POLICIES AND PROCEDURES

SUBJECT: PATIENT SAFETY: SEXUAL ABUSE AND/OR INAPPROPRIATE BEHAVIOR TOWARD A PATIENT

POLICY NO: 321.000

PURPOSE:

To establish a process for reporting and investigating complaints involving alleged sexual abuse and/or inappropriate behavior toward a patient.

To prohibit all forms of abuse, exploitation, neglect (as a form of abuse) and harassment from staff, other patients or visitors.

POLICY:

Each patient in a Department of Health Services (DHS) facility has the right to be free from verbal, mental, physical, and sexual abuse, exploitation, neglect and harassment. Each DHS facility will evaluate all allegations, observations, and suspected cases of abuse, exploitation, neglect, and harassment that occur within the facility and report such incidents in accordance with the provisions of this policy and guidance.

Sexual contact between a workforce member and a patient is:
- strictly prohibited;
- unprofessional conduct; and
- will constitute sexual misconduct and/or abuse.

Examples of inappropriate sexual conduct include but are not limited to:
- intercourse,
- touching the patient's body with sexual intent,
- inappropriately watching the patient undress/dress,
- making inappropriate comments,
- conducting physical exams not needed, not within the scope of treatment or not based on the patient's medical complaint,
- conducting treatment/exams outside the scope of the health care worker's license, registration, certificate, or permit,
- making phone calls or communications not of a patient care or business nature, and
- any demeaning or undignified treatment.

APPROVED BY: [Signature]
EFFECTIVE DATE: September 1, 2010
REVIEW DATES: [Signature]
SUPERSEDES: [Signature]
Sexual conduct that occurs concurrent with the patient-physician or other healthcare provider relationship constitutes sexual misconduct. If a physician or healthcare provider has reason to believe that non-sexual contact with a patient may be perceived as or may lead to sexual contact, then he or she should avoid the non-sexual contact. At a minimum, a physician’s or healthcare provider’s ethical duties include terminating the physician or healthcare provider-patient relationship before initiating a dating, romantic, or sexual relationship with a patient. Sexual or romantic relationships with former patients are unethical if the physician or healthcare provider uses or exploits trust, knowledge, emotions, or influence derived from the previous professional relationship.

Unwanted or nonconsensual sexual conduct (with or without force) involving a patient and healthcare worker, another patient, contract staff, unknown perpetrator or spouse/significant other, while being treated or occurring on the premises of a DHS facility may constitute a criminal act punishable by law.

GUIDELINES:

Patient Complaints/Grievances

Each patient, his/her family member, or legal representative has the right to file a complaint or grievance, without fear of retaliation, with the patient advocate, patient relations, or other designated section of the hospital and to have timely review and notification of resolution. Each DHS facility shall provide the patient, his/her family member, and/or legal representative with information on how to file a patient complaint/grievance.

Each complaint and the resolution must be logged and tracked, including those that are resolved within 24 hours of the complaint. A central location/system for tracking complaints should be established in order to facilitate review and follow-up.

The facility patient advocate or other responsible reporting party must report patient abuse incidents to the facility Human Resources (HR) Administrator or designated staff. Cases involving patient sexual abuse on hospital grounds may be reportable to the State under the adverse event reporting law and should be evaluated immediately in accordance with DHS Policies 311 and 311.202.
Workforce Member Reporting Responsibilities

Any workforce member who witnesses or reasonably suspects that a patient was or is being subjected to inappropriate sexual conduct and/or sexual abuse shall report it to his/her supervisor and to the facility Los Angeles County Sheriff’s Department. The reporting party shall report the suspected abuse using a Security Incident Report (attached).

The Department is prohibited from taking disciplinary action against a workforce member for making a good faith report. However, any workforce member who deliberately makes a false accusation will be subject to discipline. Moreover, reporting a violation does not protect individuals from appropriate disciplinary action regarding their own misconduct.

Complaint/Grievance Process

The supervisor/manager shall immediately report, within 24 hours, complaints and allegations of sexual abuse, exploitation, neglect, or harassment to the facility HR Administrator/designated staff. Facility HR Administrator/designated staff will assess the complaint, in consultation with DHS HR Performance Management and/or Organizational Management, and within twenty-four (24) hours, determine whether the investigation can be handled internally or referred to the facility Los Angeles County Sheriff’s Department. Referrals to the Los Angeles County Sheriff’s Department must be reported using a Security Incident Report.

The facility Patient Advocate or other designated individual shall be responsible for ensuring the patient complaint/grievance process is observed. This individual will be responsible for sending the complainant a letter acknowledging receipt of the complaint within seven (7) calendar days. Resolution of complaints should be completed within 30 calendar days of receiving the complaint. The patient or complainant shall receive a letter regarding the status of the investigation within 30 calendar days. If resolution cannot be completed within 30 calendar days, the patient/complainant shall continue to receive timely updates regarding the investigation through resolution. The Patient Advocate/designee shall coordinate his/her response and follow-up with the facility HR Administrator/designated staff, DHS HR Performance Management and/or Organizational Management and noting resolution of the complaint/grievance in the tracking system.

