during the LOA, the practitioner must apply for reappointment, or his/her appointment and/or clinical privileges shall lapse at the end of the appointment period.

2-14.3 Requests to Return from LOA

Not less than 60 days prior to the termination of the LOA, the Medical Staff member must request, in writing, reinstatement of his/her membership and/or clinical privileges and submit such request to the Medical Staff Office. In the event that the LOA was for health reasons, the request for return from LOA will include information from the practitioner’s personal physician indicating whether or not a health condition continues to exist, and if the practitioner is capable of safely exercising the clinical privileges granted. The Medical Staff member must also submit a written summary of his/her relevant activities during the leave if so requested by the Credentials Committee or MEC. Reinstatement will be made by action of the Board following a recommendation from the MEC.

2-14.4 Failure to Return from LOA

The failure of a Medical Staff member to request reinstatement from LOA within one year shall be deemed a voluntary resignation. The affected practitioner shall not be entitled to procedural rights as outlined in the Corrective Action and Fair Hearing section of these Bylaws.

2-15 TEMPORARY CLINICAL PRIVILEGES

2-15.1 Circumstances

Temporary privileges shall be granted by the hospital President or designee, acting on behalf of the Board, and based on a recommendation by the President of the Medical Staff (or the Vice-President of the Medical Staff in the President’s absence).

Temporary privileges may be granted to a practitioner for a limited time, up to 120 days. Temporary privileges may be granted to a practitioner who meets one of the following circumstances and the minimum criteria as defined below:

A. Pendency of a new application for Medical Staff membership and/or privileges: Temporary clinical privileges may be granted for new applicants for Medical or Advanced Practice Provider Staff membership and privileges, after positive recommendation by the Credentials Committee, provided the application is complete as defined by these Bylaws and the Medical & APP Credentialing Manual. Such temporary privileges will be valid until final action by the Board of Trustees, but not more than 120 days.
B. **To fulfill an important patient care, treatment, and/or service need:** In special circumstances, an appropriately licensed practitioner of documented competence may be granted temporary privileges for the care of one or more specific patients. The following documentation is required for temporary privileges:
   1. A complete application;
   2. Unrestricted Maine state license;
   3. Relevant training and/or experience;
   4. Current competence;
   5. Ability to perform the privileges requested;
   6. Other criteria required by the Medical Staff Bylaws (see Article IX)
   7. No current or previously successful challenge to licensure or registration;
   8. No subjection to involuntary termination of Medical Staff membership at another organization;
   9. No subjection to involuntary limitation, reduction, denial, or loss of clinical privileges;
   10. Unrestricted DEA;
   11. Current and verifiable professional liability insurance coverage issued by a carrier licensed by the State of Maine, in a form and amounts satisfactory to the Board;
   12. Current standing from primary practicing facility, if applicable;
   13. A query to and evaluation of National Practitioner Data Bank (NPDB) information; and

C. **Disaster Privileges:** Disaster privileges may be assigned to individuals in accordance with the hospital policies on disasters and the associated credentialing and privileging details enumerated in the Medical Staff Credentials Manual.

2-15.2 **Conditions**
Before temporary privileges are granted, the practitioner must first acknowledge in writing that he/she has received and read copies of the Medical Staff Bylaws and all other Medical Staff and hospital policies relevant to his/her performance of temporary privileges, and that he/she agrees to be bound by them.

2-15.3 **Termination**
On discovery of any information or the occurrence of any event of a nature which raises questions about a practitioner’s professional qualification or ability to safely exercise any or all of the temporary privileges granted, the hospital President or the Medical Staff President may terminate any or all of such practitioner’s temporary privileges, subject to the ultimate approval of the Board. Where the life and well-being of a patient is determined to be endangered by continued treatment by a practitioner exercising temporary privileges, the termination may be effected by any person entitled to impose precautionary suspensions under the Bylaws. In the event of such termination, the patients of such practitioner then in the hospital shall be assigned to another practitioner by the President or his/her designee. Where feasible, the wishes of the patient shall be considered in choosing a substitute practitioner.

2-15.4 **Procedural Rights**
A practitioner shall not be entitled to procedural rights because of the denial of any request for temporary privileges, or because of any termination or suspension of temporary privileges, whether in whole or in part, unless based on a determination of demonstrated incompetence or unprofessional conduct.
Any conflict between the organized Medical Staff and the MEC will be resolved using the mechanisms outlined below.

Each staff member in the Active (voting) category may challenge any rule or policy established by the MEC by the following process:

1. Submission of written notification to the President of the Medical Staff of the challenge and the basis for the challenge, including any recommended changes to rule or policy.

2. At the meeting of the MEC following such notification, the MEC shall discuss the challenge and determine if any changes will be made to the rule or policy.

3. If changes are adopted, they will be communicated to the Medical Staff, at which time each Medical Staff member of the Active (voting) category may submit to the Medical Staff President written notification of any further challenge(s) to the rule or policy.

4. In response to a written challenge to a rule or policy, the MEC may, but is not required to, appoint a task force to review the challenge and recommend potential changes to address concerns raised by the challenge.

5. If a task force is appointed, following the recommendation of such task force, the MEC will take final action on the rule or policy.

6. Once the MEC has taken final action in response to the challenge, with or without recommendations from a task force, any Medical Staff member may submit a petition signed by 25 percent of the Active (voting) category requesting review and possible change of a rule, regulation, policy, or procedure. Upon presentation of such a petition, the adoption procedure outlined in Article XX will be followed.

If the Medical Staff votes to recommend an amendment to the Bylaws, Rules & Regulations, or policy directly to the Board that is different from what has been recommended by the MEC, the following conflict resolution shall be followed:

1. The MEC shall have the option of appointing a task force to review the differing recommendations of the MEC and the Medical Staff and to recommend language to the Bylaws, Rules & Regulations, or policy that is agreeable to the Medical Staff and the MEC.

2. Whether or not the MEC adopts modified language, the Medical Staff shall still have the opportunity to recommend alternative language directly to the Board. If the Board receives different recommendations for Bylaws, Rules & Regulations, or a policy from the MEC and the Medical Staff, the Board shall also have the option of appointing a task force of the Board to study the basis of the differing recommendations and to recommend appropriate Board action.

3. Whether or not the Board appoints such a task force, the Board shall have final authority to resolve differences between the Medical Staff and the MEC.
At any point in the process of addressing a disagreement between the Medical Staff and the MEC regarding Bylaws, Rules & Regulations, or policies, the organized Medical Staff, MEC, or Board shall each have the right to recommend utilization of an outside resource to assist in addressing the disagreement. The final decision regarding whether or not to utilize and outside resource, and the process that will be followed in doing so is the responsibility of the Board.

**ARTICLE IV: COLLEGIAL INTERVENTION AND INVESTIGATION**

**4-1 COLLEGIAL INTERVENTION**

These Bylaws encourage Medical Staff leaders and hospital management to use progressive steps, beginning with collegial and educational efforts, to address questions related to a practitioner's clinical practice and/or professional conduct. **Collegial intervention is not considered an investigation or disciplinary action.** The goal of these progressive steps is to help the individual voluntarily respond to and resolve questions that have been raised. All collegial intervention efforts by Medical Staff leaders and hospital management shall be documented, considered confidential, and part of the hospital’s performance improvement and professional and peer review activities. Collegial intervention efforts are encouraged, but are not mandatory, and shall be at the discretion of the appropriate Medical Staff leaders and hospital management. Collegial intervention efforts may include, but are not limited to, the following:

A. Educating and advising colleagues of all applicable policies and procedures;
B. Following up on any questions or concerns raised about the clinical practice and/or conduct of a practitioner, and recommending steps, such as proctoring, monitoring, consultation, and letters of guidance; and
C. Sharing summary comparative quality, utilization, and other relevant information to assist individuals in conforming their practices to appropriate norms.

Following collegial intervention efforts, if the practitioner's performance and/or conduct remain unsatisfactory, the MEC may authorize an investigation (see Section 4-2) to determine whether sufficient evidence exists to support a recommendation to the Board for investigation and/or corrective action (per Section 4-3).

**4-2 CRITERIA FOR INITIATION OF INVESTIGATION**

While collegial intervention is preferred, a formal investigation can be initiated as outlined below. Any person or committee may provide information to any member of the Medical Executive Committee (MEC) about the conduct, performance, or competence of a Medical Staff member. When reliable information indicates a member may have exhibited acts, demeanor, or conduct reasonably likely to be:

1. Detrimental to patient safety or to the delivery of quality patient care within the hospital;
2. Unethical or illegal;
3. Contrary to the Medical Staff Bylaws & Associated Manuals, hospital or Medical Staff rules, regulations, and/or policies;
4. Harassing or intimidated to staff, colleagues, patients, or their families;
5. Disruptive of hospital or Medical Staff operations;
6. Below applicable professional standards as established or determined by the Medical Staff; or
7. A misrepresentation, falsification, or significant omission of information requested as part of the hospital’s credentialing and peer review processes.

The purpose of an investigation is to determine if an MEC recommendation to the Board for corrective action is warranted, or to determine what additional information should be gathered prior to making such a recommendation. Routine peer review and performance monitoring (e.g., focused and ongoing professional practice evaluation) shall not be considered “investigations” as described in this Article.

A request for an investigation of such member may be initiated by the Medical Staff President, the MEC, The CMO (or designee), or the hospital President. The request for investigation must be in writing, submitted to the Medical Staff President, and supported by references to the specific activities or conduct alleged.

4-3 INITIATION OF INVESTIGATION

If the MEC authorizes the investigation, it shall make a record of this action in its official minutes. An investigation will be automatically initiated by the MEC whenever it affirms that a practitioner should be subject to summary or disciplinary suspension of privileges and/or membership as described in Article V of these Bylaws.

4-4 NOTIFICATION

The member shall be notified in writing by certified mail that the investigation is being conducted, and shall be given an opportunity to provide information in a matter, and upon such terms, as the investigative body deems appropriate.

4-5 PROCEDURE

If the MEC concludes that an investigation is warranted, it shall direct that an investigation begin. In the event that the Board believes that the MEC has incorrectly determined that an investigation is unnecessary, it may direct the MEC to proceed with an investigation.

The MEC may conduct the investigation itself, or it may assign the task to an appropriate Medical Staff Officer, standing or ad hoc committee of the Medical Staff, or engage an external consultant to carry out the task. Strong consideration should be given to the use of an external consultant if any of the following circumstances exist:

A. The MEC is presented with ambiguous or conflicting recommendations from Medical Staff reviewers or committees, or where there does not appear to be a strong consensus for a particular recommendation;
B. There is a reasonable probability that litigation may result in response to a MEC recommendation regarding the practitioner under review; or
C. There is no one on the Medical Staff with expertise in the subject under review, or when the only practitioners on the Medical Staff with requisite expertise are direct competitors, partners, or associates of the practitioner under review, or have other conflicts of interest.

The individual or body investigating the matter may conduct interviews with persons with knowledge of the practitioner or the situation leading to the investigation.
If the investigation is delegated to an individual or entity other than the MEC, the investigation shall proceed in a prompt manner and a written report of the findings shall be submitted to the MEC as soon as practicable. The report may include recommendations for appropriate corrective action.

An investigation shall not constitute a “hearing” as that term is used in the Corrective Action and Fair Hearing section of these Bylaws, nor shall the procedural rules with respect to hearing or appeals apply. Despite the status of the investigation, at all times the MEC shall retain authority and discretion to take whatever action it feels may be warranted by the circumstances to protect the hospital, its staff, and patients, including suspension or limitations in the exercise of privileges.

4-6 COMPLETION OF INVESTIGATION

When the report is submitted, the MEC will determine if it is sufficient for the MEC to determine whether corrective action should be recommended. When it makes this decision, the MEC will indicate in its minutes that the investigation is completed and will notify the practitioner by certified mail.

If the investigation was triggered by imposition of summary suspension, the results of the investigation should be submitted to the MEC for consideration within 14 days from the imposition of the suspension. In all other cases, the investigation should be concluded within 90 days, or as soon as practicable. If the MEC believes that extenuating circumstances require a longer period to complete the investigation, it may authorized up to an additional 90 days in which to receive a written report.

