I. POLICY
A. The hospital and its medical staff are committed to patient safety and to providing patients with quality care. To this end, the hospital and its medical staff desire to develop, implement and maintain a process to identify and manage physician health, including (i) education of hospital and medical staff generally about illness and impairment recognition and prevention, (ii) investigation of allegations of physician impairment, and (iii) assistance in diagnosis and treatment referral and monitoring, in order to assist an impaired physician to retain or regain optimal professional functioning, consistent with patient protection. Impairment may result from any cause, including physical, psychiatric or emotional condition that may lead to or results in less than optimal professional functioning.

B. The Practitioner Well Being (PWB) Committee shall supervise the development, implementation and maintenance of this process on behalf of the medical staff. The process shall encourage physicians suffering from an impairment that may or does affect the ability to practice medicine to voluntarily disclose the situation to the Practitioner Well Being Committee so that appropriate steps can be taken to protect patients and to help the physician to practice safely and competently.

C. To the extent possible, and consistent with quality of care and patient safety concerns, the Practitioner Well Being Committee will handle impairment matters in a confidential fashion, subject to any and all state or federally mandated reporting requirements or as otherwise limited by law, ethical obligations or a threat to patient safety. The Practitioner Well Being Committee shall keep the Chief Executive Officer and the Chief of Staff apprised of matters under review.

D. Definition of an impaired physician: One who is unwilling or unable to practice medicine in whole or part, or otherwise perform functions ancillary to and necessary for optimal professional functioning, with reasonable skill and safety to patients because of any cause, including but not limited to a physical, psychiatric or emotional condition, including, but not limited to deterioration through the aging process or loss of motor skill, or use or abuse of drugs including alcohol.

E. The Chair of the PWB has the authority to act on behalf of the Committee and report any activity to the entire Committee at its next scheduled meeting.

II. PROCEDURE
EDUCATION: Torrance Memorial and the Practitioner Well Being Committee shall work together to ensure the development, implementation and maintenance of a process or program to educate medical staff and other appropriate Medical Center staff about illness and impairment recognition issues specific to physicians.

SELF REFERRAL: Torrance Memorial and the Practitioner Well Being Committee shall work together to ensure the development, implementation and maintenance of a process or program to encourage impaired physicians to voluntarily refer themselves to the Practitioner Well Being Committee, which shall endeavor to facilitate confidential diagnosis, treatment and rehabilitation of such physicians.

III. MECHANISM FOR REPORTING BY TORRANCE MEMORIAL PERSONNEL
EVALUATION OF SUCH REPORTS
A. If any individual has a concern that a member of the medical staff may be impaired in any way that may affect his or her practice at the hospital, a report shall be given to the Chief Executive Officer, the Chief of Staff, Vice President, Medical Staff Services, or any member of the Practitioner Well Being Committee. The report shall include a factual description of the incident(s) that led to the concern.
III. MECHANISM FOR REPORTING BY TORRANCE MEMORIAL PERSONNEL

EVALUATION OF SUCH REPORTS

B. If, after discussing the incident(s) with the individual who filed the report, the Chief Executive Officer, the Chief of Staff, Vice President, Medical Staff Services and/or any member of the Practitioner Well Being Committee believes there is enough credible information to warrant a review, the matter shall be referred to the Practitioner Well Being Committee.

C. The Practitioner Well Being Committee shall act expeditiously in reviewing concerns of potential impairment that are brought to its attention.

D. As part of its review, the Practitioner Well Being Committee may meet with the individual(s) who prepared the report.

E. If the Practitioner Well Being Committee has reason to believe that the physician is or might be impaired, it shall meet with the physician. The Chairman of the Practitioner Well Being Committee will determine who should attend this meeting. At this meeting, the physician should be told that there is a concern that he or she might be suffering from an impairment that affects his or her practice. The physician should not be told who filed the initial report, but should be advised of the nature of the concern.

DIAGNOSIS, TREATMENT AND MONITORING OF IMPAIRED PHYSICIAN CONDUCT

A. As part of its review, the Practitioner Well Being Committee may request that the physician be evaluated by an appropriate internal or external professional resource and that the results of such evaluation, including diagnosis and treatment recommendations, if any, be provided to it. A consent for the release of information to the Practitioner Well Being Committee is attached as Appendix A.

