

<i>Title</i>	<b>Professional Practice Evaluation (Peer Review) Policy</b>	<i>Policy #</i>	<b>150.1.119</b>
<i>Department</i>	<b>Medical Staff</b>	<i>Effective Date</i>	<b>10/15/2018</b>
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<i>Last Review</i>	10/18/2021	<i>Next Review</i>	10/2024

**SCOPE:** PeaceHealth Southwest Medical Center Medical Staff and Advance Practice Professionals

**PURPOSE:** Define process for Professional Practice Evaluation (Peer Review) Policy

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**1. OBJECTIVES, SCOPE OF POLICY, COLLEGIAL EFFORTS, DEFINITIONS, AND ACRONYMS**

1.A **Objectives.** The primary objectives of the Professional Practice Evaluation (“PPE”) process of PeaceHealth Southwest Medical Center (the “Hospital”) are to:

- (1) establish a positive, educational approach to performance issues and a culture of continuous improvement for individual Practitioners, which includes:
  - (a) fairly, effectively, and efficiently evaluating the care being provided by Practitioners, comparing it to established patient care protocols and benchmarks whenever possible; and
  - (b) providing constructive feedback, education, and performance improvement assistance to Practitioners regarding the quality, appropriateness, and safety of the care they provide;
- (2) effectively disseminate lessons learned and promote education sessions so that all Practitioners in a relevant specialty area will benefit from the PPE process and also participate in the culture of continuous improvement; and
- (3) promote the identification and resolution of system process issues that may adversely affect the quality and safety of care being provided to patients (e.g., protocol or policy revisions that are necessary; addressing patient handoff breakdowns or communication problems).

1.B **Scope of Policy.**

- (1) The Hospital’s PPE process includes several related but distinct components:
  - (a) The PPE process described in this Policy is used when questions or concerns are raised about a Practitioner’s clinical competence. This process has traditionally been referred to as “peer review.”
  - (b) The process used to evaluate a Practitioner’s competence on an ongoing basis is described in the Practitioner Performance Measurement (“PPM”) Policy.
  - (c) Concerns regarding a Practitioner’s professional conduct or health status shall be reviewed in accordance with the Medical Staff Professionalism Policy or Practitioner Health Policy, respectively.
  - (d) If a matter involves both clinical and behavioral concerns, the Chairs of the Leadership Council and the Committee for Professional Enhancement (“CPE”) shall coordinate the reviews. The behavioral concerns may either be:
    - (i) addressed by the Leadership Council pursuant to the Professionalism Policy, with a report to the CPE; or
    - (ii) addressed by the CPE pursuant to this Policy, with the provisions in the Professionalism Policy being used for guidance.

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(2) This Policy applies to all Practitioners who provide patient care services at the Hospital.

1.C **Collegial Efforts and Progressive Steps.** This Policy encourages the use of collegial efforts and progressive steps to address issues that may be identified in the PPE process. The goal of those efforts is to arrive at voluntary, responsive actions by the Practitioner. Collegial efforts and progressive steps may include, but are not limited to, Informational Letters, counseling, informal discussions, education, mentoring, Educational Letters, letters of counsel or guidance, sharing of comparative data, and Performance Improvement Plans as outlined in this Policy.

All collegial efforts and progressive steps are part of the Hospital's confidential performance improvement and professional practice evaluation activities. These efforts are encouraged, but are not mandatory, and shall be within the discretion of the relevant Clinical Specialty Reviewer, Leadership Council and CPE.

1.D **Definitions.** The following definitions apply to terms used in this Policy:

**ASSIGNED REVIEWER** means a Practitioner (either at the Hospital or at another PeaceHealth facility) appointed by a Clinical Specialty Reviewer, the Leadership Council, or the CPE to either: (i) serve as a consultant to the individual or committee performing the review; or (ii) conduct a review, document his/her clinical findings on the *AR or PDR Case Review Form*, submit the form to the individual or committee that assigned the review, and be available to discuss his/her findings and answer questions. The functions of an Assigned Reviewer may also be performed by a standing or ad hoc committee (either at the Hospital or at another PeaceHealth facility) as requested by a Clinical Specialty Reviewer, Leadership Council or CPE.

**AUTOMATIC RELINQUISHMENT/AUTOMATIC RESIGNATION** of appointment and/or clinical privileges are administrative actions that occur by operation of the Credentials Policy and/or this Policy. They are not professional review actions that must be reported to the National Practitioner Data Bank or to any state licensing board or agency, nor do they entitle the Practitioner to a hearing or appeal.

**CLINICAL SPECIALTY REVIEWER**<sup>1</sup> means a physician or committee appointed by the Leadership Council to perform the functions set forth in this Policy for a particular Department or specialty. Clinical Specialty Reviewers receive cases for review, obtain input from Assigned Reviewers or Pre-Determined Reviewers as needed, complete the *CSR Case Review Form*, and make any determinations and interventions as outlined in Section 5.E of this Policy. Clinical Specialty Reviewers shall serve at least two-year terms, and may be reappointed for additional terms. The Leadership Council may choose to appoint more than one Clinical Specialty Reviewer for a Department or specialty, depending on its size and volume of cases. The Leadership Council may appoint different types of Clinical Specialty Reviewers for different Departments or specialties (e.g., a Departmental committee for one Department and a Department Vice Chair for a different Department).

<sup>1</sup> Clinical Specialty Reviewers may include Department Chairs, Department Vice Chairs, Departmental or specialty committees, CPE members, Physician Advisors, Trauma Committees, or other individuals with experience in professional practice evaluation.

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**COMMITTEE FOR PROFESSIONAL ENHANCEMENT (“CPE”)** is a multi-specialty peer review and quality assurance committee under Washington state law that oversees the professional practice evaluation process, conducts case reviews, works with Practitioners in a constructive and educational manner to help address any clinical performance issues, and develops Performance Improvement Plans as described in this Policy. The CPE possesses no disciplinary authority. Only the Medical Executive Committee has the authority to conduct non-routine, formal investigations and to recommend restrictions of clinical privileges. The composition and duties of the CPE are described in the Medical Staff Organization Manual.

**DEPARTMENT CHAIR** means the applicable Medical Staff Department Chair (e.g., Chair of Medicine) at the Hospital.

**LEADERSHIP COUNCIL** is a peer review and quality assurance committee under Washington state law that:

- (1) conducts reviews of, or determines the appropriate review process for, clinical issues that are administratively complex, as described in this Policy;
- (2) handles issues of professional conduct pursuant to the Medical Staff Professionalism Policy; and
- (3) handles issues of Practitioner health pursuant to the Practitioner Health Policy.

This committee possesses no disciplinary authority. Only the Medical Executive Committee has the authority to conduct non-routine, formal investigations and to recommend restrictions of clinical privileges. The composition and duties of the Leadership Council are described in the Medical Staff Organization Manual.

**MEDICAL STAFF LEADER** means any Medical Staff Officer, department chair, and committee chair.

**PPE SUPPORT STAFF** means the clinical and non-clinical staff who support the professional practice evaluation process as described more fully in this Policy. This may include, but is not limited to, staff from the quality department, medical staff office, human resources, and/or patient safety department.

**PRACTITIONER** means any individual who has been granted clinical privileges and/or membership by the Board, including, but not limited to, members of the Medical Staff and Advance Practice Professionals.

**PRE-DETERMINED REVIEWERS** means those Practitioners (either at the Hospital or at another PeaceHealth facility) who are appointed by the Leadership Council and who perform the following functions: (i) serve as a consultant to Clinical Specialty Reviewers, the Leadership Council, or the CPE; and (ii) review cases, document their clinical findings on the *AR or PDR Case Review Form*, submit the form to the individual or committee that assigned the review, and make themselves available to discuss their findings and answer questions. Depending on volume, more than one Pre-Determined Reviewer may be appointed in a Department or specialty. Pre-Determined Reviewers shall serve one-year terms, and may be reappointed for additional terms.

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**PROFESSIONAL PRACTICE EVALUATION (“PPE”)** refers to the Hospital’s routine peer review process. It is used to evaluate a Practitioner’s professional performance when any questions or concerns arise. The PPE process outlined in this Policy is applicable to all Practitioners and is not intended to be a precursor to any disciplinary action, but rather is designed to promote improved patient safety and quality through continuous improvement.

1.E **Acronyms.** Definitions of the acronyms used in this Policy are:

<b>CPE</b>	Committee for Professional Enhancement
<b>MEC</b>	Medical Executive Committee
<b>PIP</b>	Performance Improvement Plan
<b>PPE</b>	Professional Practice Evaluation (Peer Review)
<b>PPM</b>	Practitioner Performance Measurement

2. **PPE TRIGGERS.** The PPE process set forth in this Policy may be triggered by any of the following events:

2.A **Specialty-Specific Triggers.** Each Department shall identify adverse outcomes, clinical occurrences, or complications that will trigger PPE (**Appendix A**). The triggers shall be approved by the CPE.

2.B **Reported Concerns.**

(1) **Reported Concerns from Practitioners or Hospital Employees.** Any Practitioner or Hospital employee may report to the PPE Support Staff concerns related to:

- (a) the safety or quality of care provided to a patient by an individual Practitioner, which shall be reviewed through the process outlined in this Policy;
- (b) professional conduct, which shall be reviewed and addressed in accordance with the Medical Staff Professionalism Policy;
- (c) potential Practitioner health issues, which shall be reviewed and addressed in accordance with the Practitioner Health Policy;
- (d) compliance with Medical Staff or Hospital policies, which shall be reviewed either through the process outlined in this Policy and/or in accordance with the Medical Staff Professionalism Policy, whichever the Leadership Council determines is more appropriate based on the policies at issue; or
- (e) a potential system or process issue which shall be referred to the appropriate individual, committee, or Hospital department for review. Such referral shall be reported to the CPE, which shall monitor the matter until it is resolved.

