

By-Laws

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1. Preface

- 1.1 Cura Day Hospitals Group Pty Ltd (hereinafter referred to as Cura) owns and operates private day hospitals in Australia.
- 1.2 Cura aims to be the acknowledged leader in the provision of quality private day hospitals (Hospitals), which are recognised by leading industry accreditation bodies.
- 1.3 Cura provides and maintains modern and well-equipped Hospitals to the highest safety standards, enabling its Specialist Medical Practitioners to focus exclusively on Cura patients.
- 1.4 Cura believes that a safe working environment is essential to quality health care and patient wellbeing.

2. Values of Cura

2.1 Cura's values are:

Leadership: Inspiring our employees and Specialist Medical Practitioners to continually contribute their best through support, encouragement and being an innovative organisation.

Integrity: Each employee and Specialist Medical Practitioners accountable for their actions, their honesty and behaving in an ethical manner by doing what is right.

Excellence and Quality: Delivering consistently high service to all people; being responsive to the needs of others and continually striving to achieve the best in patient satisfaction.

Teamwork: Our people work together cohesively towards a common goal, creating a positive working atmosphere and supporting each other to combine individual strengths to enhance team performance.

Respect: Treating everyone in our communities, our patients, their families, and colleagues with dignity at all times.

The above values are to be used as a guide in the application of these By-Laws.

PART A – Definitions and Introduction

3. Definitions and Interpretation

3.1 Definitions

In these By-Laws, unless indicated to the contrary:

Accreditation means the process provided in these By-Laws by which a person is Accredited.

Accredited means the status conferred on a Medical Practitioner, Dentist or Allied Health Professional to provide services within Cura after having satisfied the Credentialing and Scope of Practice requirements provided in these By-Laws.

Accredited Practitioner means a Medical Practitioner, Dentist or Allied Health Professional who has been Accredited to provide services within Cura.

Adequate Professional Indemnity Insurance means insurance, including run off/tail insurance, to cover all potential liability of the Accredited Practitioner, that is with a reputable insurance company acceptable to Cura and is in an amount and on terms that Cura considers in its absolute

discretion to be sufficient. The insurance must be adequate for Scope of Practice and level of activity.

AHPRA means the Australian Health Practitioner Regulation Agency established under the National Law.

Allied Health Privileges means the entitlement to provide treatment and care to Patients as an Allied Health Professional within the areas approved by the Hospital CEO/Director of Nursing of the Relevant Hospital in accordance with the provisions of these By-Laws. This includes an Allied Health Professional who is a Podiatric Surgeon.

Allied Health Professional means a person registered by AHPRA as an Allied Health Professional pursuant to the National Law or other categories of appropriately qualified health professionals as approved by the Chief Executive Officer. This includes a person who is a Podiatric Surgeon.

Behavioural Sentinel Event means an episode of inappropriate or problematic behaviour which indicates concerns about an Accredited Practitioner's level of functioning and suggests potential for adversely affecting Patient safety and welfare or organisational outcomes.

Behavioural Standards means the standard of conduct and behaviour expected of an Accredited Practitioner arising from personal interactions, communication and other forms of interaction with other Accredited Practitioners, employees of the Relevant Hospital, Board members, executives of the Relevant Hospital and Cura, third party service providers, Patients, family members of Patients and others. The minimum standard required of Accredited Practitioners in order to achieve the Behavioural Standards is compliance with the Code of Conduct for Accredited Practitioners, the expectations set out in the applicable National Board Code of Conduct, and the values set out in the By-laws.

Board means the Board of Directors of Cura.

By-Laws means these by-laws.

Chief Executive Officer (CEO) means the Chief Executive Officer of Cura or any person acting, or delegated to act, in that position.

Chief Operating Officer (COO) means the Chief Operating Officer of Cura or any person acting, or delegated to act, in that position.

Clinical Practice means the professional activity undertaken by Accredited Practitioners for the purposes of investigating Patient symptoms and preventing and/or managing illness, together with associated professional activities related to clinical care.

Code of Conduct for Accredited Practitioners means the relevant Code of Conduct for Accredited Practitioners of Cura and/or the Relevant Hospital.

Competence means, in respect of a person who applies for Accreditation or Re-Accreditation, that the person is possessed of the necessary knowledge, skills, training, decision-making ability, judgement, insight, interpersonal communication and Performance necessary for the Scope of Practice for which the person has applied and has the demonstrated ability to provide health services at an expected level of safety and quality.

Credentials means, in respect of a person who applies for Accreditation or Re-Accreditation, the identity (including the required level of identity check), education, formal qualifications, equivalency of overseas qualifications, post-graduate degrees / awards / fellowships / certificates, professional training, continuing professional development, professional experience, recency of practice, maintenance of clinical competence, current registration and status, indemnity insurance, and other skills/attributes (for example training and experience in leadership, research, education,

communication and teamwork) that contribute to the Competence, Performance, Current Fitness and professional suitability to provide safe, high quality health care services at the Relevant Hospital. This may include (where applicable and relevant) history of and current status with respect to Clinical Practice and outcomes during period previous of Accreditation, disciplinary actions, By-law actions, compensation claims, complaints and concerns – clinical and behavioural, professional registration and professional indemnity insurance.

Credentialing means, in respect of a person who applies for Accreditation or Re-Accreditation, the formal process used to match the skills, experience and qualifications to the role and responsibilities of the position. This will include actions to verify and assess the identity (including the required level of identity check), education, formal qualifications, equivalency of overseas qualifications, post-graduate degrees / awards / fellowships / certificates, professional training, continuing professional development, professional experience, recency of practice, maintenance of clinical competence, current registration and status, indemnity insurance, and other skills/attributes (for example training and experience in leadership, research, education, communication and teamwork) for the purpose of forming a view about their Credentials, Competence, Performance, Current Fitness and professional suitability to provide safe, high quality health care services within specific environments. Credentialing involves obtaining evidence contained in verified documents to delineate the theoretical range of services which an Accredited Practitioner is competent to perform.

Cura means Cura Day Hospitals Group Pty Ltd and its subsidiaries.

Current Fitness is the current fitness required of an applicant for Accreditation or Re-Accreditation to carry out the Scope of Practice sought or currently held, including with the confidence of peers and Cura / Relevant Hospital, having regard to any relevant physical or mental impairment, disability, condition or disorder (including due to alcohol, drugs or other substances) which detrimentally affects or there is a reasonably held concern that it may detrimentally affect the person's capacity to provide health services at the expected level of safety and quality having regard to the Scope of Practice sought or currently held.

Dentist means, for the purposes of these By-Laws, 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.

Director of Nursing means the person appointed to the position of director of nursing, or equivalent position by whatever name, of the Relevant Hospital or any person acting, or delegated to act, in that position.

Disruptive Behaviour means aberrant behaviour manifested through personal interaction with Medical Practitioners, hospital personnel, health care professionals, Patients, family members, or others, which interferes with a Patients care, or could reasonably be expected to interfere with the process of delivering quality care or which is inconsistent with the values of Cura.

Emergency Accreditation means the process provided in these By-Laws whereby a Medical Practitioner, Dentist, Allied Health Professional or Podiatric Surgeon is Accredited for a specified short period on short notice in an emergency situation.

External Review means evaluation of the performance of an Accredited Practitioner by an appropriately qualified and experienced professional person(s) external to Cura.

Funder refers to any Private Health insurer, DVA, Third Party Insurer, Department or Ministry of Health in each State or Territory (including any statutory Health Services).

Government Agency means any government or any public, statutory, governmental, semigovernmental, local governmental or judicial body, entity or authority and includes a Minister of the Crown or the Commonwealth of Australia and any person, body, entity, or authority exercising a power pursuant to an Act of Parliament.

Hospital(s) means a private day hospital owned and operated by Cura within Australia.

Hospital CEO/Director of Nursing, CEO or Director of Nursing means the person appointed to the position of Hospital CEO/Director of Nursing, or equivalent position by whatever name, of the Relevant Hospital or any person acting, or delegated to act, in that position.

HREC means Human Research Ethics Committees established in accordance with NHMRC Guidelines.

Internal Review means evaluation of the performance of an Accredited Practitioner by an appropriately qualified and experienced professional person(s) internal to Cura.

Medical Advisory Committee means the Medical Advisory Committee (or equivalent) of the Relevant Hospital.

Medical Benefits Schedule (MBS) is a listing of the Medicare services subsidised by the Australian Government and the associated fees.

Medical Practitioner means, for the purposes of these By-Laws, a person registered as a medical practitioner by the Medical 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.

Modern Slavery means:

- i. 'slavery and human trafficking' as defined in the Modern Slavery Act 2015 (UK);
- ii. 'modern slavery' as defined under the Modern Slavery Act 2018 (Cth);
- iii. 'modern slavery' as defined under the Modern Slavery Act 2018 (NSW); and
- iv. any other analogous conduct or practices

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

NHMRC means the National Health and Medical Research Council established in accordance with the *National Health and Medical Research Council Act 1992* (Cth).

New Clinical Services means clinical services, treatment, procedures, techniques, technology, instruments or other interventions that are being introduced into the organisational setting of the Relevant Hospital for the first time, or if currently used are planned to be used in a different way, and that depend for some or all of their provision on the professional input of Medical Practitioners.

Operations Manager(s) means the person(s) appointed to manage a cluster of Hospitals within a assigned geographical area any persons acting or delegated to act in that position being the person(s) to whom Hospital CEO, DoN or CEO/DoN report to. Operations Managers are assigned to national geographical regions, Southern and Central.

Organisational Capability means the Relevant Hospital's ability to provide the Hospitals, services, clinical and non-clinical support necessary for the provision of safe, high quality clinical services, procedures, or other interventions. Organisational Capability will be determined by consideration of, but not limited to, the availability, limitations and/or restrictions of the services, staffing (including qualifications and skill-mix), Hospitals, equipment, technology, and support services required and

by reference to the Relevant Hospital's private health licence (where applicable), clinical service capacity, clinical services plan and clinical services capability framework.

Organisational Need means the extent to which the Relevant Hospital considers it necessary to provide a specific clinical service, procedure or other intervention, or elects to provide additional resources to support expansion of an existing clinical service, procedure or other intervention (including additional operating theatre utilisation), in order to provide a balanced mix of safe, high quality health care services that meet the Relevant Hospital, consumer and community needs and aspirations. Organisational Need will be determined by, but not limited to, allocation of limited resources, clinical service capacity, funding, clinical services, strategic, business, and operational plans, and the clinical services capability framework.

Patient means a person admitted to or treated as an outpatient at the Relevant Hospital.

Performance means the extent to which an Accredited Practitioner provides, or has provided, health care services in a manner which is considered consistent with good and current Clinical Practice and results in expected patient benefits and outcomes. When considered as part of the Accreditation process, Performance will include an assessment and examination of the provision of health care services over the prior periods of Accreditation (if any).

Re-accreditation means the process provided in these By-Laws by which a person who already holds Accreditation may apply for and be considered for Accreditation following the probationary period or any subsequent term.

Relevant Hospital means a hospital or facility within the Cura network of hospitals to which an application for Accreditation is made.

Scope of Practice means the extent of an individual Accredited Practitioner's permitted Clinical Practice within the Relevant Hospital based on the individual's Credentials, Competence, Performance and professional suitability, and the Organisational Capability and Organisational Need of the organisation to support the Accredited Practitioner's scope of clinical practice. Scope of Practice may also be referred to as delineation of clinical privileges.

Specialist Medical Practitioner means a Medical Practitioner who has been recognised as a specialist in their nominated category for the purpose of the *Health Insurance Act 1973* (Cth) and has received specialist registration from the AHPRA.

State and Territory means a state and territory of the Commonwealth of Australia.

Temporary Accreditation means the process provided in By-Laws whereby a Medical Practitioner, Dentist or Allied Health Professional is Accredited for a limited period.

Threshold Credentials means the minimum credentials for each clinical service, procedure, or other intervention which applicants for Credentialing, within the Scope of Practice sought, are required to meet before any application will be processed and approved. Threshold credentials are to be approved by the Chief Executive Officer and may be incorporated into an Accreditation policy.

Visiting Allied Health Professional means an Allied Health Professional who is not an employee of the Relevant Hospital, and who has been granted Accreditation and Scope of Practice pursuant to these By-Laws.

Visiting Dentist means a Dentist who is not an employee of the Relevant Hospital, who has been granted Accreditation and Scope of Practice pursuant to these By-Laws.

Visiting Medical Practitioner means a Medical Practitioner who is not an employee of the Relevant Hospital, who has been granted Accreditation and Scope of Practice pursuant to these By-Laws. Visiting Medical Practitioners include visiting Specialist Medical Practitioners.

Visiting Podiatric Surgeon means for the purposes of these By-Laws, a person registered as a podiatrist with specialist registration in podiatric surgery by the Podiatry Board of Australia and registered with AHPRA.

3.2 Interpretation

- (a) Headings in these By-Laws are for convenience only and are not to be used as an aid in interpretation.
- (b) In these By-Laws, unless the context makes it clear the rule of interpretation is not intended to apply, words importing the masculine gender will also include feminine gender, words importing the singular will also include the plural, if a word is defined another part of speech has a corresponding meaning, if an example is given the example does not limit the scope, and reference to legislation (including subordinate legislation or regulation) is to that legislation as amended, re-enacted or replaced.
- (c) The Chief Executive Officer, Chief Operating Officer, Operations Manager and Hospital CEO/Director of Nursing may delegate any of the responsibilities conferred upon him/her by the By-Laws in his/her complete discretion, but within any delegation parameters approved by the Board.
- (d) Any dispute or difference which may arise as to the meaning or interpretation or application of these By-Laws or as to the powers of any committee or the validity of proceedings of any meeting will be determined by the Chief Executive Officer or the Chief Operating Officer. There is no appeal from such a determination by the Chief Executive Officer or the Chief Operating Officer.

