The study was aimed at developing and implementing a Comprehensive Risk Management program to effectively reduce malpractice claims against an Air Force health care facility. The study objectives were to gather data, develop and evaluate alternative proposals and to formulate the optimal solution to meet the needs of a comprehensive risk management program. A systems approach allowed a seven phase program implementation that concluded with a built-in requirement for periodic evaluation. The major aspects in the program involved personnel education and briefings, and the development of a Hospital Regulation governing the program. The study provided the organizational components and those responsibilities to maintain an effective comprehensive risk management program in a hospital facility.
DEVELOPMENT AND IMPLEMENTATION
OF A COMPREHENSIVE RISK MANAGEMENT PROGRAM
AT THE USAF ACADEMY HOSPITAL

A Problem Solving Project
Submitted to the Faculty of
Baylor University
In Partial Fulfillment of the
Requirements for the Degree
of
Master of Health Administration

By
Captain Charles W. Boone, USAF, MSC

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I. INTRODUCTION

Development of the Problem

The incidence of malpractice in medicine (and resultant liability on the part of hospitals) has reached enormous proportions in both the military and civilian sectors. In the civilian sector, some experts have estimated that the cost of malpractice insurance alone accounts for as much as five percent of the total cost of caring for a patient.

In 1961, Herman and Ann Somers wrote that the vast increase in malpractice claims and suits resulted from a symptom of deteriorating doctor/patient relationships that had been spreading ominously. Until 1974, the rise in malpractice insurance premiums was reasonably consistent with the rise in national health care expenditures and increases in annual malpractice claims and payments. During this period, the rate of increase was about 10-12 percent per year.¹

Estimates of total premiums paid by all health care providers differ widely but are generally believed to have been around $1 billion in 1975.² Premium rates for hospitals differ greatly. They are usually experience-related. Estimates of total premiums paid by private hospitals in 1975 was $700 million.³ In 1976, estimates of premiums paid by hospitals, alone, exceeded $1 billion.⁴ This represents a 1,000 percent increase in annual hospital premiums paid between 1972 and 1976.⁵

In 1975, the Department of Health, Education, and Welfare estimated that there were about two million medical injuries annually of which some 700,000 appeared to involve some form of medically negligent conduct.⁶

Similarly, the number of malpractice claims brought against the

...
government as a result of medical procedures performed in military hospitals has risen significantly during the past ten years. In 1963, only three (3) claims of medical malpractice were filed against the Air Force. That same year, a total of $12(!) was paid by the Air Force in malpractice claims.

During the six-year period 1963-1968, a total of 26 claims had been filed against the Air Force (4.3 per year). However, during the next six-year period, 1969-1974, 374 claims (62.3 per year) were filed. During the three-year period 1977-1979, 772 malpractice claims (284 per year) were filed. In Fiscal Year 1979, alone, 302 new malpractice claims were filed, totaling $372 million.

Figure 1 demonstrates the increase in numbers of claims and in dollar amounts claimed against the Air Force for malpractice in its hospitals over the last ten years.

<table>
<thead>
<tr>
<th>NUMBER OF NEW CLAIMS SUBMITTED</th>
<th>$ AMOUNT Claimed ($ MILLIONS)</th>
</tr>
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<tbody>
<tr>
<td>FY 1970 - 41</td>
<td>19</td>
</tr>
<tr>
<td>FY 1975 - 151</td>
<td>60</td>
</tr>
<tr>
<td>FY 1977 - 210</td>
<td>122</td>
</tr>
<tr>
<td>FY 1978 - 260</td>
<td>298</td>
</tr>
<tr>
<td>FY 1979 - 302</td>
<td>372</td>
</tr>
</tbody>
</table>

Figure 1. Increase in Air Force Malpractice Claims, FYs 1970-1979. Source: Air Force Times, March 3, 1980, p. 3.

The United States Air Force Academy Hospital has been named in an increasing number of claims for increasing amounts of dollars. During Fiscal Years 1978 and 1979, the Hospital has been named in eight malpractice claims, for an amount exceeding $12 million, making it the most often named hospital in the Air Force with under one hundred beds, for malpractice claims.
Because of the large number of malpractice claims against the government naming Air Force Hospitals (and the potential cost to the government resulting from such claims), the Air Force determined that its hospitals should develop risk management (RM) programs.

The pressure to develop a risk management program at the U.S. Air Force Academy Hospital was multi-fold:

1. Program development was directed by Headquarters United States Air Force;

2. High cost to the government to either defend against claims in court or to settle out of court;

3. High visibility of the Hospital because of its location at the Air Force Academy;

4. High visibility of patients at the Hospital (cadets are very often appointed to the Academy by members of Congress, and cadets and their parents are not hesitant to contact Congressmen); and

5. High visibility of being named for malpractice more often than any other Air Force hospital of comparable size.

Because of these pressures, and in an effort to improve quality of patient care delivered by the Hospital, top management wanted to develop a comprehensive risk management program at the Hospital. It was expected than an effective risk management program would:

1. Meet Headquarters United States Air Force requirements;

2. Decrease both the number of claims filed and the dollar amounts claimed against the government as a result of medical treatment provided at the U.S. Air Force Academy Hospital;

3. Improve the quality of care delivered by the Hospital; and simultaneously,
(4) Improve the Hospital's reputation for providing quality medical treatment, which is extremely important to Hospital management, given the Hospital's high degree of visibility.

Statement of the Problem

The problem was to develop and implement a comprehensive risk management program at the U. S. Air Force Academy Hospital.