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DEPARTMENT OF HEALTH SERVICES
COUNTY OF LOS ANGELES

SUBJECT: PATIENT SAFETY: SEXUAL ABUSE AND/OR INAPPROPRIATE BEHAVIOR TOWARD A PATIENT

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Investigation

During an investigation of patient sexual abuse, exploitation, neglect, or harassment, the workforce member or other person shall be removed from providing care, treatment and/or services to the patient and/or all patient contact, as appropriate.

Corrective Actions

A workforce member determined to have violated this policy shall be subject to appropriate corrective action which may lead up to termination. The workforce member may also be subject to criminal and/or civil prosecution and reporting to the appropriate licensing, certification, registration, or permit board/agency. Non-County workforce members will be subject to termination of assignment and placed on the “Do Not Send” database.

DEFINITIONS:

Abuse
With respect to this policy, abuse is defined as the willful infliction of injury, unreasonable confinement, intimidation, or punishment, with resulting physical harm, pain, or mental anguish. This includes staff neglect or indifference to infliction of injury or intimidation of one patient by another. Neglect, for the purpose of this requirement, is considered a form of abuse and is defined as the failure to provide goods and services necessary to avoid physical harm, mental anguish, or mental illness.

Inappropriate Conduct
Inappropriate conduct of a sexual nature includes, but is not limited to: conduct of a sexual nature which may be verbal, visual, computer generated (e.g., e-mail), written or physical. It need not include the touching of another person to be inappropriate. Inappropriate sexual conduct also includes consensual sex and is not permitted in the workplace.

AUTHORITY:

The Joint Commission Hospital and Ambulatory Care Standards (RI 01.06.03, RI 01.07.01, RI 01.07.03, PC 01.02.09)
Centers for Medicare and Medicaid Services (CMS) Standard A-0145, 42 CFR §482.13 (c)(3)
California Business and Professions Code Sections 725-733, and 2234
Los Angeles County Civil Service Rule 18.01
DEPARTMENT OF HEALTH SERVICES  
COUNTY OF LOS ANGELES  

SUBJECT:  PATIENT SAFETY: SEXUAL ABUSE AND/OR INAPPROPRIATE BEHAVIOR TOWARD A PATIENT  

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REFERENCES:  
American Medical Association Policy E-8.14 Sexual Misconduct in the Practice of Medicine  
Department of Human Resources, Policies, Procedures, and Guidelines (PPG) No. 1042, Countywide Policy and Disciplinary Guidelines on Inappropriate Employee Conduct of a Sexual Nature Toward or in the Presence of Members of the Public  
DHS Policies:  
311 Incidents Involving Potential Claims Against the County  
311.202 Adverse Event Reporting  
747.300 Workforce Behavioral Expectations  
749 Sexual Harassment  
792 Threat Management “Zero Tolerance” Policy  

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SECURITY INCIDENT REPORT

This report should be completed by the person reporting or involved in the incident, the building manager or his/her designee not later than the end of the business day following the incident. The report shall be delivered to the Office of Security Management, 785 Kenneth Hahn Hall of Administration, 500 W. Temple Street, Los Angeles, CA 90012, or sent via FAX to (213) 613-0848.

For this report, a SECURITY INCIDENT is defined as:

- An incident placing a person or property at risk that requires action by law enforcement authorities, County safety police or security guards at a County facility whether they were summoned or not, OR

- An incident placing a person at risk involving an ON-DUTY (including break periods) County employee while on County property or during the performance of their OFFICIAL duties. This classification includes parking facilities, or while walking to or from an off-site parking facility to start or end a workday, OR

- An incident of a suspicious or unusual nature on County property that places people or property at risk.

DATE OCCURRED / / DAY OF WEEK TIME

COUNTY DEPARTMENT REPORTING INCIDENT: 

ADDRESS OF FACILITY: 

ADDRESS OF INCIDENT: 

(If different from above)

Is the VICTIM a County employee? Yes No 
Is the SUSPECT a County employee? Yes No 
Was an ARREST made? Yes No 

Act of VIOLENCE? Yes No 
Verbal / Written THREAT of violence? Yes No 

RESPONDING LAW ENFORCEMENT AGENCY: 

LAW ENFORCEMENT REPORT NUMBER: 

REPORTED BY: Day Phone 
(Please Print)

MANAGER: Day Phone 
(Please Print)

INCLUDE A BRIEF SUMMARY ON PAGE 2 TO PROVIDE FURTHER DESCRIPTION OF INCIDENT (If Necessary)
ATTACH ANY SUPPORTING DOCUMENTS AND/OR COPIES OF ANY LAW ENFORCEMENT REPORTS
SECURITY INCIDENT REPORT

SYNOPSIS OF INCIDENT: *(Briefly describe the incident in the area provided below)*

Check the box(es) next to the actions taken by department manager(s) to enhance the safety of affected employee(s). All of the below actions should be considered when dealing with an act of violence or threat, although some may not be required due to the nature of the incident.