B. Depending upon the severity of the problem and the nature of the impairment, the Practitioner Well Being Committee has the following options available to it:
   i. recommend that the physician voluntarily take a leave of absence, during which time he or she would participate in a rehabilitation or treatment program to address and resolve the impairment;
   ii. recommend that appropriate conditions or limitations be placed on the physician’s practice;
   iii. recommend that the physician voluntarily agree to refrain from exercising some or all privileges in the hospital until rehabilitation or treatment has been completed or an accommodation has been made to ensure that the physician is able to practice safely and competently;
   iv. recommend that some or all of the physician’s privileges be suspended if the physician does not voluntarily agree to refrain from practicing in the hospital.

C. If the Practitioner Well Being Committee recommends that the physician participate in a rehabilitation or treatment program, it should assist the physician in locating a suitable program.

D. If the physician agrees to abide by the recommendation of the Practitioner Well Being Committee, then a confidential report will be made to the Chief Executive Officer and the Chief of Staff. In the event there is concern by the Chief Executive Officer or the Chief of Staff that the action of the Practitioner Well Being Committee is not sufficient to protect patients, the matter will be referred back to the Practitioner Well Being Committee with specific recommendations on how to revise the action or it will be referred to the Medical Executive Committee for an investigation.

E. If any individual has a reasonable concern that a member of the medical staff may be impaired while on hospital premises and the individual believes that an immediate response is necessary in order to protect the health and safety of patients or the orderly operation of the hospital, the individual shall immediately notify the relevant department chair, CEO or designee. The department chair shall assess the physician and determine whether it appears that an impairment exists that may immediately affect the ability to safely practice medicine in the Hospital. The department chair may relieve the physician of responsibility for the patient or patients and assign to another individual with appropriate clinical privileges responsibility for care of the affected physician’s hospitalized patients. The wishes of the patient shall be considered in the selection of a covering physician. Patients may be assigned to the physician on call. The affected patients shall be informed that the physician is unable to proceed with their care due to illness.

Following the immediate response, the individual and the department chair shall file formal reports as described in this Policy in order for the question of impairment to be more fully assessed and addressed.
IV. REINSTATEMENT

A. Upon sufficient proof that a physician who has an impairment and has successfully completed a rehabilitation or treatment program, the Practitioner Well Being Committee may recommend that the physician’s clinical privileges be reinstated. In making a recommendation that an impaired physician be reinstated, the Practitioner Well Being Committee must consider patient care interests as paramount.

B. Prior to recommending reinstatement, the Practitioner Well Being Committee must obtain a letter from the physician overseeing the rehabilitation or treatment program. (A copy of a release from the physician authorizing this letter is attached as Appendix B.) The letter must address the following:
   i. the nature of the physician’s condition;
   ii. whether the physician is participating in a rehabilitation or treatment program and a description of the program;
   iii. whether the physician is in compliance with all of the terms of the program;
   iv. to what extent the physician’s behavior and conduct need to be monitored;
   v. whether the physician is rehabilitated;
   vi. whether an after-care program has been recommended to the physician and, if so, a description of the after-care program; and
   vii. whether the physician is capable of resuming medical practice and providing continuous, competent care to patients.

C. Before recommending reinstatement, the Practitioner Well Being Committee may request a second opinion on the above issues from a physician of its choice.

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

E. The final decision to reinstate a physician’s clinical privileges must be approved by the Chief Executive Officer in consultation with the Chief of Staff.

F. The physician’s exercise of clinical privileges in the hospital shall be monitored by the department chief or by a physician appointed by the department chief. The nature of that monitoring shall be recommended by the Practitioner Well Being Committee in consultation with the Chief of Staff.

G. If the physician has an impairment relating to substance abuse, the physician must, as a condition of reinstatement, agree to submit to random alcohol or drug screening tests at the request of the Chief Executive Officer, the Chief of Staff, or any member of the Practitioner Well Being Committee.

H. In the event of any apparent or actual conflict between this policy and the bylaws, rules and regulations, or other policies of the hospital or its medical staff, including the investigation, hearing and appeal sections of those bylaws and policies, the provisions of this policy shall control.

G. Contract to Assist with Recovery Program: The PWB may request the practitioner to enter into a contract that outlines what is required as part of the initiation and maintenance of a Recovery Program. See Appendix D.