4-7 MEDICAL EXECUTIVE COMMITTEE ACTION

The MEC shall authorize a record of the investigation be placed in the practitioner’s Provider Quality Record, along with any actions the MEC undertakes as a result. As soon as practicable after the conclusion of the investigation, the MEC shall take action that may include, without limitation:

1. Determining that no corrective action be taken.

2. Deferring action if the MEC believes that more information is needed; however, such deferral should be consistent with the timelines described in Section 4-6, above.

3. Issuing letters of admonition, censure, reprimand, or warning, although nothing herein shall be deemed to preclude Medical Staff or hospital leaders from issuing information written or oral warnings outside of this mechanism for corrective action. In the even such letters are issued, the affected practitioner may make a written response, which shall be placed in the practitioner’s Provider Quality Record.

4. Recommending the imposition of terms of probation or special limitations upon continued Medical Staff membership or exercise of clinical privileges, including, without limitation, requirement for co-admissions and/or co-management of patients, mandatory consultation, or monitoring.

5. Recommending denial, restriction, modification, reduction, suspension, or revocation of clinical privileges.
6. Recommending suspension, revocation, or probation of Medical Staff membership.

7. Taking other actions deemed appropriate under the circumstances.

4-8 REPORTING TO THE NATIONAL PRACTITIONER DATA BANK (NPDB) AND REGULATORY AGENCIES

The Medical Staff Office will facilitate reporting of investigations and actions to the NPDB in accordance with the requirements currently in effect. If the practitioner under investigation resigns membership and/or privileges while the investigation is underway, or if the practitioner resigns membership and/or privileges in order to avoid an investigation, a report will be made in accordance with the requirement governing such reporting to the NPDB. Reports regarding investigations and correction actions will be made to state regulatory agencies as required under state regulations and statutes.

ARTICLE V: IMPOSITION OF SUMMARY OR DISCIPLINARY SUSPENSION OF PRIVILEGES OR MEMBERSHIP

5-1 AUTHORITY TO SUSPEND PRIVILEGES

The President of the Medical Staff, the Chair of the Credentials Committee, Chief Medical Officer (or designee), the hospital President, or the Board shall each have the authority to suspend all or any portion of the clinical privileges of a Medical Staff member or practitioner holding privileges whenever he/she perceives a reasonable possibility that failure to do so may pose danger to the health and/or safety of any individual or to the orderly operations of the hospital. Such suspension shall be deemed an interim action and not a professional review action. It shall not imply a final finding of responsibility for the situation that caused the suspension. Unless otherwise indicated, this suspension will take place immediately and the Chief Medical Officer (or designee), hospital President, Board Chair, and the affected practitioner will be promptly informed. The imposition of the suspension will be affirmed by the MEC as soon as practicable, but in no more than 10 (ten) days.

Suspension undertaken to protect the well-being of patients are considered precautionary in nature and will be described as ‘summary suspensions’.

5-2 ASSIGNMENT OF PATIENTS

Where any or all of the privileges of a Medical Staff member or practitioner are terminated, revoked, or restricted, such that she/he can no longer treat all or some of his/her patients at the hospital for any period of time, such patients with acute care needs shall be assigned for the period of such termination, revocation, or restriction to another practitioner by the Medical Staff President or designee. Where feasible, the wishes of the patient shall be considered in choosing a substitute practitioner.

5-3 INTERVIEW

When a practitioner has had privileges or membership status temporarily suspended, the practitioner will be afforded an interview with the MEC if so requested. The interview shall not constitute a hearing, shall be informal in nature, and shall not be conducted according to the procedural rules provided with respect to hearings under the Corrective Action and Fair Hearing section of these Bylaws. Requests to meet with the MEC must be made within five (5) business days of notification of the summary suspension of privileges and/or membership. The request must be made in writing and delivered to the President of the Medical
Staff or designee within the designated timeframe. Meeting with the MEC will be scheduled as soon as practicable after imposition of the suspension.

5-4  **MEDICAL EXECUTIVE COMMITTEE ACTION**

No more than fourteen (14) days after the imposition of a summary suspension, the MEC shall recommend to the Board whether the suspension should be modified, continued or terminated, including whether further corrective action should be taken, or whether there is a need for further investigation. Unless the summary suspension was imposed by action of the Board, such recommended action by the MEC shall take immediate effect and remain in effect pending a final decision by the Board. The MEC shall give special notice to the affected Medical Staff member of its recommendations as soon as possible or within five (5) days of the adoption of such recommendation.

5-5  **PROCEDURAL RIGHTS OF PRACTITIONERS SUBJECT TO SUMMARY SUSPENSION**

Whenever a practitioner has been suspended for unprofessional conduct or concerns about clinical competence for more than fourteen days, or when the MEC makes a recommendation for suspension of more than fourteen days, the practitioner will be entitled to request a fair hearing as described in the Corrective Action & Fair Hearing section of these Bylaws.

5-6  **DISCIPLINARY SUSPENSION**

The MEC may, with approval of the hospital President and the Chair of the Board or designees, institute one or more disciplinary suspensions of a practitioner for a cumulative period up to, but not to exceed, fourteen (14) consecutive days in a calendar year. A disciplinary suspension may be instituted under the following circumstances:

A.  When the action that has given rise to the suspension relates to non-compliance with a Medical Staff or hospital policy on professional conduct; and,

B.  When the affected practitioner is provided an opportunity to meet with the MEC as soon as practicable following the suspension to explain his/her noncompliance with expected professional conduct. Failure on the part of the practitioner to accept the MEC request of a meeting will constitute a violation of the Medical Staff Bylaws regarding “special meetings” described in Article VI, Section 6-4.

**ARTICLE VI: AUTOMATIC SUSPENSION, LIMITATION, OR VOLUNTARY RELINQUISHMENT OR RESIGNATION OF MEDICAL STAFF MEMBERSHIP AND/OR PRIVILEGES**

This article addresses automatic suspensions and limitations on membership and privileges and voluntary resignations/relinquishments of membership and privileges when these occur for administrative reasons relating to failure to meet eligibility requirements of membership or comply with additional requirements for membership or privileges found in the Medical Staff Bylaws and Medical Staff Manuals. These are not considered professional review actions, are not based on determinations of competence or unprofessional conduct, are not reportable to the National Practitioner Data Bank (NPDB), and do not entitle the member to the hearing or appeal procedures provided under the Corrective Action & Fair Hearing section of these Bylaws.
6-1 REVOCATION OR SUSPENSION OF LICENSE

If the license, certification, or other legal credential authorizing practice in the State of Maine is suspended shall be immediately suspended from practicing at SMHC pending final resolution and outcome by the licensing agency. During this time the practitioner will be considered ineligible for Medical Staff membership or privileges and will not be entitled to the procedural due process rights provided in the Corrective Action & Fair Hearing section of these Bylaws.

If the licensing agency reinstates the practitioner without any limitations or conditions, the suspension will be lifted. If the licensing agency reinstates the practitioner's license with limitations or conditions, suspension will remain in effect pending an interview with the Credentials Committee and recommendation from the MEC for action by the Board.

If license, certification, or other legal credential authorizing clinical practice in the State of Maine is revoked, the practitioner shall immediately and automatically lose Medical Staff membership and/or privileges at SMHC. This will not be considered a professional review action, but an administrative action for noncompliance with the Medical Staff eligibility requirements for membership and/or privileges. In such cases, the practitioner shall not be entitled to the procedural due process rights outlined in the Corrective Action & Fair Hearing section of these Bylaws.

6-2 CONVICTION OF A FELONY OR MISDEMEANOR

A practitioner who has been changed with a felony or misdemeanor must report such charges to the MEC. A practitioner who has been convicted or, or entered a plea of guilty or no contest to a felony or a significant misdemeanor, such as those relating to controlled substances, alcohol, illegal or prescribed drugs, insurance or health care fraud, or violence, will be immediately and automatically suspended from practicing at SMHC. Such suspension shall not entitle the affected practitioner to the procedural due process rights outlined in the Bylaws or the Corrective Action & Fair Hearing section of these Bylaws.

6-3 SUSPENSION FOR FAILURE TO COMPLETE MEDICAL RECORDS

A temporary suspension of privileges to admit new patients or to schedule new procedures shall be imposed for failure to complete medical records within the time periods established by the MEC. Such suspension shall not apply to patients already admitted or scheduled at the time of the suspension, to emergency patients, or to attendance at imminent deliveries. Temporary suspension shall be lifted upon completion of the delinquent records. The temporary suspension shall become an automatic permanent suspension for failure to complete all medical records within sixty calendar days. However, affected practitioners may request reinstatement during a period of thirty calendar days following permanent suspension if all delinquent records have been completed. Thereafter, such practitioners shall be deemed to have voluntarily resigned from the Medical Staff and must reapply for membership and privileges.

6-4 FAILURE TO ATTEND SPECIALLY NOTICED MEETING WHEN REQUESTED

A practitioner who fails to appear at a meeting where his or her special appearance is required under the Medical Staff Bylaws shall automatically be suspended from exercising all clinical privileges unless he/she can establish good cause to the satisfaction of the President of the Medical Staff for missing the meeting. Failure to appear for a rescheduled meeting on more than one occasion shall be considered a voluntary resignation from the Medical Staff. Unless the practitioner was under formal investigation at time of this
voluntary resignation, there will be no entitlement to the fair hearing and appeals procedures provided in these Bylaws.

6-5   REVOCATION OR SUSPENSION OF DEA NUMBER/CERTIFICATE

A Medical Staff member whose Drug Enforcement Administration (DEA) number is revoked or suspended shall immediately and automatically be divested of his privilege to prescribe drugs covered by such number/certificate. This is not a professional review action and the practitioner shall not be entitled to procedural due process as described in the Corrective Action & Fair Hearing section of these Bylaws. As soon as practicable, the MEC shall investigate the facts under which the staff member’s DEA number was revoked or suspended, and may take further corrective action if indicated.

6-6   FAILURE TO MAINTAIN LIABILITY INSURANCE

All members of the Medical Staff must have malpractice insurance that covers them for work at SMHC. A practitioner’s Medical Staff appointment and/or privileges shall be immediately suspended, effective on the last date of coverage, for failure to maintain the minimum amount of professional liability insurance required by the Board. Affected practitioners may request reinstatement during a period of thirty calendar days following suspension upon presentation of proof of adequate insurance demonstrating no gap in coverage. Thereafter, such practitioners shall be deemed to have voluntarily resigned from the staff and must reapply for Medical Staff membership and/or privileges.

6-7   EXCLUSION FROM FEDERAL OR STATE INSURANCE PROGRAMS OR CONVICTION FOR INSURANCE FRAUD

If a practitioner appears on the list of Excluded Individuals/Entities maintained by the HHS Office of Inspector General, or is excluded from any federal insurance programs, the practitioner shall be considered to have automatically resigned from Medical Staff membership and/or privileges. Similarly, any practitioner convicted of violations of the federal False Claims Act or of insurance fraud shall be considered to have automatically relinquished his/her Medical Staff membership and/or privileges.

6-8   FAILURE TO PARTICIPATE IN AN EVALUATION OR ASSESSMENT

A practitioner who fails or refuses to participate in an evaluation or assessment of his or her qualifications for Medical Staff membership and/or privileges as required under these Bylaws shall be automatically suspended. Such evaluations or assessments can be to determine clinical competence, physical fitness to exercise privileges or to evaluate the practitioner’s behavioral/mental health and must be undertaken with professionals identified by or acceptable to the President of the Medical Staff or MEC. If, within thirty days of the suspension the practitioner agrees to and participates in the evaluation or assessment, the practitioner shall be reinstated. After thirty days, the practitioner will be deemed to have voluntarily resigned his or her Medical Staff membership and/or privileges.

6-9   FAILURE TO BECOME BOARD CERTIFIED OR TO MAINTAIN BOARD CERTIFICATION

All physicians, oral surgeons, and podiatrists must achieve and/or maintain board certification in accordance with these Bylaws (Section 2-3.1). A physician, oral surgeon, or podiatrist who fails to achieve, and subsequently maintain, board certification in at least one specialty will not be eligible for reappointment of
Medical Staff membership and/or privileges. This may be waived at the discretion of the Board after consideration of the circumstances and implications with regard to patient care.

