# ST VINCENT’S HEALTH AUSTRALIA LIMITED
## GROUP MODEL BY-LAWS

**Version 8: 4th August 2016**

### Document History/Version Control

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FOREWORD

1. All references to By-Laws in these By-Laws means the SVHA Group Model By-Laws.

2. This document sets out the By-Laws that are used by the Board to determine the clinical governance requirements with respect to Accredited Practitioners.

3. All references to Facility or Facilities in these By-Laws is a facility or facilities of SVHA.

4. These By-Laws apply to all public and private Facilities of SVHA. Specific provisions may be applicable to only one of these two groups.

5. These By-Laws must be read in conjunction with the Clinical Credentialing and Scope of Practice Policy and all other relevant SVHA policies adopted by the Board.

6. The Board has the sole authority to make and amend these By-Laws.

7. Where a Facility has legislative obligations or operational procedures which are different or additional to these By-Laws, these will be set out in Schedule 1.

8. For the composition of Committees, membership constitution, method of selection of appointees, term of Appointment, review of Scope of Clinical Practice, frequency of meeting and quorum of Committees refer to the Terms of Reference for each Facility in Schedule 2.

9. The composition of each Committee will reflect the Facility’s organisational requirements.

10. Where the Facility Chief Executive Officer has delegated his or her authority to a Delegated Authority in respect of any power under a particular By-Law, a reference to the Facility Chief Executive Officer in that By-Law will also include that Delegated Authority. Schedule 1 sets out the specific delegations for the Facility.
PREAMBLE

The By-Laws mandate the Accreditation, Credentialing, Re-accreditation and process for defining and amending the Scope of Clinical Practice for Medical Practitioners and Dental Practitioners (both as a result of a review by the FCEO or at the request of a Medical Practitioner), providing services to patients at the Facility. The purpose of this process is to assess the training, experience, competence, judgement, professional capabilities and knowledge, fitness and character of a Medical Practitioner or Dental Practitioner who holds Accreditation or seeks Accreditation at a Facility. Relevantly, there is the ability to amend, suspend or terminate a Medical Practitioner’s or Dental Practitioner’s Scope of Clinical Practice in the interest of patient safety, the needs of the Facility or if the Accredited Practitioner displays conduct inconsistent with the Facility’s mission, vision or values. Credentialing and defining the Scope of Clinical Practice are governance responsibilities of the Facility Chief Executive Officer and may be delegated as appropriate. The Credentialing, Re-accreditation and the process for defining and amending Scope of Clinical Practice is a non-punitive process. These processes must be fair, transparent and legally robust.

As a group of Catholic public, private and aged care facilities, SVHA reflects in its policies and practices the ethical and moral teachings of the Catholic Church. Those who accept Appointment as a Facility’s Accredited Practitioner agree to respect and observe those principles embodied in the following:

- SVHA's Mission, Vision and Values
- SVHA Code of Conduct
- Ethical Framework of Mary Aikenhead Ministries
- Codes of Ethical Standards for Catholic Health and Aged Care Services in Australia
- These By-Laws
- Applicable SVHA and Facility policies and procedures
- Applicable State and Commonwealth policies and legislative requirements
- Codes of Conduct articulated by relevant registration authorities
SVHA VISION, MISSION, VALUES AND CARE STATEMENTS

Mission
As a Catholic health and aged care service we bring God’s love to those in need through the healing ministry of Jesus. We are especially committed to people who are poor and vulnerable.

Vision
We lead through research driven, excellent and compassionate health and aged care.

Values
Compassion
Justice
Integrity
Excellence

Creed
We believe in the dignity of people because each one is created in God’s image. We are committed to justice and compassionate care for all.

Care
Our care is

- Provided in an environment underpinned by Mission and Values.
- Holistic and centred on the needs of each patient and resident.
- High quality, safe and continuously improved to ensure best practice.
- Innovative and informed by current research using contemporary techniques and technology.
- Delivered by a team of dedicated, appropriately qualified people who are supported in a continuing development of their skills and knowledge, and
- Provided with a commitment to a respect of life according to the Gospel.
1. **BY-LAWS**

1.1 **By-Laws apply to Facilities**

This document sets out the By-Laws that apply to all Facilities at which the Board has determined they will apply.

1.2 **Inconsistencies with legislation**

Where there is any inconsistency between these By-Laws and any legislative requirements or mandatory directives pursuant to legislation applicable to a Facility, to the extent of such inconsistency the legislative requirement or mandatory directive will prevail and apply to that particular Facility.

2. **INTERPRETATION**

2.1 **Definitions**

In these By-Laws, unless the context otherwise requires:

**Accreditation** means the authorisation in writing conferred on a person by the FCEO, and the acceptance in writing by such person, to deliver medical, surgical, dental or other services to patients at the Facility in accordance with:

(a) the specified Accreditation Classification where applicable and Scope of Clinical Practice;

(b) any specified Conditions;

(c) the Code of Conduct;

(d) the policies and procedures at the Facility; and

(e) these By-Laws.

**Accreditation Classification** means one or more of the designated classifications of an Accredited Practitioner as set out in Schedule 1 in respect of the Facility to which Accreditation has been granted.

**Accredited Practitioner** means a Medical Practitioner or Dental Practitioner authorised to treat patients at the Facility in accordance with a specified Accreditation Classification and Scope of Clinical Practice.

**Act** means all relevant legislation applicable to and governing:

(a) the Facility and its operation;

(b) the support services, staff profile, minimum standards and other requirements to be met in the Facility; and

(c) the health services provided by, and the conduct of, the Accredited Practitioner.

**AHPRA** means the Australian Health Practitioner Regulation Agency established under the *Health Practitioner Regulation National Law Act 2009* (as in force in each State and Territory) which came into effect on 1 July 2010.
**Application Form** means the form approved by the Facility from time to time for use by a Medical Practitioner or Dental Practitioner to apply for Accreditation at the Facility.

**Appointment** means the employment or engagement of an Accredited Practitioner to provide services within the Facility according to any Conditions defined by general law and supplemented by a Contract of Employment or Contract of Engagement, or howsoever named by the Facility.

**Board** means the Board of Directors of SVHA.

**Board Quality and Safety Committee** means a committee established by the Board to ensure systems are in place and are being monitored for the purposes of providing information to the Board so that the Board can assess and determine whether in respect of SVHA Group Entities and Facilities:

(a) all clinical risks are being appropriately managed;

(b) safe, quality clinical care is being provided to patients, clients or residents; and

(c) a culture of clinical quality improvement is being fostered and is inherent.

**By-Laws** means these By-Laws, including any Schedules, as amended from time to time.

**Catholic Health Code of Ethical Standards** means the Code of Ethical Standards for Catholic Health and Aged Care Services in Australia, published by Catholic Health Australia from time to time.

(a) Chief Executive Officer means either or all of the following as applicable and specified at any time within these By-laws:

(b) the SVHA Group CEO;

(c) the Divisional CEO (DCEO)

(d) the Facility CEO (FCEO).

**Committee** means a committee or sub-committee established by the Facility in accordance with these By-Laws including to perform the following functions:

(a) Appointment and Credentialing in accordance with these By-Laws;

(b) defining the Scope of Clinical Practice in accordance with these By-Laws;

(c) appeals in accordance with these By-Laws

**Condition means as applicable with respect to an Accredited Practitioner:**

(a) any condition imposed by a Regulatory Authority including the National Practitioner Board under the Health Practitioner Regulation National Law Act 2009;

(b) any condition imposed pursuant to the processes set out in these By-laws.
**Contract of Employment** means an enforceable agreement in whatever form that establishes an employment relationship between the Facility and an Accredited Practitioner and defines the rights and obligations of each party.

**Contract of Engagement** means an enforceable agreement in whatever form that establishes a contractual relationship between the Facility and an Accredited Practitioner and defines the rights and obligations of each party.

**Credentialing** means the formal process used to verify the qualifications, experience, professional standing and other relevant professional attributes of an Accredited Practitioner for the purpose of forming a view about their competence, performance and professional suitability to provide safe, high quality health care services within specific Facility environments. Credentialing involves obtaining evidence contained in verified documents to delineate the theoretical range of services which an Accredited Practitioner is competent to perform.

**Credentials** means the qualifications, professional training, clinical experience, current registration and status, indemnity insurance, training and experience in leadership, research, education, communication and teamwork that contribute to the competence, performance and professional suitability to provide safe, high quality health care services at the Facility.

**Current Fitness** means the current fitness required of an Accredited Practitioner to carry out the Scope of Clinical Practice sought or currently held. An individual does not have current fitness if that person suffers from any physical or mental impairment, disability, condition or disorder which detrimentally affects, or is likely (in the FCEO’s reasonable opinion) to detrimentally affect the individual’s physical or mental capacity to practise medicine or dentistry and carry out the Scope of Clinical Practice sought or currently held.

**Dental Practitioner** means a person registered as a dentist by the Dental Board of Australia governed by the AHPRA pursuant to the Health Practitioner Regulation National Law Act 2009 as in force in each State and Territory.

**Designated Authority** means designated authority of the FCEO which may include another senior position title of the Facility.

**Division** means the relevant division of SVHA as applicable being either:

(a) the Division of Public Hospitals which comprises all of the SVHA public Hospital Facilities;

(b) the Division of Private Hospitals which comprises all of the SVHA private Hospital Facilities;

(c) the Division of Aged Care and Shared Services which comprises all the aged care Facilities.

**Divisional CEO (DCEO)** means the chief executive officer of the relevant Division of SVHA being either:

(a) the CEO of the Public Hospitals Division;

(b) the CEO of the Private Hospitals Division;

(c) the CEO of the Aged Care and Shared Services Division.

**Facility** means hospital, aged care facility or day procedure centre conducted by a SVHA Group Entity and in which health services and aged care are provided.
**Facility CEO (FCEO)** means the following chief executive officer and general manager positions which report to a DCEO:

(a) Chief Executive Officer of St Vincent’s Hospital Melbourne;
(b) Chief Executive Officer of St Vincent’s Health Network Sydney;
(c) Chief Executive Officer of St Vincent’s Private Hospital Melbourne (including Kew, East Melbourne & Fitzroy);
(d) Chief Executive Officer of St Vincent’s Private Hospital Sydney;
(e) Chief Executive Officer of Mater Hospital North Sydney;
(f) Chief Executive Officer of Holy Spirit Northside Private Hospital;
(g) Chief Executive Officer of St Vincent’s Private Hospital Brisbane;
(h) Chief Executive Officer of St Vincent’s Private Hospital Toowoomba.

**Medical Practitioner** means a person registered as a medical practitioner by the Medical Board of Australia governed by AHPRA pursuant to the *Health Practitioner Regulation National Law Act* 2009 as in force in each State and Territory.

**National Law** means the *Health Practitioner Regulation National Law Act* (2009) as in force in each State and Territory from time to time.

**New Clinical Services, Procedures, or Other Interventions** (including medical or surgical procedures, and the use of prostheses and implantable devices or diagnostic procedures) that are considered by a reasonable body of medical opinion to be significantly different from existing clinical practice. It includes a procedure that has not been performed at the Facility, as well as variations to an existing procedure or treatment where a new device or item of equipment is introduced.

**Notifiable Conduct** means conduct as defined in the *Health Practitioner Regulation National Law Act* 2009, as in force in each State and Territory, and amended from time to time, in relation to a registered health practitioner, and currently means the practitioner has:

(a) practised the practitioner’s profession while intoxicated by alcohol or drugs; or

(b) engaged in sexual misconduct in connection with the practice of the practitioner’s profession; or

(c) placed the public at risk of substantial harm in the practitioner’s practice of the profession because the practitioner has an impairment; or

(d) placed the public at risk of harm because the practitioner has practiced the profession in a way that constitutes a significant departure from accepted professional standards.

**Organisational Capabilities** means the Facility’s ability to provide facilities, services and clinical and non-clinical support necessary for the provision of safe, high quality clinical services, procedures or other interventions.

**Organisational Need** means the extent to which the Facility elects to provide a specific clinical service, procedure or other intervention in order to provide a balanced
mix of safe, high quality health care services that meet patient and community need and expectation. This will include consideration of the strategic, operational and business plans, goals and objectives of the organisation.

**Professional Indemnity Insurance** means the insurance of an Accredited Practitioner taken out in accordance with By-Law 9.4.

**Professional Misconduct** has the same meaning prescribed to that term in the *Health Practitioner Regulation National Law Act 2009* as in force in each State and Territory.

**Prohibited Person** means a person prohibited under any applicable child protection legislation in any jurisdiction, from being employed or engaged in a child related area of activity, which may include the Appointment.

**Re-accreditation** means the formal process used to re-confirm the qualifications, experience and professional standing (including history of and current status with respect to professional registration, disciplinary actions, indemnity insurance and criminal record) of Accredited Practitioners for the purpose of forming a view about their ongoing competence, performance and professional suitability to provide safe, high quality health care services within specific organisational environments.

**Regulatory Authority** means any government or any governmental, semi-governmental, administrative, fiscal or judicial body, department, commission authority, tribunal, registration authority, agency or entity including for the avoidance of doubt AHPRA.

**Reportable Conduct** means any serious offence against children, as envisaged by applicable child protection legislation in any jurisdiction, including but not limited to neglect, assault or sexual offence committed against, with or in the presence of a child (including child pornography offences).

**Scope of Clinical Practice** means the process following on from Credentialing and involves delineating the extent of an Accredited Practitioner’s clinical practice within a particular Facility based on the individual’s Credentials, competence, performance and professional suitability and the Organisational Need and Organisational Capabilities of the Facility to support the Accredited Practitioner’s Scope of Clinical Practice.

**Surgical Assistant** means an individual who assists an Accredited Practitioner in the private Facilities’ operating theatres.

**SVHA** means St Vincent's Health Australia Limited ACN 073 503 536.

**SVHA Group CEO** means the chief executive officer of SVHA as appointed by the Board.

**SVHA Chief Medical Officer** means the chief medical officer of SVHA as appointed by the SVHA Group CEO.

**SVHA Group Entity** means all of the entities which operate the facilities which make up SVHA and the Divisions including:

(a) SVHA

(b) a related body corporate (as that term is defined in the *Corporations Act 2001* (Cth)) of SVHA;
(c) the Congregation of the Religious Sisters of Charity trading as St Vincent’s Private Hospital Sydney; and

(a) The Holy Spirit Northside Private Hospital Limited.

**Temporary Appointment** means an appointment of an Accredited Practitioner for a specified period of less than 90 days, unless otherwise determined by the FCEO.

**Unprofessional Conduct or Unsatisfactory Professional Conduct** has the same meaning prescribed to those terms in the *Health Practitioner Regulation National Law Act* 2009 as in force in each State and Territory.

### 2.2 General Interpretation

(a) Rules for Interpreting these By-Laws

The following rules apply in interpreting these By-Laws, except where the context makes it clear that the rule is not intended to apply:

(i) Headings are for convenience only and do not affect interpretation.

(ii) A reference to legislation (including subordinate legislation) is to that legislation as amended, re-enacted or replaced, and includes any subordinate legislation issued under it.

(iii) A reference to a document or agreement, or a provision of a document or agreement, is to that document, agreement or provision as amended, supplemented, replaced or novated.

(iv) A singular word includes the plural, and vice versa.

(v) A word which suggests one gender includes the other gender.

(vi) If a word is defined, another part of speech has a corresponding meaning.

(vii) If an example is given of something (including a right, obligation or concept) such as by saying it includes something else, the example does not limit the scope of that thing.

(b) Titles

In these By-Laws, where there is use of the title "chairperson" the incumbent of that position for the time being may choose to use whichever designation that person so wishes.

(c) Quorum

Except where otherwise specified in these By-Laws or where otherwise determined by the FCEO, the following quorum requirements will apply:

(i) where there is an odd number of members of the Committee or group, a majority of the members; or

(ii) where there is an even number of members of the Committee or group, one half of the number of the members plus one.

(d) Resolutions without meetings
A decision may be made by a Committee or group established pursuant to these By-Laws (except that established by By-Law 19) without a meeting if a consent in writing, including electronic means, setting forth such a decision is signed by all the Committee or group members, as the case may be.

(e) Meeting by electronic means

A Committee or group established pursuant to these By-Laws (except that established by By-Law 19) may hold any meeting by electronic means whereby participants can be heard and can hear but are not necessarily in the same place. The requirements of these By-Laws will nonetheless apply to such a meeting.

(f) Voting

Unless otherwise specified in these By-Laws, voting will be on a simple majority basis and only by those in attendance at the meeting of the relevant Committee or group and there will be no proxy vote.