3.3 Meetings

- 3.3.1 Where a reference is made to a meeting, the quorum requirements that will apply are those specified in the terms of reference of the relevant committee.
- 3.3.2 Committee resolutions and decisions, if not specified in the terms of reference, must be supported by a show of hands or ballot of committee members at the meeting.
- 3.3.3 Voting, if not specified elsewhere, will be on a simple majority voting basis and only by those in attendance at the meeting (including attendance by electronic means). There will be no proxy vote.
- 3.3.4 In the case of an equality of votes, the chairperson will have the casting vote.
- 3.3.5 A committee established pursuant to these By-Laws may hold any meeting by electronic means or by telephonic communication whereby participants can be heard.
- 3.3.6 Resolutions may be adopted by means of a circular resolution.
- 3.3.7 Information provided to any committee or person will be regarded as confidential and is not to be disclosed to any third party or beyond the purpose for which the information was made available.
- 3.3.8 Any member of a committee who has a conflict of interest or material personal interest in a matter to be decided or discussed, must inform the chairperson of the committee, and will be required to leave the meeting during any part of the meeting where the matter giving rise to the conflict is discussed.

4. Introduction

4.1 Purpose of this document

- 4.1.1 This document sets out the terms and conditions on which Medical Practitioners, Specialist Surgeons, Dentists, Allied Health Professionals may apply to be Accredited within the defined Scope of Practice granted, the basis upon which a successful applicant may admit Patients and/or care and treat Patients at Cura Hospitals and the terms and conditions for continued Accreditation.
- 4.1.2 The By-Laws apply to all Cura Hospitals.
- 4.1.3 Every applicant for Accreditation must review the By-Laws and Annexures before making an application. It is an expectation of Cura that the By-Laws are read in their entirety by the applicant as part of the application process. Ignorance of the By-Laws will not be regarded as an acceptable excuse.
- 4.1.4 Patient care is provided by Accredited Practitioners who have been granted access to use the Relevant Hospital and its resources to provide that care. The By-Laws define the relationship and obligations between the Relevant Hospital and its Accredited Practitioners.
- 4.1.5 The Relevant Hospital aims to maintain a high standard of Patient's care and to continuously improve the safety and quality of its services. The By-Laws implement measures aimed at maintenance and improvements in safety and quality.
- 4.1.6 Health care in Australia is regulated by legislation and standards. These By-Laws assist in compliance with certain aspects of its regulatory obligations but is a substitute for review of the relevant legislation and standards.

Part A — Terms and Conditions of Accreditation

5. Compliance with By-Laws

5.1 General

- 5.1.1 It is a requirement for continued Accreditation that Accredited Practitioners comply with the By-Laws at all relevant times when admitting, caring for or treating Patients, or otherwise providing services at Cura Hospitals and hospitals.
- 5.1.2 Any non-compliance with the By-Laws may be a ground for suspension, termination, or imposition of conditions.
- 5.1.3 Unless specifically determined otherwise by the Chief Executive Officer in writing for a specified Accredited Practitioner, the provisions of these By-Laws in their entirety prevail to the extent of any inconsistency with any terms, express or implied, in a contract of employment or engagement that may be entered into.
- 5.1.4 In the absence of a specific written determination by the Chief Executive Officer, it is a condition of ongoing Accreditation that the Accredited Practitioner agrees that the provisions of these By-Laws prevail to the extent of any inconsistency or uncertainty between the provisions of these By-Laws and any terms, express or implied, in a contract or employment or engagement.

5.2 Compliance with policies and procedures

5.2.1 Accredited Practitioners must comply with all policies and procedures in place at the Relevant Hospital and Cura.

5.3 Compliance with legislation

- 5.3.1 Accredited Practitioners must comply with all relevant legislations, including but not limited to legislations that relate to health, immunisation, public health, drugs and poisons, privacy, coroners, criminal law, health practitioner registration, research, clinical trials, environmental protection, workplace health & safety, occupational health and safety, antidiscrimination, bullying, harassment, industrial relations, care of children, care of persons with a disability, substituted decision making and persons with impaired capacity, mental health, Medicare, health insurance, competition and consumer law, intellectual property, and other relevant legislation regulating the Accredited Practitioner, provision of health care or impacting upon the operation of Cura and the Relevant Hospital.
- 5.3.2 In addition, Accredited Practitioners must ensure compliance with, or assist the Relevant Hospital to comply with, any Commonwealth or State mandated service capability frameworks or minimum standards.

5.4 Insurance and registration

- 5.4.1 Accredited Practitioners must at all times maintain Adequate Professional Indemnity insurance.
- 5.4.2 Accredited Practitioners must at all times maintain registration with AHPRA that is sufficient for the Scope of Practice granted.
- 5.4.3 Accredited Practitioners are required to provide evidence annually, or at other times upon request, of Adequate Professional Indemnity Insurance and registration, and all other relevant licences or registration requirements for the Scope of Practice granted. If further information is requested in relation to insurance or registration, the Accredited Practitioner will assist to obtain that information, or provide permission for the Relevant Hospital to obtain that information directly.

5.5 Standard of conduct

- 5.5.1 Cura expects a high standard of professional and personal conduct from Accredited Practitioners, who must conduct themselves in accordance with:
 - (a) the Behavioural Standards;
 - (b) the Code of Ethics of the Australian Medical Association or any other relevant Code of Ethics;
 - (c) the Code of Practice of any specialist college or professional body of which the Accredited Practitioner is a member;
 - (d) the Values of Cura;
 - (e) the strategic direction of Cura and the Relevant Hospital;
 - (f) the limits of their registration or any conditions placed upon Scope of Practice in accordance with these By-Laws; and
 - (g) all reasonable requests made with regard to personal conduct in the Relevant Hospital.
- 5.5.2 Accredited Practitioners must continuously demonstrate Competence and Current Fitness, must not engage in Disruptive Behaviour, and must observe all reasonable requests with respect to conduct and behaviour.

- 5.5.3 Accredited Practitioners must not engage in any conduct that may be perceived as a reprisal against another person for making a report or supplying information relating to the Behavioural Standards.
- 5.5.4 Upon request by the Chief Executive Officer, the Chief Operating Officer, the Operations Manager(s) or Hospital CEO/Director of Nursing, the Accredited Practitioner is required to meet with either or all of them to discuss matters in 5.5.1 to 5.5.3 above, or any other matter arising out of these By-Laws.

5.6 Notifications

- 5.6.1 Accredited Practitioners must immediately advise the Hospital CEO/Director of Nursing, and follow up with written confirmation within two (2) business days, should:
 - (a) an investigation or complaint be commenced in relation to the Accredited Practitioner, or about his/her Patient (irrespective of whether this relates to a Patient of the Relevant Hospital), by AHPRA, the Accredited Practitioner's registration board, disciplinary body, Coroner, a health complaints body, or another statutory authority, State or Territory Government agency;
 - (b) an adverse finding (including but not limited to a reprimand, criticism or adverse comment about the care or services provided by the Accredited Practitioner) be made against the Accredited Practitioner by a civil court, AHPRA, the practitioner's registration board, disciplinary body, Coroner, a health complaints body, or another statutory authority, State or Government agency, irrespective of whether this relates to a Patient of the Relevant Hospital;
 - (c) the Accredited Practitioner's professional registration be revoked or amended, or should conditions be imposed, or should undertakings be agreed, irrespective of whether this relates to a Patient of the Relevant Hospital and irrespective of whether this is noted on the public register or is privately agreed with a registration board;
 - (d) professional indemnity membership or insurance be made conditional or not be renewed, or should limitations be placed on insurance or professional indemnity coverage;
 - (e) the Accredited Practitioner's appointment, clinical privileges or Scope of Practice at any other facility, hospital or day procedure centre alter in any way, including through resignation or if it is withdrawn, suspended, restricted, or made conditional, and irrespective of whether this was done by way of agreement;
 - (f) any physical or mental condition or substance abuse problem occur that could affect his or her ability to practise or that would require any special assistance to enable him or her to practise safely and competently;
 - (g) the Accredited Practitioner believe that Patient care or safety is being compromised or at risk, or may potentially be compromised or at risk, by another Accredited Practitioner of the Relevant Hospital;
 - (h) the Accredited Practitioner make a mandatory notification to a health practitioner registration board in relation to another Accredited Practitioner of the Relevant Hospital; and
 - (i) the Accredited Practitioner be charged with having committed or is convicted of a sex, violence, physical harm, psychological harm, child related or other criminal offence.

The Accredited Practitioner must provide the Relevant Hospital with an authority to conduct at any time, a criminal history check with the appropriate authorities.

5.6.2 In addition, Accredited Practitioners should inform themselves of their personal obligations in relation to external notifications and ensure compliance with these obligations, including for example, as a member of a Medical Advisory Committee in New South Wales pursuant to the *Private Health Hospitals Act 2007* (NSW) or mandatory reporting to AHPRA. Cura expects the Accredited Practitioner to comply with these obligations.

5.7 Continuous disclosure

- 5.7.1 The Accredited Practitioner must keep the Hospital CEO/Director of Nursing continuously informed of every fact and circumstances which has, or will likely have, a material bearing upon:
 - (a) the Accreditation of the Accredited Practitioner;
 - (b) the Scope of Practice of the Accredited Practitioner;
 - the ability of the Accredited Practitioner to safely deliver health services to his/her Patients within the Scope of Practice, including if the Accredited Practitioner suffers from an illness or disability which may adversely affect his or her Current Fitness;
 - (d) the Accredited Practitioner's registration or professional indemnity insurance arrangements;
 - (e) the inability of the Accredited Practitioner to satisfy a medical malpractice claim by a Patient;
 - (f) adverse outcomes or complications that result in injury, disability or harm in relation to the Accredited Practitioner's Patients (current or former) of the Relevant Hospital;
 - (g) complaints, compensation claims, reportable deaths and coronial investigations in relation to the Accredited Practitioner's Patients (current or former) of the Relevant Hospital;
 - (h) matters set out in By-law 5.7;
 - (i) the reputation of the Accredited Practitioner as it relates to the provision of Clinical Practice; and
 - (j) the reputation of the Relevant Hospital and Cura.
- 5.7.2 Subject to restrictions directly relating to or impacting upon legal professional privilege or statutory obligations of confidentiality, every Accredited Practitioner must keep the Hospital CEO/Director of Nursing informed and updated about the commencement, progress and outcome of compensation claims, coronial investigations or inquests, police investigations, Patient complaints, health complaints body complaints or investigations, or other inquires involving Patients of the Accredited Practitioner that were treated at the Relevant Hospital.

5.8 Representations and media

5.8.1 Unless an Accredited Practitioner has the prior written consent of the Chief Executive Officer or the Chief Operating Officer or the Operations Manager, an Accredited Practitioner must not use Cura or Relevant Hospital's name, logo and/or letterhead, or in any way suggest that the Accredited Practitioner represents these entities.

5.8.2 The Accredited Practitioner must obtain the Chief Executive Officer's prior approval before interaction with the media regarding any matter involving the Relevant Hospital, Cura or a Patient.

5.9 Committees

The Relevant Hospital requires Accredited Practitioners, as reasonably requested by the Hospital CEO/Director of Nursing, to assist it in achieving its objectives through membership of committees of Cura and/or the Relevant Hospital. This includes committees responsible for developing, implementing, and reviewing policies in all clinical areas; participating in medical, nursing, and other education programs and attending meetings of Medical Practitioners, Dentists and/or Allied Health Professionals.

5.10 Confidentiality

- 5.10.1 Accredited Practitioners will manage all matters relating to the confidentiality of information in compliance with Cura's policy and the 'Australian Privacy Principles' established by the *Privacy Act 1988 (Cth),* and other legislation and regulations relating to privacy and confidentiality and will not do anything to bring Cura in breach of these obligations.
- 5.10.2 Accredited Practitioners must comply with the various legislation governing the collection, handling, security, storage, and disclosure of health information, as well as notification of data breaches.
- 5.10.3 Accredited Practitioners will comply with common law duties of confidentiality.
- 5.10.4 The following will be kept confidential by Accredited Practitioners:
 - (a) Commercially in confidence business information concerning Cura;
 - (b) The particulars of these By-Laws;
 - (c) Information concerning Cura's insurance arrangements;
 - (d) Information concerning any Patient or staff of a Relevant Hospital or Cura;
 - (e) Information which comes to their knowledge concerning Patients, Accredited Practitioners, Clinical Practice, quality assurance, peer review and other activities which relate to the assessment and evaluation of clinical services, including from membership of or participation in Relevant Hospital committees.
- 5.10.5 In addition to statutory or common law exceptions to confidentiality, the confidentiality requirements do not apply in the following circumstances:
 - (a) where disclosure is required to provide continuing care to the Patient;
 - (b) where disclosure is required by law;
 - where disclosure is made to a regulatory or registration body in connection with the Accredited Practitioner, another Accredited Practitioner, the Relevant Hospital, or Cura;
 - (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 some requirement of these By-Laws.
- 5.10.6 The confidentiality requirements continue with full force and effect after the Accredited Practitioner ceases to be Accredited.