V. COMMENCEMENT OF AN INVESTIGATION

A. The hospital and the medical staff believe that issues of impairment can best be dealt with by the Practitioner Well Being Committee to the extent possible. If, however, the Practitioner Well Being Committee makes a recommendation, including a recommendation for an evaluation or a restriction or limitation on privileges, and the physician refuses to abide by the recommendation, the matter shall be referred to the Medical Executive Committee for an investigation to be conducted pursuant to the Bylaws.
VI. DOCUMENTATION AND CONFIDENTIALITY

A. The original report and a description of any recommendations made by the Practitioner Well Being Committee shall be included in the physician’s credentials file. If, however, the review reveals that there was no merit to the report, the report should be destroyed. If the review reveals that there may be some merit to the report, but not enough to warrant immediate action, the report shall be included in the physician’s credentials file and the physician’s activities and practice shall be monitored until it can be established whether there is an impairment that might affect the physician’s practice. The physician shall have an opportunity to provide a written response to the concern about the potential impairment and this shall also be included in his or her credentials file.

B. The Chief Medical Officer, the Chief of Staff or the Vice President Medical Staff Services shall inform the individual who filed the report that follow-up action was taken.

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

D. If at any time it becomes apparent that the matter cannot be handled internally, or jeopardizes the safety of the physician or others, the Chief Executive Officer, the Chief Medical Officer, or the Vice President Medical Staff Services in consultation with the Chief of Staff, may contact law enforcement authorities or other governmental agencies.

E. All requests for information concerning the impaired physician shall be forwarded to the Chair of the PWB Committee.

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

ATTACHMENTS: APPENDIX A
APPENDIX B
APPENDIX C
APPENDIX D
APPENDIX A
CONSENT FOR RELEASE OF INFORMATION PERTAINING TO EVALUATION

I hereby request that ____________________ [the Facility] provide ____________ Torrance Memorial Medical Center ("the Hospital") and its Medical Executive Committee (or Practitioner Well Being Committee) with all information relevant to your evaluation of my ability to care for patients safely, to competently fulfill the responsibilities of medical staff appointment and to relate cooperatively to others in the Hospital.

I also request that the Hospital and Medical Executive Committee (or Practitioner Well Being Committee) provide ____________________ [the Facility] with a copy of any information which it believes supports the need for the evaluation and any other information that ____________________ [the Facility] might request.

Release of All Claims. The undersigned, together with (my/its) affiliates, directors, officers, partners, employees, shareholders and agents, if any and as applicable (the “Releasing Party”), hereby fully release and forever discharge, to the fullest extent permissible by law, Torrance Memorial Medical Center, and its medical staff members and committees, individually and collectively, including their respective affiliates, directors, officers, partners, employees, shareholders, and agents (the “Released Parties”), from any and all claims, contracts and potential liabilities, whether known or unknown, foreseen or unforeseen, patent or latent, in contract or tort, for any and all past and future damages, actual or exemplary, that Releasing Party has, or may have, against the Released Parties related either directly or indirectly to the information requested herein, the Releasing Party hereby further covenants not to sue or to institute or cause to be instituted any action in any federal, state or local agency or any court or other tribunal against the Released Parties, that is related directly or indirectly to information requested herein. The undersigned expressly acknowledges that (he/she/it) has read and understood the Release and has entered into it voluntarily and without coercion.

_____________________________________  __________________________________
Date     Signature of Physician
APPENDIX B
CONSENT FOR RELEASE OF INFORMATION

I hereby request that Dr. _________________ [physician overseeing treatment] provide Torrance Memorial Medical Center (“the Hospital”) and its Medical Executive Committee (or Practitioner Well Being Committee) with information pertaining to my rehabilitation or treatment program. Specifically, this information should include:

(a) the nature of my condition;

(b) whether I am participating in a rehabilitation or treatment program;

(c) whether I am in compliance with all of the terms of the program;

(d) to what extent my behavior and/or conduct needs to be monitored;

(e) whether I am rehabilitated;

(f) whether an after-care program has been recommended for me and, if so, a description of the after-care program; and

(g) whether I am capable of resuming medical practice and providing continuous, competent care to patients.

I also request that Dr. ____________________ provide the Hospital and its Medical Executive Committee (or Practitioner Well Being Committee) with periodic reports relating to my ongoing rehabilitation or treatment and my ability to treat and care for patients in the Hospital.