6-10  **FAILURE TO NOTIFY HOSPITAL OF DISCIPLINARY OR FINAL MALPRACTICE ACTIONS**

A practitioner who knowingly fails to notify the President of the Medical Staff and the hospital President in writing within ten (10) days of any of the following may be automatically suspended if:

A. His/her privileges in any hospital have been revoked or limited in any way;
B. Proceedings have been initiated to revoke or limit privileges in any way at another health care facility or institution;
C. A professional malpractice action has been resolved in an adverse outcome for the practitioner;
D. There is a change in his/her license to practice medicine or prescribe drugs in any state (including revocation, suspension, consent agreements, or probation);
E. He/she is removed from or not renewed as an insurance plan provider due to quality of care issues;
F. Any state or federal agency or agent commences a formal investigation involving the practitioner, or
G. He/she fails to notify the hospital of any action taken by any state Medical Board against the practitioner.

The suspension shall be lifted by the MEC when the practitioner provides adequate documentation to the MEC of the circumstances that triggered the suspension. Failure to provide this information in fourteen (14) days may be considered a voluntary resignation of Medical Staff membership and/or privileges.

**ARTICLE VII: CORRECTIVE ACTION & FAIR HEARINGS**

It is the policy of the Medical Staff of Southern Maine Health Care (SMHC) to work collegially with its members to assist them in delivering safe and good quality medical care, to continually improve their clinical skills, to comply with Medical Staff and hospital policies, and to meet all performance expectations as established from time to time by the Medical Staff and hospital. These Medical Staff Bylaws, Medical Staff policies, including those on peer review, performance improvement, professional conduct, and physician health and impairment describe some of the collegial interventions available to Medical Staff leaders in working with colleagues whose clinical performance or professional conduct is problematic. The provisions of this Article describe the steps that the Medical Staff and hospital will undertake when such collegial efforts fail or are insufficient to protect the well-being of patients, staff, and colleagues, or to assure the effective and efficient operating of the hospital.

**7-1  ADDITIONAL EXCEPTIONS TO HEARING RIGHTS**

**7-1.1  Impact of Exclusive Contracts**

Privileges can be reduced or terminated as a result of a decision by the Board to limit the exercise of clinical privileges to practitioners engaged by the hospital under the terms of an exclusive contract. If a practitioner holding privileges is not a party to such an exclusive contract, his or her privileges covered by the exclusive contract will automatically terminate as of the effective date of the exclusive contract. If the member of the Medical Staff so affected loses all privileges as a result of the implementation of an exclusive contract, he or she will be considered to have automatically relinquished membership on the Medical Staff. These actions are not considered professional review actions and are not based on a determination of incompetence or
unprofessional conduct. There is no right to a hearing or appeal of the loss of privileges or membership resulting from implementation of an exclusive contract.

7-1.2 Impact of Privilege Eligibility Requirements or Closure of Services
Where a practitioner is not eligible to apply for, or must relinquish, a privilege because he/she does not meet, or no longer meets, the established criteria for that privilege as established by the MEC and Board, the practitioner will not be entitled to a hearing or appeal. Where a practitioner is not eligible to exercise a privilege in a particular location or on a particular service of the hospital because a Medical Staff or Board policy makes him/her ineligible to do so, the practitioner will not be entitled to a hearing or appeal under these Medical Staff Bylaws.

7-2 REPORTING REQUIREMENTS
7-2.1 Reporting to the National Practitioner Data Bank
Professional review actions based on reasons related to professional competence or conduct adversely affecting clinical privileges for longer than thirty (30) days, or voluntary surrender or restriction of clinical privileges while under, or to avoid, investigation must be reported to the National Practitioner Data Bank (NPDB). The report must be made to the NPDB within fifteen (15) days of the final decision of the Board. Precautionary suspensions lasting longer than thirty (30) days must be reported to the NPDB within fifteen (15) days of the MEC action. The practitioner involved will be notified prior to its submission that a data bank report is required and will be made.

7-2.2 Additional Reporting Requirements
Reports of professional review actions will be made to state and regulatory entities as required by federal and state laws or regulations.

7-3 INITIATION OF HEARING
7-3.1 Grounds for Hearing
Except as otherwise provided in this manual, a recommendation by the MEC for one or more of the following adverse actions, or their imposition, if based on a determination of clinical incompetence or unprofessional conduct, shall constitute grounds for a hearing:

A. Denial of initial appointment to the Medical Staff;
B. Denial of reappointment to the Medical Staff;
C. Revocation of appointment to the Medical Staff;
D. Denial of some or all requested clinical privileges;
E. Revocation of some or all clinical privileges;
F. Suspension of some or all privileges for more than 14 days; or
G. Restriction of some or all privileges for more than 14 days (e.g. mandatory concurring consultation requirement, or an increase in the stringency of a pre-existing mandatory concurring consultation requirement, when such requirement only applies to an individual Medical Staff member.)

The following will not constitute grounds for a hearing:

A. Having a letter of guidance, warning, or reprimand issued to the practitioner or placed in the credentials or performance file of the practitioner;
B. Automatic relinquishment of privileges or membership as described in Article VII, above;
C. Imposition of a precautionary or disciplinary suspension that does not last for more than fourteen days;
D. Denial of a request for a leave of absence or for an extension of a leave of absence;
E. Determination by the Hospital that an application for appointment or reappointment is untimely or incomplete for failure to submit all requested information;
F. A decision not to process an application under the available procedures for expedited review;
G. Imposition of a proctoring or monitoring requirement where such does not include a restriction on privileges;
H. Failure to process a request for a privilege when the applicant/member does not meet the eligibility requirements to hold that privilege;
I. Conduct of focused peer review (including external peer review) or a formal investigation;
J. Requirement to appear for a special meeting under the provision of the Medical Staff Bylaws;
K. Termination or limitation of temporary privileges unless for demonstrated incompetence or unprofessional conduct;
L. Determination that an applicant for membership does not meet the requisite qualifications or criteria for membership;
M. Ineligibility to request membership or privileges or continue the exercise of privileges because a relevant specialty is closed under a Medical Staff development plan adopted by the Board or covered under an exclusive provider agreement approved by the Board;
N. Termination of any contract with, or employment by, the hospital;
O. Any recommendation voluntarily accepted by the member as a result of collegial peer review;
P. Removal or limitation of Emergency Department call obligations;
Q. Any requirement by the MEC or Board to complete an educational assessment;
R. Any requirement by the MEC or Board to undergo a mental, behavioral, or physical evaluation to determine fitness for practice;
S. Appointment or reappointment for a term of less than 24 months;
T. Notification that the practitioner is on probation or is being granted a conditional reappointment, where such conditions or probation do not restrict or terminate the practitioner’s privileges;
U. Actions taken by the affected practitioner’s licensing agency or any other governmental agency or regulatory body.

7-3.2 Notice to Practitioner
A practitioner subject to adverse action listed in Section 7-3.1 (above) shall promptly be given special notice thereof by the President of the Medical Staff or, if such notice was prompted by action of the Board, by the Chair of the Board. This special notice will include a description of the adverse action and the reasons for it, a copy of the Medical Staff Bylaws, and an offer to provide the practitioner a hearing. The notice will also inform the practitioner that the adverse action or recommendation, if finally adopted by the Board, may result in a report to the state licensing authority (or other applicable state agencies) and the National Practitioner Data Bank. The practitioner shall have thirty (30) days following the date of receipt of such notice within which to request a hearing.
7-3.3 Practitioner’s Request for Hearing
A practitioner’s request for a hearing shall be made by means of written special notice delivered either in person or by certified or registered mail to the hospital President.

7-3.4 Waiver of Hearing by Practitioner
A practitioner who fails to request a hearing within the time required and in the manner specified waives any right to a hearing to which he/she might otherwise have been entitled. Such waiver in connection with:

A. A decision or proposed decision by the Board shall constitute acceptance of such decision, which shall thereupon become effective as the final decision of the Board and will be reported as required by law.
B. A recommendation by the MEC shall constitute acceptance of such recommendation, which shall thereupon become and remain effective pending the final decision of the Board and which will be reported as required by law.
C. The practitioner may also waive the right to a hearing by signed statement submitted to the hospital President.

7-3.5 Stay of Adverse Decision
A request for a hearing does not automatically operate to stay any adverse recommendation of the MEC or adverse decision of the Board, including the imposition of a precautionary suspension, and such recommendation or decision shall remain effective pending the final decision of the Board.

7-4 HEARING PREREQUISITES
7-4.1 Notice of Time and Place for Hearing
Upon receipt of a timely request for hearing, the hospital President shall inform the President of the Medical Staff, MEC and Board. Within thirty (30) days after receipt of such request, the HOSPITAL PRESIDENT, shall schedule and arrange for a hearing. At least thirty (30) days prior to the hearing, the practitioner will be sent a special notice of the time, place, and date of the hearing, together with a statement of the matters to be considered and a list of witnesses (if any) expected to testify at the hearing on behalf of the MEC and the Board. The hearing date shall be not less than thirty (30) days nor more than sixty (60) days from the date of receipt of the request for hearing, unless the affected practitioner and hospital President mutually agree to a different date. Once the date is set, the HOSPITAL PRESIDENT and practitioner shall mutually agree to any change in the hearing date, however, neither party may change the date more than one time.

7-4.2 Statement of Issues and Events
As part of, or together with, the notice of the hearing, there shall be provided a written statement, in concise language, of the acts or omissions which support the decision to impose or recommend an adverse action against the Medical Staff member, and the identification of any medical records (by chart or patient number where available) or other information or data which form the basis for the action. This statement and the list of supporting information may be amended or enhanced at any time, including during the hearing if the additional material is relevant to the continued appointment or clinical privileges of the practitioner requesting the hearing, and that practitioner and his/her counsel have sufficient time to study the material and rebut it.

7-4.3 Limited Right of Discovery
There shall be no right to discovery except as specifically provided in these Medical Staff Bylaws.

A. The hospital President will provide the names of any hearing panel members, hearing officer, or presiding officer to the practitioner requesting the hearing within five days of their appointment;
B. Either party shall have the right to require up to twenty-four (24) hours before the scheduled date of the hearing, production of any documents or charts that are to be used as evidence at the hearing;
C. The hospital President shall have the right to request, by special notice, a list of witnesses who will give testimony or evidence in support of the opposing party at the hearing. A party receiving such request shall, within ten (10) days of receipt of the request, furnish a list, in writing, of the names and addresses of the individuals, to the extent then reasonably known, who will be called as witnesses on his/her behalf and a brief summary of the nature of the anticipated testimony;
D. There shall be no right to discover the name of any individual who has produced evidence relating to the charges made against the practitioner who requested the hearing unless such individual is to be called as a witness at the hearing or unless the deposition or other written statement of such individual is to be evidence at the hearing;
E. There shall be no right to the discovery of credentials or quality files of other members of the Medical Staff, or peer review minutes of any Medical Staff committee or activity unless specifically created and limited to addressing the competence and/or conduct concerns of the practitioner requesting the hearing.

7-5 HEARING PANEL, PRESIDING OFFICER, HEARING OFFICER

7-5.1 Appointment of Hearing Panel Members
The hospital President, after consultation with the President of the Medical Staff, shall appoint a hearing panel and a presiding officer or a hearing officer. A hearing panel shall be composed of not fewer than three (3) voting members who meet the qualifications below. If the presiding officer is not a physician, he/she will not have voting privileges on the panel. The practitioner requesting the hearing will be notified of the hearing panel members appointed by the hospital President and will have five (5) days from receipt of notice to lodge, in writing, with the hospital President any objections to any appointee. Final authority to appoint panel members, a presiding officer, or a hearing officer will rest with the hospital President, and the practitioner requesting the hearing is not entitled to veto any appointee’s participation.

7-5.2 Qualifications of Members
Voting members of the hearing panel shall be licensed physicians who shall not have previously participated in the deliberations on the matter involved. If the practitioner requesting the hearing is other than an MD/DO, at least one (1) member of the hearing panel shall be of the same specialty and need not be a Medical Staff member or a privileged practitioner at the hospital.

Knowledge of the matter involved shall not preclude a person from serving as a member of the hearing panel. No member of the hearing panel may be a direct competitor of the member under review. The hospital President shall have discretion to determine whether a potential panel member is a direct competitor of the member under review.