5.11 Communication within Cura

- 5.11.1 Accredited Practitioners are required to familiarise themselves with the organisational structure of Cura.
- 5.11.2 Accredited Practitioners acknowledge that in order for the organisation to function, effective communication is required, including between the Hospital CEO/Director of Nursing, Director of Nursing, Committees of the Relevant Hospital and its staff, Board, Chief Executive Officer, Chief Operating Officer, Operations Manager, Executive Management Committee and Cura staff.
- 5.11.3 Accredited Practitioners acknowledge and consent to communication between these persons and entities of information, including their own personal information, that may otherwise be restricted by the Privacy Laws. The acknowledgment and consent is given on the proviso that the information will be dealt with in accordance with obligations pursuant to Privacy Laws and only for proper purposes and functions.

6. Safety and quality

6.1 Admission, availability, communication, & discharge

- 6.1.1 Visiting Medical Practitioners, Visiting Dentists, Visiting Allied Health Professionals and Podiatric Surgeons will admit (if applicable) and treat Patients at the Relevant Hospital on a regular basis and be an active provider of services at the Relevant Hospital.
- 6.1.2 Visiting Medical Practitioners or Visiting Dentists who admit Patients to the Relevant Hospital for treatment and care must ensure that they are available to treat and care for those Patients at all times, or failing that, that other arrangements as permitted by the By-Laws are put in place to ensure the continuity of treatment and care for those Patients. Visiting Allied Health Professionals who treat Patients must ensure they are available to treat and care for those Patients at all times or ensure continuity for treatment and care.
- 6.1.3 Accredited Practitioners must visit all Patients admitted or required to be treated by them as frequently as is required by the clinical circumstances of those Patients and as would be judged appropriate by professional peers.
- 6.1.4 An Accredited Practitioner will be contactable to review the Patient in person or their oncall or locum cover is available as requested by nursing staff to review the Patient in the Relevant Hospital. If locum or back-up cover is not available to attend and review the Patient, this must be immediately notified to the Hospital CEO/Director of Nursing.
- 6.1.5 Accredited Practitioners must ensure that all reasonable requests by Relevant Hospital staff are responded to in a timely manner and in particular, Patients are promptly attended to when reasonably requested by Relevant Hospital staff for clinical reasons. If Accredited Practitioners are unable to provide this level of care personally, he/she will secure the agreement of another Accredited Practitioner to provide the care and treatment and will advise the staff of the Relevant Hospital of this arrangement. If locum or back-up cover is not available to attend and review the Patient, this must be immediately notified to the Hospital CEO/Director of Nursing.
- 6.1.6 Accredited Practitioners must be available and attend upon Patients of the Accredited Practitioner in a timely manner when requested by Relevant Hospital staff or be available by telephone in a timely manner to assist Relevant Hospital staff in relation to the Accredited Practitioner's Patients. Alternatively, the Accredited Practitioner will make arrangements with another Accredited Practitioner to assist or will put in place with prior notice appropriate arrangements in order for another Accredited Practitioner to assist and

will advise the staff of the Relevant Hospital of this arrangement. If locum or back-up cover is not available to attend and review the Patient, this must be immediately notified to the Hospital CEO/Director of Nursing.

- 6.6.7 It is the responsibility of the Accredited Practitioner to ensure any changes to contact details are notified promptly to the Hospital CEO/Director of Nursing. Accredited Practitioners must ensure that their communication devices are functional and that appropriate alternative arrangements are in place to contact them if their communication devices need to be turned off for any reason.
- 6.6.8 A locum must be approved in accordance with these By-Laws and the Accredited Practitioner must ensure that the locum's contact details are made available to the Relevant Hospital and all relevant persons are aware of the locum cover and the dates of locum cover.
- 6.6.9 Accredited Practitioners must only treat Patients within the Scope of Practice granted.
- 6.6.10 Accredited Practitioners are required to work with and as part of a multi-disciplinary health care team, including effective communication written and verbal, to ensure the best possible care for Patients. Accredited Practitioners must at all times be aware of the importance of effective communication with other members of the health care team, referring doctors, the Relevant Hospital executive, Patients and the Patient's family or next of kin, and at all times ensure appropriate communication has occurred, adequate information has been provided, and questions or concerns have been adequately responded to.
- 6.6.11 The Accredited Practitioner must appropriately supervise the care that is provided by the Relevant Hospital staff and other practitioners. This includes providing adequate instructions to, and supervision of, Relevant Hospital staff to enable staff to understand what care the Accredited Practitioner requires to be delivered.
- 6.6.12 Adequate instructions and clinical handover is required to be given to the Relevant Hospital staff and other practitioners (including their on-call and locum cover) to enable them to understand what care the Accredited Practitioner requires to be delivered. The Accredited Practitioner must appropriately supervise the care that is provided by the Relevant Hospital staff and other practitioners.
- 6.6.13 If care is transferred to another Accredited Practitioner, this must be noted on the Patient medical record and communicated to the Director of Nursing or other responsible nursing staff member.
- 6.6.14 Accredited Practitioners must give consideration to their own potential fatigue and that of other staff involved in the provision of patient care, when making patient bookings and in utilising operating theatre and procedure room time;
- 6.6.15 Where on-call arrangements are in place, Accredited Practitioners must participate in formal on-call arrangements as reasonably required by the Relevant Hospital. Persons providing on-call or cover services must be Accredited at the Relevant Hospital.
- 6.6.16 The Accredited Practitioner must ensure that their Patients are not discharged without the approval of the Accredited Practitioner, complying with the discharge policy of the Relevant Hospital and completing all Patient discharge documents required by the Relevant Hospital. It is the responsibility of the Accredited Practitioner to ensure all information reasonably necessary to ensure continuity of care after discharge is provided to the referring practitioner, general practitioner, or other treating practitioner.

6.2 Surgery

- 6.2.1 Accredited Practitioners must effectively utilise allocated theatre sessions that have been requested by the Accredited Practitioner.
- 6.2.2 Accredited Practitioners acknowledge the importance of, and will strictly adhere to, various measures aimed at ensuring safety and quality during surgery, which includes but is not limited to participating in or allowing to occur procedures relating to correct site surgery, team time out, infection control and surgical item counts.
- 6.2.3 Accredited Practitioners who utilise a surgical or procedural assistant (the Assistant), who is not an Accredited Practitioner, will comply or ensure compliance with the following requirements:
 - (a) The Accredited Practitioner must have personally verified by sighting relevant documentation that the Assistant holds professional registration and adequate professional indemnity insurance to cover the services provided by the Assistant;
 - (b) The Accredited Practitioner must notify and have the prior written approval of the Hospital CEO/Director of Nursing to the use of the Assistant, provide requested information and documents to the Hospital CEO/Director of Nursing, and ensure that the Assistant complies with any conditions of the approval;
 - (c) The Accredited Practitioner acknowledges and agrees that they remain responsible for the Assistant and must provide effective and adequate supervision of the Assistant at all times;
 - (d) The Accredited Practitioner's own professional indemnity insurance must cover their supervision of the Assistant;
 - (e) The Accredited Practitioner must ensure that contemporaneous records are maintained in the Relevant Hospital medical record of the Patient relating to the services provided by the Assistant;
 - (f) The Assistant must comply with any direction or requirement of the Hospital CEO/Director of Nursing (which may include the requirement for the Assistant to obtain Accreditation at the Relevant Hospital), as well as the policies and procedures of the Relevant Hospital.

6.3 Facility, State Based and National Safety Programs, Initiatives and Standards

- 6.3.1 Accredited Practitioners acknowledge the importance of ongoing safety and quality initiatives that may be instituted by Cura and the Relevant Hospital based upon its own safety and quality program, or safety and quality initiatives, programs or standards of State or Commonwealth health departments, statutory bodies or safety and quality organisations (including for example the national Australian Commission on Safety and Quality in Health Care, a State based division of a Health Department such as the Office of Safety and Quality in Healthcare in Western Australia, or a State based independent statutory body).
- 6.3.2 Accredited Practitioners will participate in and ensure compliance with these initiatives and programs (including if they are voluntary initiatives that the Relevant Hospital elects to participate in or undertake), whether these apply directly to the Accredited Practitioner or are imposed upon the Relevant Hospital and require assistance from the Accredited Practitioner to ensure compliance, including but not limited to the National Safety and

Quality Health Service Standards and Clinical Care Standards of the Australian Commission on Safety and Quality in Health Care.

6.4 Treatment and financial consent

- 6.4.1 Accredited Practitioners must obtain fully informed consent for treatment (except where it is not practical in cases of emergency) from the Patient or their legal guardian or substituted decision maker in accordance with accepted medical and legal standards and in accordance with the policy and procedures of the Relevant Hospital. For the purposes of this provision, an emergency exists where immediate treatment is necessary in order to save a person's life or to prevent serious injury to a person's health.
- 6.4.2 The consent will be evidenced in writing and signed by the Accredited Practitioner and Patient or their legal guardian or substituted decision maker.
- 6.4.3 It is expected that fully informed consent will be obtained by the Accredited Practitioner under whom the Patient is admitted or treated, in accordance with the Medical Practitioner's / Dentist's non delegable duty of care. The Accredited Practitioner will use our Cura Patient Consent Form, provided by Cura, and as amended from time to time. The consent process will ordinarily include an explanation of the Patient's condition and prognosis, treatment, and alternatives, inform the Patient of material risks associated with treatment and alternatives, and then obtain the consent to treatment. The consent process must also satisfy the Relevant Hospital's requirements from time to time as set out in its policy and procedures.
- 6.4.4 Accredited Practitioners must provide full financial disclosure and obtain fully informed financial consent from their Patients in accordance with the relevant legislation, health fund agreements, policy and procedures of the Relevant Hospital.
- 6.4.5 Accredited Practitioners must not invoice any patients for items such as Prostheses, Consumables or any other items that are considered covered/bundled under the hospital's agreement with the Funder and unless permission is granted by the CEO/COO/OM or CEO/DON Accredited Practitioners must not supply their own Prostheses or consumables for a procedure.

6.5 Patient Records

6.5.1 Accredited Practitioners must ensure that:

- (a) Patient records held by the Relevant Hospital are adequately maintained for Patients treated by the Accredited Practitioner;
- (b) Patient records satisfy Cura and Relevant Hospital policy requirements, legislative requirements, the content and standard required by the Australian Commission on Safety and Quality in Health Care, accreditation requirements, and health fund obligations;
- (c) they maintain full, accurate, legible and contemporaneous medical records, including in relation to each attendance upon the Patient, with the entries dated, time and signed;
- (d) they comply with all legal requirements and standards in relation to the prescription and administration of medication, and properly document all drugs orders clearly and legibly in the medication chart maintained by the Relevant Hospital;
- (e) Patient records include all relevant information and documents reasonably necessary to allow Relevant Hospital staff and other Accredited Practitioners to care for Patients;

- (f) A procedure report is completed including a detailed account of the findings, technique undertaken, complications and post procedure orders;
- (g) An anaesthetic report is completed, as well as documentation evidencing fully informed anaesthetic consent and post-anaesthetic evaluation;
- (h) A discharge summary is completed that includes all relevant information reasonably required by the referring practitioner, general practitioner, or other treating practitioner for ongoing care of the Patient.

6.6 Financial information and statistics

- 6.6.1 Accredited Practitioners must record all data required by the Relevant Hospital to meet health fund obligations, collect revenue, and allow compilation of health care statistics.
- 6.6.2 Accredited Practitioners must ensure that all Pharmaceutical Benefits Scheme prescription requirements and financial certificates are completed in accordance with Relevant Hospital policy and regulatory requirements. Accredited Practitioners must provide provisional Medicare Benefit Schedule (MBS) item numbers at time of patient booking.
- 6.6.3 Accredited Practitioners must ensure that final MBS is documented, where appropriate, at the end of the procedure. Where pathology is sent for investigation (and may alter the MBS), the final MBS are provided as soon as pathology results are received.
- 6.6.4 Accredited Practitioners must ensure that valid certification is provided for any patient admitted for an MBS that is listed in the Private Health Insurance (Benefit Requirements) Rules 2011 as a Type B or Type C procedure.

6.7 Quality improvement, risk management and regulatory agencies

- 6.7.1 Accredited Practitioners are required to attend and participate in the Relevant Hospital's safety, quality, risk management, education and training activities, including clinical practice review and peer review activities, and as required by relevant legislation, standards and guidelines (including those standards and guidelines set by relevant Commonwealth or State governments, health departments or statutory health organisations charged with monitoring and investigating safety and quality of health care). This includes a requirement to meaningfully participate in clinical review and peer 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.
- 6.7.2 Accredited Practitioners will report to the Relevant Hospital incidents, complications, adverse events, deaths and complaints (including in relation to the Accredited Practitioner's Patients) in accordance with the Relevant Hospital policy and procedures and where required by the Hospital CEO/Director of Nursing will assist with incident management, investigation and reviews (including root cause analysis and other systems reviews), complaints management and open disclosure processes.
- 6.7.3 Accredited Practitioners will participate in risk management activities and programs, including the implementation by the Relevant Hospital of risk management strategies and recommendations from system reviews, and will maintain and comply with the ongoing minimum competency and continuing professional development requirements of their professional college with respect to the approved Scope of Practice.
- 6.7.4 Accredited Practitioners must provide all reasonable and necessary assistance in circumstances where the Relevant Hospital requires assistance from the Accredited Practitioner in order to comply with or respond to a legal request or direction, including for

example where that direction is pursuant to a court order, or from a health complaints body, AHPRA, Coroner, Police, State Health Department and its agencies or departments, Private Health Unit, and Commonwealth Government and its agencies or departments.

6.7.5 Accredited Practitioners must comply with and take all reasonable actions to assist the Relevant Hospital to comply with, each of the National Safety and Quality Health Service Standards issued by the Australian Commission on Safety and Quality in Health Care and any associated clinical guidelines.