(g) Delegation

Where these By-Laws confer a function or responsibility on the FCEO, that function or responsibility may be performed wholly or in part by a Designated Authority (except where the Board or the context of a By-Law or the delegations applicable to the Facility requires that function or responsibility to be exercised personally by the FCEO).

(h) Compensation

Unless there is a jurisdictional provision for compensation of such services, members of Committees or groups established under these By-Laws are not entitled to receive, and will not receive, compensation for any services rendered in their capacities as Committee members.

3. PRIVACY AND CONFIDENTIALITY

3.1 Privacy

Accredited Practitioners will comply with, and assist the Facility to comply with the Australian Privacy Principles established by the Privacy Act 1988 (Cth) and the various statutes governing the privacy of health information within each State and Territory jurisdictions.

3.2 Accredited Practitioners

Subject to By-Law 3.1, every Accredited Practitioner must keep confidential the following information:

(a) business information concerning SVHA or the Facility;
(b) information concerning the insurance arrangements of SVHA or the Facility where applicable;
(c) personal, sensitive or health information concerning any patient, clinical practice, quality assurance, peer review and other activities which relate to the assessment and evaluation of clinical services.
3.3 **Committees**

All information made available to, or disclosed, in the context of a Committee of the Facility will be kept confidential and be subject to all relevant privacy laws unless the information is of a general kind and disclosure outside the Committee is authorised specifically by the Committee, including the following information:

(a) the proceedings for the Accreditation including designation of Scope of Clinical Practice of the Accredited Practitioner; and

(b) the proceedings for any change to Scope of Clinical Practice of the Accredited Practitioner.

3.4 **What confidentiality means**

The confidentiality requirements of By-Laws 3.1, 3.2 and 3.3 prohibit the recipient of the confidential information from using or disclosing it for any unauthorised purpose, copying it, reproducing it or making it public.

3.5 **When confidentiality can be breached**

The confidentiality requirements of By-Laws 3.1, 3.2 and 3.3 do not apply in the following circumstances:

(a) where disclosure is required or specifically authorised by law;

(b) where use and/or disclosure of personal information is consistent with By-Law 3.1;

(c) where disclosure is required by a regulatory body in connection with the Accredited Practitioner;

(d) where the person benefiting from the confidentiality consents to the disclosure or waives the confidentiality; or

(e) where disclosure is required in order to perform a requirement of these By-Laws.

3.6 **Privacy and confidentiality obligations continue**

The privacy and confidentiality requirements of these By-Laws continue with full force and effect after the Accredited Practitioner ceases to hold Accreditation with any Facility.

3.7 **SVHA Group**

The Facility will be entitled to disclose an Accredited Practitioner’s confidential information (including personal information and sensitive information as those terms are defined in the Privacy Act 1988 (Cth)) in relation to their appointment or any other matters related to these By-laws to other SVHA Group Entities.

3.8 **Mandatory notification of Notifiable Conduct**

Notwithstanding By-Laws 3.1 to 3.7, all registered practitioners acting in a management role with SVHA must comply with their responsibilities under the National Law in regard to mandatory notification of Notifiable Conduct by another practitioner or a student undertaking clinical training where they have formed a reasonable belief that a health practitioner has behaved in a way that constitutes
Notifiable Conduct in relation to the practise of their profession or suffers from an impairment that may place the public at substantial risk of harm.

4. BOARD POWERS AND TRANSITIONAL ARRANGEMENTS

4.1 Board powers

(a) The Board is empowered to make By-Laws, rules, regulations and policies for the operation of the Facility as it may deem necessary from time to time.

(b) Unless otherwise specified, changes take effect from the time of the resolution by the Board.

(c) Any changes under By-Law 4.1(b) take effect from the date the change is approved by the Board and apply to all Accredited Practitioners from that date.

4.2 Transitional arrangements

Accreditation under previous By-Laws is maintained under any new By-Laws approved by the Board.

5. COMMITTEES

5.1 Power to establish Committees

(a) The FCEO may establish any Committees for the Facility.

(b) Subject to these By-Laws and any Act, the FCEO can determine the membership, powers, authorities and responsibilities that are delegated to a Committee and the administrative rules by which each Committee is to operate.

5.2 Terms of Reference for Committees

Schedule 2 provides the Terms of Reference for Committees.

5.3 Indemnification

The Facility will indemnify the members of each Committee in respect of any actions or claims made provided the Committee members have:

(a) acted in good faith;

(b) acted in accordance with their delegated authority; and

(c) acted in accordance with any Act governing their conduct.

5.4 Statutory immunity for Committees

(a) An SVHA Group Entity may in specific circumstances seek and be granted declarations under jurisdictional legislation in respect of a Committee at a Facility where the Committee’s emphasis is on the quality assurance or review of clinical practice or clinical competence. Such a declaration may, amongst other things, afford statutory immunity or qualified privilege or similar for members of that Committee in the course of carrying out specific aspects of the role and function of that Committee.
(b) If an SVHA Group Entity has sought and been granted declarations as set out under By-Law 5.4(a) in respect of any Committee of any Facility, the terms and conditions of Statutory Immunity of a Committee of the Facility are set out in Schedule 1.

5.5 Committee access to the SVHA Board

The SVHA Board Quality and Safety Committee will have a standing agenda item for state-based Medical Credentialing Committees to discuss and escalate issues of a complex credentialing nature to the full SVHA Board.

6. DISCLOSURE OF INTEREST OF MEMBERS OF COMMITTEES

6.1 Disclosure of interest

A member of any Committee or person authorised to attend any meeting who has a direct or indirect pecuniary interest, a conflict or potential conflict of interest, or a direct or indirect material interest:

(a) in a matter that has been considered, or is about to be considered, at a meeting, such a member or person must not, subject to By-Law 6.5, participate in the relevant discussion or resolution; or

(b) in a matter being considered or a decision being made by the Facility, and must as soon as possible after the relevant facts have come to the person's knowledge, disclose the nature of the interest at the meeting.

6.2 Nature of disclosure

Disclosure by a person at a meeting that the person:

(a) is a member, or is in the employment, of a specified company or other body;

(b) is a partner, or is in the employment, of a specified person;

(c) is a family relative or personal partner, of a specified person; or

(d) has some other specified interest relating to a specified company or other body or a specified person,

will be deemed to be a sufficient disclosure of the nature of the interest in any matter or thing relating to that company or other body or to that person which may arise after the date of the disclosure.

6.3 Chairperson to notify Facility Chief Executive Officer

The chairperson of the relevant Committee will:

(a) notify the FCEO of any disclosure made under this By-Law; and

(b) record the disclosure in the minutes of the relevant Committee.

6.4 Record of disclosure

The FCEO must cause particulars of any disclosure notified under this By-Law to be recorded in a register kept for that purpose.
6.5 **Determination to effect of matter disclosed**

The FCEO (in consultation with the chairperson of the Committee) will make a determination in relation to a disclosure under this By-Law. Such a determination may include (but is not limited to) making a determination that the member or person will not participate in the Committee meeting when the matter is being considered or that the member or person will not be present while the matter is being considered.

6.6 **Matters that do not constitute direct or indirect material personal interest**

Subject to By-Law 6.2, the fact that a member of any Committee, is a member of a particular clinical discipline will not be regarded as a direct or indirect material personal interest, if that person participates in the Appointment process, the process to consider amendment of the Scope of Clinical Practice, or the suspension or termination of an Accredited Practitioner in the same discipline.

7. **CLINICAL REVIEW COMMITTEES**

7.1 **Objectives**

A Facility or group of SVHA Facilities will have a clinical review Committee or Committees, howsoever named, which will have the following objectives:

(a) assessment and evaluation of quality of health services including the review of clinical practices or clinical competence of persons providing those services;

(b) reviewing clinical outcomes to identify system or individual practices that impact on patient outcomes; and

(c) providing a forum for Accredited Practitioners to meet and discuss relevant clinical and administrative matters.

7.2 **Functions**

The clinical review and quality functions of the clinical review Committee or Committees, howsoever named, are to:

(a) review clinical indicators;

(b) review mortality and morbidity reports and make recommendations where appropriate;

(c) encourage participation in quality projects to improve patient outcomes;

(d) review adverse event trends related to clinical practice and where appropriate make recommendations;

(e) review specific cases identified as an outcome of the reviews undertaken in By-Law 7.2(a) – (d); and

(f) notify the FCEO of any identified clinical issues and risks at the Facility.

7.3 **Meetings of clinical review Committee or Committees**

(a) The clinical review Committee or Committees, howsoever named, must meet at least twice per year for formal quality, morbidity and mortality review meetings (**Formal Meetings**) or as otherwise required by the FCEO.
(b) A specialty review Committee or Committees, howsoever named, must meet at least twice per year and may meet at other times.

7.4 Minutes and reporting

(a) The chairperson, or his or her delegate for this purpose, must record minutes of the Formal Meetings of the clinical review committee or committees, howsoever named.

(b) Minutes recorded at Formal Meetings must be distributed to the members of the clinical review Committee or Committees, howsoever named, in a timely manner.

(c) All minutes and actions arising from the Formal Meetings are to be forwarded to the peak quality and safety Committee (howsoever named) of the Facility as determined by the FCEO.

7.5 Mandatory attendance

(a) It is a Condition of Accreditation that:

(i) all Accredited Practitioners must attend and participate in at least one Formal Meeting of the clinical review Committee or Committees, howsoever named, annually; and

(ii) where a specific case involving an Accredited Practitioner’s patient has been listed for review, the Accredited Practitioner must attend the meeting and/or provide a written report.

(b) The FCEO may, on demonstration of extenuating circumstances, waive the Condition of Appointment in By-Law 7.5(a). Any condition in By-law 7.5(a) may only be waived where the FCEO has been provided with satisfactory explanation and evidence of the relevant extenuating circumstances and has waived the relevant Condition in By-law 7.5.(a) in writing.

8. APPOINTMENT OF ACCREDITED PRACTITIONERS

8.1 Application Form

Any Medical Practitioner or Dental Practitioner who wishes to apply for Accreditation, Re-accreditation or an increase in Scope of Clinical Practice at the Facility must obtain from the Facility an Application Form (and any related material, including a copy of these By-Laws) and must complete and submit the Application Form to the FCEO.

8.2 Applications for Appointment

A duly completed Application Form will be considered in accordance with the following process:

(a) The FCEO will consider the application in the context of the Organisational Need and Organisational Capabilities of the Facility and may make any inquiries or consultation relevant to that consideration as he or she thinks fit. Following this consideration, the FCEO may determine to discontinue with the application process or give further consideration to the process as outlined at By-Law 8.2(b) – (n) below.
(b) The FCEO (after receiving advice from the appointments Committee) may define particular additional categories and types of Scope of Clinical Practice or limit the Scope of Clinical Practice granted, as the individual circumstances may require.

(c) Any delineation of approved Scope of Clinical Practice for the Applicant must be specifically defined on the appointment letter. Approval is granted by the FCEO.

(d) An application fee, as determined by the Facility from time to time, may be levied on applicants. The FCEO will determine if the application fee is to be levied on the Applicant. The Application Form will contain details of the application fee if applicable.

(e) The FCEO may contact up to three referees nominated by the Applicant, but receive no less than 2, to request written references and must also check the Applicant’s qualifications, Professional Indemnity Insurance and Credentials (including verifying registration and current entitlement to practice). Referees must include a current supervisor at the facility or a supervisor not at the same facility but currently practicing in the same specialty as the potential appointee.

(f) The FCEO may obtain verbal references or verbal confirmation of written references. A verbal reference must be obtained by completing the template for verbal references and all fields must be completed, including the minimum data sets for written reference reports.

(g) If a referee declines to provide a written reference, the FCEO must record that fact. The FCEO may contact the Applicant and request that the Applicant nominate another referee.

(h) The FCEO may ask for advice on the application from the head of the division(s) or department(s) of the Facility most relevant to the application (where applicable).

(i) The application, with all relevant material obtained or identified under paragraphs (a) to (h), will then be considered by the appointments Committee or such equivalent Committee, and an assessment made by that Committee of the Current Fitness, Credentials, character and ability of the applicant to cooperate with management and staff at the Facility.

(j) The appointments Committee (or such other Committee as the FCEO considers appropriate) will make a recommendation to the scope of clinical practice Committee or such equivalent Committee, as to the Accreditation sought by the applicant.

(k) The scope of clinical practice Committee or such equivalent Committee, will then consider the recommendation of the appointments Committee or such equivalent Committee, and make an assessment of the Current Fitness, Credentials, character and ability to cooperate with management and staff at the Facility and will make a recommendation to the FCEO as to the Accreditation sought by the applicant.

(l) The FCEO will make a final determination on the application and will have complete discretion to approve or disapprove each application for Accreditation or Re-accreditation after following the provisions set out in By-Laws 8.2(a) to 8.2(k) (where applicable).

(m) The FCEO must notify each applicant in writing of his or her decision.
(n) On receiving notice of Appointment, the applicant will indicate his or her acceptance in writing of the Facility By-Laws, rules, regulations and also SVHA’s Visions, Mission, Values and Care Statements.

8.3 **Temporary Appointment**

(a) The FCEO may approve Temporary Appointments and may grant Accreditation to such temporarily appointed Medical Practitioners or Dental Practitioners.

(b) In considering whether to approve the Temporary Appointment of a Medical Practitioner or Dental Practitioner, the FCEO may consult with the chairperson of the appointments Committee and/or the head of the division or department most relevant to the applicant's speciality.

(c) An individual seeking Temporary Appointment must submit an Application Form to the FCEO along with all required supporting documentation.

(d) Accreditation granted under this By-Law 8.3 will remain in force for a period of up to 90 days from the date of determination by the FCEO. This period can be extended at the discretion of the FCEO but the total period cannot exceed 12 months. Any extension must be approved in writing by the FCEO.

(e) Should any Medical Practitioner or Dental Practitioner granted Temporary Appointment wish to obtain Accreditation under this By-Law 8.3, that Medical Practitioner or Dental Practitioner must lodge the Application Form and supporting material with the FCEO at which time the process in By-Law 8.2 will be applied.

(f) Provisional appointment may be granted by the FCEO, after review.

(g) There will be no right of appeal in respect of the termination or suspension of a Medical Practitioner or Dental Practitioner holding a Temporary Appointment.

8.4 **Urgent Appointments**

(a) The FCEO or delegate may approve Urgent Appointments and may grant Accreditation to such urgently appointed Medical Practitioners or Dental Practitioners.

(b) In considering whether to approve an Urgent Appointment the FCEO must at a minimum:

   (i) Confirm registration with AHPRA

   (ii) Obtain a verbal reference from one other Accredited Practitioner at the facility; from a practitioner not at the same facility but currently practicing in the same specialty as the potential appointee; or from the Director of Medical Services / Chief Medical Officer at the applicants place of appointment

(d) An individual seeking or granted Urgent appointment must provide evidence of Professional Indemnity insurance within 24 hours of appointment

(e) Accreditation granted under By-Law 8.4 applies only to the specific patient or episode of care for which the accreditation is sought

(f) The FCEO will advise the Accredited Practitioner in writing of the completion of the Urgent Appointment
(g) Provision of Urgent Appointment does not grant the Accredited Practitioner the right to Temporary Accreditation

(h) There will be no right of appeal in respect to the termination of a Medical Practitioner or Dental Practitioner holding an Urgent Appointment.

8.5 Appointments made periodically

(a) Unless otherwise determined by the FCEO, Appointments to positions as Accredited Practitioners are made in accordance with the requirements of the Facility and a periodic cycle determined by the FCEO and will be for a period of:

(i) one year;
(ii) two years;
(iii) three years;
(iv) four years; or
(v) five years,

which period will be determined by the FCEO. The date of Appointment being on the date the FCEO approves the Appointment.

(b) Where Accreditation is granted and it coincides with the commencement of any periodic cycle referred to in By-Law 8.5(a), the Accreditation will be for the specified period. Where Accreditation is granted after a periodic cycle has commenced, Accreditation will be for the unexpired portion of that specified period.

(c) The periods of up to one year, two years, three years, four years or five years for the purpose of these By-Laws will begin and conclude in accordance with the sequence customary at the Facility.

9. TERMS AND CONDITIONS OF APPOINTMENT OF ACCREDITED PRACTITIONERS

9.1 Conditions applicable to all Accredited Practitioner Appointments

An Appointment as an Accredited Practitioner is conditional on the Accredited Practitioner complying with all matters and Conditions set out in this By-Law 9.