Objectives of the Research Project

Objectives of the research project were:

(1) To describe the need for a comprehensive risk management program;

(2) To collect, analyze and evaluate information from available literature, personal interviews and seminars or workshops attended so that such information could be effectively utilized in developing and implementing a comprehensive risk management program at the U. S. Air Force Academy Hospital;

(3) To develop alternative proposals which could be utilized in a comprehensive risk management program at the U. S. Air Force Academy Hospital;

(4) To evaluate alternative proposals which could be utilized in a comprehensive risk management program at the U. S. Air Force Academy Hospital;

(5) To arrive at the optimal feasible solution (i.e., the best risk management program) to implement at the U. S. Air Force Academy Hospital;

(6) To develop a comprehensive risk management program at the U. S. Air Force Academy Hospital based upon the optimal feasible
(7) To implement a comprehensive risk management program at the U. S. Air Force Academy Hospital.

Criteria

Criteria for the program were:

(1) Implementation of the program must be within the authority of the Commander, U. S. Air Force Academy Hospital.

(2) In conjunction with criterion number 1, the program must not conflict with existing Department of Defense or U. S. Air Force regulations or policies.

(3) The program must meet the needs of the U. S. Air Force Academy Hospital.

(4) The program must be acceptable to U. S. Air Force Academy Hospital management and providers.

(5) Cost of implementation of the program must not exceed expected benefit to be derived from the program's implementation.

Limitations

The following limitations impacted upon the program to be implemented:

(1) Implementation of the program must be made within existing budgetary restraints (i.e., no additional money will be allocated for implementation of this program).

(2) The program must be implemented with no increase in existing hospital staff (i.e., no additional manpower will be allocated to administer the program).

(3) The program must be implemented no later than 25 April 1980.

Definitions

See Appendix A.
A thorough review of health care literature indicates that civilian hospitals have experienced the same malpractice problems and, perhaps, to a greater magnitude, than have military hospitals. Beyond the problem of being sued, itself, civilian hospitals have had the related problem, in nearly every state, of obtaining malpractice insurance. As a result, many hospitals in America have utilized a good deal of resourcefulness in coping with these problems. Additionally, state legislatures have reacted to the malpractice problem in various ways. Further, the American Hospital Association and the State Hospital Associations have attempted to ameliorate the problem. The requirement for risk management programs to be developed in hospitals is one means by which hospitals, hospital associations, and legislatures have tried to decrease the likelihood and severity of malpractice suits. The following is a discussion of (1) the problem in the civilian sector, and (2) how the civilian sector has handled the problem.

During the last ten years, increasing public and consumer awareness has precipitated an escalation of malpractice suits, based on negligence, against hospitals and physicians. In the Risk Management Primer, Paul Kessler attributes escalation in malpractice suits to six factors:

(1) Diagnostic and treatment procedures have become complex and sophisticated.

(2) Medical care delivery has become more impersonal.

(3) Patient attitudes have changed.

(4) The cost of medical care has skyrocketed.

(5) The size of professional and general liability settlements has
grown out of proportion, and

(6) The professional and general responsibility of physicians and hospitals has broadened.\textsuperscript{13}

The cost of research in preparing and trying malpractice suits has also escalated, primarily because of the complexity of liability cases. The caseload has increased and more time is being allotted to each case. Additionally, cash settlements have been frequent and astonishingly high. To meet these rising costs, many insurance companies have turned to physicians and hospitals and, in some cases, have levied premium increases of over 200 percent. Additionally, many major insurance companies have discontinued malpractice coverage. As a result, by 1975, only twelve insurance companies offered malpractice coverage. These companies offered to write malpractice insurance but at much higher rates using the threat of withdrawal of all coverage to secure rate increases in states they covered.

Herman M. Somers states that the year 1975 was a landmark of sorts. In that year, America was treated to its first exhibition of doctor strikes, most conspicuously in California and New York where doctors withheld their services except for emergency cases, and hospitals proceeded to close their doors or to contract out services. In some states, physicians threatened more serious actions. These uncommon actions were mainly triggered by disputes over malpractice insurance, extraordinary increases in premium rates demanded by insurance carriers, and in some cases, real or threatened withdrawal of carriers from the malpractice business, which created the possibility of no available coverage. The malpractice problem, according to Somers, had been growing for a long time, but had been largely neglected until it reached critical proportions.
in 1975.

The high cost of malpractice coverage was seen by hospitals as unjustifiable. Hospitals pay for the coverage of regular staff physicians as do other institutions (like health maintenance organizations). Increasingly, however, hospitals also pay for sharing the costs for attending physicians. Hospital premiums seemed to be rising more rapidly than the premiums for individual physicians. Further, hospitals complained that, for the most part, the increases had no relation to actual malpractice experience.

In New York State, where Argonaut Insurance Company was carrying most of the malpractice insurance, a doctor rebellion was triggered when the company requested a 197 percent increase in premiums in 1975 which it said they needed in order to break even. (The same company had asked for a 274 percent increase in California that same year.)

Many other states found the apparent lack of relationship between the premium increases and actual claims-experience to be a mystery apparently intelligible only to the insurers. For example, in New Mexico, doctors had paid Travellers Insurance Company more than $3,600,000 in liability insurance premiums from 1971 to 1974. During that same period, Travellers had paid out only $70,000 in claims. However, in 1975, the company asked for a 74 percent increase.

For one year in which Argonaut had projected a loss of $2,503,000, upon consulting actuaries using the same data, New Jersey Hospital Association came up with earnings of $1,525,000: a difference of over $4,000,000. As a result, Argonaut had consistently overestimated its claim reserves 2.68 times greater than necessary.

