

NOTHING CONTAINED IN THIS POLICY OR IN ANY OTHER POLICY CREATES A CONTRACT RIGHT. CONSISTENT WITH SOUTH CAROLINA LAW, ALL TEAM MEMBERS ARE EMPLOYED "AT WILL," WHICH MEANS THAT THE TEAM MEMBER HAS THE RIGHT TO TERMINATE HIS OR HER EMPLOYMENT AT ANY TIME, WITH OR WITHOUT NOTICE OR CAUSE, AND THAT PRISMA HEALTH AND/OR ITS AFFILIATED ENTITIES RETAIN THE SAME RIGHT.

Vendor Interactions

Approved Date: 05/24/2021	Effective Date: 07/01/2021	Review Date: 07/01/2029
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Scope: (Check which locations apply to this policy)

Prisma Health-Midlands		Pr	Prisma Health-Upstate	
Χ	Prisma Health Baptist Hospital	Х	Prisma Health Greenville Memorial Hospital	
Χ	Prisma Health Baptist Parkridge Hospital	Х	Prisma Health Greer Memorial Hospital	
Χ	Prisma Health Richland Hospital	Х	Prisma Health Hillcrest Hospital	
Χ	Prisma Health Tuomey Hospital	Х	Prisma Health Laurens County Hospital	
Χ	Prisma Health Children's Hospital-Midlands	Х	Prisma Health Oconee Memorial Hospital	
Χ	Prisma Health Heart Hospital	Х	Prisma Health North Greenville Hospital	
Χ	PH USC Medical Group	Х	Prisma Health Patewood Hospital	
Χ	Provider based facilities associated with Prisma Health-Midlands hospitals	Х	Prisma Health Surgery Center - Spartanburg	
		Х	Prisma Health Marshall I. Pickens Hospital	
		Х	Prisma Health Children's Hospital-Upstate	
		Х	Prisma Health Roger C. Peace Hospital	
		Х	Prisma Health Baptist Easley Hospital	
		Х	University Medical Group UMG/PIH	
		Х	Provider based facilities associated with Prisma Health-Upstate hospitals	

Policy Statement

Prisma Health Graduate Medical Education recognizes that relationships with vendors carry the potential for conflicts of interest and must be carefully managed within each Program. Program Directors are responsible for maintaining an educational environment for residents and fellows where vendor interactions and conflicts of interest are effectively managed and where medical evidence is the standard for making medical decisions. Prisma Health has specific policies (listed below) that relate to interactions with vendors.

Responsible Parties

Prisma Health executive leadership, DIO, GMEC, Program Directors, Program Administrators, Faculty, Resident/fellows

Associated Policies and Procedures

Code of Conduct Conflict of Interest Annual Disclosure Requirement Conflict of Interest Appendix A: Definitions

Conflict of Interest Annual Disclosure – Appendix B: Specific Activity

Procedural Steps

- 1. Program Directors, residency faculty, residents and fellows will adhere to the above policies related to interacting with vendors.
- 2. Specific types of vendor interactions are described in the Appendix B: Specific Activity policy and govern these interactions with faculty, residents, and fellows.

References

ACGME Institutional Requirements: IV.L.

Appendices