9.2 General

Accredited Practitioners must:

(a) comply with their authorised Scope of Clinical Practice;
(b) comply with the Code of Conduct and the Catholic Health Code of Ethical Standards;
(c) comply with the provisions of the Act, all applicable legislation and general law;
(d) comply with their responsibilities under the National Law in regard to mandatory notification of notifiable conduct by another practitioner or a
student undertaking clinical training where the Accredited Practitioner has formed a reasonable belief that a health practitioner has behaved in a way that constitutes notifiable conduct in relation to the practice of their profession or suffers from an impairment that may place the public at substantial risk of harm.

(e) comply with these By-Laws, rules and policies and procedures of the Facility;

(f) maintain their professional registration with AHPRA and furnish annually to the Facility when requested to do so, evidence of registration and advise the FCEO immediately of any material changes to the conditions or status of their professional registration (including suspension or termination);

(g) attend patients subject to the limits of any Conditions imposed by the FCEO;

(h) if theatre sessions have been requested by the Accredited Practitioner and allocated, then the Accredited Practitioner must effectively utilise the theatre sessions;

(i) observe all requests made by the Facility with regard to his or her conduct in the Facility and with regard to the provision of services within the Facility;

(j) adhere to the generally accepted ethics of medical or dental practice, including the ethical codes and codes of good medical practice of the Australian Medical Association and the Australian Dental Association (as applicable) and all relevant standards or guides issued by the Medical and Dental Boards of Australia as issued from time to time in relation to his or her colleagues, Facility employees and patients;

(k) adhere to general Conditions of clinical practice applicable at the Facility, including compliance with the accreditation standards of the National Safety and Quality Health Service Standards 2011 or such other accreditation body nominated by the Facility;

(l) observe the rules and practices of the Facility in relation to the admission, discharge and accommodation of patients;

(m) attend and, when reasonably required by the FCEO, prepare for and participate in relevant clinical meetings, seminars, lectures and other teaching/training programs organised by the Facility or provide evidence of attendance of these at alternative venues;

(n) participate in clinical review Committee meetings, including review of clinical data and outcomes and respond to requests for information regarding statistical outliers, adverse events and cases flagged in incidents, clinical indicator or key performance indicator reporting;

(o) participate in formal on-call arrangements as required by the Facility;

(p) seek relevant approvals from the relevant Committee and, where applicable, the relevant research and ethics Committee in regard to any research, experimental or innovative treatments, including any new or revised technology (see By-Laws 20 and 21);

(q) not aid or facilitate the provision of medical or dental care to patients at the Facility by Medical Practitioners or Dental Practitioners who are not Accredited Practitioners;
(r) not purport to represent any SVHA Group Entity or SVHA in any circumstances, including the use of the letterhead of the Facility, SVHA Group Entity or SVHA, unless with the express written permission of the FCEO;

(s) subject to the requirement of relevant laws, keep confidential details of all information which comes to his or her knowledge concerning patients, clinical practice, quality assurance, peer review and other activities which relate to the assessment and evaluation of clinical services; and

(t) co-operate with and participate in any clinical quality assurance, quality improvement or risk management process, project or activities as required by the Facility and these By-Laws.

9.3 **Responsibility for patients**

Accredited Practitioners must:

(a) Obtain full and informed written patient consent prior to a procedure being performed;

(b) not admit a patient to the Facility unless a suitable or appropriate bed is available to accommodate that patient;

(c) admit to the Facility only those patients who, in the opinion of the FCEO, can be properly managed in the Facility (the FCEO may notify Accredited Practitioners from time to time of any categories of patients who are considered inappropriate for admission to the Facility);

(d) observe the rules and requirements applicable in the Facility with respect to the admission of patients;

(e) accept full responsibility for his or her patients from admission until discharge, or until the care of the patient is transferred to another Accredited Practitioner;

(f) must be available for contact at all times when that Accredited Practitioner has a patient admitted to the Facility, or must nominate another Accredited Practitioner with equivalent Accreditation to continue the care of their patient during their absence (such nomination to be notified to the Facility in writing). Accredited Practitioners must attend upon patients in a timely manner, using their best endeavours to attend promptly after being requested to do so, or being available by telephone in a timely manner to assist Facility staff in relation to Accredited Practitioners’ patients;

(g) work with and as part of the multi-disciplinary health care team, including effective communication – written and verbal, to ensure the best possible care for Accredited Practitioners’ patients;

(h) provide adequate instructions to Facility staff and other Accredited Practitioners to enable them to understand what care the Accredited Practitioner requires to be delivered to his or her patients and appropriately supervising the care that is provided by the Facility staff and other Accredited Practitioners;

(i) note the details of a transfer of care to another Accredited Practitioner on the patient’s Facility medical record and communicating the transfer to the Nurse Unit Manager or other responsible nurse staff member;
attend his or her patients properly, and with the utmost care and attention, after taking into account the requirements of the Facility and Scope of Clinical Practice granted to the Accredited Practitioner;

visit patients with reasonable frequency having regard to each patient's clinical condition and needs;

upon request by staff of the Facility, attending to patients under their care for the purposes of the proper care and treatment of those patients;

except in an emergency, not give instructions in relation to a patient where another Accredited Practitioner is responsible for the management of that patient without a formal request for consultation from the consulting clinical team;

carry out procedures, give advice and recommend treatment within the generally accepted areas of practice applicable to the category of Appointment of the Accredited Practitioner and to his or her Accreditation;

be willing, in an emergency or on request by the FCEO (or another person authorised by the FCEO for this purpose) to assist the staff and other practitioners, where possible and necessary;

comply with all infection control procedures of the Facility including appropriate hand hygiene; and

take into account the policies of the Facility when exercising judgement regarding the length of stay of patients at the Facility and the need for ongoing hospitalisation of patients.

9.4 Professional Indemnity Insurance

Accredited Practitioners who are not otherwise fully indemnified by the Facility must maintain a level of professional indemnity insurance (including run off/tail insurance where appropriate) consistent with requirements of the relevant Regulatory Authority:

which covers all potential liability of the Accredited Practitioner in respect of the Facility and patients;

which appropriately reflects and covers the Accredited Practitioner’s Scope of Clinical Practice and activities performed at the Facility; and

that is on terms and conditions acceptable to the Facility.

9.5 Annual disclosure

Accredited Practitioners must furnish annually to the Facility evidence of:

appropriate Professional Indemnity Insurance including the level of cover and any material changes to cover that occurred during the previous twelve months;

medical/dental registration (as applicable); and

continuous registration with the relevant specialist college or professional body

compliance with the annual mandatory continuing education requirements of his or her specialist college or professional body.
9.6 Continuous disclosure

Each Accredited Practitioner must keep the FCEO continuously informed of matters which have a material bearing upon his or her:

(a) Credentials;
(b) Scope of Clinical Practice;
(c) ability to deliver health care services to patients safely and in accordance with his or her authorised Scope of Clinical Practice;
(d) any adverse outcomes or complications in relation to the Accredited Practitioner’s patient or patients (current or former) of the Facility;
(e) Professional Indemnity Insurance status; and
(f) Registration with the relevant professional registration board, including any Conditions or limitations placed on such registration.

9.7 Advice of material issues

Without limiting By-Law 9.6, Accredited Practitioners must advise the FCEO in writing as soon as possible but at least within 14 days if any of the following matters occur and come to the attention of the Accredited Practitioner:

(a) an adverse finding (formal or informal, current or former) made against him or her by any registration, disciplinary, investigative or professional body;
(b) his or her professional registration being revoked, suspended or amended (including the imposition of any Conditions);
(c) the initiation of any process, inquiry or investigation by the relevant board or coroner or tribunal (or equivalent body in any other jurisdiction, as applicable) or a health care complaints body (howsoever described) involving the Accredited Practitioner or the initiation of a legal process relevant to the medical practice which impacts or arises from their practice of medicine;
(d) any change in his or her Professional Indemnity Insurance, including but not limited to the attaching of Conditions, non-renewal or cancellation;
(e) his or her Appointment to Accreditation at, or Scope of Clinical Practice at, any other facility, hospital or day procedure centre is altered in any way other than at the request of the Accredited Practitioner;
(f) he or she incurs an illness or disability which may adversely affect his or her Current Fitness;
(g) any claim, or any circumstance which may give rise to a claim, in respect of the management of a patient of that Accredited Practitioner in the Facility (including all relevant details); or
(h) he or she being charged with, or convicted of, any indictable offence or under any laws that regulate the provision of health care or health insurance.

9.8 Medical records

Accredited Practitioners must:
(a) maintain full, accurate, legible and contemporaneous medical records for each patient under his or her care or ensure that such adequate clinical records are maintained in the patient's Facility medical record:

(i) in compliance with the Act and any applicable codes or guidelines published by AHPRA;

(ii) such that, in an emergency, another suitably qualified Accredited Practitioner can expeditiously take over the care of the patient;

(iii) in a way which enables the SVHA Group Entity operating the Facility to collect revenue in a timely manner and any other data reasonably required in respect of a Facility, including as a minimum:

(A) pre-admission notes or a letter on the patient's condition and plan of management, including notifying the Facility of significant co-morbidities;

(B) full and informed written patient consent;

(C) completing admission forms authorised by the Facility within 24 hours of admission;

(D) recording an appropriate patient history, reason for admission, physical examination, diagnosis or provisional diagnosis, and treatment plan before treatment is undertaken, unless involving an emergency situation;

(E) therapeutic orders;

(F) particulars of all procedures, including pathology and radiology reports;

(G) observations of the patient's progress;

(H) notes of any special problems or complications;

(I) discharge notes, completed discharge summary and documentation of requirements and arrangements for follow-up; and

(J) each attendance upon the patient with the entries dated, timed, signed and specifying the designation of the practitioner

(b) complete an operation report that shall include a detailed account of the findings at surgery, the surgical technique undertaken, complications and post-operative orders, and the full name of any Surgical Assistant, anaesthetist and other Medical Practitioner present. Operation reports shall be written or dictated as soon as is practicable and the report signed by the attending Accredited Practitioner and made part of the patient's Facility medical record;

(c) ensure the provision of CMBS Item Numbers and prompt notification to the Facility of any subsequent change or addition to the Item Numbers;

(d) where orders are given by telephone to a registered nurse (who will read back those orders to the Accredited Practitioner for confirmation), enter those orders in the medical record within twenty-four hours;
(e) ensure that the medical records maintained by that Accredited Practitioner are sufficient for the review of patient care;

(f) take all reasonable steps to ensure that, following the discharge of each patient, the Facility's medical record is completed within a reasonable time after the patient's discharge; and

(g) acknowledge and agree that medical records of patients of the Facility are owned by the relevant SVHA Group Entity operating the Facility.

9.9 Continuing education

Accredited Practitioners must:

(a) by involvement in continuing education, keep informed of current practices and trends in the Accredited Practitioner's area of practice, by regularly attending and participating in clinical meetings, seminars, lectures and other educational programs on the Facility campus and elsewhere, to maintain and improve their knowledge and to maintain and increase their skills;

(b) meet all reasonable requests to participate in the education and training of other clinical staff of the Facility, the effect of which is to raise the level of competence of staff in general and improving patient care and relations between Accredited Practitioners and other staff; and

(c) co-operate and participate in appropriate quality improvement activities, including satisfying the mandatory attendance and participation requirements of By-Law 7.5(a).

9.10 Clinical activity

Accredited Practitioners must maintain a sufficient level of clinical activity in the Facility to enable the FCEO, acting reasonably, to be satisfied that:

(a) the Accredited Practitioner's knowledge and skills are current;

(b) the Accredited Practitioner is familiar with the operational policy, procedures and practices of the Facility; and

(c) the Accredited Practitioner is able to contribute actively and meaningfully to the division or department relevant to his or her Scope of Clinical Practice and to the Committees.

9.11 Participation in Committees

(a) Accredited Practitioners must participate in the clinical review Committee or Committees, howsoever named, in accordance with By-Law 7.5(a) unless otherwise excused under By-Law 7.5(b).

(b) In addition to the requirement under By-Law 9.11(a), Accredited Practitioners must meet all reasonable requests to participate in, and contribute actively to, Committees established to co-ordinate and direct the various functions of the Facility.

(c) Without limiting By-Law 9.11(a), the FCEO may require any Accredited Practitioner to nominate him or herself to act as a member of a Committee. Before doing so, the FCEO must have regard to:
(i) the Accredited Practitioner's current, or recent historical contribution to Committee or Committees (absolutely and relative to the Accredited Practitioner's peers);

(ii) the Accredited Practitioner's clinical activity in the Facility (absolutely and relative to the Accredited Practitioner's peers);

(iii) any extenuating circumstances which the FCEO considers may reasonably preclude the Accredited Practitioner from acting as a member of a particular Committee (for example, extraordinary responsibilities as a carer or extraordinary voluntary commitments to the medical or general communities).

9.12 Emergency/disaster planning

Accredited Practitioners must:

(a) be aware of their role in relation to emergency and disaster planning;

(b) be familiar with the Facility's safety and security policies and procedures; and

(c) participate in emergency drills and exercises which may be conducted at the Facility.

9.13 Working with children checks/criminal record checks

(a) The Appointment of Accredited Practitioners is conditional on the person satisfactorily completing any forms that SVHA may require for the purpose of fulfilling SVHA's obligations under applicable child protection legislation.

(b) The Accredited Practitioner must undertake to SVHA that he or she is not a Prohibited Person, and:

(i) has never, to the Accredited Practitioner's knowledge, been included on any list of persons not to be employed or engaged in a child related area of activity;

(ii) has not retired or resigned from, or had any previous employment or engagement terminated on the grounds that the Accredited Practitioner engaged in Reportable Conduct;

(iii) has never been charged with or been the subject of an investigation as to whether he or she engaged in any Reportable Conduct; and

(iv) will not engage in Reportable Conduct;

(c) The Accredited Practitioner must inform SVHA immediately if he or she is unable to give the undertakings set out in By-Law 9.13(b).

(d) Accredited Practitioners must provide authority to the Facility to conduct a criminal history check with the appropriate authorities in any jurisdiction at any time.

9.14 Teaching and supervision

Unless otherwise determined by the FCEO, Accredited Practitioners must participate in the education, training and supervision of students, junior medical officers and other accredited health practitioners as required from time to time, attending the Facility including facilitating the availability of patients for clinical teaching subject to:
(a) any contrary instructions by either the treating practitioner, or the nurse unit manager (or other designated manager at the Facility); and

(b) consent being given by the patient.

9.15 **Notifiable Conduct and mandatory reporting**

All Accredited Practitioners must comply with their obligations of mandatory reporting of Notifiable Conduct as prescribed in the *Health Practitioner Regulation National Law Act* 2009, as in force in each State and Territory.

9.16 **Notice of leave**

Where Accreditation has been granted in respect of the Facility, an Accredited Practitioner must use their best endeavours to notify the FCEO in writing, at least four weeks in advance of holidays, so that the FCEO may make appropriate arrangements during the Accredited Practitioner’s absence.

10. **TRANSFER OF ACCREDITATION STATUS BETWEEN FACILITIES**

(a) An Accredited Practitioner who is Accredited at a specified Facility may apply in writing to the FCEO of another SVHA Facility for the Accreditation to be extended to that Facility.

(b) Applications and accompanying documentation from the original Facility in which the Accreditation was approved will be submitted to the appointments Committee or such other Committee as the facility determines, of the new Facility for endorsement prior to the approval by the FCEO.

(c) Transferral of Accreditation status is not automatic, and the decision makers involved must still satisfy themselves as to the training, experience, competence, judgement, professional capabilities and knowledge, Current Fitness, Credentials, character of the applicant, Organisational Need and Organisational Capabilities.

(d) A transferral of Accreditation status can only be on the basis of the same or lesser Scope of Clinical Practice held at the original Facility (including category, type and level of Accreditation and delineation of Scope of Clinical Practice), otherwise an application must be made for an initial Accreditation.

(e) There will be no right of appeal in respect of the decision not to transfer Accreditation status between the Facilities.

11. **SURGICAL ASSISTANTS**

11.1 **Use of Surgical Assistants**

(a) Accredited Practitioners must utilise as Surgical Assistants only those Surgical Assistants whose bona fides and Credentials have been verified and approved and who have been Accredited by the FCEO in accordance with these By-Laws.

(b) Accredited Practitioners are responsible for the conduct of Surgical Assistants whilst performing procedures in the Facility.
11.2 **Accreditation**

(a) The FCEO may grant Accreditation to a Surgical Assistant after reviewing a completed Application Form and having satisfied him or herself as to the Credentials, judgement, Current Fitness and character of the Surgical Assistant.