6.8 Clinical speciality committees

- 6.8.1 Cura or the Hospital CEO/Director of Nursing may establish clinical speciality committees for the purpose of reviewing and advising Cura or the Hospital CEO/Director of Nursing on performance of the clinical speciality by reference to the Relevant Hospital's clinical services, Organisational Capability and Organisational Need. These committees may include but are not limited to peer review and quality activities.
- 6.8.2 Each clinical speciality committee, in consultation with the Hospital CEO/Director of Nursing, will establish terms of reference for the committee and will report annually, or as required by the Hospital CEO/Director of Nursing, on its activities to the Medical Advisory Committee, and make recommendations to the Medical Advisory Committee on issues relevant to the clinical speciality.

6.9 Participation in clinical teaching activities

6.9.1 Accredited Practitioners, if requested, are required to reasonably participate in the Relevant Hospital's clinical teaching program.

6.10 Research

- 6.10.1 Any research, including a HREC approved clinical trial, must not be conducted at the Relevant Hospital without the prior written approval of the Cura Executive Management Committee (**EMC**), such approval being at the EMC's absolute discretion.
- 6.10.2 The Accredited Practitioner must submit in writing to the Hospital CEO and/or DoN of the relevant hospital, the following material to provide to EMC:
 - (a) Information regarding the nature of proposed research clinical trial;
 - (b) Name and contact information of the sponsor (if clinical trial);
 - (c) Study documents including but not limited to the Study Protocol (if applicable);
 - (d) HREC approval (if applicable);
 - (e) A copy of consent information and participant consent form (including draft);
 - (f) A copy of the Clinical Research Trial Agreement or such other agreement (including a draft);
 - (g) A copy third party indemnity (including draft) and/or evidence of insurance; and
 - (h) Any other material required by the EMC, for the EMC to make its decision.
- 6.10.3 The activities to be undertaken in the research must fall within the Scope of Practice of the Accredited Practitioner.
- 6.10.4 For aspects of the research falling outside a third-party indemnity (including the exceptions listed in the indemnity), the Accredited Practitioner must have in place adequate insurance with a reputable insurer to cover the medical research.

- 6.10.5 Research will be conducted in accordance with NHMRC requirements, as amended and updated from time to time, and other applicable legislation.
- 6.10.6 An Accredited Practitioner has no power to bind Cura to a research project (including a clinical trial) by executing a research agreement.
- 6.10.7 There is no right of appeal from a decision by the EMC to reject an application for research.

6.11 Obtain written approval for New Clinical Services

- 6.11.1 Before treating patients with New Clinical Services, an Accredited Practitioner is required to obtain the prior written approval of the Hospital CEO/Director of Nursing and what is proposed must fall within the Accredited Practitioner's Scope of Practice or an amendment to the Scope of Practice has been obtained.
- 6.11.2 The Accredited Practitioner must provide evidence of Adequate Professional Indemnity Insurance to cover the New Clinical Service, and if requested, evidence that private health funds will adequately fund the New Clinical Services.
- 6.11.3 The Accredited Practitioner must provide progress reports, at intervals set out in the written approval, to the Hospital CEO/Director of Nursing of the Relevant Hospital, who will include the progress reports in briefing material for the Medical Advisory Committee and must comply with any subsequent directions received from the Hospital CEO/Director of Nursing of the Relevant Hospital (who will consult with the Chairperson of the Medical Advisory Committee).
- 6.11.4 If research is involved, then clause 6.10 must be complied with.
- 6.11.5 The Relevant Hospital CEO/Director of Nursing's decision is final and there will be no right of appeal from denial of requests for New Clinical Services.

6.12 Utilisation

Accredited Practitioners will be advised upon Accreditation or Re-Accreditation, or at other times as determined by the Hospital CEO/Director of Nursing, of the expectations in relation to exercising Accreditation and utilisation of the facility. Absent special circumstances, the Accredited Practitioner must exercise Accreditation or utilise the facility in accordance with the specified expectations.

6.13 Students

- 6.13.1 An Accredited Practitioner may be accompanied by a student provided that the following requirements are complied with:
 - (a) The student must be enrolled to undertake training at a recognised tertiary institution and the Accredited Practitioner is responsible for verifying that enrolment;
 - (b) The student must have the prior approval of the Hospital CEO/Director of Nursing to attend the Relevant Hospital and supply any requested information or documents;
 - (c) The Accredited Practitioner must provide effective and adequate supervision of the student at all times;
 - (d) The student is not permitted to perform any direct clinical services upon or provide clinical care to a Patient;
 - (e) The Accredited Practitioner must seek the consent of the Patient for the attendance of student and clearly inform the Patient that the status of the individual is a student.
- 6.13.2 The student must comply with any direction or requirement of the Hospital CEO/Director of Nursing, as well as the policies and procedures of the Relevant Hospital.

6.14 Anti-Bribery and Anti-Corruption Compliance

- 6.14.1 As stated in the Cura Day Hospitals Group Code of Ethics and Business Conduct (Code of Conduct), Cura, a subsidiary of Fresenius Medical Care Australia Pty Ltd, upholds the values of integrity and lawful conduct, especially with regard to anti-bribery and anti-corruption. Cura upholds these values in its own operations, as well as in its relationships with business partners. Cura's continued success and reputation depends on a common commitment to act accordingly. Together with Cura, the Accredited Practitioner is committed to uphold these fundamental values by adherence to Applicable Laws (meaning anti-bribery and anti-corruption laws in the jurisdiction of the Relevant Hospital and as applicable to Cura). The Accredited Practitioner agrees that it will not undertake any activities which will result in a violation of any Applicable Laws and applicable industry and professional codes, including but not limited to applicable local and extraterritorial anti-bribery and anti-corruption laws such as the U.S. Foreign Corrupt Practices Act (collectively "Prohibited Conduct") in connection with the Relevant Hospital and/or treating Patients.
- 6.14.2 In particular, the Accredited Practitioner agrees:
 - not to make any offer, payment, or promise to pay money or anything of value to a Government Official or any other individual and/or legal entity whether directly or indirectly, for the purpose of improperly influencing any act and/or decision of, and/or for securing any improper advantage;
 - (b) not to accept, receive, agree to accept and/or receive a payment and/or anything of value from any individual for undue favourable treatment in obtaining, retaining, and/or directing business for, and/or to obtain any undue special concession on behalf of the Accredited Practitioner and/or Cura; and
 - (c) not to facilitate any improper payments to any Government Official to expedite a routine government action and/or other official act.
- 6.14.3 In this clause the term "**Government Official**" will be read broadly and includes individuals acting:
 - (a) on behalf of governments on a national, regional and local level (such as elected officials, customs officials, tax officials, etc.);
 - (b) on behalf of government-owned or government-controlled enterprises (such as doctors and staff of public hospitals and universities, etc.);
 - (c) for political parties or as or on behalf of candidates for public office; and
 - (d) on behalf of public international organisations (such as the World Bank or the OECD, etc.).
- 6.14.4 As a condition of appointment as an Accredited Practitioner and in order to maintain ongoing Accreditation, the Accredited Practitioner agrees that if it becomes aware or has reason to suspect that any person or legal entity acting on the Accredited Practitioner's and/or Cura's behalf has engaged directly or indirectly in any activities which will result in a violation of any Applicable Laws, such as local and extraterritorial anti-bribery and anti-corruption laws, regulations, and applicable industry and professional codes, then, subject to the internal policies of the Accredited Practitioner, the Accredited Practitioner will immediately report such knowledge or suspicion via the following email address: complianceactionline@FME-ag.com.

- 6.14.5 As a condition of appointment as an Accredited Practitioner and in order to maintain ongoing Accreditation, the Accredited Practitioner represents that it has read the Code of Conduct Cura Day Hospitals Group Code of Conduct for Accredited Practitioners (Accredited Practitioner Code of Conduct) available on the Cura website at https://curagroup.com.au/wp-content/uploads/2023/07/cura-day-hospitals-group-code-of-conduct-for-accredited-practitioners-v-1-0-july-2021.pdf. The Accredited Practitioner confirms that it understands and agrees to adhere with the principles contained therein.
- 6.14.6 Further, if required by Cura, the Accredited Practitioner will complete a certification form in relation to the content of this clause on an annual basis and will use best endeavours to ensure that its representatives, management, personnel and subcontractors (if the Accredited Practitioner uses subcontractors in order to fulfil a part of its engagement with Cura) participate and complete the compliance trainings provided by Cura periodically.
- 6.14.7 The Accredited Practitioner agrees to provide reasonable cooperation in any audit that maybe conducted by or on behalf of Cura. Upon notice of an intended audit, the Accredited Practitioner will, in a reasonable time, grant to Cura, or to a third party engaged by Cura, access to:
 - (a) the relevant persons; and
 - (b) relevant documents, books and records, and data (including, but not limited to, invoices and requests for expense reimbursement, supporting receipts and substantiation, and original entry records for charges and payments).
- 6.14.8 During the term of Accreditation and not more than once per year (unless circumstances warrant additional audits as described below), Cura may audit the Accredited Practitioner's policies, procedures, books and records that relate to the performance of the Accredited Practitioner entering the Relevant Hospital and or treating Patients, ensure compliance with these By-Laws upon at least 10 Business Days' notice. Notwithstanding the foregoing, the Parties agree that Cura may conduct an audit at any time, in the event that:
 - (a) an audit is required by any Government Agency;
 - (b) there are any actual or threatened investigations and/or allegations of claims of misappropriation, fraud, or business irregularities of a potentially criminal nature; or
 - (c) Cura reasonably believes that an audit is necessary to address a material operational problem or issue that poses a threat to Cura's business and/or reputation.
- 6.14.9 The Accredited Practitioner hereby represents, warrants and covenants to Cura that, as of the date hereof and as a condition of appointment of Accreditation and during the period of Accreditation, the operations of the Accredited Practitioner and its subsidiaries are, have been and will be conducted at all times in compliance with the applicable financial recordkeeping and reporting requirements of the money laundering statutes of all applicable jurisdictions, the rules and regulations thereunder and any related or similar rules, regulations or guidelines issued, administered or enforced by any Government Agency (collectively, the "**Money Laundering Laws**") in all material respects and no action, suit or proceeding by or before any court or governmental agency, authority or body or any arbitrator involving the Accredited Practitioner or any of their subsidiaries with respect to the Money Laundering Laws is pending or, to the best knowledge of the Accredited Practitioner, threatened.

6.14.10Notwithstanding anything else in these By-Laws or any other right Cura may have, a breach of any of the provisions included in this clause by the Accredited Practitioner will give Cura the right to immediately terminate his or her Accreditation. There is no appeal available pursuant to these By-Laws from such termination of Accreditation.

6.15 Modern Slavery

- 6.15.1 The Accredited Practitioner represents and warrants to Cura that, at the date of agreeing to these By-Laws, and as a condition of appointment as an Accredited Practitioner and during the period of Accreditation, the Accredited Practitioner:
 - has not been convicted of any offence involving Modern Slavery and, to the best of the Accredited Practitioner's knowledge having made reasonable enquiries, neither its Affiliates nor Representatives have been convicted of any offence involving Modern Slavery;
 - (b) does not engage in any conduct or omission which would amount to an offence involving Modern Slavery and, to the best of the Accredited Practitioner's knowledge having made reasonable enquiries, neither its Affiliates nor Representatives engage in any conduct or omission which would amount to an offence involving Modern Slavery;
 - (c) to the best of the Accredited Practitioner's knowledge having made reasonable enquiries, is not and has not been, and its Affiliates and Representatives are not or have not been, the subject of any investigation, inquiry or enforcement proceedings by any governmental, administrative or regulatory body regarding any offence or alleged offence involving Modern Slavery;
 - (d) has no knowledge of any Modern Slavery currently occurring within its operations and supply chain; and
 - (e) takes and will continue to take reasonable steps to identify the risk of, and reduce or prevent the occurrence of, Modern Slavery within its operations or supply chains.
- 6.15.2 The Accredited Practitioner must, in connection with performing its obligations under the By-Laws and as a condition of Accreditation:
 - (a) comply, and ensure that its Representatives comply, with Cura's corporate policies relating to Modern Slavery; and
 - (b) not, and ensure that its Representatives do not, engage in any conduct or omission which would amount to an offence involving Modern Slavery.
- 6.15.3 The Accredited Practitioner must promptly notify Cura upon becoming aware of any potential, suspected or actual Modern Slavery within its operations or supply chain and of any other information that would make the representations and warranties given under clause 6.15.1, if repeated, false.
- 6.15.4 If requested by Cura, the Accredited Practitioner must, subject to any existing confidentiality requirements and any relevant law, provide Cura with any information, reports or documents in relation to any Modern Slavery or any risk of Modern Slavery within the Accredited Practitioner's operations or supply chain.

Part B— Accreditation of Medical Practitioners

7. Credentialing and Scope of Practice

7.1 Eligibility for Accreditation as Medical Practitioners

Accreditation as Medical Practitioners will only be granted if Medical Practitioners demonstrate adequate Credentials, are professionally Competent, satisfy the requirements of the By-Laws, and are prepared to comply with the By-Laws, the Code of Conduct and Cura and Relevant Hospital policies, and provide written acknowledgment/ticking the appropriate box on the application form of such preparedness.