In 1975, the American Bar Association (ABA) Commission on Medical
Professional Liability said that one of the long-term benefits of the malpractice crisis was that the unavailability of commercial liability insurance caused physicians and hospitals to self-insure, thus forcing them to begin to analyze the nature of the malpractice problem.\(^{23}\)

The number of malpractice claims increased by approximately 20 percent annually from 1970-1976. In 1974, the year before the malpractice crisis resulted in a physician strike in California, one of every ten physicians insured by the St. Paul Fire and Marine Insurance Company was sued for professional negligence.\(^{24}\)

Michigan State Medical Society reported 285 claims resulting in payment of $6 million from March through November 1977.\(^{25}\)

In 1970, 6.5 percent of all physicians were sued. The National Association of Insurance Commissioners (NAIC) reported 14,074 closed (settled) claims against physicians between July 1, 1975 and June 30, 1976.\(^{26}\) The department of Health, Education and Welfare’s Commission on Medical Malpractice estimated that 12,000 medical malpractice claims were filed in 1970 which resulted in $80.3 million paid in compensation.\(^{27}\) Fifer states that despite the volume and expense of suits and judgments, the above figure may represent only the tip of the liability iceberg.\(^{28}\)

In order for hospitals to manage risk, it seems beneficial to know when and where malpractice is most likely to occur. Schwartz and Komesar quote 1972 data showing a large number of severe injuries resulting from malpractice of which only one in every fifteen led to malpractice claims.\(^{29}\) The NAIC closed-claim study revealed that 85 percent of all loss dollars paid by insurance companies are for claims originating in the hospital setting and that 81 percent of payments relate to surgery, including post-surgical care.\(^{30}\)
In 1975, the ABA Commission on Medical Professional Liability concluded that of all indemnity dollars paid by insurance companies, 84 percent were for hospital related claims, and 82 percent were related to surgery and surgical care.\textsuperscript{31}

A Michigan study reported the hospital as the site of 70 percent of claims, and a 1970 multi-state Westat study reports that 95 percent of hospital claims were against short-term general hospitals and 75 percent against not-for-profit institutions.\textsuperscript{32}

Ohio data suggested that hospitals with fewer than 500 beds sustain more claims and losses than hospitals with more than 500 beds.\textsuperscript{33}

The Michigan State Medical Society stated that 51 percent of the defendants in malpractice actions were Board Certified; 57 percent were age 35 to 50 years; and the specialists most frequently sued were as follows:

- General Surgeons - 20.7 percent
- Obstetricians/Gynecologists - 21.8 percent
- General Practitioners - 12.3 percent
- Orthopedists - 7.7 percent
- Internists - 4.6 percent\textsuperscript{34}

Data from Los Angeles showed a concentration of litigation among a minority of practitioners. Forty-six of the 8,000 physicians in Los Angeles accounted for ten percent of all claims and 30 percent of all payments during a four-year period in the 1970s.\textsuperscript{35} The NAIC study reported that 2,961 of 4,248 paid claims (or 70 percent) were against surgeons, especially orthopedists, obstetricians, gynecologists, plastic surgeons, head and neck surgeons, cardiovascular surgeons, and neurosurgeons.\textsuperscript{36}
According to the California Medical Insurance Feasibility Study (CMIFS), the two most frequent sites of incidents that result in claims against the hospital or physician are the operating room (71.8 percent) and the patient's room (12 percent). However, the Ohio study concluded that the patient's room was the most likely source for a claim (39 percent) and the emergency room was the second most likely (16.3 percent).

Fifer states that most malpractice claims result from (1) a poor relationship between the physician and the patient, (2) a poor treatment outcome, or (3) an excessively high bill.

Analysis of malpractice claims in 1970 by the Department of Health, Education, and Welfare's Commission on Medical Malpractice concluded that 86 percent alleged improper treatment while only 14 percent alleged improper diagnosis. More recent data from the St. Paul survey (1973 to 1978) indicate that of 19,417 claims, 25 percent claimed improper diagnosis (especially relating to counseling, fractures, and dislocations). These data seem to indicate a shift away from sins of commission toward sins of omission. Fifer states that it is the medically related cases such as nerve injuries and cardiac arrests that cause permanent disability and death, which contribute most heavily to liability costs.

The Malpractice and Accident Prevention Program initiated by the Ohio Joint Underwriting Authority in 1975, analyzed claims from 150 hospitals in terms of their causes. The group's findings, displayed by frequency of occurrence, revealed:

1. 11 percent of claims were due to negligence in the operating room, including the administration of anesthesia;
2. 10.1 percent to improper diagnosis;
3. 9.2 percent to medical errors;
(4) 9.2 percent to lack of staff attention;
(5) 9.2 percent to falls from hospital beds and tables;
(6) 6.9 percent to accidents on the way to treatment;
(7) 4.3 percent to burns of all types;
(8) 4.1 percent to infections;
(9) 3.1 percent to loss of personal property;
(10) 32.1 percent to all other causes combined.

In another recent article, King, et al, reported that the following were the most frequent reasons for claims:

(1) Death and/or brain damage caused by anesthesia administered for all types of surgery.
(2) Deaths caused by failure to diagnose cancer.
(3) Deaths resulting from failure to diagnose and adequately treat underlying pathologic coronary conditions.
(4) Reactions to diagnostic procedures and diets, e.g., aortagrams, intravenous pyelograms.
(5) Postoperative infections.
(6) Laparoscopies.
(7) All procedures related to obstetrics and gynecology.