(b) The FCEO may require the Surgical Assistant to attend an interview and/or nominate referees who can attest to those matters on which the FCEO must be satisfied under By-Law 11.2(a).

11.3 **Term of Appointment**

All Appointments made pursuant to this By-Law 11 will be made for periods determined by the FCEO.

11.4 **Appointments discretionary**

All Appointments made pursuant to this By-Law 11 are discretionary. The FCEO may terminate or suspend the Accreditation of a Surgical Assistant at any time.

11.5 **Terms and conditions**

All Surgical Assistants granted Accreditation under this By-Law 11 will:

(a) comply with the requirements and Conditions for Accreditation as set out in these By-Laws, to the fullest extent applicable to the Surgical Assistant; and

(b) agree to the requirements and undertakings set out in By-Law 9.13.

11.6 **No admitting or patient management rights**

No Surgical Assistant granted Accreditation under this By-Law 11 will be entitled to admit patients into the Facility or make decisions regarding their clinical management.

11.7 **Amending Scope of Clinical Practice**

No Surgical Assistant granted Accreditation under this By-Law 11 will be entitled to amend his or her Scope of Clinical Practice.

11.8 **Appeal**

No right of appeal will exist in respect of the termination of the Accreditation of a Surgical Assistant.

12. **RE-ACCREDITATION AND PRACTITIONER REQUESTS TO AMEND SCOPE OF CLINICAL PRACTICE**

12.1 **Notice to Accredited Practitioner**

Not less than three months before the date fixed for expiry of the Accreditation of an Accredited Practitioner, the FCEO must notify the Accredited Practitioner of the pending expiry of their Accreditation and the processes for applying for Re-accreditation and review of their Scope of Clinical Practice.

12.2 **Apply for Re-accreditation**

An Accredited Practitioner must apply for Re-accreditation before the expiration of the term of Accreditation in order to maintain Accreditation with the Facility.
12.3 Amendments

An Accredited Practitioner may make an application to the FCEO for amendment of his or her Scope of Clinical Practice:

(a) at the same time as making an application for Re-accreditation; or
(b) at any other time.

12.4 Process

(a) The FCEO will forward applications for Re-accreditation and/or amendments to Scope of Clinical Practice, together with all other relevant information, to the relevant Committee for review and consideration.

(b) Subject to SVHA or the relevant SVHA Group Entity policy, the processes for Re-accreditation and/or amending the Scope of Clinical Practice of Accredited Practitioners under this By-Law 12 will:

(i) include an assessment and review of the Accredited Practitioner’s performance, Current Fitness, Credentials, character and ability to cooperate with management and staff at the Facility; and

(ii) be otherwise the same as for an initial Accreditation, save that By-Law 18.1 will not apply to Re-accreditation or amendments to Scope of Clinical Practice.

12.5 Review

All Accredited Practitioners will be subject to the processes of Re-accreditation and review of their Scope of Clinical Practice in accordance with the appointments cycle.

13. INVESTIGATIONS OF CONCERNS, ALLEGATIONS OR COMPLAINTS

13.1 Facility Chief Executive Officer may make investigations

The FCEO may make inquiries regarding a concern raised, allegation or complaint against an Accredited Practitioner if the FCEO considers that any of the following consequences may occur:

(a) patient health or safety could be compromised;
(b) the efficient operation of the Facility could be hindered;
(c) the reputation of the Facility, an SVHA Group Entity or SVHA could be threatened;
(d) the potential loss of the Facility's accreditation or licence;
(e) the imposition of any conditions on the Facility's licence;
(f) the interests of a patient or someone engaged in or at the Facility could be affected adversely; or
(g) a law has been, or may be, contravened.
13.2 Notice to Accredited Practitioners and procedural matters

(a) The FCEO will advise the Accredited Practitioner in respect of whom the concern, allegation or complaint has been made of the substance of the concern, allegation or complaint and provide the Accredited Practitioner with an opportunity to respond.

(b) The FCEO will decide on all procedural matters relevant to advising the Accredited Practitioner under By-Law 13.2(a), which may include a determination on:

(i) how the concern or issue in respect of the Accredited Practitioner will be dealt with under these By-Laws;

(ii) a requirement for a witness to be present at the time the Accredited Practitioner is advised and the designation of that witness, for example a senior manager at the Facility or the chairperson of a Committee where a Committee has been involved in the concern or issue to be raised with the Accredited Practitioner;

(iii) the extent and nature of any relevant records or documents to be provided or produced in connection with the concern or issue; and

(iv) any appropriate time frames and format of response by the Accredited Practitioner.

(c) The Accredited Practitioner will be afforded the opportunity to be accompanied by a support person in the handling of any procedural matters pursuant to this By-Law 13. The support person is not to participate in the process. Should the support person be a lawyer, that same person must not act as a legal representative for the Accredited Practitioner.

13.3 Review by Facility Chief Executive Officer

If, having considered the Accredited Practitioner’s response (if any), then:

(a) the FCEO may decide to take no further action;

(b) if in the opinion of the FCEO the matter can be dealt with appropriately by reviewing the Accredited Practitioner’s Scope of Clinical Practice, the FCEO must request a review of the Accredited Practitioner’s Scope of Clinical Practice in accordance with By-Law 14;

(c) if in the opinion of the FCEO the matter cannot be dealt with appropriately by a review of the Accredited Practitioner’s Scope of Clinical Practice, the FCEO in consultation with the chairperson of any relevant Committee may establish a Committee to consider the matter further; and

(d) the FCEO may suspend or impose conditions on the Accreditation of the Accredited Practitioner until such time as the FCEO is satisfied that the concern, allegation or complaint has been resolved.

13.4 Committee to assess issue of concern

A Committee to assist the FCEO established under By-Law 13.3(c):

(a) must ensure the Accredited Practitioner has been advised in writing of the particulars of the allegation and invite the Accredited Practitioner to respond;
(b) may invite the Accredited Practitioner to meet with the relevant Committee in person; and

(c) must provide the FCEO with its written conclusions and/or opinions in a timely manner and supported by reasons.

13.5 **Notifiable Conduct and mandatory reporting in relation to any investigation**

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct as prescribed in the *Health Practitioner Regulation National Law Act* 2009, as in force in each State and Territory.

(b) The FCEO must advise the SVHA Group Chief Medical Officer and DCEO of any mandatory reporting made under By-Law 13.5(a).

(c) The Group Chief Medical Officer must advise other SVHA facilities where the Accredited Practitioner is accredited of the notification.

(d) The Accredited Practitioner must notify other facilities where they hold accreditation of the notification.

14. **REVIEW OF SCOPE OF CLINICAL PRACTICE IN LIGHT OF INVESTIGATIONS OF CONCERNS, ALLEGATIONS OR COMPLAINTS**

14.1 **Surveillance of AHPRA registration database**

The FCEO will conduct periodic and active surveillance of the AHPRA registration database to ensure currency of registration and accuracy of any Conditions imposed.

14.2 **Facility Chief Executive Officer initiated internal review**

The FCEO may, at any time, direct the appointments Committee to conduct an internal review of the Accreditation previously granted to an Accredited Practitioner including an assessment if necessary of Current Fitness and Credentials of the Accredited Practitioner and following such review, the appointments Committee will make a recommendation to the FCEO, through the scope of clinical practice Committee concerning the continuation, amendment, suspension or revocation of Accreditation. The FCEO will make a final determination in relation to the matter, subject to the provisions of By-Law 19.2.

14.3 **Facility Chief Executive Officer initiated external review**

The FCEO may, at any time, direct the appointments Committee to convene to request and monitor an independent review of the Accreditation previously granted to an Accredited Practitioner including an assessment if necessary of Current Fitness and Credentials of the Accredited Practitioner and following such review, a recommendation to the appointments Committee may be made concerning the continuation, amendment, suspension or revocation of Accreditation. Such a review process will result in a recommendation to the FCEO who will make a final determination in relation to the matter, subject to the provisions of By-Law 19.2.

14.4 **Notice to Accredited Practitioners**

(a) The FCEO will advise the Accredited Practitioner in respect of whom a review is being conducted under either By-Law 14.1 or 14.2 of the commencement and substance of the review and the extent to which the Accredited Practitioner may participate in the review and that the Accredited
Practitioner will be provided with an opportunity to respond at the conclusion of the review.

(b) The FCEO will decide on all procedural matters relevant to advising the Accredited Practitioner under By-Law 14.3(a) which may include a determination on:

(i) how the review in respect of the Accredited Practitioners will be dealt with under these By-Laws;

(ii) a requirement for a witness to be present at the time the Accredited Practitioner is advised and the designation of that witness;

(iii) the extent and nature of any relevant records or documents to be provided or produced in connection with the review; and

(iv) any appropriate timeframes and format of response by the Accredited Practitioner.

(c) The Accredited Practitioner will be afforded the opportunity to be accompanied by a support person in the handling of any procedural matters pursuant to this By-Law 14. The support person is not to participate in the process. Should the support person be a lawyer that same person must not act as a legal representative for the Accredited Practitioner.

(d) The FCEO must advise the SVHA Group Chief Medical Officer and DCEO that the review is being undertaken under either By-Law 14.2 or 14.3.

14.5 Action the Facility Chief Executive Officer may take following review

Following a review under By-Law 14.2 or 14.3 the FCEO may direct that the Accredited Practitioner:

(a) relinquish his or her Appointment at the Facility;

(b) cease performing surgical, anaesthetic or dental procedures or perform only defined procedures;

(c) perform surgical, anaesthetic or dental procedures only when assisted by another Accredited Practitioner qualified in the same field of practice;

(d) practise a restricted range of medical, surgical, anaesthetic or dental procedures; or

(e) not admit or manage patients unless in consultation with another Accredited Practitioner qualified in the same field of practice,

or may apply additional Conditions to the Accredited Practitioner's Appointment.

14.6 Notice of outcome of the review

The FCEO must give written notice to the Accredited Practitioner where the FCEO wishes to exercise his or her rights under this By-Law 14.

The FCEO must notify the Group Chief Medical Officer and the DCEO of the outcome of any review undertaken under By-Law 14.
14.7 Notifiable Conduct and mandatory reporting in relation to review of scope of clinical practice

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct as prescribed in the Health Practitioner Regulation National Law Act 2009, (including in relation to any mandatory reporting obligations in relation to actions taken by the FCEO following a review under By-law 14) as enforced in each State and Territory.

(b) The FCEO must advise the SVHA Group Chief Medical Officer and DCEO of any mandatory reporting made under By-Law 14 (including in relation to any action taken in relation to the Accreditation of an Accredited Practitioner under By-law 14.5).

15. SUSPENSION

15.1 Suspension of Accredited Practitioners or the imposition of conditions by Facility Chief Executive Officer

The FCEO may, following consultation with the relevant Committee (and/or such other persons as the FCEO considers appropriate) and the SVHA Group Chief Medical Officer and DCEO, and ensuring that any decisions made are consistent with any Condition imposed by the relevant regulatory authority:

(a) suspend all or any portion of an Accredited Practitioner's Accreditation, including the right to use the operating theatre and, if necessary, his or her Appointment; or

(b) impose Conditions on the Appointment of an Accredited Practitioner,

whenever the FCEO considers:

(c) it is in the interests of patient care and safety in the Facility;

(d) it is in the interests of staff welfare or safety;

(e) the behaviour or conduct of the Accredited Practitioner is such that it is unduly hindering the efficient operation of the Facility at any time;

(f) the Accredited Practitioner has breached any Conditions of Accreditation, including Conditions imposed by these By-Laws.

(g) the behaviour or conduct of the Accredited Practitioner is bringing the Facility into disrepute or otherwise damaging the reputation of the Facility;

(h) the behaviour or conduct of the Accredited Practitioner is inconsistent with the Code of Conduct, the Facility's mission statement or the Codes of Ethical Standards for Catholic Health and Aged Care Services in Australia;

(i) the Accredited Practitioner has not provided satisfactory evidence on demand of his or her professional qualifications, current registration as a Medical Practitioner or Dental Practitioner or sufficient and current Professional Indemnity Insurance;

(j) the practitioner has been found to have made a false declaration to the Facility either through omission of important information or inclusion of false information; or
there are other unresolved issues in respect of the Accredited Practitioner that the FCEO considers is a ground for suspension.

15.2 Notification of suspension decision and reasons

(a) The FCEO must:

(i) notify the Accredited Practitioner of the decision to suspend and conditions and timeframes which will apply to reinstatement and must give reasons; and

(ii) invite a written response from the Accredited Practitioner within a timely manner of the FCEO’s notification.

(b) The Accredited Practitioner will be afforded the opportunity to be accompanied by a support person in the handling of any procedural matters pursuant to this By-Law 15. The support person is not to participate in the process. Should the support person be a lawyer that same person must not act as a legal representative for the Accredited Practitioner.

15.3 Suspension effective immediately

Suspension will become effective immediately upon notification to the Accredited Practitioner.

15.4 Alternative arrangements for patients

The FCEO will have the authority to arrange medical care for the patients of the suspended Accredited Practitioner.

15.5 Appeal rights

Unless otherwise provided in these By-Laws, the affected Accredited Practitioner will have the rights of appeal established by these By-Laws.

15.6 Notification to Board

The FCEO will notify the SVHA Group Chief Medical Officer and DCEO of any suspension of Accreditation of an Accredited Practitioner. The SVHA Group Chief Medical Officer will notify the SVHA Group CEO who will notify the Board of any suspension of Accreditation of an Accredited Practitioner.

15.7 Notifiable Conduct and Mandatory Reporting

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct as prescribed in the Health Practitioner Regulation National Law Act 2009, (including in relation to any suspension of Accreditation of an Accredited Practitioner under By-law 15), as enforced in each State and Territory.

(b) The FCEO must advise the SVHA Group Chief Medical Officer and DCEO of any mandatory reporting made under By-Law 15.7(a).
16. TERMINATION OF ACCREDITATION

16.1 Immediate termination

Accreditation of Accredited Practitioners will be terminated immediately by the FCEO, and in consultation with the SVHA Group Chief Medical Officer and DCEO, if:

(a) the Accredited Practitioner is found guilty of Professional Misconduct by any inquiry, investigation or hearing by any disciplinary body or professional standards organisation;

(b) the Accredited Practitioner ceases to be registered in the relevant profession, specialty and jurisdiction for which Accreditation has been issued;

(c) the Accredited Practitioner is convicted of an offence involving sex or violence or any offence in relation to the Accredited Practitioner's practice as a Medical Practitioner or Dental Practitioner;

(d) the Accredited Practitioner fails, refuses or is unable to comply with the requirements and undertakings set out in By-Law 9.13, or is dishonest in respect of the undertakings given in By-Law 9.13(b);

(e) any relevant screening authority in the Accredited Practitioner's jurisdiction determines that the Accredited Practitioner poses an unacceptable level of risk to children; or

(f) the Accredited Practitioner's Professional Indemnity Insurance is cancelled, lapses or no longer covers the Accredited Practitioner's Scope of Clinical Practice to the reasonable satisfaction of the FCEO (unless the situation is rectified by the Accredited Practitioner within 24 hours from when he or she becomes aware that his or her Professional Indemnity Insurance has been cancelled, lapsed or does not cover his or her Scope of Clinical Practice).

16.2 Unprofessional Conduct

Accreditation of Accredited Practitioners may be terminated immediately if the Accredited Practitioner is found guilty of Unprofessional Conduct by any inquiry, investigation or hearing by any disciplinary body or professional standards organisation.

16.3 Termination on incapacity

An Accredited Practitioner’s Appointment may be terminated if, in the reasonable opinion of the FCEO, an Accredited Practitioner becomes incapable of performing his or her duties for a continuous period of six months or for a cumulative period of six months in any 12 month period.