(2) **Follow-up with Individual Who Filed Report.** The PPE Support Staff and/or the Chief Medical Officer shall follow up with individuals who file a report by:

- (a) thanking them for reporting the matter and participating in the Hospital’s culture of safety and quality care;

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- (b) informing them that the matter will be reviewed in accordance with this Policy and that they may be contacted for additional information;
  - (c) informing them that no retaliation is permitted against any individual who raises a concern and to report any retaliation or any other incidents of inappropriate conduct; and
  - (d) informing them that, due to confidentiality requirements under state law, no further information can be provided regarding the outcome of the review.
- (3) **Anonymous Reports.** Practitioners and employees may report concerns anonymously, but all individuals are encouraged to identify themselves when making a report. This identification promotes an effective review of the concern because it permits the PPE Support Staff to contact the reporter for additional information, if necessary.
- (4) **Sharing Reported Concerns with Relevant Practitioner.**
- (a) **General Rule.** Since this Policy does not involve disciplinary action or “restrictions” of privileges, the specific identity of the individual reporting a concern or otherwise providing information about a matter (the “reporter”) generally will not be disclosed to the Practitioner.
  - (b) **Exceptions.**
    - (i) **Consent.** The Leadership Council may, in its discretion, disclose the identity of the reporter to the Practitioner if the reporter specifically consents to the disclosure (with the reporter being reassured that he or she will be protected from retaliation).
    - (ii) **Medical Staff Hearing.** The identity of the reporter shall be disclosed to the Practitioner if information provided by the reporter is used to support an adverse professional review action that results in a Medical Staff hearing.
  - (c) **Practitioner Guessing the Identity of Reporter.** This section does not prohibit the Leadership Council from notifying a Practitioner about a concern that has been raised even if the description of the concern would allow the Practitioner to guess the identity of the reporter (e.g., where the reporter and the Practitioner were the only two people present when an incident occurred). In such case, the Leadership Council will not confirm the identity of the reporter and will pay particular attention to reminding the Practitioner to avoid any action that could be perceived as retaliation.
  - (d) **Retaliation Prohibited.** Retaliation (as defined in the Medical Staff Professionalism Policy) by the Practitioner against anyone who is believed to have reported a concern or otherwise provided information about a matter is inappropriate conduct and will be addressed by the Leadership Council through the Professionalism Policy.



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- (5) **Unsubstantiated Reports or False Reports.** If a report cannot be substantiated, or is determined to be without merit, the matter shall be closed as requiring no further review. False reports will be grounds for disciplinary action. False reports by Practitioners will be referred to the Leadership Council. False reports by Hospital employees will be referred to human resources.
- (6) **Self-Reporting.** Practitioners are encouraged to self-report their cases that involve either a specialty-specific trigger or other PPE review trigger or that they believe would be an appropriate subject for an educational session as described in Section 6 of this Policy. Self-reported cases will be reviewed as outlined in this Policy. A notation will be made that the case was self-reported.

2.C **Other PPE Triggers.** In addition to specialty-specific triggers and reported concerns, other events that may trigger PPE include, but are not limited to, the following:

- (1) identification by a Medical Staff committee or work group of a clinical trend or specific case or cases that require further review. The review and deliberations of such a committee or work group and any documentation prepared are confidential peer review information and shall be used and disclosed only as set forth in this Policy;
- (2) patient complaints that are referred by the patient representative and that require physician review, as determined by the PPE Support Staff (in consultation with the CPE Chair or Chief Medical Officer);
- (3) cases identified as quality risks that are referred by the risk management department. However, confidential information generated pursuant to this Policy may not be disclosed as part of any risk management activities;
- (4) unresolved issues of medical necessity referred through the utilization management committee, case management department, compliance officer, or otherwise;
- (5) referrals from a serious safety event or sentinel event review team involving an individual Practitioner’s professional performance;
- (6) a Department Chair’s determination that practitioner performance measurement (“PPM”) data reveal a practice pattern or trend that requires further review as described in the PPM Policy; and
- (7) when a threshold number of Informational Letters identified in **Appendix A** is reached, or when a trend of noncompliance is otherwise identified with: (i) Medical Staff Rules and Regulations or other policies; or (ii) adopted clinical protocols, order sets or pathways, or other quality measures, based either on the overall number of Informational Letters sent to the Practitioner or based on other relevant factors.

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**3. NOTICE TO AND INPUT FROM THE PRACTITIONER.** An opportunity for Practitioners to provide meaningful input into the review of the care they have provided is an essential element of an educational and effective process.

**3.A Opportunity for Input.**

- (1) If any questions or concerns are identified about the care provided in a case under review, the Practitioner will be notified of the questions or concerns and offered an opportunity to provide input prior to the review being completed and any final determination made. The notice to the Practitioner shall include a time frame for the Practitioner to provide the requested input.
- (2) This prior notice and opportunity for input will always occur during the initial assessment of a case if any questions or concerns are identified, but subsequent levels of review may also seek input from the Practitioner if necessary or helpful to the review.
- (3) No Educational Letter, Collegial Intervention, or Performance Improvement Plan shall be implemented until the Practitioner is first notified of the specific concerns identified and given an opportunity to provide input as described in this Section. Prior notice and an opportunity to provide input are *not required* before an Informational Letter is sent to a Practitioner, as described in Section 4.A of this Policy.

**3.B Manner of Providing Input.**

- (1) The Practitioner shall provide input through a written description and explanation of the care provided, responding to any specific questions posed in the notice.
- (2) Upon the request of either the Practitioner or the person or committee conducting the review, the Practitioner shall also provide input by meeting with appropriate individuals (as determined by the individual or committee conducting the review) to discuss the issues.
- (3) As part of a request for input pursuant to this Policy, the person or committee requesting input may ask the Practitioner to provide a copy of, or access to, medical records from the Practitioner's office. Failure to provide such copies or access will be viewed as a failure to provide requested input.
- (4) Practitioners and individual members of the Leadership Council or CPE should not engage in separate discussions of a review unless the committee in question has asked the individual committee member to speak with the Practitioner on its behalf. Similarly, unless formally requested to do so, Practitioners may not provide verbal input to a member of the PPE Support Staff or to any other individual and ask him or her to relay that verbal input to an individual or committee involved in the review. The goal of this subsection is to ensure that all individuals and committees involved in the review process receive the same, accurate information.

**3.C Failure to Provide Requested Input.**

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- (1) If the Practitioner fails to provide input requested by a Clinical Specialty Reviewer or the Trauma Committee within the time frame specified, the review shall proceed without the Practitioner's input. The reviewer shall note the Practitioner's failure to respond to the request for input in the reviewer's report to the Leadership Council or CPE regarding the assessment performed.
- (2) If the Practitioner fails to provide input requested by the Leadership Council or CPE within the time frame specified, the Practitioner will be required to meet with the Leadership Council to discuss why the requested input was not provided. Failure of the Practitioner to either meet with the Leadership Council or provide the requested information prior to the meeting will result in the automatic relinquishment of the Practitioner's clinical privileges until the information is provided. If the Practitioner fails to provide input requested by the Leadership Council or CPE within thirty (30) days of the automatic relinquishment, the Practitioner's Medical Staff membership and clinical privileges will be deemed to have been automatically resigned. (See Section 1.D for additional information about automatic relinquishment/resignation.)

**4. INTERVENTIONS TO ADDRESS IDENTIFIED CONCERNS.** When concerns regarding a Practitioner's clinical practice are identified, the following interventions may be implemented to address those concerns.

**4.A Informational Letter.**

- (1) **General.** Minor performance issues can be successfully addressed through the use of Informational Letters, without the need to immediately proceed with more formal review under this Policy. Informational Letters are a non-punitive, educational tool to help Practitioners self-correct and improve their performance through the use of feedback. The performance issues that may lead to an Informational Letter are often referred to as "rate and rule" measures.
- (2) **When an Informational Letter May be Sent.**
  - (a) The CPE will identify objective occurrences for which an Informational Letter is appropriate and include them in **Appendix A**.
  - (b) Examples of the types of performance issues that may be addressed via Informational Letters include, but are not limited to, noncompliance with:
    - (1) specific provisions of the Medical Staff Rules and Regulations or Hospital or Medical Staff policies;
    - (2) an adopted protocol, without appropriate documentation in the medical record as to the reasons for not following the protocol;
    - (3) core or other quality measures; or
    - (4) care management/utilization management requirements.
- (3) **Preparation of Informational Letter.** The PPE Support Staff shall prepare an Informational Letter reminding the Practitioner of the applicable requirement and

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offering assistance to the Practitioner in complying with it. A copy of the Informational Letter shall be placed in the Practitioner’s confidential file. It shall be considered in the reappointment process and in the assessment of the Practitioner’s competence to exercise the clinical privileges granted.

- (4) **Further Review.** A matter shall be subject to review by the Leadership Council in accordance with Section 5 of this Policy if: (i) the threshold number of Informational Letters to address a particular type of situation is reached as described in **Appendix A**; or (ii) a trend of noncompliance is otherwise identified based on the overall number of Informational Letters sent to a Practitioner or other relevant factors, even if none of the thresholds for a particular category in **Appendix A** are met. Also, nothing in this Policy prohibits any authorized individual or committee from forgoing the use of an Informational Letter and responding to a particular incident in some other manner as warranted by the circumstances.

**Informational Letters may be signed by:** A Department Chair, a Clinical Specialty Reviewer, the Chair of the CPE, or the Chief Medical Officer. Individuals named in the preceding sentence shall be copied on any Informational Letter that they do not personally sign.

- 4.B **Educational Letter – After Consultation with Leadership Council.** An Educational Letter may be sent to the Practitioner involved that describes the opportunities for improvement that were identified in the care reviewed and offers specific recommendations for future practice. A copy of the letter will be included in the Practitioner’s file along with any response that he or she would like to offer.

**Educational Letters may be sent by:** A Department Chair, a Clinical Specialty Reviewer, the Leadership Council, the Trauma Committee, or the CPE. If the Clinical Specialty Reviewer is an individual, an Educational Letter from the Clinical Specialty Reviewer will be co-signed by the CPE Chair or Chief Medical Officer. The Department Chair and CPE will be informed of the substance of any Educational Letter that is sent to a Practitioner, and may contact the PPE Support Staff to review a copy of the letter.

- 4.C **Collegial Intervention – After Consultation with Leadership Council.** Collegial Intervention means a formal, planned, face-to-face discussion between the Practitioner and one or more Medical Staff Leaders. Collegial Intervention only occurs after a Practitioner has had an opportunity to provide input regarding a concern. If the Collegial Intervention results from a matter that has been reported to the PPE Support Staff and reviewed through this Policy, it shall be followed by a letter that summarizes the discussion and, when applicable, the expectations regarding the Practitioner’s future practice in the Hospital. A copy of the follow up letter will be included in the Practitioner’s file along with any response that the Practitioner would like to offer.

In contrast, informal discussions, mentoring, counseling, and similar efforts that do not meet the criteria for a Collegial Intervention are referred to as “collegial efforts.” This Policy encourages the use of collegial efforts to assist Practitioners in continually improving their practices. There is no expectation that input be obtained prior to collegial efforts or that collegial efforts be documented.

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***A Collegial Intervention may be personally conducted by:*** a Clinical Specialty Reviewer, one or more members of the Leadership Council, Trauma Committee, or CPE, or these committees may facilitate a Collegial Intervention by one or more designees (including, but not limited to, a Department Chair or a Clinical Specialty Reviewer). The Department Chair, Leadership Council, and CPE shall be informed of the substance of any collegial intervention and the follow-up letter, regardless of who conducts or facilitates it, and may contact the PPE Support Staff to review a copy of the follow-up letter.