Probably the most detailed data on hospital-based medically related patient injuries were presented by the California Medical Insurance Feasibility Study. The purpose of this study was to determine the type, frequency and severity of medically related patient disabilities without regard to liability. The study defined medically caused patient disabilities as potentially compensable events (PCE) and established threshold levels for such events. Using generic screening criteria, researchers reviewed medical records from twenty-three
California hospitals. The review resulted in the discovery of 570 PCEs in the 20,864 records reviewed, an incidence of 4.65 percent. The study determined the severity of injury and found that 86.5 percent of the injuries were temporary or resulted in minor permanent damage to patients, and 9.7 percent resulted in death. The study concluded that 17 percent of injuries would likely result in liability to the hospital and/or a physician. As a result of this study, it was projected that California hospitals would be responsible for 14,000 PCEs leading to 23,800 valid claims and 13,600 deaths, suggesting that medically related patient injury is a profound problem indeed.

Numbers and Dollar Amounts of Claims

The number of medical malpractice claims is estimated at 20,000 annually. In 1977, of 5 percent of all incidents which resulted in payment of a claim, less than $10,000 was paid. In about 50 percent of the cases, less than $2,000 was paid. Only 3 percent exceeded $100,000. Less than one-tenth of one percent of claims paid were for one million dollars or more. In 1977, only seven claims paid were for one million dollars or more.

In 1974, 43 percent of the claims paid were for less than $5,000. Over 56 percent received less than $10,000. Only one percent of all awards exceeded $500,000. The over $500,000 awards, however, represented about 23 percent of money paid out.

Dealing With the Problem

Two devices have been most commonly employed to make sure that insurance is available. More frequently used is the legislating of joint underwriting pools among all companies offering personal injury
liability insurance in the state. They would share the risks for
total liability or, in most cases, only for umbrella policies which
cover losses above some large amount, say $100,000. The second device
is legalizing the establishment of physician-owned and/or hospital-
owned mutual insurance associations through state medical societies
or the State Hospital Associations. Many states have instituted tort
reforms designed to reduce the number of claims, lessen liability,
expedite settlements and to improve the defendant's relative position
in contested suits.

The most radical attempt to limit liability was setting voluntary
ceilings in many states on the amount of recovery that is permitted,
irrespective of the severity or extent of damage suffered by the patient.

The malpractice problem did not derive entirely from shortcomings
in the legal system or from insurance practices. It remains a fact
that malpractice exists in the medical environment which might induce
malpractice claims. Steps taken by states to alleviate the malpractice
problem fall into three general categories:

(1) Mandatory reporting of claims and/or financial recoveries to
insurance companies and/or to a state medical licensing or review
board for investigation;

(2) Strengthening and/or enlarging the disciplinary powers and
mechanisms of existing or newly-created boards; and

(3) Requiring periodic licensing and/or continuing medical
education.

Poor Patient Relations and Quality of Care -- Recognized Problems

Somers states that the contributing causes of the increase in
malpractice claims are multifold. The plethora of claim instances,
even if some were without merit, lend support to the growing acknowledgment that there has been a deterioration in doctor/patient relationships, a failure in communication, and active or smoldering resentment between the parties.

High technology and ever more refined specialization have increased emphasis on the mechanistic aspects of healing. They have contributed to disregard of the patient's need for information, for assistance in understanding his own condition and how to cope with it, for explanation of the advantages and disadvantages of different procedures and therapeutic possibilities, and for assistance in developing a sense of responsibility for the management of his illness or disability. Additionally, there has been a persistent and increasingly documented amount of genuine malpractice. Most studies, however, blame poor doctor/patient relations for the increase in malpractice litigation. According to Somers, the suit prone patient does not sue primarily for financial gains. He is generally angry at the doctor and sues to punish him. Most patients think of taking action themselves and only in one-tenth of the cases did a lawyer advise suit. In just as many cases, another doctor gave this advice.

In recent years, particularly since the surge of malpractice publicity, medical personnel have witnessed significant and salutary increases in willingness of the profession to acknowledge and face up to unnecessary shortcomings in quality of care and in doctor/patient relationships. Severe admonitions from leaders of the profession are now almost commonplace in the literature and at such ceremonies as medical school commencement exercises. At a 1974 panel discussion among eleven of the nation's best-known physicians, Dr. John Knowles,
former director of Massachusetts General Hospital, asserted:

"There are just too damn many examples of medicine's inability to police itself. When I was in Massachusetts, the medical society was alerted to a guy doing about 80 disk operations in a year. That was as many cases as Massachusetts General with a stable of the finest orthopedic surgeons in the world was doing. Every doctor in the guy's community knew he was doing it; yet no one had complained."

It is unlikely that such criticism would have been published in medical magazines fifteen years ago. According to Somers, in the five years between 1968 and 1972, 20 states had taken no disciplinary action against any physician. Within the year ending in mid-1975, six Maryland physicians had their medical licenses revoked by the Maryland Commission of Medical Discipline. This was the largest number of revocations in any 12-month period since the board began in 1969.

Significant increases in disciplinary actions during 1975-1976 were also reported for New York, California and other states. The American Medical Association (AMA) announced that 20 medical societies have started programs to identify and rehabilitate physicians who are mentally ill or have alcohol or drug dependence. At least four states—Utah, New Mexico, Nebraska and Kansas enacted disabled physician laws patterned after the AMA's model statute which responded to a House of Delegates (of the AMA) resolution in December 1975 urging legislative action on rehabilitation of disabled physicians.

A survey of Illinois physicians by the state medical society produced alarming estimates that one in nine physicians in that state is addicted to alcohol or other drugs.

