LEWIS COUNTY GENERAL HOSPITAL
Lowville, New York

ADMINISTRATION

SUBJECT: Code of Ethics/Conflict of Interest

Effective Date: December 2004

Approvals:
Chief Operating Officer

CODE OF ETHICS

Lewis County General Hospital/Residential Health Care Facility (LCGH/RHCF) and its clinics (collectively known as Lewis County General Hospital/Residential Health Care Facility or LCGH/RHCF) are institutions of talented and dedicated people and have a long and proud tradition of providing high quality patient care and conducting business in compliance with the law and in accordance with high ethical standards.

The LCGH/RHCF Code of Ethics sets forth legal and ethical standards that must be adhered to by board and administrative members, employees, contracted staff and those doing business with the LCGH/RHCF or its clinics. The Code of Ethics does not set forth every rule or address every situation. Additional guidance may be obtained from supervisors and supplemental detailed guidelines provided in policies and procedures. Most important, the Code is not a substitute for the responsibility of board members and administration, employees and staff to exercise good judgment.

OUR PRINCIPLES OF ETHICAL CONDUCT INCLUDE:

LEGAL & ETHICAL REQUIREMENTS

• Compliance with applicable laws, rules and regulations governing LCGH/RHCF.
• Adherence to high ethical standards.

PATIENT RELATIONS

• Responsibility to protect patient privacy and confidentiality.

• Provision of patient care that is medically necessary and appropriate in a respectful and dignified manner, without regard to race, color, creed, sex, ethnic origin, age, disability, sexual orientation, source of payment, or other classification prohibited by law.

• Recognition of the patient’s right to make informed decisions about medical treatment and advanced directives and respect for patient choice.

• Compliance with laws and regulations relating to the provision of emergency care to patients.
BOARD OF MANAGERS’ RELATIONSHIPS

- Represent the interests of all people served by this organization and not favor special interests inside or outside the organization.

- Do not use the organization or service on the Board for personal advantage or for the advantage of friends or supporters.

- Keep confidential information confidential

- Approach all Board issues with an open mind, prepared to make the best decision for the whole organization.

- Do nothing to violate the trust of those who appointed them to the Board or of those they serve. Respect the authority of the appointing entity.

- Focus efforts on the mission of the organization and not on personal goals.

- Never exercise authority as a Board member except when acting in a meeting with the full Board or as delegated by the Board. Never exceed authority.

- Exercise the utmost good faith in all transactions touching upon duties to LCGH/RHCF and its property. In their dealings with and on behalf of the LCGH/RHCF, they are held to a strict rule of honesty and fair dealing between themselves and the LCGH/RHCF. They shall no: use their positions, or knowledge gained therefrom, so that a conflict might arise between the LCGH/RHCF’s interest and that of the individual or their employer.

- All acts shall be for the sole benefit of the LCGH/RHCF. Avoid, directly or indirectly, participating in any discussion, arrangement, agreement, investment, or other activity, which could result in personal benefit at the expense of the LCGH/RHCF’s interests.

- No acceptance of any favor which might influence an official act or which might reflect upon business conduct.

- Avoidance of outside private employment or activity, which involves obligations that may compete with or be in conflict with the interests of the LCGH/RHCF.

- Full disclosure to the Board of Managers of any potential conflict of interest and adherence to the procedures set forth in the Bylaws of the Board of Managers with respect to the manner in which such conflict of interest shall be addressed.

PHYSICIAN AND PROVIDER RELATIONSHIPS

- Acceptance of patient referrals and referrals of patients without regard to the direct or indirect payment or receipt of remuneration, based on each patient’s medical need and the provider’s ability to render the service.

- Proper supervision of allied health care professionals and residents and other house staff.
• Compliance with ethical standards for the practice of medicine and allied health professions, and avoidance of any act of omission which may result in professional misconduct.

MANAGED CARE RELATIONSHIPS
• Avoidance of improper financial incentives under managed care contracts that would result in under-utilization of medically necessary services.

RECORD KEEPING
• Truthful, accurate, timely and legible completion of medical records, billing records, business records and regulatory and financial reports.
• Retention, storage and disposal of patient and business records and information in accordance with legal and business requirements.

PRIVACY AND CONFIDENTIAL INFORMATION
• Protection and safeguarding of information created in the conduct of business at LCGH/RHCF and its clinics including all records, which would include patient information, staff data, financial data, research data, strategic plans, statistical information, purchasing agreements and contracts.
• Protecting and enhancing the rights of patients by providing them access to their information and controlling the inappropriate use of that information pursuant to the Health Insurance Portability and Accountability Act of 1996 (HIPAA).

BILLING FOR SERVICES
• Accurate coding and billing for medical services rendered in accordance with legal requirements and agreements with third party payers.
• Compliance with applicable legal, regulatory and program requirements in the preparation and submission of claims for reimbursement and reports concerning the costs of operations for the LCGH/RHCF and its clinics.
• Avoidance of improper waivers and write-offs of patient costs.