4.D ***Performance Improvement Plan (“PIP”) – After Consultation with Leadership Council.***

- (1) ***General.*** The CPE may determine it is necessary to develop a PIP for the Practitioner. To the extent possible, a PIP shall be for a defined time period or for a defined number of cases. The plan should specify how the Practitioner’s compliance with, and results of, the PIP will be monitored. One or more members of the CPE should personally discuss the PIP with the Practitioner to help ensure a shared and clear understanding of the elements of the PIP. The PIP will also be presented in writing, with a copy being placed in the Practitioner’s file, along with any statement the Practitioner would like to offer.
- (2) ***Input.*** As deemed appropriate by the CPE, the Practitioner may have an opportunity to provide input into the development and implementation of the PIP. The Department Chair shall also be asked for input regarding the PIP, and shall assist in implementation of the PIP as may be requested by the CPE.
- (3) ***Voluntary Nature of PIPs.*** If a Practitioner agrees to participate in a PIP developed by the CPE, such agreement will be documented in writing. If a Practitioner disagrees with the need for a PIP developed by the CPE, the Practitioner is under no obligation to participate in the PIP. In such case, the CPE cannot compel the Practitioner to agree with the PIP. Instead, the CPE will refer the matter to the Medical Executive Committee for its independent review and action pursuant to the Medical Staff Credentials Policy.
- (4) ***Ongoing Assessment of PIP Results.***
  - (a) All PIPs will stay on the CPE’s agenda and be periodically assessed by the CPE so the CPE can determine whether any modifications to the PIP are appropriate. Such modifications may include, but are not limited to, additional education, monitoring requirements, or a decision that the elements of the PIP have been satisfied and no additional action is needed. The CPE will obtain input from the Practitioner before making any modification to a PIP other than a determination that the elements of the PIP have been satisfied.
  - (b) Assessment of the PIP by the CPE will continue until the CPE determines that either: (i) concerns about the Practitioner’s practice have been adequately addressed; or (ii) the Practitioner is not making reasonable progress toward completion of the PIP in a timely manner, in which case the CPE shall refer the matter to the Medical Executive Committee for its independent review pursuant to the Medical Staff Credentials Policy.

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(c) The CPE will communicate with the Practitioner: (i) periodically regarding the Practitioner's progress under the PIP; and (ii) prior to any referral of the matter to the Medical Executive Committee.

(5) **Reporting Obligations.** Most PIPs that are developed by the CPE will not require a report to any state licensing board or to the National Practitioner Data Bank. However, the CPE must assess this reporting issue with each PIP. If the CPE determines that any element of a PIP must be reported, the resulting report will be shared with the Practitioner first. The report will explicitly state that the Hospital does not consider the PIP to be a disciplinary matter and, to the extent applicable, that the Practitioner is working constructively with the CPE to address the issues identified and to improve the care provided.

(6) **Participation in PIPs by Partners.** Consistent with the conflict of interest guidelines set forth in this Policy, partners and other individuals who are affiliated in practice with the Practitioner may participate in PIPs through chart review and monitoring, proctoring, and providing second opinions. In any such instance, these individuals shall comply with the standard procedures that apply to all other individuals who participate in the PPE process, such as the use of Hospital forms and the requirements related to confidentiality. To the extent possible, individuals who are not partners or affiliated in practice with the Practitioner will also be sought to perform these functions, consistent with the conflict of interest guidelines in this Policy.

(7) **PIP Options.** A PIP may include, but is not limited to, the following (used individually or in combination):

(a) **Additional Education/CME** which means that, within a specified period of time, the Practitioner must arrange for education or CME of a duration and type specified by the CPE. The educational activity/program may be chosen by the CPE or by the Practitioner. If the activity/program is chosen by the Practitioner, it must be approved by the CPE. If necessary, the Practitioner may be asked to voluntarily refrain from exercising all or some of his or her clinical privileges or may be granted an educational leave of absence while undertaking such additional education.

(b) **Prospective Monitoring** which means that a certain number of the Practitioner's future cases of a particular type will be subject to a focused review (e.g., review of the next 10 similar cases performed or managed by the Practitioner).

(c) **Indicators Checklist** which means that the Practitioner must (i) research the medical literature and government publications; (ii) identify evidence-based guidelines that address when a test or procedure is medically-indicated; and (iii) prepare a checklist, flow chart, or similar document that can be used to document in the medical record the medical necessity and appropriateness of a test or procedure for a specific patient.

(d) **Second Opinions/Consultations** which means that before the Practitioner proceeds with a particular treatment plan or procedure, the Practitioner must

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obtain a second opinion or consultation from a Medical Staff member approved by the CPE. If there is any disagreement about the proper course of treatment, the Practitioner must discuss the matter further with individuals identified by the CPE before proceeding further. The Practitioner providing the second opinion/consultation must complete a Second Opinion/Consultation Report form for each case, which shall be reviewed by the CPE.

- (e) **Concurrent Proctoring** which means that a certain number of the Practitioner’s future cases of a particular type (e.g., the Practitioner’s next five vascular cases) must be personally proctored by a Medical Staff member approved by the CPE, or by an appropriately credentialed individual from outside of the Medical Staff approved by the CPE. The proctor must be present during the relevant portions of the operative procedure or must personally assess the patient and be available throughout the course of treatment. Proctors must complete the appropriate review form, which shall be reviewed by the CPE.
- (f) **Participation in a Formal Evaluation/Assessment Program** which means that, within a specified period of time, the Practitioner must enroll in a program approved by the CPE that is designed to identify specific deficiencies, if any, in the Practitioner’s clinical practice. The Practitioner must then complete the assessment program within another specified time period. The Practitioner must execute a release to allow the CPE to communicate information to, and receive information from, the selected assessment program. If necessary, the Practitioner may be asked to voluntarily refrain from exercising all or some of his or her clinical privileges or may be granted an educational leave of absence while undertaking such formal assessment.
- (g) **Additional Training** which means that, within a specified period of time, the Practitioner must complete additional training in a program approved by the CPE to address any identified deficiencies in his or her practice. The Practitioner must execute a release to allow the CPE to communicate information to, and receive information from, the selected program. The Practitioner must successfully complete the training within another specified period of time. The director of the training program or appropriate supervisor must provide an assessment and evaluation of the Practitioner’s current competence, skill, judgment and technique to the CPE. If necessary, the Practitioner may be asked to voluntarily refrain from exercising all or some of his or her clinical privileges or may be granted an educational leave of absence while undertaking such additional training.
- (h) **Educational Leave of Absence or Determination to Voluntarily Refrain from Practicing during the PPE Process** which means that the Practitioner voluntarily agrees to a leave of absence (“LOA”) or to temporarily refrain from some or all clinical practice while the PPE process continues. During the LOA or the period of refraining, a further assessment of the issues will be conducted or the Practitioner will complete an education/training program of a duration and type specified by the CPE.

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- (i) **Other** elements not specifically listed may be included in a PIP. The CPE has wide latitude to tailor PIPs to the specific concerns identified, always with the objective of helping the Practitioner to improve his or her clinical practice and to protect patients.

Additional guidance regarding PIP options and implementation issues is found in **Appendix B**.

- 5. **STEP-BY-STEP PROCESS.** The process for PPE when concerns are raised is outlined in **Appendix C** (Flow Chart of Professional Practice Evaluation Process). This Section describes each step in that process.

5.A **General Principles.**

(1) **Time Frames for Review.**

- (a) **General.** The time frames specified in this Section are provided only as guidelines. However, all participants in the process shall use their best efforts to adhere to these guidelines, with the goal of completing reviews, from initial identification to final disposition, within 90 days.
- (b) **Pre-Determined Reviewers and Assigned Reviewers.** Pre-Determined Reviewers and Assigned Reviewers are expected to submit completed review forms to the Clinical Specialty Reviewer, Leadership Council, or the CPE, depending on who assigned the review, within 14 days of the review being assigned.
- (c) **Clinical Specialty Reviewers.** Clinical Specialty Reviewers are expected to complete their reviews within 14 days of the review being assigned to them or within 14 days of the Clinical Specialty Reviewer's receipt of the findings of a Pre-Determined Reviewer or Assigned Reviewer, whichever is later.
- (d) **Leadership Council.** The Leadership Council is expected to conduct its review and arrive at a determination or intervention within 30 days.
- (e) **External Reviewers.** If an external review is sought pursuant to Section 6.C of this Policy, those involved will use their best efforts to take the steps needed to have the report returned within 30 days of the decision to seek the external review (e.g., by ensuring that relevant information is provided promptly to the external reviewer, and that the contract with the external reviewer includes an appropriate deadline for the review).

- (2) **Request for Additional Information or Input.** At any point in the process outlined in this Section, information or input may be requested from the Practitioner whose care is being reviewed as described in Section 3 of this Policy, or from any other Practitioner or Hospital employee with personal knowledge of the matter.

- (3) **No Further Review or Action Required.** If, at any point in this process, a determination is made that there are no clinical issues or concerns presented in the case that require further review or action, the matter shall be closed. A report of this determination shall



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be made to the CPE. If information was sought from the Practitioner involved, the Practitioner shall also be notified of the determination.

(4) **Exemplary Care.** If a Clinical Specialty Reviewer, the Leadership Council or the CPE determines that a Practitioner provided exemplary care in a case under review, the Practitioner should be sent a letter recognizing such efforts.

(5) **Referral to the Medical Executive Committee – After Consultation with Leadership Council.**

(a) **Referral by the Leadership Council or CPE.** The Leadership Council or CPE may refer a matter to the Medical Executive Committee if:

- (i) it determines that a PIP may not be adequate to address the issues identified;
- (ii) the individual refuses to participate in a PIP developed by the CPE;
- (iii) the Practitioner fails to abide by a PIP; or
- (iv) the Practitioner fails to make reasonable and sufficient progress toward completing a PIP.

(b) **Pursuant to the Credentials Policy.** This Policy outlines collegial and progressive steps that can be taken to address clinical concerns about a Practitioner. However, a single incident or pattern of care may be of such concern that more significant action is required. Therefore, nothing in this Policy precludes an immediate referral of a matter to the Medical Executive Committee pursuant to the Credentials Policy when deemed necessary under the circumstances.

(c) **Notice of Referral.** The Practitioner shall be notified of any referral to the Medical Executive Committee.

(d) **Review by Medical Executive Committee.** The Medical Executive Committee shall conduct its review in accordance with the Credentials Policy.

5.B **PPE Support Staff.**

(1) **Fact-Finding.** All cases or issues identified for PPE shall be referred to the PPE Support Staff, who will log the matter in some manner that facilitates the subsequent tracking and analysis of the case (e.g., a confidential database or spreadsheet). The PPE Support Staff will review, as necessary, the following:

- (a) the relevant medical record;
- (b) interviews with, and information from, Hospital employees, Practitioners, patients, family, visitors, and others who may have relevant information. For Practitioner-specific concerns referred for review under this Policy from the

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serious safety event, sentinel event, or other review process, interviews and other fact-finding will be coordinated, to the extent possible, with such other review process to avoid redundancy and duplication of effort;

- (c) other relevant documentation; and
- (d) the Practitioner's professional practice evaluation history.