Release of All Claims. The undersigned, together with (my/its) affiliates, directors, officers, partners, employees, shareholders and agents, if any and as applicable (the “Releasing Party”), hereby fully release and forever discharge, to the fullest extent permissible by law, Torrance Memorial Medical Center, and its medical staff members and committees, individually and collectively, including their respective affiliates, directors, officers, partners, employees, shareholders, and agents (the “Released Parties”), from any and all claims, contracts and potential liabilities, whether known or unknown, foreseen or unforeseen, patent or latent, in contract or tort, for any and all past and future damages, actual or exemplary, that Releasing Party has, or may have, against the Released Parties related either directly or indirectly to the information requested herein, the Releasing Party hereby further covenants not to sue for to institute or cause to be instituted any action in any federal, state or local agency or any court or other tribunal against the Released Parties, that is related directly or indirectly to information requested herein. The undersigned expressly acknowledges that (he/she/it) has read and understood the Release and has entered into it voluntarily and without coercion.

________________   __________________________________
Date     Signature of Physician
CONFIDENTIAL PEER REVIEW DOCUMENT

HEALTH STATUS ASSESSMENT

Please respond to the following questions based upon your assessment of Dr. ____________’s current health status (if additional space is required, please attach separate sheet):

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

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

2. Is Dr. _______________ currently taking any medication that may affect either clinical judgment or motor skills? _____ Yes _____ No

   If yes, please specify medications and any side effects: ____________________________

3. Is Dr. ________________ currently under any limitations concerning activities or work load? _____ Yes _____ No

   If yes, please specify: ____________________________________________________________

4. Is Dr. __________ currently under the care of a physician? _____ Yes _____ No

   If yes, please identify: __________________________________________________________

5. In your opinion, is any accommodation necessary to permit Dr. ____________ to exercise privileges safely and/or to fulfill medical staff responsibilities appropriately? _____ Yes _____ No

   If yes, please explain any such accommodation: ________________________________________

_________________________________   _____________________________
Date                  Signature of Physician Evaluator
Contract Between Practitioner and Health Care Practitioner/Physician

The Torrance Memorial Medical Center's Practitioner Well Being Committee is available to assist physicians and other health care practitioners with initiation and maintenance of a recovery program.

Our goal is to:
1. Act in an advocacy role for you.
2. Offer you an ongoing support system.
3. Work together with you to develop and coordinate a comprehensive recovery program.

A. The Practitioner Well Being Committee, after reviewing your situation, has concluded the following recommendations, given your agreement with the contract, as stipulated below:

1. Should the physician be practicing medicine at this time?
   a. ___ He/She should be able to practice medicine at this time.

   b. ___ He/She should limit the practice of medicine to

      __________ # Hours/Week

      __________ # Hours of Call/Week

      __________ Administrative Activities Only

      __________ Other (Specified): ____________________________

      ________________________________

   c. ___ He/She should not continue to practice medicine at this time.

   d. ___ He/She should be able to return to practicing medicine once the following has been completed:

      ________________________________

2. Should an oral/clinical examination by the Medical Board be required to assess the competency of the physician to practice medicine?
   a. ___ Yes                    b. ___ No

   c. ___ Other: ________________________________
3. Should the practitioner be in a formal follow-up program?
   a. ___ Yes  
   b. ___ No  
   c. ___ Other: ________________________________

4. The practitioner agrees to abstain from alcohol, substances of abuse/dependence, and all psychotropic drugs, except for those prescribed by physicians outlined in this contract and approved by the committee.

5. The practitioner agrees to random supervised urine drug screens for:
   ________________________________________________ (# months/years)
   Administered by: ________________________________
   with special screening for: _________________________
   ________________________________________________
   and a minimum of ______________ screens performed each month. Results must be presented to the Practitioner Well Being Committee upon request.

6. If not referred to a formal follow-up program, what is the recommendation for monitoring/support/recovery?
   a. Facilitated Groups:
      Group: ______________________  _____/week
      Group: ______________________  _____/week
   b. 90 meetings of ___AA, ___NA, ___CA, etc. in 90 days, then 3-4 meetings/week.
   c. Obtain and have an ongoing active relationship with a Sponsor.
   d. Obtain verification of meeting attendance to the committee
      ___Yes  ___No
   e. Undergo Psychiatric evaluation by a Practitioner Well Being Committee approved practitioner within ________ days to address:
      ________________________________________________
      ___Yes  ___No
f. Psychiatric/Psychopharmacologic management for: _________________________
   with Dr. __________________________ with quarterly (semi-annual) reports to the
   committee.