16.4 Termination when not immediate

Accreditation of an Accredited Practitioner may be terminated by the FCEO, in consultation with the SVHA Group Chief Medical Officer and DCEO, by giving the Accredited Practitioner 1 month written notice if:

(a) the Accredited Practitioner fails to observe the terms and Conditions of his or her Accreditation or fails to abide by these By-Laws or the Facility’s policies and procedures and fails to rectify the breach;

(b) the Accredited Practitioner, after due hearing, is considered by the FCEO to have engaged in Professional Misconduct and/or Unprofessional Conduct;
(c) the Accredited Practitioner is not considered by the FCEO as having Current Fitness;

(d) to do so would be in the interests of patient care or safety or in the interests of staff welfare or safety;

(e) the Accredited Practitioner's registration is subject to conditions which are inconsistent with his or her continuing to be appointed as an Accredited Practitioner;

(f) the Accreditation is no longer supported by the Organisational Need or Organisational Capabilities of the Facility;

(g) the Facility ceases to provide support services required within the Scope of Clinical Practice of the Accredited Practitioner;

(h) the conduct or continuing Accreditation of the Accredited Practitioner compromises the efficient operation or the interests of the Facility, SVHA Group Entity or SVHA;

(i) the Accredited Practitioner’s agreement with a contracted services provider for whom the Accredited Practitioner provides services terminates, or if the Accredited Practitioner’s employment engagement with the contracted service provider terminates;

(j) the Accredited Practitioner does not, without prior approved leave, provide services at the Facility for a period of twelve months;

(k) the Accredited Practitioner ceases to hold, in the FCEO’s opinion, current and adequate Professional Indemnity Insurance; or

(l) the Accredited Practitioner has applied for a review of the suspension of his or her Accreditation under By-Law 15.5 and on review the decision to suspend is upheld.

16.5 Notification to Board

The FCEO will notify the SVHA Group Chief Medical Officer and the DCEO of any termination of Accreditation of an Accredited Practitioner. The SVHA Group Chief Medical Officer will notify the SVHA Group CEO who will together coordinate notification to the Board of any termination of Accreditation of an Accredited Practitioner.

16.6 No appeal rights where immediate termination

No right of appeal will exist in respect of immediate termination pursuant to By-Law 16.1.

16.7 Immediate Termination at each Facility

The immediate termination of Accreditation of an Accredited Practitioner pursuant to By-Law 16.1 at one Facility will cause the automatic termination of Accreditation at any other Facility operated or conducted by an SVHA Group Entity.

16.8 Notifiable Conduct and Mandatory Reporting

(a) The FCEO must comply with his or her obligations of mandatory reporting of notifiable conduct as prescribed in the Health Practitioner Regulation National Law Act 2009, as in force in each State and Territory.
The FCEO must advise the SVHA Group Chief Medical Officer and DCEO of any mandatory reporting made under By-Law 16.8(a) (including in relation to any termination of Accreditation of an Accredited Practitioner under By-law 16).

17. IMPOSITION OF CONDITIONS

17.1 Imposing Conditions in lieu of suspension or termination

(a) In lieu of the suspension of the Scope of Clinical Practice or termination of Accreditation of an Accredited Practitioner, and ensuring that any decisions made are consistent with any Condition imposed by the relevant Regulatory Authority, the FCEO may elect to impose Conditions on the Accreditation or Scope of Clinical Practice of an Accredited Practitioner.

(b) The imposition of Conditions may be recommended by the appointments Committee or scope of clinical practice Committee, but is at the ultimate discretion of the FCEO.

(c) The FCEO must notify the Accredited Practitioner in writing of the imposition of Conditions, the reasons for it, the consequences if the Conditions are breached, invite a written response and advise of the right of appeal, the appeal process and the timeframe for an appeal.

(d) If the Conditions are breached, then suspension of Scope of Clinical Practice or termination of Accreditation of an Accredited Practitioner may occur.

(e) If there is held, in good faith, a belief that the competence and/or Current Fitness to practice of the Accredited Practitioner is such that continuation of the unconditional right to practise in any other Facility would raise a significant concern about the safety and quality of health care, the FCEO will ensure that the imposition of Conditions is notified to the relevant professional registration board and relevant State or Commonwealth bodies.

(f) The appeal procedure contained in these By-Laws will apply to an imposition of conditions under By-law 17.

17.2 Notification of conditions

Following expiration of the appeal period, the decision to impose Conditions under these By-laws will be notified to other SVHA Facilities where Scope of Clinical Practices are held by that Accredited Practitioner, as well as notification whether an appeal has been lodged, and that other Facility may elect to ask the Accredited Practitioner to show cause why the imposition of Conditions or other action should not occur at that Facility.

17.3 Notification to Board

The FCEO will notify the SVHA Group Chief Medical Officer and the DCEO of any imposition of Conditions on the Accreditation of an Accredited Practitioner. The SVHA Group Chief Medical Officer will advise the SVHA Group CEO who will notify the Board of any imposition of Conditions on an Accredited Practitioner.

17.4 Notifiable Conduct and Mandatory Reporting

(a) The FCEO must comply with his or her obligations of mandatory reporting of notifiable conduct as prescribed in the Health Practitioner Regulation National Law Act 2009, as in force in each State and Territory (including in
relation to the imposition of Conditions on the Accreditation or Scope of Clinical Practice of an Accredited Practitioner) under By-law 17.

(b) The FCEO must advise the SVHA Group Chief Medical Officer and DCEO of any mandatory reporting made under By-Law 17.4(a).

18. APPEAL RIGHTS

18.1 No appeal rights against refusal of initial Appointment

There will be no right of appeal against a decision not to make an initial Appointment except in a public Facility and governed by relevant State legislation and/or policy.

18.2 Appeal rights generally

Except where these By-Laws state otherwise (see By-Laws 8.3(g), 11.8, 16.6, 18.1 and 23.3(b)) a Medical Practitioner or Dental Practitioner who has Accreditation in respect of the Facility and whose Accreditation is amended, made conditional, suspended, terminated, not renewed or conditionally renewed by the Facility, will have the rights of appeal set out in By-Law 19.

18.3 Concurrent appeal rights

Despite any other provision of these By-Laws, where an Accredited Practitioner has appeal rights under these By-Laws concurrently with appeal rights under any legislation or mandatory directive and/or policy in respect of the same circumstances, the appeal rights under these By-Laws will cease to be available to the Accredited Practitioner. For the avoidance of doubt, if this By-Law 18.3 applies, the Accredited Practitioner will not have appeal rights under these By-Laws but will continue to have the appeal rights available under any legislation or mandatory directive or policy.

19. APPEAL PROCEDURE

19.1 Appeal must be lodged in fourteen days

An Accredited Practitioner will have 14 days from the date of notification of a decision to amend, make conditional, suspend, terminate, not renew or conditionally renew his or her Appointment to lodge an appeal against the decision. Such an appeal must be in writing and be lodged with the FCEO.

19.2 Relevant Committee established to hear appeal

The FCEO will establish an appeals Committee to hear the appeal. The appeals Committee must as a minimum include:

(a) the SVHA Group Chief Medical Officer;
(b) a member of the Board or a nominee of the Board who may be the DCEO;
(c) a Medical Practitioner or Dental Practitioner nominee (as appropriate) of the scope of clinical practice Committee (preferably, but not necessarily, practising in the same area of practice or speciality as the appellant); and
(d) a nominee of the appropriate professional college of the appellant.
19.3 **FCEO**

If the decision being appealed and reviewed by the appeals Committee was made:

(a) by the FCEO personally, then the FCEO must not be a member of the appeals Committee hearing the relevant appeal; or

(b) by a Designated Authority, then that Designated Authority must not be a member of the appeals Committee hearing the relevant appeal.

19.4 **Chairperson**

The chairperson of the appeals Committee will be a member of the Board or the SVHA Group Chief Medical Officer or a nominee of the Board.

19.5 **One vote per member**

(a) Each member of the Appeals Committee will have one vote; and

(b) if there is an equality of votes the chairperson shall have a casting vote in addition to a deliberative vote.

19.6 **Notice**

The appellant will be provided with appropriate notice by the appeals Committee and will have the opportunity to make a submission to the appeals Committee.

19.7 **Submissions**

The appeals Committee will determine whether the submission of the appellant will be in writing or in person, or both. The appellant must provide written submissions for the appeals Committee within the timeframe reasonably required by the appeals Committee.

19.8 **No legal representation**

Neither the appellant nor any party will have any legal representation at any meeting of the appeals Committee. The appellant is entitled to be accompanied by a support person, who may be a lawyer, but that support person is not entitled to address the appeals Committee.

19.9 **Chairperson determines procedure of the appeals Committee**

The chairperson of the appeals Committee will determine any question of procedure for the appeals Committee provided that it complies with the conventions of natural justice.

19.10 **Final determination of the Appeals process**

The appeals Committee will make a written recommendation to the Board, which will consider the recommendation and the processes leading to the appeals Committee’s recommendation. The Board will then make a determination regarding the appeal. The determination of the Board will be final and binding.
20. RESEARCH

20.1 Approval of research

Clinical research by an Accredited Practitioner in or at the Facility may only commence if:

(a) it is to be carried out by, or under the supervision of an Accredited Practitioner within his or her field of clinical accreditation, and with appropriate research experience, as a co-investigator;

(b) the proposed clinical research is consistent with the National Health & Medical Research Council (NHMRC) Statement on Ethical Conduct in Human Research (2007) and any relevant jurisdictional legislation or guidelines;

(c) an application to carry out the proposed research is submitted using the appropriate forms – National Ethics Application Form (NEAF) or specific jurisdictional forms to facilitate the Facility’s Human Research Ethics Committee (HREC);

(d) the HREC is constituted according to the NHMRC Statement on Ethical Conduct in Human Research (2007);

(e) the FCEO may delegate the facilitation of the HREC and associated research governance requirements to an appropriately qualified manager and Director of Research;

(f) clinical research may only commence after written approval from the HREC and FCEO and after all ethical and governance issues have been approved;

(g) in accordance with the NHMRC Statement on Ethical Conduct in Human Research (2007) the HREC may delegate to an appropriate subcommittee the approval for ‘low risk’ and ‘quality assurance’ studies;

(h) all clinical research will be conducted in accordance with approvals or Conditions recommended by the HREC;

(i) each Facility will ensure the appropriate insurance cover for the clinical research is in place;

(j) all clinical research must comply with relevant legislative provisions, standards and guidelines including but not limited to guardianship legislation, radiation, safety precautions and any other jurisdictional specific matters; and

(k) a fee, as determined by the Facility from time to time, may be levied for consideration of commercial research projects.

20.2 Withdrawal or disapproval of research

The FCEO may withdraw permission for, or place Conditions upon, the conduct or continuation of research involving treatment of human subjects at the Facility if in his or her opinion the research:

(a) cannot be conducted by the Accredited Practitioner and/or supported by the Facility at an appropriate standard of safety and quality;

(b) is outside the authorised Scope of Clinical Practice of the Accredited Practitioner;
(c) is likely to result in damage to the reputation of the Facility or SVHA Group Entity or SVHA; or
(d) is inconsistent with good professional practice.

21. EXPERIMENTAL OR INNOVATIVE TREATMENT OR TECHNIQUES

21.1 Approval of experimental treatment or techniques

Experimental or innovative treatment or techniques (including any new or revised use of technology or incremental development of established treatments, techniques or therapies) will only commence if:

(a) it is to be carried out by an Accredited Practitioner with appropriate Credentials and Scope of Clinical Practice granted in accordance with these By-Laws to cover the experimental or innovative treatment or technique;
(b) the experimental or innovative treatment or technique is consistent with the Code of Conduct and with the Codes of Ethical Standards for Catholic Health and Aged Care Services in Australia;
(c) the Accredited Practitioner has submitted details to the FCEO for appropriate review and approval by the relevant Committee and, subject to By-Law 21.2, the approval of both has been given and the FCEO is satisfied that appropriate insurance cover is in place; and
(d) where appropriate, the Accredited Practitioner complies with the relevant provisions of guardianship legislation including but not limited to obtaining any necessary approvals of the relevant guardianship authority.

21.2 Approval by the FCEO

(a) The FCEO may, having consulted with the head of the relevant Committee, approve experimental or innovative treatments or techniques where he or she is of the opinion that formal review and approval by the relevant Committee is not necessary.

(b) The FCEO must have regard to Facility policy regarding the circumstances where formal review and approval of experimental or innovative treatments or techniques are required.

21.3 Ethical issues and human subjects

Where the proposed experimental or innovative treatment or technique raises ethical issues or the involvement of human subjects, such experimental or innovative treatment or technique will only commence if:

(a) the treatment or technique has been referred to and approved by the relevant ethics Committee; and

(b) such experimental or innovative treatment or technique is conducted in accordance with any approvals or conditions provided by that Committee.

21.4 New Clinical Services, Procedures or Other Interventions

(a) An Accredited Practitioner who proposes to perform a New Clinical Service, Procedure or Other Intervention at the Facility must apply in writing to the FCEO for approval.
(b) The FCEO must refer the application to the relevant Committee which will advise on the safety, efficacy and role of the New Clinical Service, Procedure or Other Intervention in the context of the Facility's Organisational Need and Organisational Capabilities.

(c) The relevant Committee will advise the FCEO:

(i) whether, and under what conditions, the New Clinical Service, Procedure or Other Intervention could be introduced safely to the Facility; and

(ii) whether the New Clinical Service, Procedure or Other Intervention or equipment is consistent with the Accredited Practitioner's Scope of Clinical Practice.

(d) The FCEO may seek additional advice about the financial, operational or clinical implications of the introduction of the New Clinical Service, Procedure or Other Intervention.

(e) The FCEO may refuse permission for the introduction of a New Clinical Service, Procedure or Other Intervention.

(f) Before approving the introduction of a New Clinical Service, Procedure or Other Intervention the FCEO must:

(i) be satisfied that the New Clinical Service, Procedure or Other Intervention is consistent with the Organisational Need and Organisational Capabilities of the Facility;

(ii) where the New Clinical Service, Procedure or Other Intervention involves research, be satisfied that the requirements of By-Law 20.1 has been met;

(iii) be satisfied that the appropriate indemnity and/or insurance arrangements are in place; and

(iv) notify the relevant Committee.

22. MANAGEMENT OF EMERGENCIES

In cases of an emergency, or in other circumstances deemed appropriate, the FCEO may take such actions as he or she deems fit in the interests of a patient. This may include a request for attention by an available Accredited Practitioner (other than the admitting Accredited Practitioner). In such cases, the following provisions will apply:

(a) the available Accredited Practitioner may make appropriate arrangements for referrals for the purposes of urgent or necessary consultations or treatment and will inform the FCEO of such arrangements;

(b) the FCEO will, as soon as possible, notify the Accredited Practitioner under whose care the patient was admitted of the circumstances, of the condition of the patient and of the actions taken;

(c) the available Accredited Practitioner will advise the Accredited Practitioner under whose care the patient was admitted of the action taken;
(d) the patient's care will usually be returned, as soon as possible, to the Accredited Practitioner under whose care the patient was admitted, who will then resume the further management of the patient's condition.

23. **REPUTATION OF THE FACILITY**

23.1 **FCEO may require cessation of certain types of procedures, advice or treatment**

The FCEO may, from time to time, on the basis of moral, religious or economic grounds, or upon the basis that certain types of medical practice may damage the reputation of the Facility (or otherwise attract adverse publicity), require an Accredited Practitioner to immediately cease carrying out certain types of procedures, giving certain advice or recommending certain forms of treatment.

23.2 **Accredited Practitioner to cease upon notice from the FCEO**

On being notified by the FCEO of a requirement under By-Law 23.1, the Accredited Practitioner will immediately cease to carry out such procedures, give such advice, or recommend such treatment.

23.3 **Scope of clinical practice Committee to make recommendation to the FCEO**

(a) Following a decision of the FCEO under By-Law 23.1, the Chief Executive Officer will refer the matter to the scope of clinical practice Committee for consideration and discussion. The scope of clinical practice Committee may convey comments or make recommendations to the FCEO in relation to the decision. The FCEO may, in its absolute discretion, affirm or vary the decision of the scope of clinical practice Committee.

(b) There is no right of appeal against a decision of the FCEO under this By-Law 23.

24. **ADMISSION AND REMOVAL OR TRANSFER OF PATIENTS**

24.1 **All admissions subject to approval**

The right of the Accredited Practitioner to admit a patient to the Facility will, at all times, be subject to approval by the FCEO. The FCEO will be entitled to refuse permission for the admission of any patient without giving a reason.

24.2 **Right to request discharge or transfer of patient**

(a) The right of the Accredited Practitioner to admit a patient to the Facility will, at all times, be subject to the right of the FCEO to require the removal or transfer of a patient.

(b) The FCEO will make reasonable efforts to notify the Accredited Practitioner and the patient if he or she requires the removal or transfer of the patient. The Accredited Practitioner will be required to make all necessary arrangements for the removal or transfer of the patient, including notifying the relatives of the patient and, where necessary, arranging the admission of the patient to another hospital or aged care facility.
24.3 **Facility may do all things necessary to arrange removal**

Should the Accredited Practitioner fail to make such arrangements when requested under By-Law 24.2, or fail to make adequate arrangements, the FCEO will be entitled to do all such necessary acts and things to arrange for the removal or transfer of the patient.