(2) **Review and Determination.** The PPE Support Staff shall consult with the appropriate Clinical Specialty Reviewer, CPE Chair, or Chief Medical Officer if there is any uncertainty about the proper disposition or review process for a case. The PPE Support Staff will then:

- (a) determine that no further review is required and close the case (with such determinations being reviewed by the CPE as set forth in Section 5 of this Policy);
- (b) send an Informational Letter as described in Section 4.A of this Policy; or
- (c) determine that further physician review is required.

(3) **Preparation of Case for Physician Review.** The PPE Support Staff shall prepare cases that require physician review. Preparation of the case may include, as appropriate, the following:

- (a) completion of the appropriate portions of the applicable case review form;
- (b) as needed, modifying the case review form to reflect specialty-specific issues, as directed by a Clinical Specialty Reviewer, CPE Chair, or Chief Medical Officer;
- (c) preparation of a time line or summary of the care provided;
- (d) identification of relevant patient care protocols or guidelines; and
- (e) identification of relevant literature.

(4) **Referral of Case to Leadership Council, Trauma Committee, or Clinical Specialty Reviewer.**

- (a) Cases shall be referred to the Leadership Council if they are administratively complex as described in this Section or if the PPE Support Staff, in consultation with the appropriate Clinical Specialty Reviewer, CPE Chair, or Chief Medical Officer, determines that review by the Leadership Council would be appropriate. Administratively complex cases are defined as those:
  - (1) that require immediate or expedited review;
  - (2) that involve Practitioners from two or more specialties or Departments;

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- (3) that involve the Clinical Specialty Reviewer who would otherwise be expected to review the case;
- (4) that involve professional conduct;
- (5) that involve a Practitioner health issue;
- (6) that involve a refusal to cooperate with utilization oversight activities;
- (7) for which there are limited reviewers with the necessary clinical expertise;
- (8) where there is a trend or pattern of Informational Letters as described in Section 4.A of this Policy;
- (9) where a pattern of clinical care appears to have developed despite prior attempts at Collegial Intervention/education; or
- (10) where a Performance Improvement Plan is currently in effect, or where prior participation in a Performance Improvement Plan does not seem to have addressed identified concerns.

- (b) Trauma cases will be referred to the Trauma Committee and reviewed as set forth in Section 5.D.
- (c) All other cases shall be referred to the appropriate Clinical Specialty Reviewer.

5.C **Leadership Council.**

- (1) **Review.** The Leadership Council shall review all matters referred to it, including all supporting documentation assembled by the PPE Support Staff.
- (2) **Information Sharing with Employer.** As set forth in Section 6.M of this Policy, if the Practitioner involved is employed by the Hospital, a Hospital-related entity, or a qualifying contract provider, the Leadership Council may notify the employing entity of the review and obtain its assistance in addressing the matter.
- (3) **Additional Expertise.** The Leadership Council shall determine whether any additional clinical expertise is needed for it to make an appropriate determination or intervention. If additional clinical expertise is needed, the Leadership Council may assign the review to one or more of the following, who shall evaluate the care provided, complete an appropriate case review form, and report their findings back to the Leadership Council:
  - (a) a Clinical Specialty Reviewer;
  - (b) a Pre-Determined Reviewer;
  - (c) an Assigned Reviewer; or

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(d) an external reviewer, in accordance with Section 6.C of this Policy.

The Leadership Council will then assess the matter and document its findings on the *Leadership Council Case Review Form*.

(4) ***Determinations and Interventions.*** Based on its own review and the findings of the other reviewers, if any, the Leadership Council may:

- (a) determine that no further review or action is required;
- (b) review additional cases or data related to the Practitioner to better understand any potential concerns;
- (c) send an Informational Letter;
- (d) send an Educational Letter;
- (e) conduct or facilitate a Collegial Intervention with the Practitioner;
- (f) refer the matter to one of the following for review and disposition:
  - (1) CPE (including the recommended elements for a Performance Improvement Plan if the Practitioner is employed by the Hospital, a related entity, or a private group that meets the requirements set forth in Section 6.M); or
  - (2) Medical Executive Committee;
- (g) address the matter through the Medical Staff Professionalism Policy or through the Practitioner Health Policy; or
- (h) refer the matter for review under the appropriate Hospital or Medical Staff policy.

5.D ***Trauma Committee.***

- (1) The Trauma Committee will review cases based on the criteria required for accreditation by the American College of Surgeons and Washington state law. The Trauma Committee will document its findings on the appropriate case review form.
- (2) The Trauma Committee may address concerns that are identified through its review by sending the Practitioner an Informational Letter or an Educational Letter, or by conducting a Collegial Intervention. In such case, the Trauma Committee shall provide the CPE a copy of the Informational Letter, Educational Letter, or the Collegial Intervention follow-up letter.
- (3) If the Trauma Committee determines that a concern cannot be adequately addressed through an Informational Letter, Educational Letter, or Collegial Intervention, it shall

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refer the matter to the CPE for review. The Trauma Medical Director or another member of the Trauma Committee may be requested to attend a CPE meeting to discuss the Trauma Committee's findings and answer questions.

5.E **Clinical Specialty Reviewers.**

- (1) **Review.** When a matter is referred to a Clinical Specialty Reviewer, the Clinical Specialty Reviewer shall either:
- (a) review it personally and complete the *CSR Case Review Form*; or
  - (b) assign the review to any of the following, who shall evaluate the care provided, complete the *AR or PDR Case Review Form* as may be requested, and report his or her findings back to the Clinical Specialty Reviewer:
    - (1) a Pre-Determined Reviewer; or
    - (2) an Assigned Reviewer.

In all cases, Clinical Specialty Reviewers remain responsible for completing the *CSR Case Review Form*.

- (2) **Determinations and Interventions.** Following review of the matter, the Clinical Specialty Reviewer may:
- (a) in consultation with the Chief Medical Officer or CPE Chair, determine that no further review or action is required;
  - (b) review additional cases or data related to the Practitioner to better understand any potential concerns;
  - (c) send an Informational Letter;
  - (d) send an Educational Letter;
  - (e) conduct or facilitate a Collegial Intervention with the Practitioner; or
  - (f) refer the matter to the following CPE for review and disposition:
    - (1) Leadership Council; or
    - (2) CPE.

5.F **CPE.**

- (1) **Review of Prior Determinations.** The CPE or CPE Chair shall review reports from the PPE Support Staff, the Clinical Specialty Reviewers, and the Leadership Council for all cases where it was determined that (i) no further review or action was required, or (ii) an Informational Letter, Educational Letter or Collegial Intervention was appropriate to

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address the issues presented. If the CPE has concerns about any such determination, it may:

- (a) send the matter back to the Clinical Specialty Reviewer or Leadership Council with its questions or concerns and ask that the matter be reconsidered and findings reported back to it within 14 days;
- (b) supplement any intervention performed by the Clinical Specialty Reviewer or the Leadership Council; or
- (c) review the matter itself.

(2) **Cases Referred to the CPE for Further Review.**

- (a) **Review.** The CPE shall consider review forms, supporting documentation, findings, and recommendations for cases referred to it by a Clinical Specialty Reviewer or the Leadership Council.
- (b) **Information Sharing with Employer.** As set forth in Section 6.M of this Policy, if the Practitioner involved is employed by the Hospital, a Hospital-related entity, or a qualifying contract provider, the CPE may notify the employing entity of the review and obtain its assistance in addressing the matter.
- (c) **Additional Expertise.** The CPE may request that one or more individuals involved in the initial review of a case attend the CPE meeting and present the case to the committee. Based on its review, the CPE shall determine whether any additional clinical expertise is needed to adequately identify and address concerns raised in the case. If additional clinical expertise is needed, the CPE may:
  - (1) invite a specialist with the appropriate clinical expertise to attend a CPE meeting as a guest, without vote, to assist the CPE in its review of issues, determinations, and interventions;
  - (2) assign the review to any Practitioner on the Medical Staff with the appropriate clinical expertise (e.g., a Clinical Specialty Reviewer, Pre-Determined Reviewer, or Assigned Reviewer); or
  - (3) arrange for an external review in accordance with Section 6.C of this Policy.
- (d) **Determinations and Interventions.** Based on its review of all information obtained, including input from the Practitioner as described in Section 3 of this Policy, the CPE may:
  - (1) determine that no further review or action is required;
  - (2) review additional cases or data related to the Practitioner to better understand any potential concerns;

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- (3) send an Informational Letter;
- (4) send an Educational Letter;
- (5) conduct or facilitate a Collegial Intervention with the Practitioner;
- (6) develop a Performance Improvement Plan;
- (7) refer the matter to the Leadership Council; or
- (8) refer the matter to the Medical Executive Committee.

## 6. PRINCIPLES OF REVIEW AND EVALUATION

- 6.A ***Incomplete Medical Records.*** One of the objectives of this Policy is to review matters and provide feedback to Practitioners in a timely manner. Therefore, if a matter referred for review involves a medical record that is incomplete, the PPE Support Staff shall notify the Practitioner that the case has been referred for evaluation and that the medical record must be completed within 10 days.

If the medical record is not completed within 10 days, the Practitioner will be required to attend a meeting of the Leadership Council to explain why the medical record was not completed. Failure of the individual to either attend this meeting or complete the medical record in question prior to that meeting will result in the automatic relinquishment of the Practitioner's clinical privileges until the medical record is completed. If the Practitioner fails to complete the medical record within thirty (30) days of the automatic relinquishment, the Practitioner's Medical Staff membership and clinical privileges will be deemed to have been automatically resigned. (See Section 1.D for additional information about automatic relinquishment/resignation.)

The 10-day time frame set forth in this section applies only to medical records that are necessary for a review being conducted pursuant to this Policy. The time frame set forth in this section supersedes any other time frames for the completion of medical records as may be set forth in the Medical Staff Bylaws, Rules and Regulations, or other policy.

- 6.B ***Forms.*** The CPE shall approve forms to implement this Policy. Such forms shall be developed and maintained by the PPE Support Staff, unless the CPE directs that another office or individual develop and maintain specific forms. Individuals performing a function pursuant to this Policy shall use the form currently approved by the CPE for that function.

- 6.C ***External Reviews.*** An external review may be appropriate if:

- (1) there are ambiguous or conflicting findings by internal reviewers;
- (2) the clinical expertise needed to conduct a review is not available on the Medical Staff; or
- (3) an outside review is advisable to prevent allegations of bias, even if unfounded.

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An external review may be arranged by the Leadership Council or CPE, in consultation with the Chief Executive Officer or Chief Medical Officer. Those arranging for an external review shall first seek to identify an appropriate expert who is already affiliated with PeaceHealth. If a decision is made to obtain an external review, the Practitioner involved shall be notified of that decision and the nature of the external review. Upon completion of the external review, the Practitioner shall be provided a copy of the reviewer's report.