7.2 Entitlement to treat patients at the Relevant Hospital

- 7.2.1 Medical Practitioners who have received Accreditation pursuant to the By-Laws are entitled to make a request for access to Hospitals for the treatment and care of their Patients within the limits of the defined Scope of Practice attached to such Accreditation at the Relevant Hospital and to utilise Hospitals provided by the Relevant Hospital for that purpose, subject to the provisions of the By-Laws, Cura and Relevant Hospital policies, resource limitations, and in accordance with Organisational Need and Organisational Capability.
- 7.2.2 The decision to grant access to Hospitals for the treatment and care of a Medical Practitioner's Patients is, on each occasion, within the sole discretion of the Hospital CEO/Director of Nursing and the grant of Accreditation contains no conferral of a general expectation of or 'right of access'.
- 7.2.3 A Medical Practitioner's use of the Relevant Hospital's Hospitals for the treatment and care of Patients is limited to the Scope of Practice granted by the Hospital CEO/Director of Nursing and subject to the conditions upon which the Scope of Practice is granted, resource limitations, and Organisational Need and Organisational Capability. Accredited Practitioners acknowledge that admission or treatment of a particular Patient is subject always to bed availability, the availability or adequacy of nursing or allied health staff or Hospitals given the treatment or clinical care proposed.

7.3 Responsibility and basis for Accreditation and granting of scope of practice

The Hospital CEO/Director of Nursing will determine the outcome of applications for Accreditation as Medical Practitioners and defined Scope of Practice for each applicant. In making any determination, the Hospital CEO/Director of Nursing will make independent and informed decisions and in so doing will have regard to the matters set out in these By-Laws and will have regard to the recommendations of the Medical Advisory Committee. The Hospital CEO/Director of Nursing may, at his/her discretion, consider other matters as relevant to the application when making his/her determination.

7.4 Medical Advisory Committee

- 7.4.1 The Hospital CEO/Director of Nursing will convene a Medical Advisory Committee (MAC) in accordance with the terms of reference established for the MAC.
- 7.4.2 The MAC members, including the chairperson, will be appointed by the Hospital CEO/Director of Nursing for such period as determined by the Hospital CEO/Director of Nursing and may be removed from membership of the committee by the Hospital CEO/Director of Nursing.
- 7.4.3 The Hospital CEO/Director of Nursing may establish a Credentialing Committee, which will be a sub-committee of the MAC. The Credentialing Committee will function in accordance with the terms of reference established for that committee. The primary role of a

Credentialing Committee will be to conduct some aspects of the Credentialing requirements set out in these By-Laws and make recommendations to the MAC. In the event a Credentialing Committee is established, the responsibilities set out in these By-Laws in relation to Credentialing will still ultimately remain with the MAC.

- 7.4.4 In the absence of a Credentialing Committee, the role will be performed by the MAC. If the jurisdiction in which the Relevant Hospital is located requires a separate Credentialing Committee to consider and make recommendations relating to Credentialing, but the role is performed by the MAC, the terms of reference for the Credentialing Committee will include a process that provides for closing the MAC meeting and reconvening it as a Credentialing Committee meeting, including recording of separate minutes.
- 7.4.5 In addition to the terms of reference established for the MAC or Credentialing Committee, the Committees must be constituted according to and the members of the Committees must conduct themselves in accordance with any legislative obligations, including standards that have mandatory application to the Facility and Committee members. For example, the obligations imposed pursuant to the Private Health Hospitals Act (NSW).
- 7.4.6 Members of the EMC and Hospital CEO/Director of Nursing will be entitled to attend meetings of the MAC as ex-officio members, such that they will not have an entitlement to vote in relation to decisions or recommendations of the MAC and Credentialing Committee.
- 7.4.7 In making determinations about applications for Accreditation there will ordinarily be at least one member of the same speciality as the applicant on the MAC, which may mean coopting a committee member in order to assist with the determination. It is, however, recognised that this may not always be possible or practicable in the circumstances, and a failure to do so will not invalidate the recommendation of the MAC.

8. The process for appointment and re-appointment

8.1 Applications for Initial Accreditation and Re-Accreditation as Medical Practitioners

- 8.1.1 Applications for Initial Accreditation (where the applicant does not currently hold Accreditation at the Relevant Hospital) and Re-Accreditation (where the applicant currently holds Accreditation at the Relevant Hospital) as Medical Practitioners must be made via the electronic credentialling system (CGov) on the prescribed form. All questions on the prescribed form must be fully completed and all required information and documents supplied before an application will be considered. Applications should be forwarded to the Cura Credentialling Delegate at least six weeks prior to the Medical Practitioner seeking to commence at the Relevant Hospital or such shorter time permitted by the Hospital CEO/Director of Nursing due to Organisational Need or patient needs. Temporary Accreditation or Emergency Accreditation will be considered at the discretion of the Hospital CEO/Director of Nursing.
- 8.1.2 Applications must include a declaration signed by the Medical Practitioner to the effect that the information provided by the Medical Practitioner is true and correct, that the Medical Practitioner will comply in every respect with the By-Laws and the Code of Conduct in the event that the Medical Practitioner's application for Accreditation is approved.
- 8.1.3 The Hospital CEO/Director of Nursing may interview and/or request further information from applicants that the Hospital CEO/Director of Nursing considers appropriate.
- 8.1.4 The Hospital CEO/Director of Nursing will ensure that applications are complete and requests for further information complied with, and upon being satisfied will refer applications, together

with notes from any interview conducted, to the Medical Advisory Committee (MAC) for consideration.

8.2 Consideration by the Medical Advisory Committee

- 8.2.1 The MAC will consider all applications for Accreditation and Re-Accreditation referred to it by the Hospital CEO/Director of Nursing.
- 8.2.2 Consideration by the MAC will include but not be limited to information relevant to Credentials, Competence, Current Fitness, Organisational Capability and Organisational Need.
- 8.2.3 The MAC will make recommendations to the Hospital CEO/Director of Nursing as to whether the applications should be approved and if so, on what terms, including the Scope of Practice to be granted.
- 8.2.4 The MAC will act and make recommendations in accordance with its terms of reference and any relevant policy, as amended from time to time, including in relation to the consideration of applications for Accreditation and Re-Accreditation.
- 8.2.5 In instances where the MAC has doubts about a Medical Practitioner's ability to perform the services, procedures or other interventions which may have been requested for inclusion in the Scope of Practice, they may recommend to the Hospital CEO/Director of Nursing to:
 - (a) initiate an Internal Review;
 - (b) initiate an External Review;
 - (c) grant Scope of Practice for a limited period of time followed by review;
 - (d) apply conditions or limitations to Scope of Practice requested; and/or,
 - (e) apply requirements for relevant clinical services, procedures or other interventions to be performed under supervision or monitoring.
- (a) If the Medical Practitioner's Credentials and assessed Competence and Performance do not meet the Threshold Credentials (if any) established for the requested Scope of Practice (if any), the MAC may recommend refusal of the application.

8.3 Consideration of applications for Initial Accreditation by the Hospital CEO/Director of Nursing

- 8.3.1 The Hospital CEO/Director of Nursing will consider applications for Initial Accreditation as Medical Practitioners referred by the Medical Advisory Committee and will decide whether the applications should be rejected or approved and, if approved, whether any conditions should apply.
- 8.3.2 In considering applications, the Hospital CEO/Director of Nursing will give due consideration to any other information relevant to the application as determined by the Hospital CEO/Director of Nursing, but the final decision is that of the Hospital CEO/Director of Nursing who will not bound by the recommendation of the Medical Advisory Committee. In addition to considering the recommendations of the Medical Advisory Committee, including Organisational Capability and Organisational Need, the Hospital CEO/Director of Nursing may consider any matter assessed as relevant to making the determination in the circumstances of a particular case.
- 8.3.3 The Hospital CEO/Director of Nursing may adjourn consideration of an application in order to obtain further information from the Medical Advisory Committee, the Medical Practitioner or any other person or organisation.

- 8.3.4 If the Hospital CEO/Director of Nursing requires further information from the Medical Practitioner before making a determination, they will forward a letter to the Medical Practitioner:
 - (a) informing the Medical Practitioner that the Hospital CEO/Director of Nursing requires further information from the Medical Practitioner before deciding the application;
 - (b) identifying the information required. This may include, but is not limited to, information from third parties such as other hospitals relating to current or past Accreditation, Scope of Practice and other issues relating to or impacting upon the Accreditation with that other hospital; and
 - (c) requesting that the Medical Practitioner provide the information in writing or consent to contacting a third party for information or documents, together with any further information the Medical Practitioner considers relevant within fourteen (14) days from the date of receipt of the letter.
 - 8.3.5 In the event that the information or documents requested by the Hospital CEO/Director of Nursing is not supplied in the time set out in the letter, the Hospital CEO/Director of Nursing may, at their discretion, reject the application or proceed to consider the application without such additional information.
 - 8.3.6 The Hospital CEO/Director of Nursing will forward a letter to the Medical Practitioner advising the Medical Practitioner whether the application has been approved or rejected. If the application has been approved, the letter will also contain details of the Scope of Practice granted.
 - 8.3.7 There is no right of appeal from a decision to reject an initial application for Accreditation, or any terms or conditions that may be attached to approval of an application for initial Accreditation.

8.4 Initial Accreditation tenure

- 8.4.1 Initial Accreditation as a Medical Practitioner at the Relevant Hospital may, at the election of the Hospital CEO/Director of Nursing, be for a probationary period of one year.
- 8.4.2 Prior to the end of any probationary period established pursuant to By-law 8.4.1, a review of the Medical Practitioner's level of Competence, Current Fitness, Performance, compatibility with Organisational Capability and Organisational Need, and confidence in the Medical Practitioner will be undertaken by the Hospital CEO/Director of Nursing. The Hospital CEO/Director of Nursing may seek assistance with the review from the relevant Medical Advisory Committee or Speciality Committee where established. The Hospital CEO/Director of Nursing may initiate the review at any time during the probationary period where concerns arise about Performance, Competence, Current Fitness of, or confidence in the Medical Practitioner, or there is evidence of Behavioural Sentinel Events exhibited by the Medical Practitioner.
- 8.4.3 In circumstances where in respect of a Medical Practitioner:
 - (a) a review conducted by the Hospital CEO/Director of Nursing at the end of the probationary period; or
 - (b) a review conducted by the Hospital CEO/Director of Nursing at any time during the probationary period; and
 - (c) causes the Hospital CEO/Director of Nursing to consider:

- (i) the Medical Practitioner's Scope of Practice should be amended; or
- (ii) the probationary period should be terminated; or
- (iii) the probationary period should be extended; or
- (iv) the Medical Practitioner should not be offered Re-accreditation;
- (d) the Medical Practitioner will be:
 - (i) notified of the circumstances which have given rise to the relevant concerns; and
 - (ii) be given an opportunity to be heard and present his/her case.
- 8.4.4 Should the Medical Practitioner have an acceptable probationary Accreditation review outcome, or in circumstances where Initial Accreditation is granted without a probationary period, the Hospital CEO/Director of Nursing, in consultation with the Medical Advisory Committee, may grant an Accreditation period of up to three years, on receipt of a signed declaration from the Medical Practitioner describing any specific changes, if any, to the initial information provided and ongoing compliance with all requirements as per the By-Laws.
- 8.4.5 Should the probationary Accreditation review outcome be unacceptable to the Hospital CEO/Director of Nursing, they may, in consultation with the MAC:
 - (a) amend the Scope of Practice granted; or
 - (b) decide that Accreditation will not be granted.
- 8.4.6 The Hospital CEO/Director of Nursing will make a final determination on Accreditation for all Medical Practitioners, including at the end of the probationary period. There will be no right of appeal at the end of the probationary period for a determination that Accreditation will not be granted following conclusion of the probationary period, or to any terms or conditions that may be attached to the grant of any Accreditation following the probationary period. All Medical Practitioners must agree with this as a condition of Initial Accreditation.

8.5 Re-Accreditation

- 8.5.1 The Cura Credentialling Delegate will, at least three months prior to the expiration of any term of Accreditation of each Medical Practitioner (other than a probationary period), provide to that Medical Practitioner an electronic link to the application form to be used in applying for Re-Accreditation.
- 8.5.2 Any Medical Practitioner wishing to be Re-Accredited must send the completed electronic application form to the Cura Credentialling Delegate at least two months prior to the expiration date of the Medical Practitioner's current term of Accreditation.
- 8.5.4 The Hospital CEO/Director of Nursing and Medical Advisory Committee will deal with applications for Re-Accreditation in the same manner in which they are required to deal with applications for Initial Accreditation as Medical Practitioners.
- 8.5.5 The rights of appeal conferred upon Medical Practitioners who apply for Re-Accreditation as Medical Practitioners are set out in these By-Laws.

8.6 Re-Accreditation tenure

Granting of Accreditation and Scope of Practice subsequent to any probationary period will be for a term of up to three years, as determined by the Hospital CEO/Director of Nursing.

8.7 Accreditation at multiple Cura Hospitals

- 8.7.1 If a Medical Practitioner intends seeking initial Accreditation at a Cura facility in circumstances where the Medical Practitioner already holds Accreditation at another Cura facility, prior to submitting an electronic application the Medical Practitioner notify the Hospital CEO/Director of Nursing that they intend to make application for initial Accreditation and identify the Cura Hospitals at which that Medical Practitioner already holds Accreditation.
- 8.7.2 The Hospital CEO/Director of Nursing will notify the Cura Credentialing Delegate to obtain all relevant documents and information from that other Cura facility in relation to the Medical Practitioner's Accreditation, where possible.
- 8.7.3 Following receipt of the documents and information, the Hospital CEO/Director of Nursing will notify the applicant about what further documents and information may be required in order for the application for Accreditation to be progressed.
- 8.7.4 The Medical Practitioner wishing to make initial application at Cura Hospitals on the one application form can do so by ticking the applicable hospitals.
- 8.7.5 The process for Accreditation in these circumstances is in the complete discretion of the specific Hospital CEO/Director of Nursing and they may require in the circumstances of a particular case that all requirements for Accreditation are still to be completed.
- 8.7.6 Applicants must be aware that Scope of Practice may differ between Hospitals depending on the Organisational Need and Organisational Capability of the Relevant Hospital.