The American College of Hospital Administrators (ACHA) has moved to impress upon its members the relationship of the conduct and care of hospitals to malpractice vulnerability. The College maintains that quality of medical care delivered can be improved by identifying and
correcting specific and potential sources of hospital malpractice common to the various medical specialties and to the hospital. In 1976, medical magazines began to increasingly feature articles which departed from the earlier mode of berating lawyers and juries, and concentrated on advising doctors on the elements of their own behavior, their relations and communications with patients, that might stimulate malpractice suits.

A 1976 questionnaire survey of all state medical societies by the AMA asked some unprecedented questions under the heading, "Risk Prevention and Control Activities." The survey asked whether the society had an educational program in this field, whether it had an audit or assessment program, whether risk control was on the society's meeting agenda and what activities county societies were undertaking. In addition, state societies were asked to report on activities to identify and treat impaired physicians.

On the insurance side, potentially the most significant development is the emergence, with legislative sanction, of doctor-owned and hospital-owned malpractice insurance carriers. In a very brief time, several of these mutual companies have demonstrated that they can provide coverage at lower premium rates than commercial carriers were asking.

Many hospitals have begun to develop procedures for risk control, or risk management, with consistent reports of success, not only in financial aspects, but also in terms of patient relations. One hospital which has been using a patient grievance mechanism (which includes several of the elements of a risk management program), is the 500-bed Halifax Medical Center in Daytona Beach, Florida, which saved, according to outside analysts, an estimated $750,000 to $1 million during the period.
Fifer states that because of continued expansion of the doctrine of hospital liabilities, as well as a trend toward self-insurance, hospitals have begun, in recent years, to implement risk management programs. He writes that:

"More than 14 years have passed since the Darling Case established the independent professional liability of institutions. Hospital risk management programs still deal largely with 'custodial' liability (i.e., responsibility for the patient's safety while in the hospital), rather than with deficiencies in medical care."

Though frequent adverse effects due to custodial negligence are usually minor and lead to minimal dollar liability, data collected by the National Association of Insurance Commissioners (NAIC) indicates that 90 percent or more of such claims are settled out of court. Further, only 20 percent of those cases that go to trial actually result in payment. Of claims paid in 1970, 50 percent were for less than $2,000 and only 3 percent exceeded $100,000.

More importantly, risk management activities such as the creation of procedure manuals, investigation of incident reports on a case-by-case basis, and occasional patient satisfaction surveys have never proven effective in preventing patients from bringing lawsuits against the hospital.

Separate and distinct from custodial negligence is professional negligence, one cause of medically-related injuries to patients. The risk of professional negligence is usually shared by both physician and hospital, and is accompanied by a greater potential for large claims and settlements. The increasing number of malpractice suits and alleged professional negligence may simply be evidence of a legal rights explosion in our society as witnessed by the increase in professional
liability claims against architects, engineers, attorneys and other professionals. The malpractice crisis may be a crisis of expectations generated by the romanticized portrayal of medicine by television and other media.\textsuperscript{69}

Vaccarino concluded that the act of ordinary negligence in malpractice will occur with statistical surety in a random fashion in all our daily lives and can only be prevented by diligent conduct and by the practice of good medicine.\textsuperscript{70} Quality assessment and risk management activities are one means of monitoring and improving patient care but to be truly effective, such efforts should be integrated within the hospital. The American Bar Association's Commission on Medical Professional Liability predicts that expanding doctrines of institutional liability will create enormous pressures on the hospital with respect to the prevention of medically-related injuries.\textsuperscript{71}

The state of Florida has enacted legislation setting forth detailed specifications for risk management activities. Similarly, risk management program development is being encouraged by the American Hospital Association, state hospital associations, the American Bar Association and insurance companies.\textsuperscript{72}

The Risk Management Manual of the Federation of American Hospitals states that very little evaluation of the effectiveness of risk management programs has been initiated.\textsuperscript{73} Consequently, development of means of evaluation of such programs appears necessary.

A Need for Self-Insurance

Many hospitals and physicians could not afford the premium increases during recent years and looked toward alternative methods of protection against malpractice claims. Many hospitals and physicians began to
self-insure as an answer to this problem. Under the self-insurance concept, hospitals pay into an insurance fund in much the same way they paid insurance premiums for commercial policies. Money is set aside to pay claims and the cost of investigations. In the hospital, funding is based on previous experience with liability claims. Under a self-insurance plan, hospitals are better motivated to reduce risks and potentially harmful events. When negligence and associated claims and awards are reduced, hospitals pay less money into the insurance fund. In a sense, this has been forced upon hospitals and self-preservation and financial stability are now equated with quality assurance, safety programs and risk reduction. If a hospital can control risk, fewer accidents should occur. Patient care should improve and insurance funding should stabilize at a reasonable rate.74

To permit hospitals to self-insure for professional liability, three changes were required and were accomplished by 1977:

1. Modifications in state laws,
2. Agreement by third party payers to reimburse hospitals for self-insurance funding as they had for insurance premiums, and
3. Access to "excess insurance policies" to protect hospitals against catastrophes. For example, hospitals can now buy "umbrella" coverage for those claims which exceed $1 million.75

In addition to the malpractice insurance and self-insurance programs, hospitals have become much more conscious of the need to prevent injuries to patients, visitors and employees, thereby reducing financial risk. Consequently, quality assurance and risk management activities have been emphasized more frequently as appropriate means of identifying and preventing problems or injuries before they occur. Mechanisms
have also been established within the hospitals to respond to problems or injuries that may precipitate malpractice suits after they occur. If such quality assurance and risk management activities are planned carefully and used appropriately, the total risk management program can be a viable, effective method of preventing injury and reducing financial loss. The impact of such a program will, however, only be as great as staff training is comprehensive, and as program evaluation modifications are continuous.