- 6.D ***Findings and Recommendations Supported by Evidence-Based Research/ Clinical Protocols or Guidelines.*** Whenever possible, the findings of reviewers and the CPE shall be supported by evidence-based research, clinical protocols, or guidelines.
- 6.E ***System Process Issues.*** Quality of care and patient safety depend on many factors in addition to Practitioner performance. If system processes or procedures that may have adversely affected, or could adversely affect, outcomes or patient safety are identified through the process outlined in this Policy, the issue shall be referred to the appropriate Hospital department or committee and/or the PPE Support Staff. The referral shall be reported to the CPE and will stay on the CPE's agenda until it determines, based on reports from the Hospital department or individuals charged with addressing the system issue, that the issue has been resolved.
- 6.F ***Tracking of Reviews.*** The PPE Support Staff shall track the processing and disposition of matters reviewed pursuant to this Policy. The Clinical Specialty Reviewers, Leadership Council, and CPE shall promptly notify the PPE Support Staff of their determinations, interventions, and referrals.
- 6.G ***Educational Sessions/Dissemination of Educational Information.***
- (1) ***General Principles.***
- (a) Educational sessions as described in this section, as well as the dissemination of educational information through other mechanisms, are integral parts of the peer review process and assist Practitioners in continuously improving the quality and safety of the care they provide. These activities will be conducted in a manner consistent with their confidential and privileged status under the Washington state peer review protection law and any other applicable federal or state law.
- (b) Cases that reflect exemplary care, unusual clinical facts, or would be of educational value for any other reason, shall be referred to the appropriate Department Chair for discussion during an educational session or for the dissemination of "lessons learned" in some other manner.
- (c) Medical Staff members, residents, medical students, and appropriate Hospital personnel are encouraged to participate in educational sessions in order to assess and continuously improve the care they provide.
- (d) Educational sessions may also serve as a triage mechanism for the review process set forth in this Policy in certain circumstances. If any case is identified in an educational session that:



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- (1) may raise questions or concerns with the clinical practice or professional conduct of an individual Practitioner; and
- (2) has not already been reviewed as part of the process set forth in this Policy,

the case should be referred for review in accordance with this Policy to evaluate whether the potential concern has merit, and to address any concerns that exist. Following the conclusion of that review process, the case may be referred back to the Department Chair for purposes of conducting an educational session as described in this section.

(2) ***Rules for Educational Sessions.***

- (a) For purposes of this section, “educational sessions” include morbidity and mortality conferences, and any other session conducted in a manner designed to promote quality assessment and improvement.
- (b) Educational sessions will be supported and facilitated by the PPE Support Staff, whenever possible.
- (c) Any Practitioner whose care of a patient will be reviewed in a session shall be notified at least seven days prior to the educational session. Such Practitioners shall be encouraged to attend and participate in the discussion.
- (d) Information identifying specific Practitioners shall be removed prior to any presentation, unless the Practitioner requests otherwise or it is impossible to de-identify the information.
- (e) All individuals who attend routine educational sessions that occur in designated specialty areas shall sign a Confidentiality Agreement annually.
- (f) All attendees at an educational session will also be required to sign a confidentiality reminder for each session (e.g., as part of the sign-in process). In addition, a confidentiality reminder should be made verbally at the beginning of each session.
- (g) Minutes are not required to be kept for educational sessions, but each session will have a standardized agenda that includes:
  - a header in large, bold print identifying the agenda as a “Confidential Peer Review Document,” and a reference to the Washington state peer review statute (including the citation of the statute);
  - the date of the educational session;
  - cases reviewed (i.e., medical record numbers); and
  - participants involved.

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All such agendas shall be filed securely in confidential PPE Support Staff files.

6.H **Confidentiality.** Maintaining confidentiality is a fundamental and essential element of an effective professional practice evaluation process.

- (1) **Documentation.** All documentation that is prepared in accordance with this Policy shall be maintained in appropriate Medical Staff files. This documentation shall be accessible to Hospital personnel and Medical Staff Leaders and committees having responsibility for credentialing and professional practice evaluation functions, and to those assisting them in those tasks. All such information shall otherwise be deemed confidential and kept from disclosure or discovery to the fullest extent permitted by Washington state or federal law.
- (2) **Participants in the PPE Process.** All individuals involved in the PPE process (Medical Staff and Hospital employees) will maintain the confidentiality of the process. All such individuals shall sign an appropriate Confidentiality Agreement. Violations of this provision by Practitioners will be reviewed under the Medical Staff Professionalism Policy. Violations by Hospital employees will be referred to human resources.
- (3) **Practitioner Under Review.** The Practitioner under review must maintain all information related to the review in a strictly confidential manner, as required by Washington state law. The Practitioner may not disclose information to, or discuss it with, anyone outside of the review process set forth in this Policy without first obtaining the permission of the Leadership Council, except for any legal counsel who may be advising the Practitioner. Violations of this provision will be reviewed under the Medical Staff Professionalism Policy.
- (4) **PPE Communications.** Communications among those participating in the PPE process, including communications with the reviewers and the individual Practitioner involved, shall be conducted in a manner reasonably calculated to assure privacy.
  - (a) Telephone and in-person conversations shall take place in private at appropriate times and locations to minimize the risk of a breach of confidentiality (e.g., conversations should not be held in Hospital hallways).
  - (b) To the extent available, Hospital e-mail may be used to communicate between individuals participating in the professional practice evaluation process, including with those reviewing a case and with the Practitioner whose care is being reviewed. For all e-mails, a standard convention, such as "Confidential PPE Communication," shall be utilized in the subject line of such e-mail.

Except as set forth below, private e-mail accounts shall not be used other than to direct recipients to check their Hospital e-mail. If an individual who is participating in a review under this Policy does not have a Hospital e-mail account, e-mails may be sent to a private account, but only if: (i) the e-mail is encrypted; and (ii) the individual is the only person who has access to the private account.

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Notwithstanding this subsection, e-mail should not be utilized to present a PIP to a Practitioner. As noted previously in this Policy, one or more members of the CPE should personally discuss the PIP with the Practitioner and present a copy to the Practitioner in person.

- (c) All correspondence (whether paper or electronic) shall be conspicuously marked with the notation “Confidential Peer Review,” “Confidential PPE Communication” or words to that effect.
- (d) Before any correspondence is sent to a Practitioner whose care is being reviewed (whether paper or electronic), a text message may be sent or a phone call may be attempted as a courtesy to alert the Practitioner that the correspondence is being sent and how it will be sent. The intent of any such text message or phone call is to make the Practitioner aware of the correspondence and avoid any deadline being missed. Whenever such a text message or phone call is utilized, a notation to that effect should be made on the copy of the applicable correspondence maintained in the Practitioner’s confidential file or in another peer review database.
- (e) If it is necessary to e-mail medical records or other documents containing a patient’s protected health information, Hospital policies governing compliance with the HIPAA Security Rule shall be followed.

6.I **Conflict of Interest Guidelines.** To protect the integrity of the review process, all those involved must be sensitive to potential conflicts of interest. It is also important to recognize that effective peer review involves “peers” and that the CPE does not make any recommendations that would adversely affect the clinical privileges of a Practitioner (which is only within the authority of the Medical Executive Committee). As such, the conflict of interest guidelines outlined in the Medical Staff Credentials Policy shall be used in assessing and resolving any potential conflicts of interest that may arise under this Policy. Those conflict of interest guidelines are summarized in **Appendix D.**

6.J **Legal Protection for Reviewers.** It is the intention of the Hospital and the Medical Staff that the PPE process outlined in this Policy be considered patient safety, professional review, peer review, and quality assurance activity within the meaning of the Patient Safety Quality Improvement Act of 2005, the federal Health Care Quality Improvement Act of 1986, and Washington state law. In addition to the protections offered to individuals involved in review activities under those laws, such individuals shall be indemnified and covered under the Hospital’s general liability and/or directors’ and officers’ insurance policies when they act within the scope of their duties as outlined in this Policy and function on behalf of the Hospital.

6.K **Delegation of Functions.** When a function under this Policy is to be carried out by a member of Hospital management, by a Medical Staff Leader, or by a Medical Staff committee, the individual, or the committee through its chair, may delegate performance of the function to a qualified designee who is a Practitioner or Hospital employee (or a committee of such individuals). Any such designee must treat and maintain all information in a strictly confidential manner and is bound by all other terms, conditions, and requirements of this Policy. However, the delegating individual or committee is responsible for ensuring the designee performs the function as required by this Policy.

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6.L ***No Legal Counsel or Recordings During Collegial Meetings.*** In order to promote the collegial and educational objectives of this Policy, all discussions and meetings with a Practitioner shall involve only the Practitioner and the appropriate Medical Staff and Hospital leaders (unless the Medical Staff or Hospital leaders determine otherwise in a particular situation). No counsel representing the Practitioner or the Medical Staff or the Hospital shall attend any of these meetings, and no recording (audio or video) shall be permitted or made.

6.M ***Information Sharing with Employer.***

(1) ***Scope.*** This Section applies when the Practitioner subject to a review is also employed by:

- (a) the Hospital;
- (b) a Hospital-related entity; or
- (c) or a private group that has:

- (1) a contract for professional services with the Hospital;
- (2) a written professional practice evaluation/peer review process within the group; and
- (3) appropriate information sharing provisions within the professional services contract or in a separate agreement with the Hospital (“employing entity”).

(2) ***Information Sharing.*** When this Section applies, the committee conducting the review pursuant to this Policy may notify the employing entity of the review if, in the committee’s discretion, the involvement of the employing entity would be useful to address the issues that have been raised or to promote patient safety and quality care. This Section is intended to supplement, not replace, any applicable Bylaw provision, policy, agreement or application form pertaining to the sharing of PPE/peer review information among the Hospital, Hospital-related entities, and qualifying contract providers.

(3) ***Documentation and Confidentiality.*** The purpose of notifying an employing entity of a review pursuant to this Section is to improve the quality of patient care. Accordingly, any information or documentation that is disclosed to the employing entity or created for purposes of the review must be maintained in a confidential manner in accordance with its privileged status under the Washington state peer review protection law. Such information should ***not*** be maintained in the employment or personnel file of the Practitioner, but rather in the Practitioner’s peer review-protected file.

6.N ***Feedback Regarding PPE Process.*** To promote continuous improvement of the PPE process, the CPE should periodically seek input regarding its effectiveness. For example, the CPE may conduct surveys or ask Clinical Specialty Reviewers to attend a CPE meeting to discuss lessons learned regarding the process.

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## 7. PROFESSIONAL PRACTICE EVALUATION REPORTS

- 7.A **Practitioner Professional Practice Evaluation History Reports.** A Practitioner history report showing all cases that have been reviewed for a particular Practitioner within the past two years and their dispositions shall be generated for each Practitioner for consideration and evaluation by the appropriate Department Chair and the Credentials Committee in the reappointment process.
- 7.B **Reports to Medical Executive Committee and Board.** The PPE Support Staff shall prepare reports at least annually showing the aggregate number of cases reviewed through the PPE process and the dispositions of those matters.
- 7.C **Reports on Request.** The PPE Support Staff shall prepare reports as requested by the Leadership Council, Department Chair, CPE, Medical Executive Committee, Hospital management, or the Board.