25. **DISPUTES**

25.1 **By-Laws**

Any dispute or difference which may arise as to the meaning or interpretation of these By-Laws will be determined by the SVHA Group Chief Medical Officer in consultation with the SVHA Group General Manager Corporate Governance.

25.2 **Committees**

Any dispute or difference which may arise as to the meaning or interpretation of the powers of any Committee established under these By-Laws or the validity of proceedings of any meeting, excluding the Appeals Committee, will be determined by the FCEO or the Group General Manager Corporate Governance.

26. **REVISION OF BY-LAWS**

(a) The Board may from time to time, following approval and recommendation from the Board Quality and Safety Committee review these By-Laws and may make, amend, suspend or rescind any By-Law.

(b) The Board must review these By-Laws not less than every five years.
See following pages

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Schedule 1

Supplementary and amending By-Laws St Vincent’s Health Network Sydney (St Vincent’s Hospital Sydney, Sacred Heart Health Service, St Joseph’s Hospital (Auburn))

1. **General** The By-Laws are amended by replacing any reference to the ‘appointments Committee’ with the ‘Medical and Dental Appointments Advisory Committee’ as outlined in Schedule 2.

2. For the purposes of the definition **Accreditation Classification** in By-Law 2.1, the following are the designated classifications:

   (a) Clinical Academic;
   (b) Consultant Emeritus;
   (c) Dental Specialist;
   (d) General Practitioner (GP);
   (e) Honorary Dental Officer (HDO);
   (f) Honorary Medical Officer (HMO);
   (g) Post-graduate Fellow;
   (h) Staff Specialist;
   (i) Visiting Dental Officer (VDO);
   (j) Visiting Dental Practitioner (VDP);
   (k) Visiting Medical Officer (VMO); and
   (l) Visiting Medical Practitioner (VMP).

Medical Practitioners and Dental Practitioners who perform a role equivalent to that of a registrar do not fall under the Accreditation Classifications outlined in these By-laws.

Appointment of Medical Practitioners or Dental Practitioners will be in accordance with St Vincent’s Health Network Sydney (SVHNS) Policy.

3. **By-Law 2.1 Definitions** is amended by:

   (a) Amending the definition of **Board** as follows:

   **Board** means the Board of Directors St Vincent’s Hospital Sydney Limited which comprises of the same Board members as the Board of SVHA.

   (b) Amending the definition of **Accreditation** as follows:

   **Accreditation** means the employment of, or appointment authorized in writing conferred on, a person by the FCEO, and the acceptance in writing by such person, to deliver medical, surgical, dental or other services to patients at the Facility in accordance with:

   (a) the specified Accreditation Classification where applicable and Scope of
Clinical Practice;
(b) any specified Conditions;
(c) the Code of Conduct;
(d) the policies and procedures at the Facility; and
(e) these By-Laws.

(c) Amending the definition of **Re-accreditation** by adding the following words at the end:

in compliance with all relevant Ministry of Health Policies Directives.

(d) Adding a new definition as follows:

**Scope of Clinical Practice Subcommittee** means the Committee established to review and define the Scope of Clinical Practice of a Medical Practitioner or Dental Practitioner.

(e) Adding a new definition as follows:

**Service Contract** has the same meaning as in the *Health Services Act 1997 (NSW).*

4. **By-Law 2.1 Definitions** is amended by adding in the following new definitions:

(a) **Clinical Academic** means a specialist Medical Practitioner who is an employee of a University and is provided secondary employment to provide clinical and administrative services to public patients for an average of 8 hours per week or longer.

(b) **Consultant Emeritus** means a person who is retired from active practice at the Facility following a career of distinguished service and outstanding practice, appointed by the CEO following nomination by the specialty Medical Department of which they were a member following endorsement by the Medical Staff Council. A Consultant Emeritus has no admitting, procedural or consultation rights, but may participate in the continuing education activities of the Facility.

(c) **Dental Specialist** means a Dentist employed to a position of Dental Specialist.

(d) **General Practitioner** means a general practitioner who has requested visiting rights to attend their patients admitted to the Facility.

(e) **Honorary Dental Officer** (HDO) means a Dental Practitioner appointed under an honorary Service Contract to provide services to public patients for or on behalf of the Facility, but is not remunerated for these services.

(f) **Honorary Medical Officer** (HMO) means a Medical Practitioner appointed under an honorary Service Contract to provide services as a visiting practitioner to public patients for or on behalf the Facility. An Honorary Medical Officer is not remunerated for the provision of these services.

(g) **Post Graduate Fellow** means an appointment of overseas and local medical graduates undertaking sub-specialty training or research in positions established and classified as such by the Facility, whether or not appointed as a post graduate fellow under an award.

(h) **Specialist Medical Administrator** means a Fellow of the Royal Australasian College of Medical Administrators.
(i) **Staff Specialist** means a Medical Practitioner employed as a Staff Specialist under the NSW (Non-Declared) Affiliated Health Organisations’ Staff Specialist Agreement.

(j) **St Joseph’s Hospital** also includes reference to St Joseph’s Hospital (Auburn).

(k) **St Vincent’s Hospital Sydney** also includes reference to St Vincent’s Hospital, Darlinghurst.

(l) **Visiting Dental Officer (VDO)** means a Dental Practitioner appointed to provide services to public patients as a visiting practitioner for or on behalf of the Facility as a dentist, dental specialist, or senior dental specialist, and is remunerated for these services.

(m) **Visiting Dental Practitioner** means a Dental Practitioner who is appointed by the Facility (otherwise than as an employee) to practise as a dentist in accordance with his or her Conditions of Appointment and Scope of Clinical Practice. The Facility may appoint Visiting Dental Practitioners other than under Service Contracts.

(n) **Visiting Medical Officer (VMO)** means a Medical Practitioner appointed under a sessional Service Contract (whether the Medical Practitioner or his or her practice company is a party to the contract) to provide services to public patients as a visiting practitioner for monetary remuneration for or on behalf of the Facility.

(o) **Visiting Medical Practitioner** means a Medical Practitioner who is appointed by the Facility (otherwise than as an employee) to practise as a Medical Practitioner in accordance with his or her Conditions of Appointment and Scope of Clinical Practice.

5. **By-Law 4.1 Board powers** is deleted and replaced with:

   (a) The Board is empowered to make By-Laws, rules, regulations and policies for the operation of the Facility as it may deem necessary from time to time:

   (i) subject to any approvals required under the Health Services Act; and

   (ii) provided such By-Laws, policies, rules and regulations are consistent with any applicable legislation or mandatory policy directives.

   (b) Unless otherwise specified by the Board or required under the Health Services Act, changes take effect from the time of the resolution of the Board.

   (c) Any changes under By-Law 4.1(b) take effect from the later of:

   (i) the date the change is approved by the Board or the date on which the Board resolves that the change will apply; and

   (ii) the date the change is approved by the Minister for Health where such change requires Ministerial approval under the Health Services Act, and apply to all Accredited Practitioners from that date.

6. **By-Law 4.2 Transitional arrangements** is deleted and replaced with the following:

   (a) The Accreditation status of an existing Accredited Practitioner under previous By-Laws is maintained under any new by-laws approved by the Board until 31 December 2012.
The conduct of the Medical and Dental Appointments Advisory Committee and Scope of Clinical Practice Committee referred to in Schedule 2, will take effect following approval of these By-Laws by the Board.

7. **By-Law 5.1(a)** is deleted and replaced with:

(a) The FCEO will establish the Medical and Dental Appointments Advisory Committee.

(a1) The Medical and Dental Appointments Advisory Committee will establish the Scope of Clinical Practice Subcommittee. The terms of reference for the Scope of Clinical Practice Subcommittee are set out in Schedule 2A.

(a2) The FCEO may establish any other Committees for the Facility.

8. A new **By-Law 5.6** is added as follows:

5.6 **Medical governance committee**

(a) Each Facility will establish a medical governance committee, called the Medical Staff Council to ensure adequate arrangements for effective communication and cooperation between Accredited Practitioners. The terms of reference of the Medical Staff Council for St Vincent's Hospital Sydney and Sacred Heart Health Service are set out in Schedule 3 and the terms of reference for St Joseph’s Hospital (Auburn) in Schedule 3A.

(b) The Medical Staff Council will consider medical matters which should generally be interpreted as any matter affecting the medical staff or the services which they provide at the Facility(ies) relevant to the Medical Staff Council.

(c) The SVHA Board will establish a Quality and Safety Committee of the SVHA Board to which the Chair of the Facility Medical Staff Council may place on the agenda matters concerning Accredited Practitioners or medical matters of concern to the Medical Staff Council, and may attend to address the matters raised by the Chair of the Facility Medical Council.

(d) The FCEO will establish a medical governance committee, called the Medical Staff Executive Council to ensure effective communication regarding matters relevant to Accredited Practitioners across SVHNS. The terms of reference of the Medical Staff Executive Council are set out at Schedule 4.

9. **By-Law 7.3 Meetings of clinical review committee or committees** is deleted and replaced with

(a) Morbidity & Mortality Meetings (as defined in SVHN Morbidity & Mortality Committee Terms of Reference) must meet at least twice per year, or as otherwise required by the FCEO.

(b) Clinical Specialty Group Meetings (as defined in SVHN Clinical Specialty Department Business Meeting Terms of Reference), must meet at least twice a year and may meet at other times.

10. **By-Law 7.4 Minutes and reporting** is amended by deleting subclauses (a) and (b) and replacing with:

(a) Minutes will be recorded and distributed from the SVHN Professional Practice Committee, Morbidity & Mortality, and Clinical Specialty Department Business Meetings as detailed in the respective SVHN Terms of Reference.
11. **By-Law 7.5 Mandatory attendance** is amended deleting subclause (a)(i) and replacing with:

(i) all Accredited Practitioners must attend and participate in the required number of Morbidity & Mortality, and Clinical Specialty Department Business Meetings as detailed in the respective SVHN Terms of Reference; and

12. **By-Law 8.3 Temporary Appointment** is amended as follows:

(a) By adding the following sentence at the end of **By-Law 8.3(a):**

The FCEO must promptly notify the Medical and Dental Appointments Advisory Committee after granting each Temporary Appointment under this By-Law 8.3, including providing all relevant details of the Medical Practitioner or Dental Practitioner granted Temporary Appointment at the Facility.

(b) by adding the following as an additional sub-clause:

(h) **Temporary Appointments for an initial single period of 90 days or less may be delegated by the FCEO to the director of medical workforce administration of the Facility (howsoever named).**

13. A new **By-Law 8.5** is added as follows:

8.5 **General Practitioners**

General Practitioners who have been granted Appointment will have access to the patient record, may record entries into the patient record, but cannot alter medications or the treatment or management plan for any patient. The General Practitioner may participate in case conferences with regard to their patient only, and may attend education and training activities of the Facility at the discretion of the FCEO.

14. **By-Law 9.2 General** is amended by adding the following as an additional subclauses:

(a) provide active supervision for junior doctors in training whether in accredited or non-accredited positions;

(b) provide appropriate orientation to trainees at the commencement of each term;

(c) provide adequate instruction at the point of care to junior medical staff on the management plan of the patient and actions to take if the condition of the patient deteriorates;

(d) comply with all Facility policies, particularly the SVHN Clinical Supervision at the Point of Care Policy; and

(e) participate in annual performance reviews undertaken and arranged by Facility management.

15. **By-Law 9.3 Responsibility for patients** is amended by adding the following as additional subclauses:

(r) be immediately available to take calls on all patients where rostered on call, with attendance when requested to return to the Facility within thirty minutes of call (or otherwise within a timeframe consistent with the needs of the specialty as determined and approved by the Facility);

(s) attend newly admitted emergency patients within 24 hours of admission and
preferably before 9am;

(t) attend all critically/seriously ill patients at least on a daily basis; and

(u) undertake regular ward rounds of patients (minimum twice per week or as determined and approved by the Facility), and at an appropriate time for the participation of ward nurses and junior medical staff.

16. **By-Law 9.11 Participation in Committees** is amended by adding the following as a new subclause:

(d) Where an Accredited Practitioner has not participated in two consecutive Committee meetings (being Committees in which the Accredited Practitioner is a member), then the director of medical workforce administration (howsoever named) will notify the Accredited Practitioner that he or she is in breach of these By-Laws and where appropriate, By-Laws 13 and/or 14 may be implemented in order to ensure optimum patient safety is maintained within the Facility.

17. **By-Law 9.15 Notifiable Conduct and mandatory reporting** is deleted and replaced by:

All Accredited Practitioners must comply with their obligations of mandatory reporting:

(a) of Notifiable Conduct as prescribed in the *Health Practitioner Regulation National Law Act, 2009* as enforced in New South Wales; and

(b) as required under the *Health Services Act, 1997 (NSW)* and *Health Services Regulation 2008 (NSW)*.

18. **By-Law 11** is deleted.

19. **By-Law 12.4(b) Process** is amended by deleting the words 'Subject to SVHA or the relevant SVHA Group Entity policy'.

20. **By-Law 12.5 Review** is amended by:

(a) deleting the words “All Accredited Practitioners will be subject to the processes of Re-accreditation and review of the Scope of Clinical Practice in accordance with the appointments cycle”;

(b) adding the following sub-clauses:

   (a) All contracted Accredited Practitioners will be subject to the processes of Re-accreditation and review of their Scope of Clinical Practice in accordance with the appointments cycle.

   (b) All employed Accredited Practitioners will be subject to the processes of Re-accreditation and review of their Scope of Clinical Practice at least once every five years.

21. **By-Law 13.3(d)** is amended by adding the words ‘in consultation with the Accredited Practitioner’s clinical director’ after the words ‘the FCEO in the first line’.

22. **By-Law 13.5(a) Notifiable Conduct and mandatory reporting in relation to any investigation** is amended by deleting (a) and replacing with:

   (a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct as prescribed in the *Health Practitioner National Law Act 2009*, as in force in New South Wales and any other mandatory reporting and notification as required under the *Health Services Act 1997 (NSW)*.

23. **By-Law 14.7(a) Notifiable Conduct and mandatory reporting in relation to a review of scope of clinical practice** is amended by deleting
(a) and replacing with:

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct (including in relation to any actions taken by the FCEO following a review under By-law 14):

(i) as prescribed in the *Health Practitioner Regulation National Law Act 2009* as enforced in New South Wales; and

(ii) as required under the *Health Services Act 1997* (NSW).

24. **By-Law 15.1** is amended by adding the words 'Accredited Practitioner's clinical director and the' before the words 'relevant Committee' in the first line.

25. **By-Law 15.2(a)(i)** by adding the words 'within 14 days of making the decision' after the word 'notify'.

26. **By-Law 15.5** is amended by adding the words 'or under the *Health Services Act, 1997* (NSW)' after the words 'Unless otherwise provided in these By-Laws' in the first line.

27. **By-Law 16.1 Immediate termination** is amended by:

(a) deleting subclause (c) and replacing with:

(c) in accordance with section 100 of the *Health Services Act, 1997* (NSW);

(b) adding a new subclause (g) as follows:

(g) if the Secretary determines that the Accredited Practitioner should be dismissed in accordance with section 118 of the *Health Services Act, 1997* (NSW).

28. By –Law 16.8(a) **Notifiable Conduct and Mandatory Reporting** is amended by deleting (a) and replacing it with:

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct as prescribed in the *Health Practitioner National Law Act 2009*, as in force in New South Wales and any other mandatory reporting and notification as required under the *Health Services Act 1997* (NSW).

29. A new **By-Law 16.9** is added as follows:

The FCEO must give written notice of his or her decision to terminate the Accreditation of an Accredited Practitioner (including the reasons for such decision) within 14 days of the making of that decision.

30. By-Law 17.4(a) **Notifiable Conduct and Mandatory Reporting** is amended by deleting (a) and replacing with:

(a) The FCEO must comply with his or her obligations of mandatory reporting of Notifiable Conduct (including in relation to the imposition of Conditions on the Accreditation or Scope of Clinical Practice of an Accredited Practitioner under By-Law 17):

(i) as prescribed in the *Health Practitioner Regulation National Law Act 2009* as enforced in New South Wales; and

(ii) as required under the *Health Services Act 1997* (NSW).

31. A new **By-Law 17.5** is added as follows:

The FCEO must give written notice of any decision made under this By-Law 17 to the Accredited Practitioner (including the reasons for such decision) within 14 days of the making of that decision.
32. A new **By-Law 18.4** is added as follows:

Nothing in these By-Laws diminishes or affects a Medical Practitioner’s or Dental Practitioner’s rights of appeal under the *Health Services Act, 1997 (NSW)*.