**LAW ENFORCEMENT:**

- [ ] Law enforcement (Police) called
- [ ] Law enforcement responded to facility
- [ ] Arrest(s) was made
- [ ] Emergency Protection Ordered obtained by law enforcement
- [ ] Police report taken
- [ ] Request patrol check of work site and/or residence of affected employee(s)

**SAFETY PLAN:**

- [ ] Offer and/or obtain medical treatment for affected employee(s)
- [ ] Separate parties involved in incident
- [ ] Modify parking assignments/arrangements for closer access to building entrance
- [ ] Offer employee(s) reassignment from work site/location where incident occurred
- [ ] Offer employee(s) an escort to their vehicle by security personnel
- [ ] Offer the services of the County Employee Assistance Program (EAP) to affected employee(s)
- [ ] Request assistance from County Counsel in obtaining a restraining order
- [ ] Incident event log initiated and maintained by *(Refer to Workplace Violence / Threat Management Policy – DHR 620)*
- [ ] Attach copies of written affidavits/statements of those involved and/or witnesses
- [ ] Contact the Office of Security Management (OSM) via telephone: *(213) 893-2069, (213) 893-2060, (213) 893-9739, or (213) 974-2613, (213) 974-2628*
- [ ] Other actions taken *(explain briefly below)*

DEPARTMENT MANAGER __________________________ PHONE (Day): __________________________

(Please Print)
A. Burglary: Entering a closed building or locked vehicle with the intent to commit a theft. (459 P.C.)
   1. Burglary of a County building
   2. Burglary of a County vehicle
   3. Burglary of a Private vehicle

B. Robbery: The taking of property by force or fear. (211 P.C.)
   1. Robbery of a County facility or employees performing their job.
   2. Robbery of a person, including employees, not performing their job.

C. Arson: The intentional setting fire to any object. Not necessary to destroy the object. The mere charring is sufficient for arson.
   1. Arson of a County building (447 P.C.)
   2. Arson of a County vehicle (447 P.C.)
   3. Arson of private property (including vehicles) (447 P.C.)

D. Rape: Forced sexual intercourse with the opposite sex. (261 P.C.)
   1. Rape of a County employee
   2. Rape of other than a County employee
   3. Other sex related incident

E. Assault: The physical battering of another person.
   1. Assault with a weapon (245 P.C.)
   2. Assault no weapon but requiring hospitalization of the victim (245 P.C.)
   3. Assault with only minor injuries and no weapon was used (245 P.C.)

F. Theft of or from a vehicle:
   1. Theft of a County vehicle (487.3 P.C.)
   2. Theft of a Private vehicle (487.3 P.C.)
   3. Theft from a County vehicle – no forced entry (488 / 487 P.C.)
   4. Theft from a Private vehicle – no forced entry (488 / 487 P.C.)

G. Theft not involving a vehicle:
   1. Theft of County property valued under $400.00 (488 P.C.)
   2. Theft of County property valued over $400.00 (488 P.C.)
   3. Theft of private property (excluding vehicles) (488 / 487 P.C.)

H. Disturbances: No actual crime need be committed. The disruption of routine business constitutes a disturbance.
   1. Disturbance of a County employee or facility (415 P.C.)
   2. Disturbance created by a County employee and/or their spouse involving a “domestic issue.”
   3. Disturbance not involving County employees
   4. Threats (verbal or written) to a County employee (422 P.C.)
   5. Refusal to be searched.

I. Vandalism: This classification includes all forms of intentional damage to property and vehicles except arson (refer to “C”).
   1. Vandalism to County property, except vehicles (594 P.C.)
   2. Vandalism to Private property, except vehicles (594 P.C.)
   3. Vandalism to County vehicles (594 P.C.)
   4. Vandalism to Private vehicles (594 P.C.)

J. Miscellaneous: Crimes/activities not covered in any of the above classifications.
   1. Suspicious activity by a non-County employee
   2. Suspicious activity by a County employee (explain activity)
   3. Hostage situation
   4. Bomb threat
   5. Suspicious package/substance
   6. Bomb or explosive device actually found
   7. Power failure
   8. Equipment failure
   9. Other activity not covered in any other classification (explain in detail)

K. Person sick or injured/mental not the result of criminal activity:
   1. Rescue responded
   2. Person sent to hospital
   3. First aid given by other than Rescue personnel
   4. Handled by Security personnel
   5. Person refused treatment
   6. Other (specify)

L. Confiscation of contraband:
   1. Weapon (gun, knife, club, etc.)
   2. Narcotics (any non-prescription drug)
   3. Other (specify)

M. FOR USE BY COURTS ONLY:
   1. Restraints used
   2. Escape
   3. Attempted escape
   4. Physical altercation within a Court facility
   5. High risk trial
   6. Threats (verbal or written) to a judge
   7. Threats (verbal or written) to a jury
   8. Attempted unlawful entry