**HELP:** For questions about this policy, contact Medical Staff Services.

### End of Policy

<b>Responsible Party:</b>	Medical Staff Services		
<b>Reviewed/Revised By:</b>	Medical Executive Committee	<b>Date:</b>	10/9/2018
<b>Approved By:</b>	PHSW Board/Executive Committee of Board	<b>Date:</b>	10/15/2018
<b>Reason for Change:</b>	New policy based on recommendations from Systemwide Bylaws Task Force; replaces previous MSP002 Performance Monitoring & Improvement Policy		

<b>Responsible Party:</b>	Medical Staff Services		
<b>Reviewed/Revised By:</b>	Committee for Professional Enhancement	<b>Date:</b>	7/30/2019
<b>Approved By:</b>	Committee for Professional Enhancement	<b>Date:</b>	7/30/2019
<b>Reason for Change:</b>	Revised Appendix A ( <i>appendix does not require MEC or Board approval</i> )		

<b>Responsible Party:</b>	Medical Staff Services		
<b>Reviewed/Revised By:</b>	Committee for Professional Enhancement	<b>Date:</b>	2/2/2021
<b>Approved By:</b>	Committee for Professional Enhancement	<b>Date:</b>	2/2/2021
<b>Reason for Change:</b>	Reviewed/revised Appendix A to add Specialty-Specific Triggers ( <i>appendix does not require MEC or Board approval</i> )		

<b>Responsible Party:</b>	Medical Staff Services		
<b>Reviewed/Revised By:</b>	Committee for Professional Enhancement		9/7/2021
	Medical Executive Committee	<b>Date:</b>	9/14/2021
<b>Approved By:</b>	PHSW Board/Executive Committee of Board	<b>Date:</b>	10/18/2021
<b>Reason for Change:</b>	Reviewed; revised Appendix A		

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## APPENDIX A

### SPECIALTY-SPECIFIC TRIGGERS AND PERFORMANCE ISSUES THAT TRIGGER INFORMATIONAL LETTERS

This Appendix lists:

1. Specialty-Specific Triggers: Each Department shall identify adverse outcomes, clinical occurrences, or complications that will trigger PPE. The triggers shall be approved by the CPE.
2. Performance Issues that Trigger Informational Letters: Specific performance issues that can be successfully addressed by Practitioners via Informational Letters as described in Section 4.A of this Policy, rather than a more formal review. More formal review is required if a threshold number indicated below is reached within a PPM period, or if a pattern or trend of noncompliance with Medical Staff Rules and Regulations or other policies, adopted clinical protocols, or other quality measures is otherwise identified.

This Appendix may be modified by the CPE at any time, without the need for approval by the Medical Executive Committee or Board. However, notice of any revisions shall be provided by the CPE to the Medical Executive Committee and the Medical Staff.

#### Specialty-Specific Triggers

##### Anesthesia

1. Intra-op death
2. Tracheostomy in OR for failed airway
3. Unplanned re-intubation within 6 hours post-op

##### Cardiovascular Structural interventional procedures: Mortality/stroke/major bleeding

1. Post procedure complication (tamponade, DVT, PE, Stroke, effusion, sepsis, ischemic injuries) (Cardiac Electrophysiology & Interventional Cardiology)
2. Return to OR, unplanned within 72 hours (CV Surgery)

##### Emergency Department

1. Pt returns with critical illness within 48 hours of ED visit
2. Non-Hospice/Palliative Care Death within 48 hours of ED Visit (death upon return to hospital)

##### Family Medicine

1. CHF readmissions
2. OB elective induction <39 weeks
3. Pediatric transfer to outside facility

##### Medicine - Gastroenterology

1. Colonoscopy withdrawal times less than 5 minutes

##### Medicine - Hospitalist

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1. CHF readmissions

Medicine – Infectious Disease

1. Greater than 2 readmissions per month due to complications of outpatient antibiotic therapy.

Medicine – Nephrology

1. Cases requiring emergent dialysis and do not have dialysis initiated within 2 hours of the agreed up on time starting point

Medicine - Neurology

1. Mortality

OB/GYN

1. Maternal hemorrhage, EBL >1000ml AND requiring transfusion, operative procedure, Bakri balloon OR blood loss >2000ml
2. Hysterectomy: Bowel Injury
3. Return to OR within 30 days
4. Readmission within 30 days

Pediatrics

1. Transfer of patients from PHSW ED or Pediatric floor to Portland Hospital
2. Readmission from family birth center within 30 days post birth.

Radiology

1. Interventional Radiology (IR) patient returns to the Emergency Department within 24 hours of an IR gastrostomy procedure (as opposed to gastroenterologist gastrostomy)
2. IR patients returns to the Cath lab within 24 hours of a prior IR procedure

Surgery

1. Unplanned returns to OR
2. Surgical site infections

**Performance Issues that Trigger Informational Letters**

<b><i>Event Relates To</i></b>	<b><i>Number of Informational Letters that Result in Review Under PPE Policy</i></b>
Care management/utilization management requirements	> 3 events in PPM period
Clinical care issues (no direct harm or minor harm)	> 3 events in PPM period
Clinical communication between Medical Staff/APP members	> 3 events in PPM period
Documentation	> 3 events in PPM period
Level of Care	> 3 events in PPM period
Orders	> 3 events in PPM period
Policy/protocol	> 3 events in PPM period
Timeliness/responsiveness of care	> 3 events in PPM period

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**APPENDIX B**

**PERFORMANCE IMPROVEMENT PLAN OPTIONS**

**IMPLEMENTATION ISSUES CHECKLIST**

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**Note:** Issues related to the development and monitoring of Performance Improvement Plans (“PIPs”) are described in Section 4.D of the PPE Policy. The Implementation Issues Checklists in this Appendix may be used by the CPE to effectuate PIPs. Checklists may be used individually or in combination with one another, depending on the nature of the PIP.

A copy of a completed Checklist may be provided to the Practitioner who is subject to the PIP, so that the CPE and the Practitioner have a shared and clear understanding of the elements of the PIP. While Checklists may serve as helpful guidance to the CPE and the Practitioner, there is no requirement that they be used. Failure to use a Checklist or to answer one or more questions on a Checklist will not affect the validity of a PIP.



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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<b>Additional Education/CME</b>	<p><b>Scope of Additional Education/CME</b></p> <p><input type="checkbox"/> Be specific – what type? _____</p> <p><input type="checkbox"/> Acceptable programs include: _____</p> <p><input type="checkbox"/> CPE approval required before Practitioner enrolls.</p> <p><input type="checkbox"/> Program approved: _____</p> <p><input type="checkbox"/> Date of approval: _____</p> <p><input type="checkbox"/> Time frames</p> <p><input type="checkbox"/> Practitioner must enroll by: _____</p> <p><input type="checkbox"/> CME must be completed by: _____</p> <p><input type="checkbox"/> Who pays for the CME/course?</p> <p><input type="checkbox"/> Practitioner subject to PIP</p> <p><input type="checkbox"/> Medical Staff</p> <p><input type="checkbox"/> Hospital</p> <p><input type="checkbox"/> Combination: _____</p> <p><input type="checkbox"/> Documentation of completion must be submitted to CPE. _____</p> <p><input type="checkbox"/> Date submitted: _____</p> <p><b>Additional Safeguards</b></p> <p><input type="checkbox"/> Will the individual be asked to voluntarily refrain from exercising relevant clinical privileges until completion of additional education?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><b>Follow-Up</b></p> <p><input type="checkbox"/> After CME has been completed, how will monitoring be done to be sure that concerns have been addressed/practice has improved? (Focused prospective monitoring? Proctoring?)</p> <p>_____</p> <p>_____</p>

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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><b>Prospective Monitoring</b></p> <p><b>(100% focused review of next X cases, i.e., obstetrical cases, laparoscopic surgery)</b></p>	<p><b>Scope of Monitoring</b></p> <p><input type="checkbox"/> How many cases are subject to review? _____</p> <p><input type="checkbox"/> What types of cases are subject to review? _____</p> <p><input type="checkbox"/> Based on Practitioner's practice patterns, estimated time for completion of monitoring? _____</p> <p><input type="checkbox"/> Does monitoring include more than review of medical record?  <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, what else does it include? _____</p> <p><input type="checkbox"/> Review to be done:  <input type="checkbox"/> Post-discharge  <input type="checkbox"/> During admission</p> <p><input type="checkbox"/> Review to be done by:  <input type="checkbox"/> PPE Support Staff  <input type="checkbox"/> Clinical Specialty Reviewer  <input type="checkbox"/> Department Chair  <input type="checkbox"/> Chief Medical Officer  <input type="checkbox"/> Other: _____</p> <p><input type="checkbox"/> Must Practitioner notify reviewer of cases subject to requirement?  <input type="checkbox"/> Yes <input type="checkbox"/> No Other options? _____</p> <p><b>Documentation of Review</b></p> <p><input type="checkbox"/> Case Review Form  <input type="checkbox"/> Specific form developed for this review  <input type="checkbox"/> General summary by reviewer  <input type="checkbox"/> Other: _____</p> <p><b>Results of Monitoring</b></p> <p><input type="checkbox"/> Who will review results of monitoring with Practitioner? _____</p> <p><input type="checkbox"/> After each case  <input type="checkbox"/> After total # of cases subject to review (unless sooner discussions are necessary based on case findings)</p>

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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><b>Indicators Checklist</b></p> <p><i>(Research the medical literature, identify evidence-based guidelines addressing when a test or procedure is medically indicated, and develop a Checklist that can be included in the medical record to document medical necessity and appropriateness.)</i></p>	<p><b>Completion of the Checklists</b></p> <p><input type="checkbox"/> Checklists will be developed for the following procedures (in order of priority, if more than one):</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> The Practitioner will consult with the following subject matter experts in developing the Checklists: _____</p> <p>_____</p> <p><input type="checkbox"/> The following CPE member will serve as the point of contact to assist the Practitioner with questions about the Checklists:</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> The first draft of the Checklists will be submitted to the CPE by:</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> The CPE will submit the Checklists to the following individuals/ committees for their review and comment, prior to final approval by the CPE:</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> The target date for final completion of the Checklists is:</p> <p>_____</p> <p>_____</p> <p><b>Additional Safeguards</b></p> <p><input type="checkbox"/> Until the Checklists have been approved, what steps will be taken to monitor the medical necessity/appropriateness of the Practitioner’s tests/procedures?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Will the individual be asked to voluntarily refrain from exercising relevant clinical privileges until the Checklists have been approved?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><b>Follow-Up</b></p> <p><input type="checkbox"/> Once Checklists are completed and being used to document medical necessity/appropriateness of the Practitioner’s procedures/tests for individual patients, describe the monitoring of completed Checklists that will occur (who will monitor, how often, and who will discuss with Practitioner):</p> <p>_____</p> <p>_____</p>