7-5.3 Presiding Officer
The hospital President, after consultation with the President of the Medical Staff, will appoint a presiding officer to chair the panel, set procedure for the hearing, and conduct all business before the panel. If this individual is not a licensed physician, he/she will not be a voting member of the panel but may take part in its deliberations and support it in an advisory capacity. The presiding officer may be a physician on the Medical Staff, an active or retired judge or attorney, experienced physician executive, experienced human resources director, or any individual deemed by the hospital President to have the capacity to manage the hearing effectively and efficiently.

7-5.4 Hearing Officer
The hospital President, after consultation with the President of the Medical Staff, may appoint a single hearing officer in lieu of a hearing panel where the issue triggering the hearing is unprofessional conduct rather than clinical incompetence. The hearing officer may be a lawyer, physician executive, or other individual familiar with due process. The hearing officer may not be legal counsel to the hospital, any individual who is in direct economic competition with the practitioner requesting the hearing, and cannot have been previously involved in the deliberations triggering the hearing. The hearing officer will not act as a prosecuting officer or as an advocate for either side at the hearing. In the event that a hearing officer is appointed instead of a hearing panel, all references in this Corrective Action and Fair Hearing Article to “hearing panel” or “presiding officer” shall be deemed to refer instead to the hearing officer, unless the context would clearly require otherwise. The cost of utilizing a hearing officer will be borne by the hospital.

7-6 HEARING PROCEDURE
7-6.1 Personal Presence
The personal presence of the practitioner who requested the hearing shall be required. A practitioner who fails, without good cause, to appear and proceed at such hearing shall be deemed to have waived his/her rights and thereby to have voluntarily accepted the adverse action that triggered the hearing.

7-6.2 Presentation
The hearings provided for in this manual are for the purpose of intra-professional resolution of matters bearing on professional conduct or competency. Accordingly, the presiding officer shall have the discretion to limit the role of legal counsel for either side. This means that the presiding officer may rule that the person requesting the hearing shall be required to have his case presented at the hearing only by a practitioner who is licensed to practice medicine in the State of Maine and who, preferably, is a member in good standing of the Medical Staff. Where this is the case, the hospital President shall appoint a representative from the Medical Staff to present its recommendation and to examine witnesses. The foregoing shall not be deemed to deprive the practitioner or hospital of the right to utilize legal counsel, at their own expense, in preparation for the hearing and such counsel may be present at the hearing, advise his or her client, and participate in resolving procedural matters.

7-6.3 Presiding Officer
The presiding officer shall act to ensure that all participants in the hearing have a reasonable opportunity to be heard and to present appropriate oral and documentary evidence, subject to reasonable limits, on the number of witnesses and duration of direct and cross examination, applicable to both sides, as may be necessary to avoid cumulative or irrelevant testimony or to prevent abuse of the hearing process. The presiding officer shall act to ensure that decorum is maintained throughout the hearing and to prohibit
conduct or presentation of evidence that is cumulative, excessive, irrelevant, abusive, or that causes undue delay. The presiding officer shall be entitled to determine the order of procedure during the hearing, and shall have the authority and discretion, in accordance with these Bylaws, to make all rulings on all matters of procedure, including the admissibility of evidence. The presiding officer may conduct argument by counsel on procedural points and may do so outside the presence of the hearing panel.

In addition, the presiding officer will act in such a way that the hearing panel, in formulating its recommendations, considers all information reasonably relevant to the continued appointment or clinical privileges of the individual requesting the hearing. The presiding officer may seek legal counsel when he or she feels it is appropriate and may use the hospital legal counsel for such advice.

7-6.4 **Hearing Officer**

Where a hearing officer is employed instead of a hearing panel, this individual shall have the same authority as a presiding officer to determine the manner in which the hearing will be conducted and rule on all matters of procedure and evidence.

7-6.5 **Pre-Hearing Conference**

The presiding officer or hearing officer may require a representative (who may be counsel) for the individual and for the MEC to participate in a pre-hearing conference. At the pre-hearing conference, the presiding officer or hearing officer shall resolve all procedural questions, including any objections to exhibits or witnesses, and the time to be allotted to each witness’s testimony and cross-examination.

7-6.6 **Record of Hearing**

The hearing panel shall maintain a complete record of the hearing by having a certified court reporter present to make a record of the hearing. The cost for the certified court reporter shall be borne by the hospital. The presiding officer may, but shall not be required to, order that evidence shall be taken only upon oath or affirmation administered by any person entitled to notarize documents in Maine. The record of the hearing may be requested by the practitioner requesting the hearing and will be forwarded to him/her by the hospital upon payment of reasonable reproduction costs.

7-6.7 **Rights of Parties**

The practitioner shall have a limited right, as determined by the presiding officer, to inquire as to possible biases of the hearing panel. The presiding officer has discretion to respond to such inquiries in a manner he/she believes will provide for fair deliberations. Inquiry shall not be allowed into the medical qualifications or expertise of hearing panel members. During a hearing, in accordance with procedures established by the presiding officer, each of the parties shall have the right to:

A. Call and examine witnesses;
B. Introduce exhibits;
C. Cross-examine any witness on any matter relevant to the issues;
D. Impeach any witness; or
E. Rebut any evidence.
If the practitioner who requested the hearing does not testify in his/her own behalf, such practitioner may be called and examined as if under cross-examination. Either party has the right to submit a written statement at the close of the hearing.

7-6.8 **Admissibility of Evidence**
The hearing shall not be conducted according to rules of law relating to the examination of witnesses or presentation of evidence. Any relevant evidence may be admitted by the presiding officer if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the admissibility of such evidence in a court of law, unless such evidence is deemed by the presiding officer be to cumulative. Hearsay is admissible and shall be sufficient to support the decision of the hearing panel. The hearing panel may question witnesses or call additional witnesses if it deems appropriate.

7-6.9 **Official Notice**
The presiding officer shall have the discretion to take official notice of any generally accepted technical or scientific matter relating to the issues under consideration or of any other matter that may be judicially noticed by the courts of the State of Maine. Participants in the hearing shall be informed of the matters to be officially noticed, and such matters shall be noted in the record of the hearing. Any party shall have the opportunity, upon timely request, to ask that a matter be officially noticed or to refute the noticed matters by relevant evidence or by written or oral presentation of authority in a manner determined by the hearing panel. Reasonable or additional time shall be granted, if requested, to present written rebuttal of any evidence admitted on official notice.

7-7 **BURDEN OF PRODUCTION OR PROOF**

7-7.1 **Burden of Production**
In all cases in which a hearing is conducted, it shall be incumbent on the body whose action or decision prompted the hearing (i.e., the MEC or Board) to come forward initially with evidence in support of its action or decision. Thereafter, the burden shall shift to the practitioner who requested the hearing to come forward with evidence in his/her support.

7-7.2 **Burden of Proof**
In all cases in which a hearing is conducted, after all the evidence has been submitted by both parties, the hearing panel shall rule against the practitioner who requested the hearing unless it finds that such person has proved, by clear and convincing evidence, that the factual allegations against the practitioner are untrue in total or in substantial part or unless it concludes, based on its findings of fact, that the action of the entity whose decision prompted the hearing was arbitrary, unreasonable, or appears to be unfounded or unsupported by credible evidence. It is the burden of the practitioner requesting the hearing to demonstrate that he or she satisfies, on a continuing basis, all criteria for initial appointment, reappointment, and/or clinical privileges, and that he/she complies with all Medical Staff and hospital policies.

7-7.3 **Presence of Panel Members and Vote**
A majority of the members of the hearing panel must be present throughout the hearings and deliberations, provided, however, that, at the discretion of the presiding officer, if a member is absent from an
insubstantial part of the hearing, such member may be allowed to read the entire transcript of the proceedings and, after doing so, may thereafter participate in the deliberations of the panel.

7-7.4 **Recesses and Conclusions**
The presiding officer may recess the hearing and reconvene the same at any time for the convenience of the participants, without additional notice. Upon conclusion of the presentation of oral and written evidence, the hearing shall be closed. The hearing panel shall then conduct its deliberations outside the presence of either party to the hearing.

7-7.5 **Postponements and Extension**
Postponements and extensions of time beyond the times expressly permitted in these Bylaws may be requested by anyone, but shall be permitted only if the hearing panel, or its presiding officer acting on its behalf, determines that good cause has been shown.

7-8 **HEARING PANEL REPORT AND FURTHER ACTION**

7-8.1 **Hearing Panel Report**
Within ten (10) days after the conclusion of the hearing, the hearing panel shall make a detailed written report signed by each panel member and setting forth separately each charge against the practitioner, a summary of the evidence that supports or rebuts such charges, its findings on each fact at issue, and recommendations based on such findings with respect to the matter. This report, together with the hearing record and all other documentation considered by it, will then be forwarded to the body whose recommendation or decision prompted the hearing (MEC or Board). All findings and recommendations by the hearing panel shall be supported by reference to the hearing record and relevant documentation considered by the committee. If the panel's decision is not unanimous, a minority report or reports may be issued. The practitioner requesting the hearing has the right to receive the written recommendation of the panel, including a statement of the basis for the recommendation.

7-8.2 **Action on Hearing Panel Report**
Within thirty (30) days after receipt of the report of the hearing panel, the MEC or Board, as the case may be, shall consider the same and affirm, modify or reverse its previous recommendation, decision or proposed decision in the matter. It shall indicate its action in writing, and shall transmit a copy of its written recommendation together with the hearing record, the report of the hearing panel, and all other relevant documentation, to the MEC or Board. The practitioner requesting the hearing has the right to receive the written decision of the MEC or Board, including a statement of the basis for the decision.

7-9 **NOTICE AND EFFECT OF RESULTS**

7-9.1 **Notice of Action Taken**
The notice of the action taken shall be given to the President of the Medical Staff and, by special notice, to the affected practitioner.

7-9.2 **Effect of Favorable Result**

A. **Adopted by the Board:**

If the Board’s action is favorable to the practitioner, such action shall constitute the final decision of the Board and the matter shall be considered finally closed.
B. Adopted by the MEC:

If the MEC action is favorable to the practitioner, it shall be promptly forwarded, together with all supporting documentation, to the Board for its decision. The Board shall either adopt or reject the MEC recommendation, in whole or in part, or refer the matter back to the MEC for further reconsideration. Any such referral shall include a statement of the reasons therefore and set a time limit within which a subsequent recommendation to the Board must be made. After receipt of such subsequent recommendation, the Board shall render its decision. The practitioner will be sent a special notice informing him or her of each action taken. A favorable decision shall constitute the final action of the Board, and the matter shall be considered finally closed. If the Board’s decision is adverse, the special notice shall inform the practitioner of his or her right to request an appellate review by the Board as provided in these Bylaws.

7-9.3 Effect of Adverse Action
If the action of the Board or MEC continues to be adverse to the practitioner, the special notice required shall inform the practitioner of his/her right to request an appellate review by the Board.

7-10 INITIATION AND PREREQUISITE OF APPELLATE REVIEW
7-10.1 Request for Appellate Review
Within ten (10) days after receipt of the notice given, the practitioner who requested the hearing may request in writing an appellate review by the Board. Such request shall be delivered to the hospital President or designee, either in person or by certified or registered mail. The written request for an appeal shall also include a brief statement of the reasons for appeal.

7-10.2 Waiver by Failure to Request Appellate Review
If such appellate review is not requested within the time and in the manner specified in Section 7-10.1, the practitioner shall be deemed to have waived his right to appeal and to accept the action so noticed, and it shall thereupon become final and effective immediately.

7-10.3 Notice of Time and Place
In the event of any appeal to the Board, the Board shall, within thirty (30) days after the receipt of such notice of appeal, schedule and arrange for an appellate review. The Board shall cause the practitioner to be given special notice of the time, place and date of the appellate review. The date of the appellate review shall be not less than fourteen (14) days nor more than sixty (60) days from the date of receipt of the request for appellate review; provided, however, that when a request for appellate review is made by a member who is under a suspension which is then in effect, the appellate review shall be held as soon as the arrangements may reasonably be made and not more than thirty (30) days from the date of receipt of the request for appellate review. The time for appellate review may be extended by the Board for good cause.