Mount Sinai Hospital in Chicago was faced with three alternatives in 1976 regarding its malpractice insurance program:

(1) Pay $2.3 million to get $6 million in coverage,
(2) Put $3 million in escrow to cover insurance costs and buy $3 million of umbrella coverage, or
(3) Become a self-insurer.

During the past 14 years, the 500-bed facility had paid only $500,000 in malpractice claims. The hospital elected to self-insure and increase its emphasis upon the hospital's internal risk reduction program—a decision which resulted in considerable savings to the hospital during its first year of operation.

Many hospitals and hospital systems have met with success in risk management efforts. In 1975, the North Broward Hospital District found itself tasked with a situation in which the question of malpractice insurance had become a very intense and complex problem. This district covers the northern two-thirds of Broward County, which has a population of 600,000. The district had been inviting bids for total insurance coverage, including malpractice coverage, every three years for 15 years.

In June 1973, the hospital received bids and was disappointed to
learn that only one insurance company had submitted a bid for public liability and malpractice coverage. The bid, which was for three years with an annual premium of $370,000, was 48 percent higher than what it had been the previous year. The hospital accepted the bid thinking satisfactory coverage was provided for the next three years. However, early in 1975, a series of adjustments was made by the carrier which quickly brought the asking premium to $2.5 million, or an increase of 575 percent in less than 20 months.  

This premium increase would have required an increase in patient room rates of approximately $6.00 per day to meet malpractice alone, and the hospital believed that such an increase to its patients for malpractice coverage was unjustified.  

In the limited time that was available to the hospital before the premium was due, many insurance possibilities were studied; however, the investigators discovered that coverage was too costly, undesirable or simply not available. Meanwhile, the hospital attorneys were investigating the possibility of self-insurance and they ultimately concluded that it would be in the district's best interest to set up its own insurance program. The program's stated objectives were to ensure that the district and the hospitals received full protection for malpractice and public exposure to liability, that all the political statutory requirements were met, that there was a well-defined procedure that ensured timely processing of all incidents and claims, and that claims prevention was emphasized.  

Responsibility for the program was delegated by the board to the insurance committee made up of three board members, a hospital attorney, the district director and the three hospital administrators. This
management program included a detailed system of evaluating and reviewing each occurrence involving a patient, a visitor or a physician from which some injury or problem might result.\textsuperscript{83}

In describing the new malpractice coverage of the non-insurance program, the hospital strived to emphasize to attorneys, patients, the general public and juries (to the extent permissible) that they had no malpractice insurance. Any settlements, judgments or other payments granted to patients had to be taken from a limited tax fund. They wanted juries to understand where the monies came from. Because most of the jurors would be tax payers, the hospital felt that the jury would base their judgment on facts rather than emotions.\textsuperscript{84}

Another important aspect of the new program was the effect it had on employees. In the past, the fact that the hospital had insurance seemed to lull employees into complacency and they were much less concerned about malpractice problems. As a result of the program, they began to view the risk management program as their own and to recognize the fact that the funds set aside could be used in either of two ways: (1) to pay malpractice awards, or, if they do a good job and the district has a good malpractice experience, (2) to pay for increased employee salaries and benefits.\textsuperscript{85}

In order to satisfy the concerns of those who held the hospital's outstanding revenue bonds, the hospital set aside $1 million in a special reserve account for this purpose. These funds could be used to satisfy judgments, but the hospital was required to maintain this amount. The hospital planned to increase this fund to $2 million as quickly as possible.\textsuperscript{86}

After 18 months experience under the "non-insurance" program,
the hospital was very pleased with the results. After the first full year of operation, the total cost of the program including attorney fees, salaries, settlements, and other expenses, was only $61,000. Based upon the insurance company's demand of $2.5 million, it adds up to a savings of more than $2.4 million to the hospitals' patients in the first year. Moreover, the interest earned on the $1 million reserve covered the entire cost of the program during the first year of operation.87

Hospital-Sponsored Insurance Groups

For several years, commercial insurance companies found the professional liability market to be profitable, and competition held insurance premiums at reasonable levels. However, the increasing number of malpractice claims, the increasing costs of awards and settlements, and decreases in investment income, stock market losses and better insurance opportunities in other areas, caused many companies to withdraw from the professional liability market place. Many of the commercial companies that have remained in the professional liability marketplace modified their medical malpractice coverage and underwriting. Premiums are high; they are based on pessimistic projections of incurred but not reported claims, expected losses, and margins for error.88 Many companies have set premium rates to cover all expected losses, operational expenses and profits, without consideration of investment income or other assets as resources for payment of claims and these other expenses.89 Some companies have changed their forms of coverage from occurrence coverage to claims made coverage. As a result, every state in the nation has enacted remedial legislation designed to lower these costs or improve availability.90
More than 40 special-purpose companies have been formed. They range from companies that are owned or sponsored by hospital or physician associations to companies that comprise a few providers. Such companies include Hospital Sponsored Insurance Organizations (HSIO), which are insuring organizations that are owned and/or sponsored by the parties insured or by a group of associations to which the insured individuals belong.

Currently there are 28 HSIOs, 20 of which are located in the United States. HSIOs are formed to best suit the requirements of the insured parties and the state governments. There are certain advantages provided by HSIOs which include increased stability of insurance coverage and costs, additional capacity, more effective loss prevention and risk management programs, and reduced operational costs. HSIOs can stabilize fluctuations in coverage and costs. As HSIOs operate solely for the protection of their members, the unilateral cutbacks in coverage and increases in premiums made by commercial carriers are avoided. The result is availability of coverage at reasonable costs based on local or statewide experiences, an important advantage to these participants.