8.8 Accreditation for Public Theatre Sessions at The Eye Hospital

- 8.8.1 A Medical Practitioner accredited at Launceston General Hospital may, at the complete discretion of the Hospital CEO/Director of Nursing, receive Accreditation at The Eye Hospital in order to perform public theatre sessions as set out in this clause 8.8.
- 8.8.2 The Hospital CEO/Director of Nursing will request written confirmation of the applicant's accreditation at Launceston General Hospital and where requested by the Hospital CEO/Director of Nursing the applicant will consent to the Hospital CEO/Director of Nursing contacting Launceston General Hospital directly for relevant documentation and information.
- 8.8.3 The Hospital CEO/Director of Nursing, upon receipt of the confirmation of the applicant's accreditation at Launceston General Hospital will decide whether it is appropriate to grant Accreditation with Scope of Practice limited to public theatre sessions at The Eye Hospital or whether application is required in accordance with clauses 8.1 to 8.4.
- 8.8.4 If Accreditation is granted pursuant to this clause 8.8, Scope of Practice must be limited to public theatre sessions at The Eye Hospital and any broader Scope of Practice must be applied for in accordance with clauses 8.1 to 8.4.
- 8.8.5 Accreditation granted pursuant to this clause 8.8 will continue only for so long as Accreditation is held at Launceston General Hospital and will immediately cease if Accreditation is no longer held at Launceston General Hospital.

8.9 Nature of appointment of Visiting Medical Practitioners

8.9.1 Medical Practitioners who have received Accreditation pursuant to the By-Laws are entitled to make a request for access to Hospitals for the treatment and care of their Patients within the limits of the defined Scope of Practice attached to such Accreditation at the Relevant Hospital and to utilise Hospitals provided by the Relevant Hospital for that purpose, subject

to the provisions of the By-Laws, policies, resource limitations, and in accordance with Organisational Need and Organisational Capability.

- 8.9.2 The decision to grant access to Hospitals for the treatment and care of a Medical Practitioner's Patients is on each occasion within the sole discretion of the Hospital CEO/Director of Nursing and the grant of Accreditation contains no conferral of, or general expectation relating to, a 'right of access' to the Relevant Hospital or its resources.
- 8.9.3 A Medical Practitioner's use of the Hospitals for the treatment and care of Patients is limited to the Scope of Practice granted and subject to the conditions upon which the Scope of Practice is granted, resource limitations, and Organisational Need and Organisational Capability. Accredited Practitioners acknowledge that admission or treatment of a particular Patient is subject always to bed availability, the availability or adequacy of nursing or allied health staff or Hospitals given the treatment or clinical care proposed
- 8.9.4 Accreditation does not of itself constitute an employment contract nor does it establish a contractual relationship between the Medical Practitioner and the Relevant Hospital or a Medical Practitioner and Cura.
- 8.9.5 Accreditation is personal and cannot be transferred to, or exercised by, any other person.
- 8.9.6 It is a condition of accepting Accreditation, and of ongoing Accreditation, that the Accredited Practitioner understands and agrees that these By-Laws are the full extent of processes and procedures available to the Accredited Practitioner with respect to all matters relating to and impacting upon Accreditation, and no additional procedural fairness or natural justice principles will be incorporated or implied, other than processes and procedures that have been explicitly set out in these By-Laws;
- 8.9.7 Accredited Practitioners acknowledge and agree as a condition of the granting of, and ongoing Accreditation, that the granting of Accreditation establishes only that the Accredited Practitioner is a person able to provide services at the Relevant Hospital, as well as the obligations and expectations with respect to the Accredited Practitioner while providing services for the period of Accreditation, the granting of Accreditation creates no rights or legitimate expectation with respect to access to the Relevant Hospital or its resources, and while representatives of Cura and the Relevant Hospital will generally conduct themselves in accordance with these By-Laws they are not legally bound to do so and there are no legal consequences for not doing so.

9. Extraordinary Accreditation

9.1 Temporary Accreditation

- 9.1.1 The Hospital CEO/Director of Nursing may grant Medical Practitioners Temporary Accreditation and Scope of Practice on terms and conditions considered appropriate by the Hospital CEO/Director of Nursing. Temporary Accreditation will only be granted on the basis of Patient need, Organisational Capability and Organisational Need. The Hospital CEO/Director of Nursing may consider Emergency Accreditation for short notice requests.
- 9.1.2 Applications for Temporary Accreditation as Medical Practitioners must be made via the electronic credentialling system (CGov) on the prescribed form as for initial applications. All questions on the prescribed form must be fully completed and required information and documents submitted before an application will be considered.

- 9.1.3 Temporary Accreditation may be terminated by the Hospital CEO/Director of Nursing for failure by the Medical Practitioner to comply with the requirements of the By-Laws or following provisions of Temporary Accreditation requirements.
- 9.1.4 Temporary Accreditation will automatically cease upon a determination by the Hospital CEO/Director of Nursing of the Medical Practitioner's application for Accreditation or at such other time following such determination as the Hospital CEO/Director of Nursing decides. The period of Temporary Accreditation will be determined by the Hospital CEO/Director of Nursing, which will be for a period of no longer than three (3) months.
- 9.1.5 There can be no expectation that a grant of Temporary Accreditation will mean that there will be a subsequent granting of Accreditation.
- 9.1.6 The MAC will be informed of all Temporary Accreditation granted.
- 9.1.7 There will be no right of appeal from decisions relating to the granting of Temporary Accreditation or termination of Temporary Accreditation.

9.2 Emergency Accreditation

- 9.2.1 In the case of an emergency, any Medical Practitioner, to the extent permitted by the terms of the Medical Practitioner's registration, may request Emergency Accreditation and granting of Scope of Practice in order to continue the provision of treatment and care to Patients. Emergency Accreditation may be considered by the Hospital CEO/Director of Nursing for short notice requests, to ensure continuity and safety of care for Patients and/or to meet Organisational Need.
- 9.2.2 As a minimum, the following is required:
 - (a) verification of identity through inspection of relevant documents (eg driver's licence with photograph);
 - (b) immediate contact with a member of senior management of an organisation nominated by the Medical Practitioner as their most recent place of Accreditation to verify employment or appointment history;
 - (c) verification of professional registration and insurance as soon as practicable;
 - (d) confirmation of at least one professional referee of the Medical Practitioner's Competence and good standing; and
 - (e) verification will be undertaken by the Hospital CEO/Director of Nursing and will be fully documented.
- 9.2.3 Emergency Accreditation will be followed as soon as practicable with Temporary Accreditation or Initial Accreditation application processes if required.
- 9.2.4 Emergency Accreditation will be approved for a limited period as identified by the Hospital CEO/Director of Nursing, for the safety of Patients involved, and will automatically terminate at the expiry of that period or as otherwise determined by the Hospital CEO/Director of Nursing.
- 9.2.5 The MAC will be informed of all Emergency Accreditations.
- 9.2.6 There will be no right of appeal from decisions on granting, or termination, of Emergency Accreditation.

9.3 Locum Tenens

- 9.3.1 Locums must be approved by the Hospital CEO/Director of Nursing before they are permitted to arrange the admission of and/or to treat Patients on behalf of Visiting Medical Practitioners.
- 9.3.2 Temporary Accreditation requirements must be met before approval of locums is granted.
- 9.3.3 There will be no right of appeal from decisions in relation to locum appointments.

10. Variation of Accreditation or Scope of Practice

10.1 Practitioner may request amendment of Accreditation or Scope of Practice

- 10.1.1 An Accredited Medical Practitioner may apply for an amendment or variation of their existing Scope of Practice or any term or condition of their Accreditation, other than in relation to the general terms and conditions applying to all Accredited Practitioners as provided in these By-Laws.
- 10.1.2 The process for amendment or variation is the same for an application for Re-Accreditation, except the Medical Practitioner will be required to complete a Request for Amendment of Accreditation or Scope of Practice Form and provide relevant documentation and references in support of the amendment or variation.
- 10.1.3 The process to adopt in consideration of the application for amendment or variation will be as set out in clauses 8.1 to 8.3.
- 10.1.4 The rights of appeal conferred upon Medical Practitioners who apply for amendment or variation are set out in these By-Laws, except an appeal is not available for an application made during a probationary period, or in relation to Temporary Accreditation, Emergency Accreditation, or a Locum Tenens.

11. Review of Accreditation or Scope of Practice

11.1 Authorised Person may initiate review of Accreditation or scope of practice

- 11.1.1 The Hospital CEO/Director of Nursing may at any time initiate a review of a Medical Practitioner's Accreditation or Scope of Practice where concerns or an allegation are raised about any of the following:
 - (i) Patient health or safety could potentially be compromised;
 - (ii) the rights or interests of a Patient, staff or someone engaged in or at the Relevant Hospital has been adversely affected or could be infringed upon;
 - (iii) non-compliance with the Behavioural Standards;
 - (iv) the Medical Practitioner's level of Competence;
 - (v) the Medical Practitioner's Current Fitness;
 - (vi) the Medical Practitioner's Performance;
 - (vii) compatibility with Organisational Capability and Organisational Need;
 - (viii) the current Scope of Practice granted does not support the care or treatment sought to be undertaken by the Medical Practitioner;
 - (ix) confidence in the Medical Practitioner;
 - (x) compliance with these By-Laws, including terms and conditions;

- (xi) a possible ground for suspension or termination of Accreditation may have occurred;
- (xii) the efficient operation of the Relevant Hospital could be threatened or disrupted, the potential loss of the Relevant Hospital's licence or accreditation, or the potential to bring the Relevant Hospital into disrepute;
- (xiii) a breach of a legislative or legal obligation of Cura or the Relevant Hospital or imposed upon the Accredited Practitioner may have occurred; or

as elsewhere defined in these By-Laws.

- 11.1.2 The Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager will determine whether the process to be followed is an;
 - (a) Internal Review; or
 - (b) External Review.
- 11.1.3 Prior to determining whether an Internal Review or External Review will be conducted, the Hospital CEO/Director of Nursing may in his or her absolute discretion meet with the Medical Practitioner, along with any other persons the Hospital CEO/Director of Nursing considers appropriate, advise of the concern or allegation raised, and invite a preliminary response from the Medical Practitioner (in writing or orally as determined by the Hospital CEO/Director of Nursing) before the Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager makes a determination whether a review will proceed, and if so, the type of review.
- 11.1.4 The review may have wider terms of reference then a review of the Medical Practitioner's Accreditation or Scope of Practice.
- 11.1.5 The Hospital CEO/Director of Nursing must make a determination whether to impose an interim suspension or conditions upon the Accreditation of the Medical Practitioner pending the outcome of the review and, if imposed, there is no right of appeal from this interim decision pursuant to the By-Laws.
- 11.1.6 In addition or as an alternative to conducting an internal or external review, the Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and or the Operations Manager will notify the Medical Practitioner's registration board and/or other professional body responsible for the Medical Practitioner of details of the concerns raised if required by legislation, otherwise the Hospital CEO/Director of Nursing may notify if the Hospital CEO/Director of Nursing considers it is in the interests of Patient care or safety to do so, it is in the interests of protection of the Public (including patients at other Hospitals) to do so, or it is considered that the registration board or professional body is more appropriate to investigate and take necessary action. Following the outcome of any action taken by the registration board and/or other professional body the Hospital CEO/Director of Nursing may nection further action, under these By-Laws.

11.2 Internal Review of Accreditation and Scope of Practice

11.2.1 The Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager will establish the terms of reference of the Internal Review and may seek assistance of the Medical Advisory Committee or co-opted Medical Practitioners or personnel from within Cura who bring specific expertise to the Internal Review as determined by the Hospital CEO/Director of Nursing.

- 11.2.2 The terms of reference, process, and reviewers will be as determined by the Hospital CEO/Director of Nursing in consultation with the Chief Executive Officer and/or the Chief Operating Officer and/or the Operations Manager. The process will ordinarily include the opportunity for submissions from the Medical Practitioner, which may be written and/or oral.
- 11.2.3 The Hospital CEO/Director of Nursing will notify the Medical Practitioner in writing of the review, the terms of reference, process and reviewers.
- 11.2.4 A detailed report on the findings of the review in accordance with the terms of reference will be provided by the reviewers to the Hospital CEO/Director of Nursing.
- 11.2.5 Following consideration of the report, the Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager is required to make a determination of whether or not to continue (including with conditions), amend, suspend or terminate a Medical Practitioner's Accreditation in accordance with these By-Laws.
- 11.2.6 The Hospital CEO/Director of Nursing must notify the Medical Practitioner in writing of the determination made in relation to the Accreditation, the reasons for it, and advise of the right of appeal, the appeal process and the timeframe for an appeal.
- 11.2.7 The Medical Practitioner will have the rights of appeal established by these By-Laws in relation to the final determination made by the Hospital CEO/Director of Nursing if a decision is made to amend, suspend, terminate or impose conditions on the Medical Practitioner's Accreditation.
- 11.2.8 In addition or as an alternative to taking action in relation to the Accreditation follow receipt of the report, the Hospital CEO/Director of Nursing will notify the Medical Practitioner's registration board and/or other professional body responsible for the Medical Practitioner of details of the concerns raised and outcome of the review if required by legislation, otherwise the Hospital CEO/Director of Nursing may notify if the Hospital CEO/Director of Nursing considers it is in the interests of Patient care or safety to do so, it is in the interests of protection of the Public (including patients at other Hospitals) to do so, it is considered appropriate that the registration board or professional body consider the matter, or it should be done to protect the interests of the Relevant Hospital or Cura.