BUSINESS PRACTICES
• Selection of supplies, vendors, contractors and consultants based upon fair, competitive practices and objective factors including quality, price, service and delivery.
• Avoidance of transactions that excessively benefit private individuals in contravention of laws and regulations applicable to municipal entities.
• Adherence to LCGH/RHCF policies on solicitation and acceptance of gifts.

INTERNAL CONTROLS

• Safeguarding of proper internal financial controls in compliance with established accounting control standards and procedures.

• Maintain the integrity of the Hospital's financial statements and its financial reporting process.

CONFLICTS OF INTEREST

• Avoidance of situations or conduct that may involve a conflict between personal interests and the interests of LCGH/RHCF and its clinics.

WORKPLACE PRACTICES

• Fair and respectful treatment of employees, contracted staff and co-workers.

• Prohibiting discrimination based on race, color, religion, gender, pregnancy, marital status, prior criminal convictions unrelated to the job, national origin, age, citizenship status, disability or sexual orientation and prohibiting sexual harassment.

• Compliance with environmental laws and regulations including the proper storage, handling and disposal of hazardous material and infectious waste.

• Proper handling and dispensation of controlled substances in accordance with applicable law.

• Compliance with occupational safety laws and regulations in order to avoid job-related hazards and to ensure a safe work environment. Provide good and safe working conditions.

• Compliance with policies prohibiting the illegal possession, distribution, use or being under the influence of illegal drugs, alcohol or other substances in order to ensure an alcohol and drug-free workplace.

• Employees shall not re-disclose confidential information in whatever form it exists, electronic or otherwise, acquired in the collection, handling and dissemination of patient, resident, registrant, employee or hospital/nursing home information to any person without proper authorization.

POLITICAL MATTERS

• Avoidance of the use of LCGH/RHCF resources, financial or otherwise, to influence the political process regarding non-health related issues.
MARKETING AND ADVERTISING

- Truthful and accurate marketing and advertising of medical services for educating the public reporting to the community and increasing awareness of the mission of LCGH/RHCF and its clinics.

- Compliance with rules applicable to marketing to Medicare and Medicaid beneficiaries.

HOW TO USE THE COMPLIANCE PROGRAM

All board and administrative members, employees and contracted staff have a part to pay in ensuring that the business of LCGH/RHCF and its clinics is conducted legally and ethically. All employees and staff are responsible for performing their assigned duties in accordance with principles of ethical and legal conduct and are obligated to report suspected violations of laws, regulations or the Code of Ethics to their immediate supervisors or the Compliance Officer. The Compliance Officer is responsible for coordinating the dissemination of information on new laws or regulations that govern the activities of LCGH/RHCF and its clinics or information related to changes in existing laws or regulations. All communications will reinforce the employee’s responsibility to comply with applicable laws and policies and to report a suspected violation to the Compliance Office.

The Compliance Office may be reached 24 hours a day, seven days a week by calling 315-376-5154. LCGH/RHCF and its clinics prohibit any retaliation against an employee who, in good faith, reports a question or concern about a compliance matter.

CODE OF CONDUCT ACKNOWLEDGEMENT

All board, administrative members, and department heads are required to sign the following acknowledgement confirming that they have received, read and understand the Code of Ethics and will abide by its principles. All board and administrative members and department managers are also required to indicate any potential conflicts of interest.
CODE OF ETHICS/CONFLICT OF INTEREST ACKNOWLEDGEMENT

I certify that I have read and understand the Code of Ethics for Lewis County General Hospital/Residential Health Care Facility and its clinics and will abide by it. I will communicate the Code of Ethics to those persons whose activities I supervise or direct at LCGH/RHCF and its clinics and will abide by it in my own activities and direction to others. I acknowledge that I have a duty to report any alleged or suspected violations or the Code of

Signature

Date

Printed

Department

________________________________________________________________________________________

Annually, the following is to be completed by Board members, administrative staff, department managers, and Medical Staff members:

I wish to report that to the best of my knowledge, information and belief, no situation in which I am involved could be construed as placing me in a position of having a conflict of interest with Lewis County General Hospital/Residential Health Care Facility, except possibly the following:

________________________________________________________________________________________

Signature

Date

Printed

Department

________________________________________________________________________________________

APPROVAL

1. Chief Operating Officer
2. Standards Review Committee
3. Medical Bylaws and Board of Managers (6/27/18)
Signed by: Chief Operating Officer

Interdisciplinary Involvement

Education as required and designated at Standards Review Committee Meetings.

Other

This policy is to be posted on the LCGH website.

Created: December, 2004
Revised: 12/09
Reviewed: 1/08, 3/10, 2/13, 4/15, 7/18
Location

Admin Shared / Administration / Policies / Code of Ethics – Conflict of Interest