7-10.4 Appellate Review Body
The Board shall determine whether the appellate review shall be conducted by the Board as a whole or by an Appellate Review Committee of not less than three (3) members of the Board appointed by the Chairman of the Board. The Chairperson of the Board or designee shall be the presiding officer and shall have the same responsibilities as the presiding officer at the initial hearing. If such committee is appointed, the Board shall
delegate to such committee full authority to render a final decision on behalf of the Board. Members of the review panel may not be direct competitors of the practitioner under review, and should not have participated in any formal Investigation or deliberations leading to the recommendation for corrective action under consideration.

7-11  APPELLATE REVIEW PROCEDURE
7-11.1  Grounds for Appeal
The grounds for appeal to the Board shall be limited to the following:

A. There was substantial failure to comply prior to the hearing with the provisions contained in the Medical Staff Bylaws so as to deny basic fairness or reasonable due process; or
B. The recommendation of the hearing panel was made arbitrarily, capriciously, or with prejudice; or
C. The recommendation of the hearing panel was not supported by substantial evidence based upon the hearing record.

In making this assessment, the Board will consider the record of the hearing before the hearing panel and any written statements submitted by parties to the hearing.

7-11.2  Written Statements
Each party shall have the right to present a written statement in support of its position on appeal, provided that such statement is submitted to the Board or the committee of the Board, at least fifteen (15) days prior to the date of the appellate review, unless otherwise provided by the Board or the committee of the Board. A copy of each submitted written statement shall be provided to the opposing party at least seven (7) days prior to the date of the appellate review.

7-11.3  Submission of Additional Evidence
The appellate review panel may, but is not required to, accept additional oral or written evidence subject to the same cross-examination and admissibility provisions adopted at the hearing panel proceedings. Such additional evidence shall be accepted only if the party seeking to admit it can demonstrate that it is new, relevant evidence, and that any opportunity to admit it at the hearing was denied.

7-11.4  Oral Statement
The Board or the committee of the Board may, at its sole discretion, allow the parties and/or their representatives to personally appear and make a time-limited thirty (30) minute oral argument. Any party or representative so appearing shall be required to answer questions put to him/her by any member of the appellate review committee. This time restriction may be extended at the sole discretion of the presiding officer of the appellate review body.

7-11.5  Recesses and Adjournment
At the conclusion of the oral argument, if allowed, the appellate review shall be closed. The Board or the committee of the Board, may thereupon, at a time convenient to itself, conduct deliberations outside the presence of the parties and their representatives. At the conclusion of those deliberations, the appellate review shall be declared finally adjourned.

7-11.6  Action
The Board or the committee of the Board, may affirm, modify or reverse the action which is the subject of
the appeal, or refer the matter back to the MEC for further review and recommendation. If the matter is
referred back to the MEC for further review and recommendation, the committee shall promptly conduct its
review and make its recommendations to the Board or the committee of the Board, in accordance with the
instructions given to the Board or the committee of the Board. This further review process shall, in no event,
exceed thirty (30) days in duration, except as the parties may otherwise stipulate.

7-11.7 Final Board Decision
Within ten (10) days after the conclusion of the proceeding before the Board or the committee of the Board,
the Board or the committee of the Board shall render a final decision in writing and shall deliver copies
thereof to the MEC and, by special notice, to the practitioner. This decision shall be effective immediately
and shall not be subject to further review.

7-12 GENERAL PROVISIONS
7-12.1 Exhaustion of Administrative Remedies
By applying for membership on the Medical Staff or for privileges, each applicant agrees that, in the event of
any adverse action or decision with respect to the Medical Staff membership and/or privileges, the applicant
or Medical Staff member shall fully exhaust the administrative remedies afforded by the Medical Staff
Bylaws before resorting to formal legal action.

7-12.2 Limit of One Appellate Review
Except as otherwise provided in this section, no applicant or member shall be entitled as a matter of right to
more than one appellate review in total before the Board or the committee of the Board on any single
matter which may be the subject of an appeal, without regard to whether such subject is the result of action
by the MEC or the Board, or the committee of the Board or a combination of actions by such bodies.

7-12.3 Waiver
If, at any time after receipt of special notice of an adverse recommendation, action or result, a practitioner
fails to make a required request or appearance or otherwise fails to comply with these Bylaws, or to proceed
with the matter, he/she shall be deemed to have consented to such adverse recommendation, action, or
result and to have voluntarily waived all rights to which he/she might otherwise have been entitled under the
Medical Staff Bylaws then in effect with respect to the matter involved.

ARTICLE VIII: CREDENTIALING AND THE DETERMINATION OF PRIVILEGES

8-1 APPOINTMENT AND REAPPOINTMENT OF MEDICAL STAFF MEMBERSHIP

The following steps describe the process for credentialing (appointment and reappointment) of Medical
Staff members. Associated details may be found in the Medical Staff Credentials Manual.

A. Individuals interested in appointment to the Medical Staff may request an application and eligibility
criteria from the hospital. Eligible practitioners will be sent an application for appointment by the
hospital’s contracted credentials verification organization (CVO) upon the request of the Medical
Staff Office.

B. Upon completion of the verification conducted by the CVO, and submission of the application to the hospital, a designated individual will verify the contents and confirm that the applicant is eligible to
have the application processed further. If the application demonstrates that the applicant is not eligible for membership, he/she will be notified that no further evaluation or action will occur regarding the application. Applicants who do not meet criteria for Medical Staff membership and/or privileges are not eligible for due process.

C. An incomplete application will not be forwarded for consideration by the Medical Staff or Board. An application that remains incomplete for more than 30 days after written notification by the hospital that information is missing will be considered to have been voluntarily withdrawn.

D. A completed and verified application and privilege request form (if necessary) will be reviewed by the appropriate Quality & Safety Service Leader (QSSL), who will make a recommendation regarding Medical Staff membership and/or clinical privileges. The application will then be forwarded to the Credentials Committee.

E. The Credentials Committee will review the application, seeking the input of appropriate subject matter experts when it deems necessary. Following its review, the Credentials Committee will forward its recommendation on the applicant to the MEC.

F. The MEC will review the application and forward its recommendation to the Board regarding membership and, if appropriate, staff category and privileges. The MEC may also refer an application back to the Credentials Committee if it feels more information or evaluation concerning the applicant is necessary before it can render a recommendation to the Board.

G. Upon receipt of a recommendation from the MEC, the Board will review the applicant and determine whether to refer the matter back to the MEC for further deliberation, grant the applicant membership and/or privileges, and whether any restrictions or conditions should be attached to a grant of membership and/or clinical privileges. Membership and privileges will be effective upon final action by the Board.

H. Applicants may appeal recommendations by the MEC and decisions made by the Board in accordance with the Medical Staff Corrective Action and Fair Hearing section of these Bylaws.

8-2 GRANTING OF CLINICAL PRIVILEGES

The following steps describe the process for granting clinical privileges to qualified practitioners. Associated details may be found in the Medical Staff Credentials Manual and on Medical Staff delineation of privileges documents.

Practitioners shall be entitled to exercise only those privileges specifically granted to them by the Board. The Medical Staff may recommend clinical privileges for practitioners who are not Medical Staff members, but who hold a license to practice independently and who are considered eligible to practice independently at the hospital by the Board. Such practitioners include, but are not limited to, telemedicine/teleradiology and locum tenens providers.

A. Practitioners ineligible for Medical Staff membership, but eligible for privileges, will be sent an application by the hospital’s contracted credentials verification organization (CVO) at the request of the Medical Staff Office.

B. Upon completion of the verification conducted by the CVO, and submission of the application to the hospital, a designated individual will verify the contents and confirm that the applicant is eligible to have the application processed further. If the application demonstrates that the applicant is not eligible for privileges, he/she will be notified that no further evaluation or action will occur regarding the application. Applicants who do not meet criteria for Medical Staff privileges are not eligible for due process.
C. An incomplete application will not be forwarded for consideration by the Medical Staff or Board. An application that remains incomplete for more than 30 days after written notification by the hospital that information is missing will be considered to have been voluntarily withdrawn.

D. A completed and verified application and privilege request form will be reviewed by the appropriate Quality & Safety Service Leader (QSSL), who will make a recommendation regarding clinical privileges. The application will then be forwarded to the Credentials Committee.

E. The Credentials Committee will review the application and privilege request form, seeking the input of appropriate subject matter experts when it deems necessary. Following its review, the Credentials Committee will forward its recommendation on the applicant to the MEC.

F. The MEC will review the application and privilege request form and forward its recommendation to the Board regarding membership and, if appropriate, staff category and privileges. The MEC may also refer an application back to the Credentials Committee if it feels more information or evaluation concerning the applicant is necessary before it can render a recommendation to the Board.

G. Upon receipt of a recommendation from the MEC, the Board will review the application and privilege request form and determine whether to refer the matter back to the MEC for further deliberation, grant the applicant privileges, and whether any restrictions or conditions should be attached to a grant of clinical privileges. Privileges will be effective upon final action by the Board.

H. Applicants may appeal recommendations by the MEC and decisions made by the Board in accordance with the Medical Staff Corrective Action and Fair Hearing section of these Bylaws.

8-3 TIME PERIODS FOR PROCESSING

Applications for Medical Staff appointment and/or privileges shall be considered in a timely and good faith manner by all individuals and groups required by the Medical Staff Bylaws or policies to act upon them, and shall be processed whenever possible within the time periods specified in this section. Any application that remains incomplete as described in 8-2(C), above, will be considered to have been voluntarily withdrawn.

Within 60 days after receipt of a completed application for membership and/or privileges, the Credentials Committee or its Chair shall submit a written recommendation to the Medical Executive Committee.

Within 60 days after receipt of recommendations from the Credentials Committee or its Chair, the MEC shall submit a recommendation regarding appointment and/or clinical privileges to the Board.

The Board will act upon recommendations from the MEC at its next regularly scheduled meeting.

The time periods in this section are guidelines, and deviations will not entitle the applicant to any procedural due process rights.

8-4 MEDICAL STAFF CREDENTIALS MANUAL

Associated details elaborating on the credentialing and privileging processes can be found in the Medical Staff Credentials Manual, which will be adopted and modified from time to time by action of the Medical Executive Committee and approval by the Board.

8-5 TEMPORARY CLINICAL PRIVILEGES
8-5.1 Circumstances
Temporary privileges shall be granted by the hospital President or designee, acting on behalf of the Board, and based on a recommendation by the President of the Medical Staff (or the Vice-President in the President’s absence).

Temporary privileges may be granted to a practitioner for a limited time, up to 120 days. Temporary privileges may be granted to a practitioner who meets one of the following circumstances and the minimum criteria as defined below:

A. Pendency of a new application for Medical Staff membership and/or privileges: Temporary clinical privileges may be granted for new applicants for Medical Staff membership and privileges, after positive recommendation by the Credentials Committee, provided the application is complete as defined in these Bylaws and the Medical Staff Credentials Manual.

B. To fulfill an important patient care, treatment, and/or service need: In special circumstances, an appropriately licensed practitioner of documented competence may be granted temporary privileges for the care of one or more specific patients. The following documentation is required for temporary privileges:

1. A complete application;
2. An unrestricted Maine state license;
3. Relevant training and/or experience;
4. Current competence;
5. The ability to perform the privileges requested;
6. No current or previously successful challenge to licensure or registration;
7. Must not have been subject to involuntary resignation of Medical Staff membership at another organization;
8. Must not have been subject to involuntary limitation, reduction, denial, or loss of privileges;
9. An unrestricted DEA (if applicable);
10. Current and verifiable professional liability insurance issued by a carrier licensed by the State of Maine, in a form and amount satisfactory to the Board;
11. Current standing from primary practicing facility, if applicable;
12. A query to and evaluation of National Practitioner Data Bank (NPBD) information; and
13. A written or verbal reference that establishes current competency.

B. Disaster Privileges: Disaster privileges may be assigned to individuals in accordance with the hospital policies on disasters and the associated credentialing and privileging details enumerated in the Medical Staff Credentials Manual.