11.3 External Review of Accreditation and Scope of Practice

- 11.3.1 The Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager will make a determination about whether an External Review will be undertaken.
- 11.3.2 An External Review will be undertaken by a person(s) external to Cura, the Relevant Hospital and of the Accredited Medical Practitioner in question and such person(s) will be nominated by the Hospital CEO/Director of Nursing at his/her discretion.
- 11.3.3 The terms of reference, process, and reviewers will be as determined by the Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and /or the Operations Manager. The process will ordinarily include the opportunity for submissions from the Medical Practitioner, which may be written and/or oral.
- 11.3.4 The Hospital CEO/Director of Nursing will notify the Medical Practitioner in writing of the review, the terms of reference, process and reviewers.

- 11.3.5 The external reviewer is required to provide a detailed report on the findings of the review in accordance with the terms of reference to the Hospital CEO/Director of Nursing.
- 11.3.6 The Hospital CEO/Director of Nursing, in consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager will review the report from the External Review and make a determination of whether to continue (including with conditions), amend, suspend or terminate the Medical Practitioner's Accreditation or Scope of Practice in accordance with these By-Laws.
- 11.3.7 The Hospital CEO/Director of Nursing must notify the Medical Practitioner in writing of the determination made in relation to the Accreditation, the reasons for it, and advise of the right of appeal, the appeal process, and the timeframe for an appeal.
- 11.3.8 The Medical Practitioner will have the rights of appeal established by these By-Laws in relation to the final determination made by the Hospital CEO/Director of Nursing if a decision is made to amend, suspend, terminate, or impose conditions on the Medical Practitioner's Accreditation.
- 11.3.9 In addition or as an alternative to taking action in relation to the Accreditation follow receipt of the report, the Hospital CEO/Director of Nursing will notify the Medical Practitioner's registration board and/or other professional body responsible for the Medical Practitioner of details of the concerns raised and outcome of the review if required by legislation, otherwise the Hospital CEO/Director of Nursing may notify if the Hospital CEO/Director of Nursing considers it is in the interests of Patient care or safety to do so, it is in the interests of protection of the Public (including patients at other Hospitals) to do so, it is considered appropriate that the registration board or professional body consider the matter, or it should be done to protect the interests of the Relevant Hospital or Cura.

12 Suspension, termination, imposition of conditions, resignation and expiry of Accreditation

12.1 Suspension

- 12.1.1 The Hospital CEO/Director of Nursing may, following consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager where practicable, immediately suspend a Medical Practitioner's Accreditation should the Hospital CEO/Director of Nursing believe, or have a sufficient concern:
 - (a) it is in the interests of Patient care or safety. This can be based upon an investigation by an external agency including a registration board, disciplinary body, Coroner or health complaints body, and may be related to a patient or patients at another facility not operated by Cura;
 - (b) the continuance of the current Scope of Practice raises a significant concern about the safety and quality of health care to be provided by the Medical Practitioner;
 - (c) it is in the interests of staff welfare or safety;
 - (d) serious and unresolved allegations have been made in relation to the Medical Practitioner. This may be related to a patient or patients of another facility not operated by Cura, including if these are the subject of review by an external agency including a registration board, disciplinary body, Coroner or a health complaints body;
 - (e) the Medical Practitioner fails to observe the terms and conditions of his/her Accreditation;

- (f) the behaviour or conduct is in breach of a direction or an undertaking, or the Relevant Hospital or Cura By-Laws, policies and procedures;
- (g) the behaviour or conduct is such that it is unduly hindering the efficient operation of the Relevant Hospital at any time, is bringing the Relevant Hospital or Cura into disrepute, does not comply with the Behaviour Standards, is consider disruptive or a Behavioural Sentinel Event or is inconsistent with the values of Cura;
- (h) the Medical Practitioner has been suspended by their registration board;
- there is a finding of professional misconduct, unprofessional conduct, unsatisfactory professional conduct or some other adverse professional finding (however described) by a registration board or other relevant disciplinary body or professional standards organisation for the Medical Practitioner;
- the Medical Practitioner's professional registration is amended, or conditions imposed, or undertakings agreed, irrespective of whether this relates to a current or former Patient of the Relevant Hospital;
- (k) the Medical Practitioner has made a false declaration or provided false or inaccurate information to the Relevant Hospital, either through omission of important information or inclusion of false or inaccurate information;
- the Medical Practitioner fails to make the required notifications required to be given pursuant to these By-Laws or based upon the information contained in a notification suspension is considered appropriate;
- (m) the Accreditation, clinical privileges or Scope of Practice of the Medical Practitioner has been suspended, terminated, restricted or made conditional by another health care organisation;
- (n) the Medical Practitioner is the subject of a criminal investigation about a serious matter (for example a drug related matter, or an allegation of a crime against a person such as a sex or violence offence) which, if established, could affect his or her ability to exercise his or her Scope of Practice safely and competently and with the confidence of the Relevant Hospital and the broader community;
- (o) the Medical Practitioner has been convicted of a crime which could affect his or her ability to exercise his or her Scope of Practice safely and competently and with the confidence of the Relevant Hospital and the broader community;
- (p) based upon a finalised Internal Review or External Review pursuant to these By-Laws any of the above criteria for suspension are considered to apply;
- (q) an Internal Review or External Review has been initiated pursuant to these By-Laws and the Hospital CEO/Director of Nursing considers that an interim suspension is appropriate pending the outcome of the review; and
- (r) there are other unresolved issues or other concerns in respect of the Medical Practitioner that is considered to be a ground for suspension.
- 12.1.2 The Hospital CEO/Director of Nursing will notify the Medical Practitioner of:
 - (a) the fact of the suspension;
 - (b) the period of suspension;
 - (c) the reasons for the suspension;

- (d) if the Hospital CEO/Director of Nursing considers it applicable and appropriate in the circumstances, invite a written response from the Medical Practitioner, including a response as to why the Medical Practitioner may consider the suspension should be lifted;
- (e) if Hospital CEO/Director of Nursing considers it applicable and appropriate in the circumstances, any actions that must be performed for the suspension to be lifted and the period within which those actions must be completed; and
- (f) the right of appeal, the appeal process and the time frame for an appeal.
- 12.1.3 As an alternative to an immediate suspension, the Hospital CEO/Director of Nursing may elect to deliver a show cause notice to the Medical Practitioner advising of:
 - (a) the facts and circumstances forming the basis for possible suspension;
 - (b) the grounds under the By-Laws upon which suspension may occur;
 - (c) invite a written response from the Medical Practitioner, including a response why the Medical Practitioner may consider suspension is not appropriate;
 - (d) if applicable and appropriate in the circumstances, any actions that must be performed for the suspension not to occur and the period within which those actions must be completed; and
 - (e) a timeframe in which a response is required from the Medical Practitioner to the show cause notice;
- 12.1.4 Following receipt of the response the Hospital CEO/Director of Nursing will determine whether the Accreditation will be suspended. If suspension is to occur, notification will be sent in accordance with clause 12. Otherwise, the Medical Practitioner will be advised that suspension will not occur, however this will not prevent the Hospital CEO/Director of Nursing from taking other action at this time, including imposition of conditions, and will not prevent the Hospital CEO/Director of Nursing from relying upon these matters as a ground for suspension or termination in the future.
- 12.1.5 The suspension is ended either by terminating the Accreditation or lifting the suspension. This will occur by written notification by the Hospital CEO/Director of Nursing.
- 12.1.6 The affected Medical Practitioner will have the rights of appeal set out in these By-Laws.
- 12.1.7 The Hospital CEO/Director of Nursing will notify the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager of any suspension of Accreditation.
- 12.1.8 If there is held, in good faith, a belief that the matters forming the grounds for suspension give rise to a significant concern about the safety and quality of health care provided by the Medical Practitioner including but not limited to patients outside of Cura, it is in the interests of Patient care or safety to do so, it is in the interests of protection of the Public (including patients at other Hospitals) to do so, it is required by legislation, or for other reasonable grounds, the Hospital CEO/Director of Nursing will notify the Medical Practitioner's registration board and/or other relevant regulatory agency of the suspension and the reasons for it.
- 12.1.9 Accredited Practitioners accept and agree that, as part of the acceptance of Accreditation, a suspension of Accreditation carried out in accordance with these By-Laws is a safety and protective process rather than a punitive process, and as such it does not result in an entitlement to any compensation, including for economic loss or reputational damage.

12.2 Termination of Accreditation

12.2.1 the Medical Practitioner ceases to be registered with their relevant registration board;

- 12.2.2 the Medical Practitioner ceases to maintain Adequate Professional Indemnity Insurance covering the Scope of Practice;
- 12.2.3 a term or condition that attaches to an approval of Accreditation is breached, not satisfied, or according to that term or condition results in the Accreditation concluding; or
- 12.2.4 a contract of employment or to provide services is terminated or ends, and is not renewed.
- 12.2.5 Accreditation may be terminated by the Hospital CEO/Director of Nursing, following consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager, where practicable, if the following has occurred, or if it appears based upon the information available to the Hospital CEO/Director of Nursing the following has occurred:
 - (a) it is considered suspension is an insufficient response in the circumstances;
 - (b) based upon a finalised Internal Review or External Review pursuant to these By-Laws and termination of Accreditation is considered appropriate in the circumstances or in circumstances where the Hospital CEO/Director of Nursing does not have confidence in the continued appointment of the Medical Practitioner;
 - (c) the Medical Practitioner is not regarded by the Hospital CEO/Director of Nursing as having the appropriate Current Fitness to retain Accreditation or the Scope of Practice, or the Hospital CEO/Director of Nursing does not have confidence in the continued appointment of the Medical Practitioner;
 - (d) conditions have been imposed by the Medical Practitioner's registration board on clinical practice that restricts practice and the Relevant Hospital elects not to accommodate the conditions imposed;
 - the Medical Practitioner has not exercised Accreditation or utilised the Hospitals at the Relevant Hospital for a continuous period of 12 months, or at a level or frequency as otherwise specified to the Medical Practitioner by the Hospital CEO/Director of Nursing;
 - (f) the Scope of Practice is no longer supported by Organisational Capability or Organisational Need;
 - (g) the Medical Practitioner becomes permanently incapable of performing his/her duties which will for the purposes of these By-Laws be a continuous period of six months' incapacity; or
 - (h) there are other unresolved issues or other concerns in respect of the Medical Practitioner that is considered to be a ground for termination.
- 12.2.6 The Accreditation of a Medical Practitioner may be terminated as otherwise provided in these By-Laws.
- 12.2.7 The Hospital CEO/Director of Nursing will notify the Medical Practitioner of:
 - (a) the fact of the termination;
 - (b) the reasons for the termination;

- (c) if the Hospital CEO/Director of Nursing considers it applicable and appropriate in the circumstances, invite a written response from the Medical Practitioner why they may consider a termination should not have occurred; and,
- (d) if a right of appeal is available in the circumstances, the right of appeal, the appeal process and the time frame for an appeal.
- 12.2.8 As an alternative to an immediate termination, the Hospital CEO/Director of Nursing may elect to deliver a show cause notice to the Medical Practitioner advising of:
 - (a) the facts and circumstances forming the basis for possible termination;
 - (b) the grounds under these By-Laws upon which termination may occur;
 - (c) invite a written response from the Medical Practitioner, including a response why the Medical Practitioner may consider termination is not appropriate;
 - (d) if applicable and appropriate in the circumstances, any actions that must be performed for the termination not to occur and the period within which those actions must be completed; and
 - (e) a timeframe in which a response is required from the Medical Practitioner to the show cause notice.
- 12.2.9 Following receipt of the response the Hospital CEO/Director of Nursing will determine whether the Accreditation will be terminated. If termination is to occur notification will be sent in accordance with these By-Laws. Otherwise, the Medical Practitioner will be advised that termination will not occur, however this will not prevent the Hospital CEO/Director of Nursing from taking other action at this time, including imposition of conditions, and will not prevent the Hospital CEO/Director of Nursing from taking other action of Nursing from relying upon these matters as a ground for suspension or termination in the future.
- 12.2.10 All terminations must be notified to the Chief Executive Officer and the Chief Operating Officer and the Operations Manager.
- 12.2.11 For a termination of Accreditation pursuant to clause 12.1.1 there will be no right of appeal.
- 12.2.12 For a termination of Accreditation pursuant to clause 12.1.2 the Medical Practitioner will have the rights of appeal established by these By-Laws.
- 12.2.10 Unless it is determined not appropriate in the particular circumstances, the fact and details of the termination will be notified by the Hospital CEO/Director of Nursing to the Medical Practitioner's registration board and/or such other regulatory agency.
- 12.2.11 Accredited Practitioners accept and agree, as part of the acceptance of Accreditation, that a termination of Accreditation carried out in accordance with these By-Laws is a safety and protective process rather than a punitive process, and as such it does not result in an entitlement to any compensation, including for economic loss or reputational damage.
- 12.2.12 As a separate right and despite anything set out above in By-law 12.2, the CEO may terminate the Accreditation of an Accredited Practitioner without being required to provide reasons, by ordinarily providing no less than three (3) months written notice, or such other shorter or longer period as the CEO considers reasonable in the circumstances. There will be no right of appeal pursuant to these By-Laws from such a decision of the CEO.