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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><b>Second Opinions/ Consultations</b></p> <p><i>(Before the Practitioner proceeds with a particular treatment plan or procedure, he or she obtains a second opinion or consultation.)</i></p> <p><i>(This is not a "restriction" of privileges that triggers a hearing and reporting, if implemented correctly.)</i></p>	<p><b>Scope of Second Opinions/Consultations</b></p> <p><input type="checkbox"/> What types of cases are subject to the second opinions/consultations?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> How many cases are subject to the second opinions/consultations?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Based on practice patterns, estimated time to complete the second opinions/consultations?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Must consultant evaluate patient in person prior to treatment/ procedure?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><b>Responsibilities of Practitioner</b></p> <p><input type="checkbox"/> Notify consultant when applicable patient is admitted or procedure is scheduled <u>and</u> ensure that all information necessary to provide consultation is available in the medical record (H&amp;P, results of diagnostic tests, etc.).</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> What time frame for notice to consultant is practical and reasonable (e.g., two days prior to scheduled, elective procedure)?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> If consultant must evaluate patient prior to treatment, inform patient that consultant will be reviewing medical record and will examine patient.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> If consultant must evaluate patient prior to treatment, include general progress note in medical record noting that consultant examined patient and discussed findings with Practitioner.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Discuss proposed treatment/procedure with consultant.</p> <p>_____</p> <p>_____</p> <p><i>continued on next page</i></p>

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PIP OPTION	IMPLEMENTATION ISSUES
<p><i>(continued)</i></p> <p><b>Second Opinions/ Consultations</b></p> <p><i>(Before the Practitioner proceeds with a particular treatment plan or procedure, he or she obtains a second opinion or consultation.)</i></p> <p><i>(This is not a "restriction" of privileges that triggers a hearing and reporting, if implemented correctly.)</i></p>	<p><b>Qualifications of Consultant</b></p> <p><input type="checkbox"/> Consultant must have clinical privileges in _____</p> <p><input type="checkbox"/> Possible candidates include: _____</p> <p>_____</p> <p><input type="checkbox"/> The following individuals agreed to act as consultants and were approved by the CPE on: (date) _____</p> <p>_____</p> <p>_____</p> <p><b>Responsibilities of Consultant (Information provided by CPE; include discussion of legal protections for consultant.)</b></p> <p><input type="checkbox"/> Review medical record prior to treatment or procedure.</p> <p>_____</p> <p><input type="checkbox"/> Evaluate patient prior to treatment or procedure, if applicable.</p> <p>_____</p> <p><input type="checkbox"/> Discuss proposed treatment/procedure with physician.</p> <p>_____</p> <p><input type="checkbox"/> Complete Second Opinion/Consultation Form and submit to PPE Support Staff <i>(not for inclusion in the medical record)</i>.</p> <p>_____</p> <p><b>Disagreement Regarding Proposed Treatment/Procedure</b></p> <p>If consultant and physician disagree regarding proposed treatment/procedure, consultant notifies one of the following so that an immediate meeting can be scheduled to resolve the disagreement:</p> <p><input type="checkbox"/> Chief Medical Officer</p> <p><input type="checkbox"/> Chief of Staff</p> <p><input type="checkbox"/> CPE Chair</p> <p><input type="checkbox"/> Department Chair</p> <p><input type="checkbox"/> Other: _____</p> <p>_____</p> <p>_____</p>

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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><i>(continued)</i></p> <p><b>Second Opinions/ Consultations</b></p> <p><i>(Before the Practitioner proceeds with a particular treatment plan or procedure, he or she obtains a second opinion or consultation.)</i></p> <p><i>(This is not a "restriction" of privileges that triggers a hearing and reporting, if implemented correctly.)</i></p>	<p><b>Compensation for Consultant</b> <i>(consultant cannot bill for consultation)</i></p> <ul style="list-style-type: none"> <li><input type="checkbox"/> No compensation</li> <li><input type="checkbox"/> Compensation by: <ul style="list-style-type: none"> <li><input type="checkbox"/> Practitioner subject to PIP</li> <li><input type="checkbox"/> Medical Staff</li> <li><input type="checkbox"/> Hospital</li> <li><input type="checkbox"/> Combination</li> </ul> </li> </ul> <hr/> <hr/> <p><b>Results of Second Opinion/Consultations</b></p> <ul style="list-style-type: none"> <li><input type="checkbox"/> Who will review results of second opinions/consultations with Practitioner? <hr/> <ul style="list-style-type: none"> <li><input type="checkbox"/> After each case</li> <li><input type="checkbox"/> After total # of cases subject to review (unless sooner discussions are necessary based on case findings)</li> </ul> </li> <li><input type="checkbox"/> Include consultants' reports in Practitioner's quality file.</li> </ul> <p><b>Additional Safeguards</b></p> <ul style="list-style-type: none"> <li><input type="checkbox"/> Will Practitioner be removed from some/all on-call responsibilities until the second opinions/consultations are completed? <ul style="list-style-type: none"> <li><input type="checkbox"/> Yes   <input type="checkbox"/> No</li> </ul> </li> </ul> <hr/> <hr/>

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PIP OPTION	IMPLEMENTATION ISSUES
<p><b>Concurrent Proctoring</b></p> <p><i>(A certain number of the Practitioner's future cases of a particular type (e.g., vascular cases, management of diabetic patients) must be directly observed.)</i></p> <p><i>(This is not a "restriction" of privileges that triggers a hearing and reporting, if implemented correctly.)</i></p>	<p><b>Scope of Proctoring</b></p> <p><input type="checkbox"/> What types of cases are subject to proctoring?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> How many cases are subject to proctoring?</p> <p>_____</p> <p>_____</p> <p><b>Time Frames</b></p> <p><input type="checkbox"/> Based on practice patterns, estimated time to complete the proctoring?</p> <p>_____</p> <p>_____</p> <p><b>Responsibilities of Practitioner</b></p> <p><input type="checkbox"/> Notify proctor when applicable patient is admitted or procedure is scheduled <u>and</u> ensure that all information necessary for proctor to evaluate case is available in the medical record (H&amp;P; results of diagnostic tests, etc.).</p> <p>_____</p> <p><input type="checkbox"/> What time frame for notice to proctor is practical and reasonable (e.g., two days prior to scheduled, elective procedure)?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> <b>Procedures:</b> Inform patient that proctor will be present during procedure, may examine patient and may participate in procedure, and document patient's consent on informed consent form.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> <b>Medical:</b> If proctor will personally assess patient <u>or</u> will participate in patient's care, discuss with patient prior to proctor's examination.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Include general progress note in medical record noting that proctor examined patient and discussed findings with Practitioner, <i>if applicable</i>.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Agree that proctor has authority to intervene, if necessary.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Discuss treatment/procedure with proctor.</p> <p>_____</p> <p>_____</p> <p><i>(continued on next page)</i></p>

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PIP OPTION	IMPLEMENTATION ISSUES
<p><i>(continued)</i></p> <p><b>Concurrent Proctoring</b></p> <p><i>(A certain number of the Practitioner's future cases of a particular type (e.g., vascular cases, management of diabetic patients) must be directly observed.)</i></p> <p><i>(This is not a "restriction" of privileges that triggers a hearing and reporting, if implemented correctly.)</i></p>	<p><b>Qualifications of Proctor</b> <i>(CPE must approve)</i></p> <p><input type="checkbox"/> Proctor must have clinical privileges in _____ <i>(If proctor is not a member of the Medical Staff, credential and grant temporary privileges.)</i></p> <p><input type="checkbox"/> Possible candidates include: _____ _____</p> <p><input type="checkbox"/> The following individuals agreed to act as proctors and were approved by the CPE on: (date) _____ _____ _____</p> <p><b>Responsibilities of Proctor</b> <i>(information provided by CPE; include discussion of legal protections for proctor)</i></p> <p><input type="checkbox"/> Review medical record <u>and</u>:</p> <p style="margin-left: 20px;"><input type="checkbox"/> <b>Procedure:</b> Be present for the relevant portions of the procedure and be available post-op if complications arise.</p> <p style="margin-left: 20px;"><input type="checkbox"/> <b>Medical:</b> Be available during course of treatment to discuss treatment plan, orders, lab results, discharge planning, etc., and personally assess patient, if necessary.</p> <p><input type="checkbox"/> Intervene in care if necessary to protect patient and document such intervention appropriately in medical record.</p> <p><input type="checkbox"/> Discuss treatment plan/procedure with Practitioner. _____ _____</p> <p><input type="checkbox"/> Document review as indicated below and submit to PPE Support Staff.</p> <p><b>Documentation of Review</b> <i>(not for inclusion in the medical record)</i></p> <p><input type="checkbox"/> Case Review Form</p> <p><input type="checkbox"/> Specific form developed for this PIP</p> <p><input type="checkbox"/> Other: _____ _____</p> <p><i>(continued on next page)</i></p>



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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><b>Formal Evaluation/Assessment Program</b></p> <p><b>(Onsite multiple-day programs that may include formal testing, simulated patient encounters, chart review.)</b></p>	<p><b>Scope of Formal Evaluation/Assessment Program</b></p> <p><input type="checkbox"/> Acceptable programs include: _____</p> <p>_____</p> <p><input type="checkbox"/> CPE approval required before Practitioner enrolls</p> <p><input type="checkbox"/> Program approved: _____</p> <p><input type="checkbox"/> Date of approval: _____</p> <p><input type="checkbox"/> Who pays for the evaluation/assessment?</p> <p><input type="checkbox"/> Practitioner subject to PIP</p> <p><input type="checkbox"/> Medical Staff</p> <p><input type="checkbox"/> Hospital</p> <p><input type="checkbox"/> Combination: _____</p> <p><b>Practitioner's Responsibilities</b></p> <p><input type="checkbox"/> Sign release allowing CPE to provide information to program (if necessary) and program to provide report of assessment and evaluation to CPE.</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Enroll in program by: _____</p> <p><input type="checkbox"/> Complete program by: _____</p> <p><b>Additional Safeguards</b></p> <p><input type="checkbox"/> Will the individual be asked to voluntarily refrain from exercising relevant clinical privileges until completion of evaluation/assessment program?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Will Practitioner be removed from some/all on-call responsibilities until completion of evaluation/assessment program? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><b>Follow-Up</b></p> <p><input type="checkbox"/> Based on results of assessment, what additional interventions are necessary, if any?</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> How will monitoring after assessment program/any additional interventions be conducted to be sure that concerns have been addressed/practice has improved? (Focused prospective review? Proctoring?)</p> <p>_____</p> <p>_____</p>