8-5.2 Termination

Upon discovery of any information or the occurrence of any event of a nature which raises questions about a practitioner’s professional qualifications or ability to exercise any or all of the temporary privileges granted, the hospital President or the Medical Staff President may terminate any or all of the practitioner’s temporary privileges, subject to the ultimate approval of the Board. Where the life and/or well-being of a patient is determined to be endangered by continued treatment by a practitioner exercising temporary privileges, the termination may be effected by any person entitled to impose precautionary/summary suspensions under the Bylaws. In the event of such termination, the patients of the affected practitioner shall be assigned to
another practitioner by the President or his/her designee. Where feasible, the wishes of the patient shall be considered in choosing a substitute practitioner.

8-5.3  **Procedural Rights**

A practitioner shall not be entitled to procedural rights because of the denial of any request for temporary privileges, or because of any termination or suspension of temporary privileges, whether in whole or in part.

**ARTICLE IX: MEDICAL STAFF OFFICERS AND MEC MEMBERS-AT-LARGE**

9-1  **OFFICERS OF THE MEDICAL STAFF**

The officers of the Medical Staff shall be:

A.  President
B.  Vice-President
C.  Immediate Past President [In the event that the Immediate Past President is unavailable, unable, or unwilling to serve, the position shall remain vacant.]

9-2  **MEC MEMBERS-AT-LARGE**

There shall be seven members-at-large.

9-3  **QUALIFICATIONS OF OFFICERS AND MEC MEMBERS-AT-LARGE**

Officers of the Medical Staff and MEC members-at-large must satisfy the following criteria at the time of nomination and continually throughout their term of office:

1.  Officers must be physician members of the Active Medical Staff in good standing for at least two years. MEC members-at-large must be members of the Active Staff in good standing for at least two years;
2.  It is preferable that officers and members-at-large have constructively participated in Medical Staff activities, including, but not limited to committee membership, performance improvement, risk management, peer review; etc.,
3.  Indicate a willingness to serve; and
4.  Be willing to participate in Medical Staff leadership training during their term in office.

The Medical Staff Leadership & Succession Planning Committee will have discretion to determine if a staff member wishing to run for office meets the qualifying criteria.

Officers and MEC members-at-large must disclose conflicts of interest and leadership positions outside of SMHC. Non-compliance with this requirement will result in the officer or MEC member-at-large being automatically removed from office, unless the Board determines that allowing the individual to maintain the position is in the best interest of the hospital. The Board shall have discretion to determine what constitutes a “leadership position” at another hospital. Officers and MEC members-at-large must sign a conflict of interest statement.
9-4  **SELECTION**

The Medical Staff Leadership & Succession Planning Committee as outlined in Article 11-7 of these Bylaws shall select at least one nominee for each available position. Nominations must be announced and the names of the nominee(s) distributed to all members of the Active Staff at least 30 days prior to the election.

9-5  **ELECTION OF OFFICERS AND MEMBERS-AT-LARGE**

Officers and members-at-large shall be elected in the month of December. Only members of the Active Staff are eligible to vote.

The Medical Staff Services Professional (MSSP) will determine the mechanism by which votes may be cast, subject to the approval of the MEC. These may include, but are not limited to, written mail ballots, electronic voting, or other technology for transmitting the members’ voting choices. No proxy voting will be permissible. The nominee(s) with the greatest number/majority of votes will be elected. In the event of a vote without a clear winner, the MSSP will make arrangements for repeat votes until one candidate receives the majority of votes.

Officers and members-at-large will be eligible to assume office once the Board has ratified the election. Such ratification cannot be unreasonably withheld.

A petition signed by at least ten percent of the Active Staff may add nominations to the ballot at least 45 days prior to the election in order for the nominee(s) to be placed on the ballot. The Medical Staff Leadership & Succession Planning Committee must determine if candidates meet the qualifications for the position sought before they can be placed on the ballot.

9-6  **TERM OF OFFICE**

All officers and members-at-large serve a term of three years, or until successors are elected and ratified by the Board. They shall take office in the month of January or after Board certification of the election. The Medical Staff President, Vice President, and members-at-large may serve one successive term; the Immediate Past President may serve only one term.

9-7  **DUTIES OF OFFICERS AND MEMBERS-AT-LARGE**

**Medical Staff President**

The President shall serve as the chief administrative officer and principal elected official of the Medical Staff. As such, he or she shall be responsible for implementing the general responsibilities of the Medical Staff, including, without limitation:

A. Act in coordination and cooperation with the hospital President, CMO, ACMO, and the Board in matters of mutual concern involving the care of patients at the hospital;

B. Represent and communicate the views, policies, and needs, and report on the activities of, the Medical Staff to the hospital President, CMO, ACMO, and the Board;

C. Call, preside at, and be responsible for the agenda of meetings of the Medical Staff and MEC;
D. Promote adherence to the Bylaws, policies, rules and regulations of the Medical Staff and the hospital, and for implementation of appropriate sanctions where indicated;

E. Serve on the Board (non-voting); and

F. Perform functions authorized in these Bylaws, policies, rules and regulations of the Medical Staff and the hospital.

**Vice-President**

The Vice-President shall be a member of the MEC and shall assist the President and perform such duties as may be assigned by the President. In the absence of the President, or upon the occurrence of a vacancy in the office of President, the Vice-President shall assume the responsibilities, exercise the authorities, and perform the duties assigned to the President until the President returns or that office is filled.

**Immediate Past President**

The Immediate Past President shall be a member of the MEC and shall serve as an advisor to the President and perform those functions delegated by the President.

**MEC Members-at-Large**

The members-at-large shall advise and support the Medical Staff officers and are responsible for representing the needs/interests of the entire Medical Staff, not simply representing their preferences or those of their own clinical specialty or discipline.

9-8 **REMOVAL**

A. An officer or at-large member of the MEC may be removed by:

1. A petition setting forth the deficiencies in performance of duties of the officer or member-at-large signed by at least 25 percent of the eligible voting members of the Medical Staff and presented to the Medical Executive Committee, followed by a two-thirds (2/3) vote of the eligible Medical Staff present and voting at any general or special Medical Staff meeting; OR

2. A three-fourths (3/4) vote of the MEC; OR

3. The Board.

B. The following conditions, including but not limited to, constitute a reasonable basis for removal from office of an officer or MEC member-at-large:

1. Failure to comply with applicable policies, Bylaws, or Rules & Regulations;
2. Failure to perform the duties of the position held;
3. Conduct detrimental to the interests of the Medical Staff or Southern Maine Health Care;
4. An infirmity that renders the individual incapable of fulfilling the duties of that office; or
5. Failure to continue to satisfy any of the criteria in Section 9-3 of these Bylaws (Qualifications for Officers and At-Large Members of MEC).
C. Prior to scheduling a meeting to consider removal, a representative from the Medical Staff, MEC, or Board will meet with and inform the individual of the reason(s) for the proposed removal proceedings.

D. The individual will be given at least ten days special notice of the date of the meeting at which removal is to be considered. The individual will be afforded an opportunity to address the MEC, the Active Medical Staff, or the Board, as applicable, prior to a vote on removal.

E. Removal will be effective when confirmed by the Board.

9.8-1 Automatic Removal

Automatic removal shall occur, without need for a vote, in the event any of the following affects the officer or MEC at-large member in question:

1. Termination or suspension of the individual’s medical license in the State of Maine;
2. Any action that negatively affects an officer or at-large MEC member’s standing on the Medical Staff; or
3. Recommendation by the MEC to the Board for the imposition of corrective action, or the acceptance of such recommendation by the Board.

9-9 VACANCIES

When a vacancy occurs in the office of President, the Vice-President will assume this position for the remainder of the existing term. The MEC shall appoint a member of the MEC to complete the vacated Vice President’s position. A vacancy in a Member-at-Large position will be filled by the MEC’s appointment of a member of the Active Medical Staff who meets criteria for the office, as stated in Section 9-3 of these Bylaws (Qualifications for Officers and At-Large Members of MEC).

If the Immediate Past-President resigns or is not eligible to hold this position for any reason, or is unable or unavailable to serve, the position shall remain vacant.

If the President resigns during the term of his or her elected office, he or she will not be considered the Immediate Past-President during the balance of such term.

ARTICLE X: CLINICAL ORGANIZATION OF THE MEDICAL STAFF

10-1 CLINICAL ORGANIZATION OF THE MEDICAL STAFF

The Medical Staff is a non-departmentalized organization that carries out its responsibilities through committees and individuals assigned specific tasks.

ARTICLE XI: MEDICAL STAFF COMMITTEES

11-1 TYPES OF COMMITTEES

The standing committees of the SMHC Medical Staff are:
1. Medical Executive Committee (MEC)
2. Credentials Committee
3. Medical Staff Quality Improvement Committee (MSQI)
4. Medical Staff Leadership & Succession Planning Committee
5. Medical Staff Health Committee

Other special or ad hoc committees can be convened by the MEC on an as-needed basis to address a specific issue.

11-2 COMMITTEE CHAIR

Unless designated otherwise in these Bylaws, the chair of each standing or special committee shall be appointed by the President, subject to approval of the Medical Executive Committee. Unless specified otherwise in these Bylaws, each committee chair shall be appointed to a term of three years, and may be appointed to successive terms.

11-3 MEMBERSHIP AND APPOINTMENT

A. Eligibility

1. All members of the Active and Affiliate staff shall be eligible for committee membership as stated in these Bylaws and the descriptions of the committees in this section.
2. Where specified in these Bylaws, or where the Medical Executive Committee deems it appropriate to the functions of a committee, representatives from various services of the hospital, including, without limitation, administration, nursing, laboratory, information management, and pharmacy services, shall be eligible for appointment to specific committees of the Medical Staff.

B. Selection

Unless otherwise provided in these Bylaws, Medical Staff members of any committee other than the MEC shall be appointed by the President in consultation with the MEC. Where applicable, the Chief Executive Officer or designee shall appoint hospital staff members to Medical Staff committees that require representation from hospital services.

C. Chief Executive Officer

Unless otherwise provided in these Bylaws, the Chief Executive Officer or his/her designee, shall serve as an ex-officio member, without a vote, of all Medical Staff Committees.

D. Voting

Unless stated otherwise in these Bylaws, all members of the Medical Staff who have been appointed to a committee shall have a vote.

E. Term
Unless specified otherwise in these Bylaws, each Medical Staff committee member shall be appointed to a term of three years, and may be reappointed as often as the individual, or party responsible for such appointment, may deem advisable.

11-4 **CONDUCT OF MEETINGS**

Meetings may be face-to-face, or by mail, e-mail, survey, or other electronic means acceptable to the committee.

11-4.1 **Regular Meetings**

Committee Chairs may establish the time for holding regular meetings, which will be run in a manner determined by the chair or his/her designee, who shall preside. Compliance with rules of parliamentary procedure is not required.

11-4.2 **Special Meetings**

A special meeting of any committee may be called by the Chair, by the President of the Medical Staff, or by written request signed by 25 percent of the current voting members of the committee, but not by fewer than two members.

Written or electronic notice stating the place, day, and hour of any special meeting shall be provided to each member of the committee, not less than five days before the time of such meeting.

11-4.3 **Quorum**

Unless otherwise specified in these Bylaws, a quorum for committee meetings shall be those voting members present, but not fewer than three members.

11-4.4 **Manner of Action**

Unless otherwise stated in these Bylaws or its associated manuals, the action of a majority of the voting members present or participating electronically at a meeting, at which a quorum is present, shall be the action of that committee.

11-4.5 **Minutes, Reports, and Recommendations**

Each committee shall maintain a permanent record of its findings, proceedings, and actions, which must include a record of the members in attendance or participating, and the results of any votes taken at the meeting. Each committee shall make a timely written report to the Medical Executive Committee and to other committees and individuals as necessary. The Medical Executive Committee may consider such reports as part of a consent agenda. Minutes containing peer review material or decisions, shall be considered confidential to the full extent permitted under the law.

11-4.6 **Attendance Requirements**

Members of the MEC, Credentials, and Medical Staff Quality Improvement Committees are expected to attend at least 75 percent of committee meetings held each year. The President of the Medical Staff may
remove any appointed or elected member from a committee assignment for non-compliance with attendance requirements.

11-4.7 Procedure to Request A Special Appearance By A Practitioner

If a committee feels it necessary for a practitioner to attend a meeting, the practitioner will be given special notice of the meeting, including the date, time, and place, a statement of the issue involved, and a statement that the practitioner's appearance is mandatory at least five days before the meeting is scheduled. Failure to attend a meeting when asked, unless excused by the President upon showing good cause, shall be considered an immediate and voluntary relinquishment of privileges.