12.3 Imposition of conditions

- 12.3.1 At the conclusion of or pending finalisation of a review or in lieu of a suspension or in lieu of a termination, the Hospital CEO/Director of Nursing, following consultation with the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager where practicable, may elect to impose conditions on the Accreditation or Scope of Practice.
- 12.3.2 The Hospital CEO/Director of Nursing must notify the Medical Practitioner in writing of the imposition of conditions, the reasons for it, the consequences if the conditions are breached, and advise of the right of appeal, the appeal process and the timeframe for an appeal.
- 12.3.3 If the Hospital CEO/Director of Nursing considers it applicable and appropriate in the circumstances, they may also invite a written response from the Medical Practitioner as to why the Medical Practitioner may consider the conditions should not be imposed.
- 12.3.4 If the conditions are breached, then suspension or termination of Accreditation may occur, as determined by the Hospital CEO/Director of Nursing.
- 12.3.5 The affected Medical Practitioner will have the rights of appeal established by these By-Laws.
- 12.3.6 If there is held, in good faith, a belief that the continuation of the unconditional right to practise in any other organisation would raise a significant concern about the safety and quality of health care for patients and the public, the Hospital CEO/Director of Nursing will notify the Medical Practitioner's registration board and/or other relevant regulatory agency of the imposition of the conditions and the reasons the conditions were imposed.
- 12.3.9 Accredited Practitioners accept and agree, as part of the acceptance of Accreditation, that an imposition of conditions carried out in accordance with these By-Laws is a safety and protective process rather than a punitive process, and as such it does not result in an entitlement to any compensation, including for economic loss or reputational damage.

12.4 Notification to other Cura Hospitals

- 12.4.1 The decision to suspend Accreditation and any other relevant information will be notified by the Chief Executive Officer or the Chief Operating Officer, or the Operations Manager to the other Cura Hospitals where the Medical Practitioner is Accredited, as well as notification subsequently whether an appeal has been lodged. The Hospital CEO/Director of Nursing of that other Cura facility may, based upon this information and in consultation with the Chief Executive Officer or the Chief Operating Officer or the Operations Manager elect to immediately suspend Accreditation or may elect to ask the Medical Practitioner to show cause why a suspension or other action should not occur at their facility.
- 12.4.2 The decision to terminate Accreditation and any other relevant information will be notified by the Chief Executive Officer or the Chief Operating Officer, or the Operations Manager to the other Cura Hospitals where the Medical Practitioner is Accredited, as well as notification whether an appeal has been lodged (if an appeal is available in the circumstances). Unless the Chief Executive Officer or the Chief Operating Officer, or the Operations Manager decides otherwise in the circumstances of a particular case, the termination of Accreditation at one Cura facility will result in automatic termination of Accreditation at all other Cura Hospitals where the Medical Practitioner holds Accreditation. If an automatic termination of Accreditation has not occurred as determined by the Chief Executive Officer, or the Chief Operating Officer or the Operations Manager the Hospital CEO/Director of Nursing of that other Cura facility may elect, based upon this information

and in consultation with the Chief Executive Officer or the Chief Operating Officer, or the Operations Manager, to ask the Medical Practitioner to show cause why a termination or other action should not occur at their facility.

12.4.3 The decision to impose conditions and any other relevant information will be notified by the Chief Executive Officer or the Chief Operating Officer or the Operations Manager to the other Cura Hospitals where the Medical Practitioner is Accredited, as well as notification subsequently whether an appeal has been lodged. The Hospital CEO/Director of Nursing of the other Cura facility may, based upon this information and in consultation with the Chief Executive Officer or the Chief Operating Officer or the Operations Manager elect to immediately impose the same conditions or may elect to ask the Medical Practitioner to show cause why the imposition of conditions or other action should not occur at their facility.

12.5 Resignation and expiry of Accreditation

- 12.5.1 A Medical Practitioner may resign his/her Accreditation by giving one month's notice of the intention to do so to the Hospital CEO/Director of Nursing, unless a shorter notice period is otherwise agreed by the Hospital CEO/Director of Nursing.
- 12.5.2 A Medical Practitioner who intends ceasing treating Patients either indefinitely or for an extended period must notify his/her intention to the Hospital CEO/Director of Nursing, and Accreditation will be taken to be withdrawn one month from the date of notification unless the Hospital CEO/Director of Nursing decides a shorter notice period is appropriate in the circumstances.
- 12.5.3 If an application for Re-Accreditation is not received within the timeframe provided for in these By-Laws, unless determined otherwise by the Hospital CEO/Director of Nursing, the Accreditation will expire at the conclusion of its term. If the Medical Practitioner wishes to admit or treat Patients at the Relevant Hospital after the expiration of Accreditation, an application for Accreditation must be made as an application for Initial Accreditation.
- 12.5.4 If the Medical Practitioner's Scope of Practice is no longer supported by Organisational Capability or Organisational Need, if the Medical Practitioner will no longer be able to meet the terms and conditions of Accreditation, or where admission of Patients or utilisation of services at the Relevant Hospital is regarded by the Hospital CEO/Director of Nursing to be insufficient, the Hospital CEO/Director of Nursing will raise these matters in writing with the Accredited Practitioner and invite a meeting to discuss, following which the Hospital CEO/Director of Nursing and Accredited Practitioner may agree that Accreditation will expire and they will agree on the date for expiration of Accreditation. Following the date of expiration, if the Medical Practitioner wishes to admit or treat Patients at the Relevant Hospital, an application for Accreditation must be made as an application for Initial Accreditation.
- 12.5.5 The provisions in relation to resignation and expiration of Accreditation in no way limit the ability of the Hospital CEO/Director of Nursing to take action pursuant to other provisions of these By-Laws, including by way of suspension or termination of Accreditation.

13 Appeal rights and procedure

13.1 Rights of appeal against decisions affecting Accreditation

13.1.1 There will be no right of appeal against a decision to not approve initial Accreditation, Temporary Accreditation, Emergency Accreditation or locum Accreditation, continued Accreditation at the end of a probationary period or with respect to the period of Temporary Accreditation, Emergency Accreditation, or locum Accreditation. 13.1.2 Subject to clause 13.1.1, a Medical Practitioner will have the right of appeal as set out in these By-Laws.

13.2 Appeal process

- 13.2.1 A Medical Practitioner will have 14 days from the date of notification of a decision to which there is a right of appeal in these By-Laws to lodge an appeal against the decision.
- 13.2.2 An appeal must be in writing to the Hospital CEO/Director of Nursing and received by the Hospital CEO/Director of Nursing within the 14-day appeal period or else the right to appeal is lost.
- 13.2.3 Unless decided otherwise by the Chief Executive Officer and/or the Chief Operating Officer, and or the Operations Manager in the circumstances of the particular case, which will only be in exceptional circumstances, lodgement of an appeal does not result in a stay of the decision under appeal and the decision will stand and be actioned accordingly.
- 13.2.4 Upon receipt of an appeal notice the Hospital CEO/Director of Nursing will immediately forward the appeal request to the Chief Executive Officer and/or the Chief Operating Officer and/or the Operations Manager.
- 13.2.5 The Chief Executive Officer and/or the Chief Operating Officer and/or the Operations Manager will nominate an Appeal Committee to hear the appeal, establish terms of reference, and submit all relevant material to the chairperson of the Appeal Committee.
- 13.2.6 The Appeal Committee will comprise at least three (3) persons and will include:
 - (a) a nominee of the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager who may be an Accredited Practitioner, who must be independent of the decision under appeal regarding the Medical Practitioner, and who will be the chairperson of the Appeal Committee;
 - (b) a nominee of the Hospital CEO/Director of Nursing of the Relevant Hospital, who may be an Accredited Practitioner, and who must be independent of the decision under appeal regarding the Medical Practitioner;
 - (c) any other member or members who bring specific expertise to the decision under appeal, as determined by the Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager who must be independent of the decision under appeal regarding the Medical Practitioner, and who may be an Accredited Practitioner. The Chief Executive Officer and/or the Chief Operating Officer, and/or the Operations Manager in their complete discretion may invite the appellant to make suggestions or comments on the proposed additional members of the Appeal Committee (other than the nominees in (i) and (ii) above) but is not bound to follow the suggestions or comments.
- 13.2.7 Before accepting the appointment, the nominees will confirm that they do not have a known conflict of interest with the appellant and will sign a confidentiality agreement. Once all members of the Appeal Committee have accepted the appointment, the Chief Executive Officer or Chief Operating Officer or the Operations Manager will notify the appellant of the members of the Appeal Committee.
- 13.2.8 Unless a shorter timeframe is agreed by the appellant and the Appeal Committee, the appellant will be provided with at least 14 days' notice of the date for determination of the appeal by the Appeal Committee. The notice from the Appeal Committee will ordinarily set out the date for determination of the appeal, the members of the Appeal Committee,

the process that will be adopted, and will invite the appellant to make a submission about the decision under appeal. Subject to an agreement to confidentiality from the appellant, the chairperson may provide the appellant with copies of material to be relied upon by the Appeal Committee.

- 13.2.9 The appellant will be given the opportunity to make a submission to the Appeal Committee. The Appeal Committee will determine whether the submission by the appellant may be in writing or in person or both.
- 13.2.10 If the appellant elects to provide written submissions to the Appeal Committee, following such a request from the Appeal Committee for a written submission, unless a longer time frame is agreed between the appellant and Appeal Committee the written submission will be provided within 7 days of the request.
- 13.2.11 The Hospital CEO/Director of Nursing of the Relevant Hospital (or nominee) may present to the Appeals Committee in order to support the decision under appeal.
- 13.2.12 If the appellant attends before the Appeal Committee to answer questions and to make submissions, the appellant is not entitled to have formal legal representation at the meeting of the Appeal 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 Appeal Committee.
- 13.2.13 The appellant must not be present during Appeal Committee deliberations except when invited to be heard in respect of his/her appeal.
- 13.2.14 The chairperson of the Appeal Committee will determine any question of procedure for the Appeal Committee, with questions of procedure entirely within the discretion of the chairperson of the Appeal Committee.
- 13.2.15 The Appeal Committee will make a written recommendation regarding the appeal to the Chief Executive Officer, and/or the Chief Operating Officer, and/or the Operations Manager, including provision of reasons for the recommendation. The recommendation may be made by a majority of the members of the Appeal Committee and if an even number of Appeal Committee members, then the chairperson has the deciding vote. A copy of the recommendation will be provided to the appellant.
- 13.2.16 The Chief Executive Officer or the Chief Operating Officer will consider the recommendation of the Appeal Committee and make a decision about the appeal.
- 13.2.17 The decision of the Chief Executive Officer or the Chief Operating Officer will be notified in writing to the appellant.
- 13.2.18 The decision of the Chief Executive Officer or the Chief Operating Officer is final and binding, and there is no further appeal allowed under these By-Laws from this decision.
- 13.2.19 The decision of the Chief Executive Officer or the Chief Operating Officer in relation to the appeal will be notified to other Cura Hospitals where the Medical Practitioner holds Accreditation.
- 13.2.20 If a notification has already been given to an external agency, such as a registration Board, then the Chief Executive Officer or the Chief Operating Officer or the Operations Manager will notify that external agency of the appeal decision. If a notification has not already been given, the Chief Executive Officer or the Chief Operating Officer will make a determination whether notification should now occur based upon the relevant

considerations for notification to an external agency as set out in these By-Laws relating to the decision under appeal.

Part C — Accreditation of Dentists

14 Accreditation and Scope of Practice of Dentists

- 14.1 By-Laws 7 to 13 are hereby repeated in full substituting where applicable, Dentist for Medical Practitioner.
- 14.2 Applications for Initial Accreditation and Re-Accreditation should be submitted on the relevant form to the Hospital CEO/Director of Nursing.

Part D— Accreditation of Visiting Allied Health Professionals

15 Accreditation and scope of practice of Visiting Allied Health Professionals

- 15.1 Clauses 7 to 13 of these By-Laws are hereby repeated in full substituting where applicable Visiting Allied Health Professional for Visiting Medical Practitioner and Allied Health Professional for Medical Practitioner.
- 15.2 These By-Laws and any associated policies / guidelines will be utilised for an applicant seeking Scope of Practice as a 'podiatric surgeon'.
- 15.3 Applications for Initial Accreditation and Re-Accreditation should be submitted on the relevant form to the Hospital CEO/Director of Nursing.

Part E — Amending By-Laws, annexures, and associated policies and procedures

16 Amendments to, and instruments created pursuant to, the By-Laws

- 16.1 Amendments to these By-Laws can only be made by approval of the Board.
- 16.2 All Accredited Medical Practitioners, Dentists, Allied Health Professionals, Podiatric Surgeons will be bound by amendments to the By-Laws from the date of approval of the amendments by the Board, even if Accreditation was obtained prior to the amendments being made. If amendments are to have retrospective application, this must be specifically stated by the Board.
- 16.3 The Chief Executive Officer or the Chief Operating Officer may approve any annexures that accompany these By-Laws, and amendments that may be made from time to time to those annexures, and the annexures once approved by the Chief Executive Officer, or the Chief Operating Officer are integrated with and form part of the By-Laws. The documents contained in the annexures must be utilised and are intended to create consistency in the application of the processes for Accreditation and granting of Scope of Practice.
- 16.4 The Chief Executive Officer or the Chief Operating Officer may approve forms, terms of reference and policies and procedures that are created pursuant to these By-Laws or to provide greater detail and guidance in relation to implementation of aspects of these By-Laws.

17 Audit and Compliance

17.1 The Hospital CEO/Director of Nursing will establish a regular audit process, at intervals determined to be appropriate by the Hospital CEO/Director of Nursing or as may be required by a regulatory authority, to ensure compliance with and improve the effectiveness of the processes set out in

these By-Laws relating to Credentialing and Accreditation, and any associated policies and procedures, including adherence by Accredited Practitioners to approved Scope of Practice.

17.2 The audit process will include identification of opportunities for quality improvement in the Credentialing and Accreditation processes that will be reported to the Chief Executive Officer or the Chief Operating Officer or the Operations Manager.