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<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<p><b>Additional Training</b></p> <p><i>(Wide range of options from hands-on CME to simulation to repeat of residency or fellowship.)</i></p>	<p><b>Scope of Additional Training</b></p> <p><input type="checkbox"/> Be specific – what type? _____</p> <p><input type="checkbox"/> Acceptable programs include: _____</p> <p><input type="checkbox"/> CPE approval required before Practitioner enrolls.</p> <p><input type="checkbox"/> Program approved: _____</p> <p><input type="checkbox"/> Date of approval: _____</p> <p><input type="checkbox"/> Who pays for the training?</p> <p><input type="checkbox"/> Practitioner subject to PIP</p> <p><input type="checkbox"/> Medical Staff</p> <p><input type="checkbox"/> Hospital</p> <p><input type="checkbox"/> Combination: _____</p> <p><b>Practitioner's Responsibilities</b></p> <p><input type="checkbox"/> Sign release allowing CPE to provide information to training program (if necessary) and program to provide detailed evaluation/assessment to CPE <u>before</u> resuming practice.</p> <p><input type="checkbox"/> Enroll in program by: _____</p> <p><input type="checkbox"/> Complete program by: _____</p> <p><b>Additional Safeguards</b></p> <p><input type="checkbox"/> Will the individual be asked to voluntarily refrain from exercising relevant clinical privileges until completion of additional training? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p><input type="checkbox"/> Will Practitioner be removed from some/all on-call responsibilities until completion of additional training? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p><input type="checkbox"/> Will LOA be used for the additional training? <input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p><b>Follow-Up</b></p> <p><input type="checkbox"/> After additional training is completed, how will monitoring be conducted to be sure that concerns have been addressed/practice has improved? (Focused prospective review? Proctoring?)</p> <p>_____</p> <p>_____</p>

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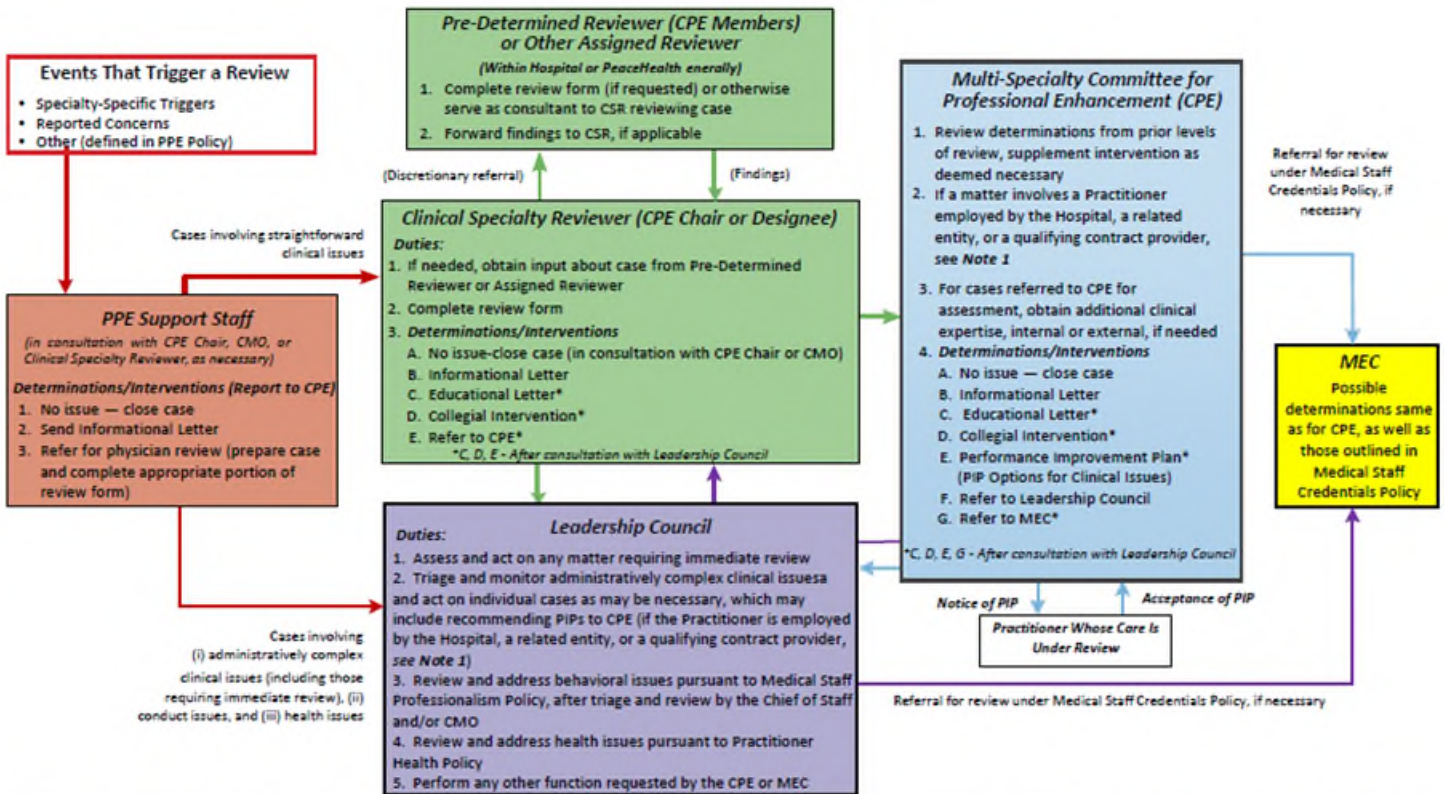
<b>PIP OPTION</b>	<b>IMPLEMENTATION ISSUES</b>
<b>Educational Leave of Absence or Determination to Voluntarily Refrain from Practicing during the PPE Process</b>	<p><input type="checkbox"/> Who may grant a formal LOA (if applicable)? <i>(Review Bylaws)</i></p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Will the individual be asked to voluntarily refrain from exercising relevant clinical privileges while the PPE process continues?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> Specify the conditions for reinstatement from the LOA or for the resumption of practice following the decision to voluntarily refrain:</p> <p>_____</p> <p>_____</p> <p><input type="checkbox"/> What happens if the Practitioner agrees to LOA or to voluntarily refrain, but:</p> <p><input type="checkbox"/> does not return to practice at the Hospital? Will this be considered resignation in return for not conducting an investigation and thus be reportable?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p><input type="checkbox"/> moves practice across town? Must Practitioner notify other Hospital of educational leave of absence or the determination to voluntarily refrain from practicing?</p> <p><input type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>_____</p> <p>_____</p>



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## PEACEHEALTH SOUTHWEST MEDICAL CENTER

### Appendix C: Flow Chart of Professional Practice Evaluation Process



Possible **SYSTEM ISSUES** identified at any level shall be referred to the appropriate Hospital department and reported to the CPE, which shall monitor the issue until resolved.

Any Clinical Specialty Reviewer, the Leadership Council, or the CPE may refer a case for review during an **EDUCATIONAL SESSION** or request that the **LESSONS LEARNED** from the case be otherwise disseminated, after the review process for an individual practitioner has been completed.

**Note 1:** If the Practitioner involved is also employed by the Hospital, a Hospital-related entity, or a qualifying contract provider ("employing entity"), the committee conducting the review may notify the employing entity of the review and obtain its assistance in addressing the matter.

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**APPENDIX D  
CONFLICT OF INTEREST GUIDELINES**

Potential Conflicts	Levels of Participation								
	Provide Information	Individual Reviewer Application/ Case	Committee Member					Hearing Panel	Board
			Credentials	Leadership Council	CPE	MEC	Investigating Committee		
Employment/contract relationship with Hospital	Y	Y	Y	Y	Y	Y	Y	Y	Y
Self or family member	Y	N	R	R	R	R	N	N	R
Relevant treatment relationship*	Y	N	R	R	R	R	N	N	R
Significant financial relationship	Y	Y	Y	Y	Y	R	N	N	R
Direct competitor	Y	Y	Y	Y	Y	R	N	N	R
Close friends	Y	Y	Y	Y	Y	R	N	N	R
History of conflict	Y	Y	Y	Y	Y	R	N	N	R
Provided care in case under review (but not subject of review)	Y	Y	Y	Y	Y	R	N	N	R
Involvement in prior PIP or disciplinary action	Y	Y	Y	Y	Y	R	N	N	R
Formally raised the concern	Y	Y	Y	Y	Y	R	N	N	R

**Y** – (Green “Y”) means the Interested Member may serve in the indicated role; no extra precautions are necessary.

**Y** – (Yellow “Y”) means the Interested Member may generally serve in the indicated role. It is legally permissible for Interested Members to serve in these roles because of the check and balance provided by the multiple levels of review and the fact that the Credentials Committee, Leadership Council, and CPE have no disciplinary authority.

In addition, the Chair of the Credentials Committee, Leadership Council, or CPE always has the authority and discretion to recuse a member in a particular situation if the Chair determines that the Interested Member’s presence would (i) inhibit the full and fair discussion of the issue before the committee, (ii) skew the recommendation or determination of the committee, or (iii) otherwise be unfair to the practitioner under review.

**N** – (Red “N”) means the Interested Member should not serve in the indicated role.

**R** – (Red “R”) means the Interested Member should be recused, in accordance with the guidelines on the next page.

\* Special rules apply both to the provision of information and participation in the review process in this situation. See Section 8.A.3 of the Credentials Policy.

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<b>RULES FOR RECUSAL</b>	
<b>STEP 1</b> Confirm the conflict of interest	The Committee Chair or Board Chair should confirm the existence of a conflict of interest relevant to the matter under consideration.
<b>STEP 2</b> Participation by the Interested Member at the meeting	<p>The Interested Member may participate in any part of the meeting that does not involve the conflict of interest situation.</p> <p>When the matter implicating the conflict of interest is ready for consideration, the Committee Chair or Board Chair will note that the Interested Member will be excused from the meeting prior to the group’s deliberation and decision-making.</p> <p>Prior to being excused, the Interested Member may provide information and answer any questions regarding the following:</p> <ul style="list-style-type: none"> <li>(i) any factual information for which the Interested Member is the original source;</li> <li>(ii) clinical expertise that is relevant to the matter under consideration;</li> <li>(iii) any policies or procedures that are applicable to the committee or Board or are relevant to the matter under consideration;</li> <li>(iv) the Interested Member’s prior involvement in the review of the matter at hand (for example, an Investigating Committee member may describe the Investigating Committee’s activities and present the Investigating Committee’s written report and recommendations to the MEC prior to being excused from the meeting); and</li> <li>(v) how the committee or Board has, in the past, managed issues similar or identical to the matter under consideration.</li> </ul>
<b>STEP 3</b> The Interested Member is excused from the meeting	The Interested Member will then be excused from the meeting (i.e., physically leave the meeting room and/or disconnect from any telephone or other electronic connection) prior to the committee’s or Board’s deliberation and decision-making.
<b>STEP 4</b> Record the recusal in the minutes	The recusal should be documented in the minutes of the committee or Board. The minutes should reflect the fact that the Interested Member was excused from the meeting prior to deliberation and decision-making.