11-5 MEDICAL EXECUTIVE COMMITTEE

A. Membership
   All members of the Active Medical Staff are eligible for Medical Executive Committee membership. In accordance with Joint Commission and CMS standards, the majority of MEC members must be physicians.

B. Composition
   The MEC shall consist of the following ten voting members:
   
   1. President of the Medical Staff;
   2. Vice-President of the Medical Staff;
   3. Immediate Past-President, if available and able; he/she will serve one three-year term; and
   4. Seven elected members-at-large, at least one, but no more than four of whom, shall be Advanced Practice Providers (APPs);

   The following will be ex-officio, non-voting members of the MEC:
   
   1. Hospital President
   2. CMO (or designee)

C. Election, Appointment, and Term of MEC Members

   The general Medical Staff exercises its authority over the MEC through the election of its membership. Officers and at-large members serving on the MEC will be members as long as they hold their elected positions. The term of at-large members will be staggered in a manner determined by the MEC. Any eligible member of the Active Medical Staff may run for an at large position by notifying the Medical Staff Leadership & Succession Planning Committee as outlined in Section 11-7.

D. Removal From the MEC

   Officers and at-large members serving on the MEC will lose their committee membership if removed from their position as described in Section 9-8 of these Bylaws.

E. Quorum
A quorum for the MEC shall consist of at least 50 percent of the current voting membership in attendance, either in person or via telephonic or electronic means.

F. Responsibilities

The responsibilities of the MEC, as delegated by the Medical Staff, shall be as follows:

1. The MEC is empowered to act for the Medical Staff, including intervals between regular Medical Staff meetings. The officers are empowered to act in urgent situations between MEC meetings;

2. The MEC shall represent the Medical Staff, assume responsibility for the effectiveness of all medical activities of the Medical Staff, act on matters of concern and importance to the Medical Staff and act at all times as the authorized delegate of the Medical Staff in regard to general and specific functions of the Medical Staff;

3. The MEC shall request evaluations of practitioners privileged through the Medical Staff process in instances where there is doubt about an applicant’s or member’s ability to perform the privileges requested;

4. The MEC receives and acts on reports and recommendations from Medical Staff committees, clinical service lines, hospital committees, consultants, and other relevant individuals;

5. The MEC consults with hospital administrators on quality-related aspects of contracts for patient care services with entities outside the hospital;

6. The MEC adopts clinical and/or administrative policies on behalf of the Medical Staff which it deems prudent and informs the Medical Staff of such policies;

7. The MEC carries out investigations in accordance with the Corrective Action & Fair Hearing section of these Bylaws before making recommendations to the Board to terminate, limit, or restrict a practitioners membership and/or privileges;

8. The MEC is responsible for making Medical Staff recommendations directly to the governing body, via its established protocol. Such recommendations pertain to at least the following:

   a. The Medical Staff’s structure;
   b. The process used to review credentials and delineate individual clinical privileges;
   c. Recommendations for individuals for Medical Staff membership, privileges, appointment, and reappointment;
   d. Recommendations for delineated clinical privileges for each practitioner privileged through the Medical Staff process;
   e. The participation of the Medical Staff in organizational performance improvement activities;
   f. The mechanism by which Medical Staff membership and/or clinical privileges may be terminated;
   g. The mechanism for fair hearing procedures;
h. The MEC’s review of and actions on reports of Medical Staff committees and other assigned activity groups, as appropriate; and

i. Makes recommendations to the Medical Staff for changes or amendments to the Medical Staff Bylaws.

G. **Meetings**

The MEC shall meet monthly, at least eight times per year, and shall maintain a permanent record of all proceedings and actions at its meetings. The Medical Staff President or his/her designee will chair all meetings of the MEC.

H. **Call of Special Meeting**

The Medical Staff President may call special meetings of the MEC at any time. Such meeting may be held in person, or through telephonic or electronic conferencing.

I. **Notice of Special Meeting**

Notice of a special meeting of the MEC shall be by e-mail or telephone.

11-6  **CREDENTIALS COMMITTEE**

A. **Membership**

All members of the Active Medical Staff are eligible for Credentials Committee membership. The majority of Credentials Committee members must be physicians.

B. **Composition**

The Credentials Committee shall consist of the following voting members:

1. President of the Medical Staff;
2. A voting member of the MEC; and
3. At least six members of the Active Medical Staff, representative of the disciplines, specialties, and employed/independent practitioners that make up the Staff, to the degree possible.

The following will be ex-officio, non-voting members of the Credentials Committee:

1. Hospital President or his/her designee;
2. CMO or his/her designee; and
3. A representative(s) of the Board may be included.

C. **Responsibilities**

The Credentials Committee shall be responsible for the performance of Medical Staff functions related to credentialing and privileging in accordance with legal and regulatory standards as described in these Bylaws, the Credentialing Manual, and associated Medical Staff policies and procedures. The duties of the committee include:
1. To review and evaluate the credentials and qualifications of each applicant for initial Medical Staff appointment, reappointment, modification of appointment, and for clinical privileges, and making a recommendation to the MEC for each;
2. Investigating, reviewing, and reporting on matters concerning the professional or ethical conduct of any practitioners assigned to or referred to the committee by the Medical Staff President, MEC, or Medical Staff Quality Improvement Committee;
3. Making recommendations to the MEC regarding the adoption of credentialing policies and procedures; and
4. Making recommendations to the MEC regarding the adoption of privileging criteria and delineation of privilege forms.

D. Meetings

1. The Credentials Committee shall meet monthly, at least eight times per year.
2. The committee shall maintain a permanent record of its proceedings and actions and shall report to the MEC on all of its activities.

E. Quorum

A quorum for the Credentials Committee shall consist of at least 50 percent of the current voting membership in attendance, either in person or via telephonic or electronic means.

11-7 MEDICAL STAFF LEADERSHIP & SUCCESSION PLANNING COMMITTEE

A. Membership

All members of the Active Medical Staff are eligible for Medical Staff Leadership & Succession Planning Committee membership. The majority of committee members must be physicians.

B. Composition

The Medical Staff Leadership & Succession Planning Committee is an ad hoc committee. When needed, it shall consist of:

1. At least three members of the Active Medical Staff appointed by the MEC who are not running for any elected office. The MEC shall designate one of its appointees to serve as Chair;
2. The Medical Staff President; and
3. The hospital President or his/her designee, in a non-voting capacity.

C. Responsibilities

The Medical Staff Leadership & Succession Planning Committee shall be responsible for identifying nominees for officers of the Medical Staff and at-large MEC members when elections are held for these positions. The committee shall take into consideration potential appointees’ prior experience as an officer or MEC member, and making the committee representative of the Medical Staff with regard to discipline, specialty, employed/independent, age, race, and gender.
D. Procedures

1. The Medical Staff Leadership & Succession Planning Committee will meet at least 90 days prior to the electronic or General Medical Staff meeting at which the election will be held.

2. The Medical Staff Leadership & Succession Planning Committee shall circulate a list of nominees to the Active members of the Medical Staff at least 60 days prior to scheduled voting.

3. In order for a nomination to be placed on the ballot, the following criteria must be met:
   a. Candidates must have been members of the Active Staff category at Southern Maine Health Care for at least two years, and meet any other qualifications listed in these Bylaws for the position to which they seek election. The Committee shall have discretion to determine if these criteria have been met. In considering candidates, the Committee shall seek to provide for diverse representation of the Medical Staff, e.g., discipline, specialty, employed/independent, age, and gender.
   b. Members of the Active Staff who are not initially chosen by the Medical Staff Leadership & Succession Planning Committee who wish to have their names included on the election ballot must submit the signatures of 10 percent of the Active Staff in support of their nomination; the required supporting signatures must be submitted to the Medical Staff Office at least 45 days prior to the General Medical Staff meeting at which the election will be held.

4. The Committee shall notify each Active Staff member of the final slate of nominees for the positions available not less than 30 days before voting is to take place.

11-8 MEDICAL STAFF QUALITY IMPROVEMENT COMMITTEE

A. Composition
The Medical Staff Quality Improvement Committee shall consist of the President and Vice-President of the Medical Staff and at least six additional members of the Active and/or Affiliate Staff. The Vice-President of the Medical Staff (or designee) will serve as Chair of the committee. The Chief Executive Officer or designee and the hospital President or designee shall serve as ex-officio members, without vote. A member of the Board may be included as an ex officio member, without vote. The Vice-President of Quality will also be a non-voting member.

B. Responsibilities
The Medical Staff Quality Improvement Committee is responsible to the MEC and the Board for the overall operation of Medical Staff peer review and performance improvement activities, and for collaborating with hospital administration and its quality and performance improvement structure, as needed, to improve quality of care, treatment, and services, and patient safety. The responsibilities of the committee include, but are not limited to:

1. Instituting activities for measuring, assessing, and improving care and processes that primarily depend on the actions of one or more privileged practitioners and reporting results of quality measure and performance improvement plans to the governing board via the MEC.
2. Providing on-going measurement, assessment, analysis, and improvement of the:
   a. Medical assessment and treatment of patients;
   b. Use of medications;
   c. Use of blood and blood components;
   d. Use of operative and other procedures;
   e. Appropriateness of clinical practice patterns;
   f. Significant departments from established patterns of clinical practice;
   g. Coordination of care, treatment, and services with other practitioners and hospital personnel, as relevant to the care, treatment, and services of an individual patient;
   h. Accurate and timely completion of patients’ medical records utilizing the hospital’s designated electronic medical record;
   i. Process of analyzing and improving patient satisfaction; and
   j. The use of developed criteria for autopsies.

3. Review of sentinel event data and patient safety data collected by the hospital staff.

4. Establishment of peer review policies and protocols for implementation by clinical Service lines and Medical Staff committees to assure reliability and consistency across specialties, and coordinate interdisciplinary approaches to peer review.

5. Review of the findings of the assessment processes that are relevant to an individual's performance. The organized Medical Staff is responsible for determining the use of this information in the ongoing evaluations of a practitioner's competence.

6. Creation and implementation of, or recommendation to, the MEC plans for collegial intervention with practitioners who are identified through peer review activities as in need of such interventions.

7. Drawing conclusions, making recommendations, and taking action and following-up based upon the assigned responsibilities and duties.

C. **Meetings**
   The Medical Staff Quality Improvement Committee shall meet monthly, at least eight times per year. Committee actions will be reported to the MEC.

D. **Quorum**
   A quorum for the Quality Committee shall consist of at least 50 percent of the current voting membership in attendance, either in person or via telephonic or electronic means.

**11-9 MEDICAL STAFF HEALTH COMMITTEE**

A. **Membership**
   This committee shall be a sub-committee of the MEC; members shall be at least four voting members of the MEC, appointed by the Chair.
B. Responsibilities

1. The committee shall meet as needed, at the discretion of the MEC.

2. The Medical Staff Health Committee receives reports from any source regarding possible impairment of a member, including self-referrals, and screen out specious or inappropriate reports.

3. As appropriate, the committee refers members to the Medical Professionals Health Program, other medical or surgical specialists, or other sources, for evaluation and treatment of condition(s) affecting the member’s ability to safely practice.

4. The committee assists members with post-evaluation treatment monitoring.

5. Referrals, monitoring, and all member-related activity by the committee and its members is confidential; however, should a member fail to comply with treatment plans and monitoring or otherwise jeopardize patient safety, the committee will refer the member to the Medical Executive Committee for corrective action.

6. Any privileged or credentialed practitioner who has been unable to work due to illness, surgery, or physical/mental condition must submit adequate documentation from his/her treating physician attesting to the practitioner’s health status and ability to safely and competently perform the privileges he/she has been granted.

7. The committee also organizes staff-wide education about practitioner impairment issues.

11-10 SPECIAL OR AD HOC COMMITTEES

The Medical Staff President or the MEC may appoint ad hoc committees on behalf of the Medical Staff to address specific issues or concerns. In establishing such committees, there will be a notation made in the minutes of the MEC describing the committee’s purpose and charge, timeframes for its work, and the duration of its appointment. Such committees will report to, and be accountable to, the MEC.