Another advantage of HSIOs is that commercial companies have reduced their capacities by restricting the amount of exposure to malpractice claims that they wish to assume, and thereby fail to meet the current demand for higher limits of coverage put on them by hospitals. HSIOs can generate new capacity provided that sufficient capital is produced by the members to meet the HSIO tests and provided that appropriate re-insurance arrangements can be made for the added protection of their insured.

Loss prevention and risk management programs conducted under
auspices of commercial companies have been somewhat ineffective. HSIOs, which have the unique relationship with their insured, face less resistance to loss prevention and risk management programs, and have a better chance of implementing effective ones.\textsuperscript{96}

Operational costs of HSIOs can be held substantially below those of commercial companies. Additionally, Medicare will reimburse hospitals for premiums paid to HSIOs as long as the premiums do not exceed the cost for available comparable commercial insurance and as long as they meet the Medicare program's provisions regarding reasonable cost.\textsuperscript{97} Although risk management should be pursued by all hospitals, it is especially important for hospitals who use self-insuring mechanisms to incorporate risk management activities and self-insurance programs. It is important for two reasons. First, risk prevention activities, both for reducing the possibility that patients will be harmed during their hospitalization and for providing for increased visitor, employee, and physical plant safety, can in the long run produce cost savings for hospitals.\textsuperscript{98} Second, the Medicare Bureau requires the self-insuring hospitals, whether they use limited purpose (captive) insurance companies or self-insurance funds as their self-insurance mechanism, to have risk management programs, if they wish to have their premiums or fund contributions treated as allowable costs.\textsuperscript{99}

"Risk Management" is a term borrowed from the insurance industry during the malpractice crisis. Long before the term was applied to hospitals and health care, hospitals were practicing risk management through the aseptic practice, safety, and tissue committees of medical staff, as well as through those committees concerned directly with admission privileges and clinical practice of medical staff physicians.\textsuperscript{100}
Risk Management -- A Recognized Need

Because of the magnitude of the malpractice problem, the W. K. Kellogg Foundation of Battle Creek, Michigan, recently awarded the Idaho Hospital Research and Education Foundation a $627,000 grant to develop a cooperative risk management program jointly with the Colorado and Arizona Hospital Associations, which is designed to reduce hospital insurance losses and encourage injury prevention. This three-state coalition is perceived as having great potential to reduce malpractice and negligence insurance claims and premiums; improve hospital safety; encourage the enforcement of necessary regulations, standards and codes; and enhance the quality of patient services in the western region of the United States.101

Key functions of this risk management program will be:

1. Identification and analysis of potential risk;
2. Elimination of risk incurring activities;
3. Implementation of procedures and programs to prevent and reduce injuries and loss; and
4. Evaluation of methods to best pay for losses incurred.102

During the three-year study, the cooperative program will be implemented in 32 hospitals of different sizes, locations (rural and metropolitan), and type (community, governmental, and teaching).103

The cooperative risk management program has the potential to eventually be implemented in approximately 222 hospitals already participating in related programs in the three states.104

Pilot hospitals will be requested to make certain commitments as a part of the study. They will receive approximately 85 man days of technical service at no cost during the twelve-month pilot phase.
Additionally, they may expect reduced incidents and losses leading to reduced costs as a result of implementing the risk management system. For a detailed study of the risk management approach to be utilized in this pilot study, see Appendix B.

There are several factors to consider when talking about risk management in the Hospital. Progress toward the institution's goal of higher quality care through expanding technology is blocked by cost containment efforts. Efforts to monitor the quality of care mandated by legal requirements for corporate responsibility are met, in some cases, with other legal decisions mandating due process in medical staff admission, privileges and practice procedures. Further, there is a changing image of health care. Much has been written about the transition of the hospitals from the physicians' workshop of yesterday to the community health center of today. The patient has changed from the "trusting, paying, medically ignorant sick person to the doubting, fully insured, knowledgeable consumer." Additionally, government, besieged by the high cost of Medicare, Medicaid, and research and development programs, threatens to redirect the expensive taste of the public in favor of a stripped down model of prevention and cure. All this is to be accomplished at the same time that hospital costs are being raised by inflationary, economic, and societal forces over which hospitals have little control.

Finally, trustees should understand that risk management is a joint venture, or partnership with the governing board and medical staff. With about 80 percent of all claims paid to patients resulting from occurrence in the hospitals, this partnership is extremely important. The securing of evidence by patients' lawyers alone involves hospital personnel who should be aware of legal implications.
Another factor to be considered is that risk management programs are required for state licensure in a growing number of states. The hospital is required to have an acceptable program in order to qualify for Medicare and Medicaid reimbursement of payment for the self insurance reserve fund. In addition, the accreditation standards of the Joint Commission on Accreditation of Hospitals already specify most elements of the risk management program and are coming closer and closer to requiring a formal program of risk management. 108

According to Stewart, hospitals developing risk management programs should keep in mind the following considerations:

1) Individualization of risk management programs is essential to success.

2) The elements of risk management programs should be flexible; the one exception being some degree of organization.

3) How to organize for the control of risk in a given hospital depends on the risks that can be identified, interpreted, and isolated in the hospital.

4) Any system of risk management should be adopted by the governing board.

5) Designation of a risk manager charged with the responsibility for the system is necessary to insure accountability.

6) A risk management committee should be formed that is suitable to the hospital and its management style with persons representing the governing board, the medical staff, nursing services, and the patient.

7) All persons on the hospital premises can contribute directly or indirectly to the patient's adverse response to a hospital stay.

8) The greater the number of providers that are involved, the
more effective the risk management system.