33. A new **By-Law 19.11** is added as follows:

The appeal procedure set out in this By-Law 20 is in respect of an Accredited Practitioner’s appeal rights under these By-Laws. If a Medical Practitioner or Dental Practitioner has appeal rights under any legislation or mandatory policy directive, the appeal procedure and rights set out in such legislation or mandatory policy directive will apply.

34. **By-Law 24.1** is amended by deleting the words ‘The FCEO will be entitled to refuse permission for the admission of any patient without giving a reason.’

35. **By-Law 25.1** is amended by adding the words ‘Except as otherwise provided in any legislative requirement or mandatory policy directive’ at the beginning of the by-law.

36. **By-Law 26(a)** is amended by adding the words ‘Subject to any approval requirements under the *Health Services Act, 1997 (NSW)*’, at the beginning of the by-law.
Schedule 2

Medical and Dental Appointments Advisory Committee St Vincent’s Hospital Sydney, Sacred Heart Health Service and St Joseph’s Hospital (Auburn) - Terms of Reference

1. Governing body
   (a) St Vincent's Hospital Sydney Limited is the governing body of St Vincent's Hospital Sydney, Sacred Heart Health Service and St Joseph’s Hospital (Auburn).

   (b) The Board of Directors St Vincent's Hospital Sydney Limited comprise of the same members as the Board of SVHA.

2. Facilities
   St Vincent’s Hospital Sydney
   Sacred Heart Health Service
   St Joseph’s Hospital (Auburn),
   being St Vincent’s Health Network Sydney (SVHNS).

3. Authority to establish committee
   The Board is responsible for the overall governance of St Vincent’s Hospital Sydney, Sacred Heart Health Service and St Joseph’s Hospital (Auburn). To ensure effective governance in an efficient manner the Facility CEO will establish committees to undertake various governance functions in relation to the Appointment, Credentialing and definition of Scope of Clinical Practice and to report to the Facility CEO on committee work.

   The Facility CEO is the CEO of SVHNS.

4. Name of committee
   Medical and Dental Appointments Advisory Committee (MDAAC).

5. Purpose of committee
   The MDAAC is a committee of the Facility CEO and it’s function is to advise and make recommendations to the Facility CEO on the Appointment of Medical Practitioners and Dental Practitioners and their Scope of Clinical Practice.

6. Role and functions
   (1) The MDAAC will:

       (a) provide advice, and where appropriate, make recommendations with reasons, to the Facility CEO concerning matters relating to the
Appointment or proposed Appointment of Medical Practitioners and Dental Practitioners, including:
(i) the review of the Scope of Clinical Practice of an Accredited Practitioner at the request of an Accredited Practitioner; or
(ii) the review of the Scope of Clinical Practice of an Accredited Practitioner at the request of the Facility;

(b) consider any application that has been referred to the MDAAC by the Facility CEO or its delegate for:
(i) appointment of a Medical Practitioner or Dental Practitioner; or
(ii) proposal to appoint a person as an Accredited Practitioner;

(c) provide advice, and where appropriate, make recommendations with reasons, to the Facility CEO concerning the Scope of Clinical Practice which should be allowed to Accredited Practitioners.

(2) The director of medical workforce administration of the Facility (howsoever named or designated and having the appropriate delegation from the Facility CEO) may appoint an Accredited Practitioner to an available position for a single period not exceeding three (3) months. However, any exercise of this delegation shall be subject to the advice of the MDAAC, if the advice or recommendation of the MDAAC is required for that position.

(3) The MDAAC may form sub-committees, whether at a Facility or otherwise, to provide advice or other assistance to enable it to perform its duties as referred to in clause 6(1).

(4) The MDAAC is to establish at least one sub-committee called the Scope of Clinical Practice Subcommittee to provide advice to the MDACC on matters concerning the Scope of Clinical Practice of Accredited Practitioners. The Scope of Clinical Practice Subcommittee must include at least 2 members of the MDAAC.

7. Composition

(1) The MDAAC will comprise of:

(a) Two (2) members appointed by the Facility CEO at least one of whom is not a medical practitioner. The Facility CEO will nominate one of these 2 members as the Chairperson of the MDAAC;

(b) Two (2) representatives of the Medical Staff Executive Council for the Facilities. These two members are to be nominated by the Medical Staff Executive Council for the facilities;
(c) The Facility CEO or his/her nominee;

(d) The Executive Clinical Director;

(e) The director of medical workforce administration SVHNS (howsoever named) or his or her nominee (which nominee must be a Specialist Medical Administrator);

(f) The Director of Research St Vincent’s Health Network or nominee (if medically qualified).

(2) In addition to members set out at 7(1), the following may attend by invitation and will be considered members for the meeting/s attended:

(a) Such of the following persons (being medical practitioners or dentists) appointed by the Facility CEO as are necessary, in the Facility CEO’s view following consultation with the two representatives appointed under clause 7(1)(b) above, for the proper consideration of a matter or class of matters referred to the committee:
   (i) one representative of the Facility relevant to the matter under consideration;
   (ii) one representative with qualifications in the speciality or sub-speciality relevant to the matter under consideration and who is a department head (who may be a representative of a university where appropriate);
   (iii) one representative of a university affiliated with St Vincent’s Health Network Sydney for the purposes of the training of health practitioners.

(3) Where a matter or class of matters referred to the MDAAC concerns an appointment of a person as a visiting practitioner, staff specialist or dentist to a particular Facility, a representative of the Medical Staff Council, if any, for each Facility to which the appointment relates; and

(4) Where a matter or class of matters referred to the MDAAC concerns the clinical privileges of a visiting practitioner who is a medical practitioner or of a staff specialist, a representative of the Medical Staff Council for each Facility to which the appointment relates.

8. Meetings

8.1 Frequency

The MDAAC is to meet on a monthly basis (with a minimum of eight meetings per annum).

8.2 Notice of meetings
Dates for each meeting of the MDAAC may be set twelve months in advance from the first meeting in each new calendar year. However, the MDAAC has the power to call special meetings as it deems necessary. The Chairperson of the MDAAC (or his or her authorised representative) will give written notice of a meeting of the MDAAC to each MDAAC member at least 7 days prior to the meeting.

8.3 Committee papers

The agenda and papers shall be prepared and distributed by the Secretary at least five working days prior to the meeting dates. The agenda shall be agreed by the Chairperson prior to the meeting.

8.4 Quorum

(a) The quorum for a MDAAC meeting when consideration is to be given to a matter or class of matters concerning Appointment and Scope of Clinical Practice of Accredited Practitioners is a majority of the appointed number of the members of the Committee.

(b) When consideration is to be given to a matter or class of matters concerning Appointment and Scope of Clinical Practice of Accredited Practitioners at St Vincent’s Hospital Sydney or Sacred Heart Health Service, the quorum must include a member of Medical Staff Council for St Vincent’s Hospital Sydney and Sacred Heart Health Service.

(c) When consideration is to be given to a matter or class of matters concerning Appointment and Scope of Clinical Practice of Accredited Practitioners at St Joseph’s Hospital (Auburn), the quorum must include a member of the Medical Staff Council for St Joseph’s Hospital (Auburn).

8.5 Declaration of conflict of interest

The Chairperson will:

(a) notify the Facility CEO of any disclosure made under By-Law 6; and

(b) record the disclosure in the minutes of the MDAAC.

8.6 Voting

Provided a quorum is present, voting will be on a simple majority basis and only by those in attendance at the meeting of the MDAAC and there will be no proxy vote.

8.7 Minutes
All meetings shall be minuted and the minutes distributed to all members of the MDAAC within a week of the meeting to which the minutes relate. The Chairperson shall sign the minutes once they have been endorsed by the MDAAC at the following meeting.

The MDAAC is required to prepare a written report to the Facility CEO setting out its advice and recommendations for Appointment and the Scope of Clinical Practice that should be granted. In order to evaluate the advice and recommendations, the Facility CEO must be appraised of all the relevant material that is before the MDAAC. This includes the advice and recommendations from the Scope of Clinical Practice Subcommittee.

9. Term of office

(a) A member of the MDAAC who is appointed by the Facility CEO holds office for such period as determined by the Facility CEO.

(b) A member of the MDAAC who is a representative of the Medical Staff Executive Council for the Facilities is to hold office for such period as the Facility CEO determines.

(c) Where a member has been appointed to, or is nominated to be on, the MDAAC for the purpose of considering a particular matter or matters, he or she is a member only for the period or periods during which that matter or matters is under consideration by the MDAAC.

(d) A member of the MDAAC shall absent themselves from the meeting during any discussion by the MDAAC of the Appointment or Scope of Clinical Practice of that member.

10. Appointments

10.1 Appointment of chairperson/co-chairperson

The Chairperson shall be one of the Facility CEO appointed members of the MDAAC.

10.2 Appointment of committee secretary

The Secretary of the MDAAC shall be the director of medical workforce administration of the Facility (howsoever named) or nominee.

10.3 Appointment of members

As outlined under “Composition” in clause 7.

10.4 Training of members
New MDAAC members are to receive a copy of these Terms of Reference and the SVHA Group Model By-Laws and are to meet with the Facility CEO and the MDAAC Chairperson as part of their induction. Members may solicit (with approval by the Chairperson) any other information they may require in order to be fully brief on their role and responsibilities.

To ensure MDAAC members’ competency is appropriate, they will be given the opportunity to attend technical and professional development courses to help keep up to date with relevant issues. Any related costs are to be agreed in advance by the Chairperson and Facility CEO.

11. Establishment of sub-committees

The MDAAC may form such subcommittees as it sees fit to carry out specific purposes. Members of the subcommittees need not be members of the MDAAC.

12. Assessment of committee performance

In addition, the MDAAC shall perform a self-assessment of the effectiveness of the MDAAC every two years, by way of surveys and interviews with various parties involved in the MDAAC.

13. Reporting arrangements

The MDAAC formally reports to the Facility CEO.

14. Review of Terms of Reference

The Terms of Reference will be reviewed every two years by the MDAAC at the first meeting of the calendar year of the second year and evaluation included in the meeting minutes.
Schedule 2A
Scope of Clinical Practice Subcommittee - Terms of Reference

1. Governing body
   (a) St Vincent's Hospital Sydney Limited is the governing body of St Vincent's Hospital Sydney, Sacred Heart Health Service and St Joseph's Hospital (Auburn).
   (b) The Board of Directors of St Vincent's Hospital Sydney Limited comprises of the same Board members as the Board of SVHA.

2. Facilities
   St Vincent's Hospital Sydney
   Sacred Heart Health Service
   St Joseph’s Hospital (Auburn)

3. Authority to establish committee
   The Board is responsible for the overall governance of St Vincent’s Hospital Sydney, Sacred Heart Health Service and St Joseph’s Hospital (Auburn). To ensure effective governance in an efficient manner the Medical and Dental Appointments Advisory Committee (MDAAC) will establish a Subcommittee to undertake various governance functions in relation to the Appointment, Credentialing and defining the Scope of Clinical Practice and to report to the MDAAC on committee work.

4. Name of committee
   Scope of Clinical Practice Subcommittee (SCP Subcommittee)

5. Purpose of committee
   The SCP Subcommittee is responsible for providing advice, and where appropriate, making recommendations with reasons, to the MDAAC concerning matters relating to the Scope of Clinical Practice of Accredited Practitioners.

6. Role and functions
   (1) The SCP Subcommittee shall provide advice and recommendations to the MDAAC on all matters concerning the Scope of Clinical Practice of Accredited Practitioners, including the following:

       (a) the Scope of Clinical Practice to be allowed to an applicant or person proposed for Appointment as an Accredited Practitioner;
       (b) the Scope of Clinical Practice to be allowed to an Accredited Practitioner;
       (c) the review of the Scope of Clinical Practice of an Accredited Practitioner at the request of the Accredited Practitioner; and
(d) the review of the Scope of Clinical Practice of an Accredited Practitioner at the request of the Facility.

(2) Any matter concerning the Scope of Clinical Practice of any person:

(a) who is appointed as an Accredited Practitioner, or

(b) who the MDAAC is considering recommending for Appointment as an Accredited Practitioner,

is to be referred to the SCP Subcommittee for advice.

(3) In considering all matters concerning Scope of Clinical Practice the SCP Subcommittee is to have regard to the Organisational Need and Organisational Capabilities of the Facility.

7. Composition

(1) The SCP Subcommittee is to consist of:

(a) at least two members of the MDAAC who are Medical Practitioners or Dental Practitioners, nominated by the MDAAC; and

(b) any other Medical Practitioners or Dental Practitioners appointed by the MDAAC and who the MDAAC considers are necessary to consider the matter or matters referred to the SCP Subcommittee for advice.

(2) In appointing members of the SCP Subcommittee, the MDAAC is to ensure that the appointments are consistent with the SVHA Group Model By-Laws, any applicable NSW Health Guidelines, Policy Directives or Information Bulletins relating to these matters.

8. Meetings

8.1 Frequency

The meetings will ordinarily be held at the same intervals as the MDAAC. However, the SCP Subcommittee has the power to call special meetings as it deems necessary.

8.2 Notice of meetings

Dates for each meeting of the SCP Subcommittee may be set 12 months in advance from the first meeting in each new calendar year. The Chairperson of the SCP Subcommittee (or his or her authorised representative) will give written notice of a meeting of the SCP Subcommittee to each SCP Subcommittee member at least 7 days prior to the meeting.
8.3 Committee papers

The agenda shall be agreed by the Chairperson prior to the meeting. The agenda and papers shall be prepared and distributed by the Secretary at least five working days prior to the meeting dates.

8.4 Quorum

Where there are an odd number of members of the SCP Subcommittee, a quorum will be the majority of the members. Where there is an even number of members of the SCP Subcommittee, a quorum will be one half of the number of the members plus one.

8.5 Declaration of Conflict of Interest

SCP Subcommittee members are responsible for declaring a conflict of interest, whether pecuniary or non-pecuniary. In all cases where a conflict of interest exists, or may be reasonably perceived to exist, the SCP Subcommittee member shall not participate in the decision-making process.

8.6 Voting

Provided a quorum is present, voting will be on a simple majority basis and only by those in attendance at the SCP Subcommittee and there will be no proxy vote.

8.7 Minutes

All meetings shall be minuted and the minutes distributed to all members of the SCP Subcommittee within a fortnight of the meeting to which the minutes relate. The Chairperson, or Office bearer of the SCP Subcommittee authorised by the Chairperson to do so, is to ensure that minutes are kept of all meetings of the SCP Subcommittee.

The Chairperson shall sign the minutes once they have been endorsed by the SCP Committee at the following meeting.

9. Term of office

Members of the MDAAC who are Medical Practitioners or Dental Practitioners are automatically eligible to be appointed to the SCP Subcommittee.

A member of the SCP Subcommittee who is appointed by the MDAAC shall hold office for such period as the MDAAC determines.

Where a Medical Practitioner or Dental Practitioner has been appointed to, or is nominated to be on, the SCP Subcommittee for the purpose of considering a particular matter or matters, he or she is a member only for the period or
periods during which that matter or matters is under consideration by the SCP Subcommittee.

A member of the SCP Subcommittee shall absent themselves from the meeting during any discussion by the SCP Subcommittee of the Appointment or Scope of Clinical Practice of that member.

10. Appointments

10.1 Appointment of Chairperson
The MDAAC is to nominate one of the persons appointed under clause 7(1)(a) as Chairperson of the SCP Subcommittee.

10.2 Appointment of committee secretary
The SCP Subcommittee Secretary shall be the director of medical workforce administration of the Facility (howsoever named).

10.3 Training of members
These Terms of Reference and the SVHA Group Model By-Laws will be available at SCP Subcommittee meetings for the use by the members. Members may solicit (with approval by the Chairperson) any other information they may require in order to be fully brief on their role and responsibilities.

To ensure SCP Subcommittee members’ competency is appropriate, they will be given the opportunity to attend technical and professional development courses to help keep up to date with relevant issues. Any related costs are to be agreed in advance by the Chairperson of the SCP Subcommittee and Facility CEO.

11. Establishment of Subcommittees
The SCP Subcommittee may appoint such sub-committees as it sees fit to carry out Facility specific reviews. The Chairperson of any such subcommittee shall be a member of the SCP Subcommittee.

12. Assessment of SCP Committee performance
The SCP Subcommittee shall perform a self-assessment of the effectiveness of the SCP Subcommittee every two years, by way of surveys and interviews with various parties involved in the SCP Subcommittee.