11-11 MEDICAL STAFF REPRESENTATION ON HOSPITAL COMMITTEES

To provide Medical Staff input where appropriate, the Medical Staff President, subject to the approval of the hospital President or his/her designee, may appoint members of the Medical Staff to hospital committees. The Board and its subcommittees are not considered hospital committees under this section. It shall be the responsibility of the Medical Staff member(s) sitting on a hospital committee to bring to the attention of the MEC or a Medical Staff Officer any matter brought before such committee that requires the attention of, or action by, the Medical Staff leadership.

11-12 CONFLICT OF INTEREST

Responsibilities of Leadership and Committee Service:
A. To provide a means for informed decision-making, officers, QSSLs, and all those appointed or elected to committees must disclose potential conflicts of interest, including employment and contracting, relationships with the hospital or with entities competing with the hospital, as relevant to the position held and the circumstances.

B. Members shall not use or disclose any information obtained as a result of their Medical Staff leadership position for any purpose other than the furtherance of quality medical care in the hospital. Neither Medical Staff membership nor any clinical privilege is affected by any conflict of interest or the declaration of any potential conflict of interest.

C. Participation in Medical Staff activities and processes shall be carried out in good faith for the promotion of quality patient care. Medical Staff members cannot be fired from their hospital employment or be terminated from hospital contracts because they fulfill Medical Staff assignments in good faith, consistent with these Bylaws.

ARTICLE XII: GENERAL MEDICAL STAFF MEETINGS

12-1 GENERAL MEDICAL STAFF MEETINGS
The Medical Staff will meet at least four times each year. The meeting schedule will be developed and published by the Medical Staff Office, and notice of the meetings will be sent in a manner determined by the Medical Staff Office to all Medical Staff members. The President or MEC may call additional general meetings for any reason they deem appropriate, including, but not limited to: promoting communication with the Medical Staff, to provide a forum for discussion on matters of Medical Staff interest, to review quality and safety data and concerns, to present educational programs, or to address proposed changes to the Medical Staff Bylaws.

12-2 ATTENDANCE AT MEETINGS
All members of the Medical Staff are encouraged to attend Medical Staff meetings.

12-3 QUORUM
Those Active Staff members present and voting (in person or through electronic communication, if offered) shall constitute a quorum at any meeting, unless otherwise stated in these Bylaws.

12-4 MINUTES
Minutes of each regular and special meeting of the Medical Staff shall be prepared and shall include a record of the attendance of members and votes taken on matters presented at the meeting. The minutes shall be maintained in a permanent file in the Medical Staff Office. Minutes shall be made available to any Medical Staff member upon request.

12-5 CONDUCT OF MEETINGS
Meetings of the Medical Staff shall be run in a manner determined by the President or designee who shall preside. Compliance with rules of parliamentary procedure is not required.

12-6 SPECIAL MEETINGS
12-6.1 Call of Special Meeting

A special meeting of the Medical Staff may be called at any time by the President, and may also be called at the request of the Board, the MEC, or in response to a petition presented to the President and signed by 20 percent of the Active Staff. No business shall be transacted at any special meeting, except that for which the meeting is called and stated in the notice of such meeting.

12-6.2 Notice of Special Meeting

Notice of the time, place, and purpose(s) of any special meeting of the Medical Staff shall be sent to each member of the Medical Staff in a manner determined by the Medical Staff Office at least seven days before the date of such meeting.

ARTICLE XIII: CONFIDENTIALITY, IMMUNITY, AUTHORIZATIONS AND RELEASES

13-1 CONFIDENTIALITY OF INFORMATION

To the fullest extent permitted by law, the following shall be kept confidential:
1. Information submitted, collected, or prepared by any representative of this or any other healthcare facility, organization, or medical staff for the purposes of assessing, reviewing, evaluating, monitoring, or improving the quality and efficiency of healthcare provided;
2. Evaluations of current clinical competence and qualification for staff appointment, affiliation, and/or clinical privileges or specified services;
3. Contributions to teaching or clinical research; and
4. Determinations that healthcare services were indicated or performed in compliance with an applicable standard of care.

This information will not be disseminated to anyone other than a representative of the hospital, or to other healthcare facilities or organizations of health professionals that are engaged in official, authorized activities for which the information is needed. Such confidentiality shall also extend to information provided by third parties. Each practitioner expressly acknowledges that violations of confidentiality provided here are grounds for immediate and permanent revocation of staff appointment/affiliation and/or clinical privileges.

13-2 IMMUNITY FROM LIABILITY

No representative of this healthcare organization shall be liable to a practitioner for damages or other relief for any decision, opinion, action, statement, or recommendation made within the scope of his or her duties as an official representative of the hospital or Medical Staff. No representative of this healthcare organization shall be liable for providing information, opinion, counsel, or services to a representative or to any healthcare facility or organization of health professionals concerning said practitioner. The immunity protections afforded in these Bylaws are in addition to those prescribed by applicable state and federal laws.

13-3 COVERED ACTIVITIES

The confidentiality and immunity provided by this article apply to all information or disclosures performed or made in connection with this or any other healthcare facility’s or organization’s activities concerning, but not limited to, the following:
1. Applications for appointment/affiliation, clinical privileges, or specified services;

2. Periodic reappraisals for renewed appointments/affiliations, clinical privileges, or specified services;

3. Corrective or disciplinary actions;

4. Hearings and appellate reviews;

5. Quality assessment and performance improvement/peer review activities;

6. Utilization review and improvement activities; and

7. Other hospital, committee, department, or staff activities related to monitoring and maintaining quality and efficient patient care and appropriate professional conduct.

13-4 RELEASE OF INFORMATION

When requested by the President of the Medical Staff or his or her designee, each practitioner shall execute general and specific releases. Failure to execute such releases shall result in an application for appointment, reappointment, or clinical privileges being deemed voluntarily withdrawn and not processed further.

ARTICLE XIV: GENERAL PROVISIONS

14-1 MEDICAL STAFF RULES, REGULATIONS, AND POLICIES

Subject to approval by the Board or its designee, the Medical Executive Committee shall adopt such rules, regulations and policies as may be necessary to carry out the responsibilities and functions of the Medical Staff and implement its operations. There shall be no substantive distinction between rules, regulations, and policies.

14-2 PAYMENT OF DUES AND FEES

Annual Medical Staff dues may be recommended by the Medical Executive Committee. Payments will be managed by the Medical Staff Office and disbursements will be authorized by vote of the MEC. Failure to pay dues may result in ineligibility for reappointment or other action as determined by the MEC.

14-3 JOINT CONFERENCE

Whenever the Board’s proposed decision will be contrary to the MEC’s recommendation, the Board shall submit the matter to a Joint Conference of an equal number of Medical Staff and Board members for review and recommendation before making its final decision and giving notice of final decision. Individuals participating in a Joint Conference will be appointed by the Medical Staff President and Chair of the Board. The MEC or the Board may also request the convening of a Joint Conference to discuss any matter of controversy or concern that would benefit from enhanced dialogue between Medical Staff and Board leaders.

14-4 HISTORIES AND PHYSICALS
A medical history and physical examination must be completed no more than 30 days before or 24 hours after admission or registration, but prior to surgery, an interventional diagnostic procedure, or a procedure requiring anesthesia services. The medical history and physical examination must be completed and documented by a physician, an oral/maxillofacial surgeon, or other qualified licensed individual with privileges to do so, in accordance with state law and hospital policy.

When the medical history and physical was completed within 30 days prior to admission or registration, an updated examination of the patient, including any changes in the patient’s condition, must be completed and documented within 24 hours after admission or registration, but prior to surgery, an interventional diagnostic procedure, or procedure requiring anesthesia services. The updated examination of the patient, including any changes in the patient’s condition, must be completed and documented by a physician, an oral/maxillofacial surgeon, or other qualified licensed individual with privileges to do so, in accordance with state law and hospital policy.

14-5 COMMUNICATION

The hospital and Medical Staff leadership will communicate with members of the Medical Staff and/or privileged practitioners via e-mail; all must maintain an active e-mail account.

ARTICLE XV: ADOPTION AND AMENDMENT OF MEDICAL STAFF GOVERNING DOCUMENTS

15-1 REVIEW, REVISION, ADOPTION, AND AMENDMENT OF BYLAWS

The Medical Staff shall have the responsibility to review its Bylaws at least every 36 months. The Medical Staff can fulfill this responsibility through its elected and appointed leaders, a committee, or through direct vote of its membership. Neither the Medical Staff nor the Board shall unilaterally amend the Medical Staff Bylaws.

Proposed amendments to the Bylaws may be made by the MEC, a Medical Staff committee, or by a petition signed by 20 percent of the members of the Active Staff, as outlined in Section 12-6.1 of these Bylaws. When proposed by the MEC, there will be communication of the proposed amendment to the Medical Staff for approval prior to presentation to the Board for final approval.

15-1.1 Voting and Adoption of Amendments

The MEC shall vote on proposed amendments at a regular meeting or at a special meeting called for such purpose. Following an affirmative vote by the MEC, all members of the Active Medical Staff shall receive a description of the proposed amendment(s) by email. At least thirty days following this dissemination of the proposed amendment, all eligible members of the Medical Staff will be able to vote on the proposed amendment(s). This vote may be conducted at a regular or special meeting of the Medical Staff, or via printed or electronic ballot in a manner determined by the MEC. Votes in favor of amendment(s) or those that are not returned will be considered affirmative votes in support of the MEC recommendations for amendment(s). To be adopted, the proposed amendment(s) must be affirmed by a majority of the members of the Active Medical Staff and the Board must subsequently ratify the amendment. Once approved by the Board, the Medical Staff will be notified of the revisions by e-mail.

15-1.2 Urgent Amendments
In cases of documented need for an urgent bylaws amendment in order to comply with law or regulation, the MEC may provisionally adopt, and the Board may provisionally approve, such urgent amendment without prior notification of the Medical Staff. In such cases the Medical Staff will be immediately notified by the MEC and a Medical Staff vote on the amendment will be held as soon as practicable.

15-2 METHODS OF ADOPTION AND AMENDMENT TO THE MEDICAL STAFF CREDENTIALS MANUAL, RULES AND REGULATIONS, POLICIES AND PROCEDURES

15-2.1 Reviewing Proposed Amendments
All proposed amendments to the Credentials Manual, Advanced Practice Provider (APP) Manual, Rules and Regulations, or other Medical Staff manuals, policies and procedures, whether originated by members of the Medical Staff, MEC or another standing committee, must be reviewed and discussed by the MEC and subsequently voted upon by the MEC.

15-2.2 Voting and Adoption of Amendments
The MEC shall vote on the proposed language changes at a regular meeting, or at a special meeting called for such purpose. Following an affirmative vote by the MEC, any of these documents may be adopted, amended or repealed, in whole or in part and such changes shall be effective when approved by the Board.

15-3 TECHNICAL/LEGAL CHANGES TO MEDICAL STAFF DOCUMENTS

The MEC may adopt such amendments to Medical Staff Bylaws, manuals, rules, regulations, and policies that are, in the committee’s judgment, technical modifications or clarifications, consist of reorganization or renumbering of material, or are needed due to punctuation, spelling, or other errors of grammar or expression. Such amendments need not be ratified by the Board. The MEC may also adopt minor language changes necessary to bring these Bylaws into strict compliance with laws or regulations. Such amendments must be ratified by the Board.
Adopted by:
MEC: October 17, 2013
Medical Staff: December 19, 2013
Hospital Board of Directors: December 9, 2013

Revised:
MEC: August 21, 2014
Full Medical Staff: September 18, 2014
Board of Trustees: October 6, 2014

Revised:
MEC: January 22, 2016
Full Medical Staff: March 16, 2016
Board of Trustees: April 4, 2016

Revised:
MEC: August 18, 2016
Full Medical Staff: October 7, 2016
Board of Trustees: November 7, 2016

Revised:
MEC: November 17, 2016
Full Medical Staff: January 26, 2017
Board of Trustees: February 6, 2017

Revised:
MEC: April 19, 2018
Full Medical Staff: May 25, 2018
Board of Trustees: June 4, 2018

Revised:
MEC: August 29, 2018
Full Medical Staff: October 5, 2018
Board of Trustees: November 5, 2018

Revised:
MEC: November 15, 2018
Full Medical Staff: February 25, 2019
Board: March 4, 2019