g. Undergo Medical evaluation within ________ days to address:
   __________________________________________________________
   ___ Yes   ___ No

h. Obtain a physical/medical evaluation and follow-up management for:
   __________________________________________________________
   with Dr. __________________________ with an initial report and follow-up
   quarterly reports (semi-annually) to the Practitioner Well Being Committee.

i. Obtain a battery of psychological tests ______days to address:
   __________________________________________________________
   ___ Yes   ___ No

j. Obtain neurologic examination within _____  days to address:
   __________________________________________________________
   ___ Yes   ___ No

k. Obtain neuropsychologic testing within ______ days to address:
   __________________________________________________________
   ___ Yes   ___ No

l. Other group or special therapy (e.g. marital, PTSD, abuse) for:
   __________________________________________________________
   with __________________________________. Quarterly (semi-annual) reports to be
   submitted to the committee.

m. Will take Naltrexone/Antabuse as recommended by the approved evaluating
   psychiatrist/primary care physician, unless contraindicated by the treating physicians.
   ___ Yes   ___ No
n. Will agree to recommend Alanon or ______________ to my family.

___ Yes  ___ No

o. Other provisions:

_____________________________________________________
_____________________________________________________
_____________________________________________________
_____________________________________________________

7. The practitioner agrees not to self-prescribe anything.

8. The practitioner agrees not to take over-the-counter medications (even Aspirin unless approved by the patient’s primary physician and the Practitioner Well Being Committee.

9. The practitioner agrees to surrender his/her present DEA permit or agree not to write prescriptions for Schedule I – V, etc. or agree to restrict prescribing to Schedule ______________ drugs.

___ Yes  ___ No

If Yes, the duration will be ______________.

10. The practitioner will obtain a Practitioner Well Being Committee approved worksite monitor within 10 days of returning to work.

___ Yes  ___ No

11. The practitioner will obtain a Practitioner Well Being Committee approved hospital monitor within 10 days of returning to work.

___ Yes  ___ No

B. Practitioner Responsibility (Maintaining Fitness for Duty):

1. Maintaining active involvement with the Practitioner Well Being Committee, as specified in this contract, for a minimum of one year.

2. Entering ________________________________ treatment program on ______________________________ and until discharged by the program.

3. Enrolling in the outpatient ____________therapy program, approved by the Practitioner Well Being Committee and participating as recommended by the outpatient therapist.
4. Remaining in the **outpatient program** until my therapist discharges me. If dissatisfied with the program, I will negotiate a change with the Practitioner Well Being Committee and my therapist.


6. Realizing that this contract is subject to periodic review by the Practitioner Well Being Committee.

7. **Abstaining completely from any mood altering chemical except for those prescribed by my primary physician, psychiatrist or other health care provider (excluding myself), approved by the Practitioner Well Being Committee.**

8. Offering and obtaining supervised urine/blood samples for drug screens at the discretion of my primary physician, therapist, or the Practitioner Well Being Committee Chairman. All results will be made available to the Practitioner Well Being Committee.

9. Agreeing to abide by the **Practitioner Well Being Committee’s** recommendations in the event of a relapse. If a relapse is manifested in observable work-related deficiencies (rendering me unfit for duty) later proved to be substance induced, I understand that I shall be terminated from staff.

10. I have selected Dr. ________________________________ as my primary physician.

C. Other Terms of the contract

1. I understand that if I do not adhere to the conditions of this contract:
   a. **The Practitioner Well Being Committee** may elect to remove themselves from any advocacy role.
   
   b. **The Practitioner Well Being Committee** may determine that I am not able to perform my duties safely and the Chief of Staff will be informed.

2. I understand that the Practitioner Well Being Committee may report to the Medical Executive Committee, the Medical Board and/or the Chief of my service, any relapse, non-compliance or failure on my part to meet any of the agreed terms stipulated in this contract, and I give my permission to the committee to make these reports.

3. I agree to obtain the observed urines when requested as outlined in this contract. I understand that being unavailable for RANDOM urine screening on any day designated will be considered a relapse (and the urine will be considered to be positive).
4. I understand the expenses for diagnosis and treatment of alcohol abuse/dependence and or other chemical abuse/dependencies are my responsibility in full, either through self-payment or through coverage under my health insurance plan.

_________________________________________________________________
Physician’s Signature        Date
_________________________________________________________________
Physician’s Name, Printed

_________________________________________________________________
Witness Signature             Date
_________________________________________________________________
Witness Name, Printed        Title/Capacity of Witness