13. Reporting arrangements
The SCP Subcommittee formally reports to the MDAAC.
14. Review of Terms of reference

The Terms of Reference will be reviewed annually by the Committee at the first meeting of the calendar year and evaluation included in the meeting minutes.
Schedule 3

MEDICAL STAFF COUNCIL – TERMS OF REFERENCE

1. Name of Committee
St Vincent’s Hospital Sydney Medical Staff Council

2. Facility
St Vincent’s Hospital Sydney
Sacred Heart Health Service

3. Definition
In this Part, member means a member of the Medical Staff Council.

4. Establishment of Medical Staff Council

(1) The Facility CEO is to establish a Medical Staff Council for St Vincent’s Hospital Sydney & Sacred Heart Health Service

(2) The Medical Staff Council is to be composed of all visiting practitioners, staff specialists, career medical officers and dentists appointed to the Facilities the Council represents.

5. Medical Staff Council liaison with Facility CEO

(1) The Facility CEO is to meet with the Medical Staff Council on a regular basis at such frequencies, times and places as may be mutually agreed between them, provided that such meetings shall be held no less than four times in each calendar year.

(2) Meetings of the Council include:
   a. Ordinary Meetings (including the Annual General Meeting)
   b. Special Meetings

6. Office bearers of Medical Staff Council

(1) The Medical Staff Council is to elect Office bearers from among the members of the Council.

(2) Office bearers will include the following:
   a. Chairperson
   b. Deputy Chairperson
   c. Secretary

(3) Such elections are to be held at an annual general meeting of all persons eligible to be members of the Council.

(4) An Office bearer is to hold office until vacation of the office or for a maximum of two years before seeking re-election, whichever occurs first.

(5) An Office bearer shall be eligible for re-election to the same Office, provided
that no more than three (3) consecutive terms are served, unless there are special circumstances and a further consecutive term has been approved by the Facility CEO.

(6) If an Office becomes vacant between elections, the vacancy is to be filled by an election at a Special meeting of the Council. The Special meeting is to be held within 30 days of the vacancy occurring.

(7) Any Medical Practitioner or Dental Practitioner wishing to stand for election will need to present a nomination form complete with the name of a proposer and a seconder to the Secretary 21 days before the annual meeting of the persons eligible to be members of the Council. Only those entitled to vote may act as the proposer or the seconder.

7. Chairperson of the Council

It shall be the duty of the Chairperson:

a. to be a member of the St Vincent’s Health Network Sydney Medical Staff Executive Council;
b. to provide for effective communication and representation of the opinions, policies, reports, concerns, needs and grievances of the medical staff to the Facility CEO;
c. to preside at and be responsible for the agenda of all meetings of the Council;
d. to attend meetings of the Campus Medical Staff Council;
e. to represent the Accredited Practitioners at the Facility on appropriate Committees

8. Deputy Chairperson of the Council

It shall be the duty of the Deputy Chairperson to assist and relieve the Chairperson in their duties as required.

9. Secretary of the Council

It shall be the duty of the Secretary:

a. to give notice of all meetings of the Council to all those who attend such meetings;
b. to prepare and circulate accurate and complete minutes of all meetings of the Council to all entitled to attend such meetings;
c. to perform such other duties as may be assigned to him/her by the Medical Staff Council;
d. to attend meetings of committees of which he/she is a member as a representative of the Council;
e. to transmit to the Facility CEO without delay all recommendations of the Council.

10. Functions of Medical Staff Council

The Medical Staff Council is to provide advice to the Facility CEO on medical and dental matters that relate to St Vincent’s Hospital Sydney and Sacred Heart Health Service.

11. Voting at meetings
(1) Any matter put to the vote at any meeting of the Council is to be decided by a show of hands, or by secret ballot if requested by a member present at that meeting.

(2) A decision supported by a majority of the votes cast at a meeting of members at which a quorum is present is to be the decision of the Council.

12. Meetings of the Council

(1) Meetings of the Council are to be held at times and places determined by the Council.

(2) The Chairperson of the Council, or other Office bearer of the Council authorised by the Chairperson to do so, is to provide written notice to each member, at least 7 days prior to any meeting of the Council except Special meetings.

(3) The director of medical workforce administration of the Facility (howsoever named or designated) is to be invited to attend all meetings of the Council (unless already a member). However the Council may exclude the director of medical workforce administration of the Facility (howsoever named or designated) from any meeting, or part of a meeting, where the business under consideration relates to the conduct or performance of the medical administrator in that position.

(4) A Council may invite any other person, including any staff member of St Vincent’s Hospital Sydney or Sacred Heart Health Service, to attend any of its meetings.

(5) The Council may exclude any invitee from any meeting, or part of a meeting.

13. Special meetings of Council

(1) A Special meeting of the Council may be called by the Chairperson of the Council.

(2) A Special meeting of the Council is to be called by the Chairperson within forty-eight hours after the Chairperson of the Council receives a written request signed by at least 11 members of the Council or one fifth of persons eligible to be members (whichever is the greater).

(3) The Chairperson of the Council is to give at least 24 hours notice of a Special meeting of the Council to all members.

(4) Notice of a Special meeting of the Council is to specify the business to be considered at the Special meeting.

(5) Only business specified in the notice is to be considered at a Special meeting.

14. Minutes

The Chairperson of the Council, or an Office bearer of the Council authorised by the Chairperson to do so, is to ensure that minutes are kept of all meetings of the Council.
Schedule 3A

MEDICAL STAFF COUNCIL – TERMS OF REFERENCE

1. Name of Committee
   
   St Joseph’s Hospital (Auburn) Medical Staff Council

2. Facility
   
   St Joseph’s Hospital (Auburn)

3. Definition
   
   Member means a member of the Medical Staff Council.

4. Establishment of Medical Staff Council
   
   (1) The Facility CEO is to establish a Medical Staff Council for St Joseph’s Hospital (Auburn).

   (2) The Medical Staff Council is to be composed of all visiting practitioners, staff specialists and career medical officers appointed to St Joseph’s Hospital (Auburn).

5. Medical Staff Council liaison with Chief Executive Officer
   
   (1) The Facility CEO is to meet with the Medical Staff Council on a regular basis at such frequencies, times and places as may be mutually agreed between them, provided that such meetings shall be held no less than four times in each calendar year.

   (2) Meetings of the Council include:
       a. Ordinary Meetings (including the Annual General Meeting)
       b. Special Meetings

6. Office bearers of Medical Staff Council
   
   (1) The Council is to elect a Chairperson of the Council and Secretary of the Council; and other Office bearers it considers necessary from among the members.

   (2) Such elections are to be held at an ordinary meeting of the Council once each calendar year.

   (3) An Office bearer is to hold Office until vacation of the Office or for a maximum of two years before seeking re-election, whichever occurs first.

   (4) An Office bearer shall be eligible for re-election to the same Office, provided that no more than three (3) consecutive terms are served, unless there are special circumstances and a further consecutive term has been approved by the Facility CEO.
(5) If an Office becomes vacant between elections, the vacancy is to be filled by an election at a Special meeting of the Council. The Special meeting is to be held within 30 days of the vacancy occurring.

7. Chairperson of the Council

It shall be the duty of the Chairperson:

a. to be a member of the St Vincent’s Health Network Sydney Medical Staff Executive Council;
b. to provide for effective communication and representation of the opinions, policies, reports, concerns, needs and grievances of the medical staff to the Facility CEO;
c. to preside at and be responsible for the agenda of all meetings of the Council;
d. to represent the Accredited Practitioners at the Facility on appropriate Committees.

8. Secretary of the Council

It shall be the duty of the Secretary:

a. to give notice of all meetings of the Council to all those who attend such meetings;
b. to prepare and circulate accurate and complete minutes of all meetings of the Council to all entitled to attend such meetings;
c. to perform such other duties as may be assigned to him/her by the Medical Staff Council;
d. to attend meetings of committees of which he/she is a member as a representative of the Council;
e. to transmit to the Facility CEO without delay all recommendations of the Council.

9. Functions of Medical Staff Council

The Medical Staff Council is to provide advice to the Facility CEO on medical and dental matters that relate to St Joseph’s Hospital (Auburn).

10. Voting at meetings

(1) Any matter put to the vote at any meeting of the Council is to be decided by a show of hands, or by secret ballot if requested by a member present at that meeting.

(2) A decision supported by a majority of the votes cast at a meeting of members at which a quorum is present is to be the decision of the Council.

11. Meetings of the Council

(1) Meetings of the Council are to be held at times and places determined by the Council.

(2) The Chairperson of the Council, or other Office bearer of the Council authorised by the Chairperson to do so, is to provide written notice to each member, at least 7 days prior to any meeting of the Council except Special meetings.

(3) The director of medical workforce administration of the Facility (howsoever...
named or designated) is to be invited to attend all meetings of the Council. However the Council may exclude the director of medical workforce administration of the Facility (howsoever named or designated) from any meeting, or part of a meeting, where the business under consideration relates to the conduct or performance of the medical administrator in that position.

(4) A Council may invite any other person, including any staff member of St Joseph’s Hospital (Auburn), to attend any of its meetings.

(5) The Council may exclude any invitee from any meeting, or part of a meeting.

12. Special meetings of Council

(1) A Special meeting of the Council may be called by the Chairperson of the Council.

(2) A Special meeting of the Council is to be called by the Chairperson within forty-eight hours after the Chairperson of the Council receives a written request by the majority of the Council.

(3) The Chairperson of the Council is to give at least 24 hours notice of a Special meeting of the Council to all members.

(4) Notice of a Special meeting of the Council is to specify the business to be considered at the Special meeting.

(5) Only business specified in the notice is to be considered at a Special meeting.

14. Minutes

The Chairperson of the Council, or an Office bearer of the Council authorised by the Chairperson to do so, is to ensure that minutes are kept of all meetings of the Council.
Schedule 4

MEDICAL STAFF EXECUTIVE COUNCIL – TERMS OF REFERENCE

1. Name of Committee
St Vincent’s Health Network Sydney Medical Staff Executive Council

2. Facility
St Vincent’s Hospital Sydney
Sacred Heart Health Service
St Joseph’s Hospital (Auburn),
being St Vincent’s Health Network Sydney.

3. Definition
In this Part, member means a member of the Medical Staff Executive Council.

4. Establishment of Medical Staff Executive Council
The Facility CEO is to establish a Medical Staff Executive Council for St Vincent’s Hospital Sydney & Sacred Heart Health Service & St Joseph’s Hospital (Auburn)

5. Medical Staff Executive Council liaison with Facility CEO
(1) The Facility CEO is to meet with the Medical Staff Executive Council on a regular basis at such frequencies, times and places as may be mutually agreed between them, provided that such meetings shall be held no less than four times in each calendar year.

(2) Meetings of the Council include:
   a. Ordinary Meetings (including the Annual General Meeting)
   b. Special Meetings

6. Medical Staff Executive Council liaison with the Quality and Safety Committee of the St Vincent’s Health Australia Board
The Chairperson (or his or her delegate) of the Medical Staff Executive Council may attend meetings of the Quality and Safety Committee of the St Vincent’s Health Australia Board as detailed in the Charter of the Quality Safety Committee of the St Vincent’s Health Australia Board.

7. Members and office bearers of Medical Staff Executive Council
(1) The Medical Staff Executive Council is to elect office bearers from among the members of the Council.

(2) Office bearers will include the following:
   a. Chairperson
   b. Deputy Chairperson
   c. Secretary

(3) The Medical Staff Executive Council will comprise at least 12 members from the Medical Staff Councils for St Vincent’s Hospital Sydney, Sacred Heart
Health Service and St Joseph’s Hospital (Auburn) as follows:

a. Office bearers of the Medical Staff Council for St Vincent’s Hospital Sydney and Sacred Heart Health Service;
b. The Chairperson of the Medical Staff Council for St Joseph’s Hospital (Auburn);
c. Professor of Medicine (UNSW) at St Vincent’s Hospital Sydney;
d. Professor of Surgery at St Vincent’s Hospital Sydney;
e. Head of Clinical School at St Vincent’s Hospital Sydney (Notre Dame);
f. Director of Research at St Vincent’s Hospital Sydney;
g. Medical representative from each of four different departments or streams at St Vincent’s Hospital Sydney
h. Other invitees as required, including:
   (i) Facility CEO;
   (ii) Director of Medical Services, St Joseph’s Hospital (Auburn);
   (iii) Chief Operating Officer, SVHNS;
   (iv) Director of medical workforce administration of the Facility (howsoever named or designated).

(3) Elections are to be held at an annual general meeting of all persons who are eligible to be members of the Council.

(4) An office bearer is to hold office until vacation of the office or for a maximum of two years before seeking re-election, whichever occurs first.

(5) An office bearer shall be eligible for re-election to the same office, provided that no more than three (3) consecutive terms are served, unless there are special circumstances and a further consecutive term has been approved by the Facility CEO.

(6) If an office becomes vacant between elections, the vacancy is to be filled by an election at a special meeting of the Council. The special meeting is to be held within 30 days of the vacancy occurring.

(7) Any person who is eligible to be a member who wishes to stand for election will need to present a nomination form complete with the name of a proposer and a seconder to the Secretary 21 days before the annual meeting of the persons who are eligible to be members. Only those entitled to vote may act as the proposer or the seconder.

8. Chairperson of the Council

It shall be the duty of the Chairperson:

a. to provide for effective communication and representation of the opinions, policies, reports, concerns, needs and grievances of the medical staff to the Facility CEO
b. to preside at and be responsible for the agenda of all meetings of the Council;
c. to attend meetings of the Medical Staff Council for St Vincent’s Hospital Sydney and Sacred Heart Health Service and the Medical Staff Council for St Joseph’s Hospital (Auburn);
d. to represent the Accredited Practitioners at the Facilities on appropriate committees;
e. liaise with the Quality and Safety Committee of the St Vincent’s Health Australia Board as required.
9. Deputy Chairperson of the Council

It shall be the duty of the Deputy Chairperson to assist and relieve the Chairperson in their duties as required.

10. Secretary of the Council

It shall be the duty of the Secretary:

a. to give notice of all meetings of the Council to all those who attend such meetings;
b. to prepare and circulate accurate and complete minutes of all meetings of the Council to all entitled to attend such meetings;
c. to perform such other duties as may be assigned to him/her by the Medical Staff Executive Council;
d. to attend meetings of committees of which he/she is a member as a representative of the Council;
e. to transmit to the Facility CEO without delay all recommendations of the Council.

11. Functions of Medical Staff Executive Council

The Medical Staff Executive Council is to provide advice to the Facility CEO on medical and dental matters that relate to St Vincent’s Health Network Sydney.

12. Voting at meetings

(1) Any matter put to the vote at any meeting of the Council is to be decided by a show of hands, or by secret ballot if requested by a member present at that meeting.

(2) A decision supported by a majority of the votes cast at a meeting of members at which a quorum is present is to be the decision of the Council.

13. Meetings of the Council

(1) Meetings of the Council are to be held at times and places determined by the Council.

(2) The Chairperson of the Council, or other Office bearer of the Council authorised by the Chairperson to do so, is to provide written notice to each member, at least 7 days prior to any meeting of the Council except a Special meeting.

(3) Director of medical workforce administration of the Facility (howsoever named or designated) is to be invited to attend all meetings of the Council (unless already a member). However the Council may exclude the Director of medical workforce administration of the Facility (howsoever named or designated) from any meeting, or part of a meeting, where the business under consideration relates to the conduct or performance of the medical administrator in that position.

(4) A Council may invite any other person, including any staff member of St Vincent’s Hospital Sydney, Sacred Heart Health Service or St Joseph’s Hospital (Auburn), to attend any of its meetings.

(5) The Council may exclude any invitee from any meeting, or part of a meeting.
14. Special meetings of Council

(1) A Special meeting of the Council may be called by the Chairperson of the Council.

(2) A Special meeting of the Council is to be called by the Chairperson within forty-eight hours after the Chairperson of the Council receives a written request signed by at least 11 members of the Council or one fifth of persons who are eligible to be members (whichever is the greater).

(3) The Chairperson of the Council is to give at least 24 hours notice of a Special meeting of the Council to all members.

(4) Notice of a Special meeting of the Council is to specify the business to be considered at the Special meeting.

(5) Only business specified in the notice is to be considered at a Special meeting.

15. Minutes

The Chairperson of the Council, or an Office bearer of the Council authorised by the Chairperson to do so, is to ensure that minutes are kept of all meetings of the Council.