(9) The objectives and procedures of risk management should be stated in sufficient detail to give direction to the program and to permit it to be evaluated.

(10) The system should have a suitable means for the identification of risk and an interpretation of its cause and effect on patient care delivery.

(11) The incidence of risk needs to be isolated in terms of particular hospital procedures, location on the premises, and the groups of personnel involved.

(12) Finally, the system must include a way to methodically follow the reduction and eradication of risk for patients. This can best be accomplished by collecting the information about risk. Such collection, whether by pencil or computer, can help immeasurably to locate trouble spots as they occur in order to facilitate education and prevention.109

Once defined and systemized, risk management needs to become a way of life and a factor in decision making. Decisions about spending should be reached not only in terms of patient revenue but in terms of quality of care. Settlement of patient claims should consider not only dollar cost but also physician and nursing staff involvement in decision making and how patient care should be modified as a result of the experience.110 John L. Ashby, et al, stated that the primary mechanism available within the health care setting to deal with skyrocketing liability costs is risk management. Beyond the economic burden and the reality that the majority of malpractice claims arise from hospital based incidents, hospitals will be receiving increasing pressure to reduce risks for other reasons which include the following:
(1) Increased legal responsibility that is being assigned to hospitals for care delivered within the hospital.

(2) Increased use of self-insurance and the fact that Medicare requires a risk management program for self-insuring hospitals.

(3) Increased consideration of the proposal that hospitals assume all liability and responsibility for insurance (including that of physicians) for malpractice incidents occurring within the facility.\textsuperscript{111}

The primary elements in risk reduction according to Ashby, et al, are:

(1) Prevention of claims: mechanisms established or proposed for averting the claims that may result from known maloccurrences (e.g., prompt treatment of injuries at no cost to the patient).

(2) Defensive claims: procedures to evaluate the efficacy of court defense and to assure the adequacy of defense if this course is chosen (e.g., use of expert medical opinion in determining the existence and extent of negligence).

(3) Disposition of claims: procedures for the legal disposition of outstanding claims (e.g., out-of-court settlement).\textsuperscript{112}

Ashby, et al, identify nine risk detection procedures. Incident reports alone, they state, are not adequate for risk detection because it cannot be assumed that all incidents will be reported. In particular, physician-related incidents are rarely reported in this manner and these are the cause of many serious malpractice claims. Several other potentially useful sources of information are available to hospitals including the following:

(1) Incidents reported verbally by physicians and employees;

(2) Patient complaints to employees, administration and business office;
(3) Patient ombudsman findings;
(4) Letters from attorneys about injuries or other cases of patient dissatisfaction;
(5) Malpractice claims;
(6) Summaries of past claims experiences or the experiences of other hospitals;
(7) Inspections of the physical plan and audits or policies and procedures such as relevant portions of the Joint Commission on Accreditation of Hospitals accreditation report;
(8) The experience of employees and physicians; and
(9) Findings of the medical audit or other quality assurance committees.113

Ashby, et al, further stated that as many mechanisms as possible for reporting physician related incidents should be employed in order to provide every opportunity for physicians and employees alike to make reports on quality control procedures.114

The proper handling of incidents of potential liability is based on two philosophies. (1) immediate open and honest discussion of the incident with the patient and relatives; and (2) fair compensation for any harm to the patient that is believed to be caused by the hospital.115

Staff Level Functions

In general terms, according to Ashby, et al, there are six staff functions which are within the scope of a patient-oriented risk reduction program:

(1) Receipt of information on patient incidents from all applicable sources;
(2) Logging, tabulation, filing, and transmittal of information on
incidents obtained from reporting sources;

(3) Investigation of incidents to provide information for both development of legal positions on specific cases and development of preventive strategies;

(4) Screening of cases for consideration by committees and other individuals for liability control and prevention purposes and providing follow-up committee actions as requested;

(5) Liaison with patients (patients' relatives and attorneys, as applicable) for purposes of preventing a claim from being filed and coordination of efforts to make financial restitution when that is necessary; and

(6) Development of recommendations for compensation to aggrieved patients (which may or may not require administrative approval). 116

The risk manager is an integral part in any risk management program. The American Hospital Association's own version of a position description for the risk manager is provided at Appendix C.

Ashby stated that there are fourteen model elements for risk management programs, of which six are considered most important:

(1) Single administrative responsibility for the program;

(2) A series of risk reduction procedures, including analysis of incident reports, patient complaints, patient ombudsman findings, letters from attorneys about injuries and malpractice claims, inspections of the physical plant, and audits of policies and procedures;

(3) Written liability and control procedures;

(4) Delineation and assignment of staff level functions;

(5) A centralized committee to coordinate risk management activities;

(6) Encouragement of physicians so that they will report incidents
as well as examples of poor care. 117

Fifer states that medically related incidents or events will be the main target of risk management programs. Physicians and nurses must become actively involved in such programs. Coordination of existing quality assurance activities with those designed for risk management may be the first and one of the most effective steps in improving a hospital's risk management program. 118

Many hospitals have met with success through development of risk management programs. Largely as a result of risk management programs being implemented in hospitals, more than 1400 hospitals and physicians in Florida will benefit from a $2.2 million reduction in medical malpractice insurance premiums approved for the Florida Medical Malpractice Joint Underwriting Association. Hospital facilities including clinics, blood banks, laboratories and seven HMOs will realize a 19.6 percent savings, or approximately $1.2 million. In Florida, the patients compensation fund of $27 million in reserve is used to pay claims which exceed $100,000. The individual practitioner or facility is required to cover the first $100,000 of any claim. 119

The American Hospital Association and other authorities on risk management advocate the systems approach to development of risk management programs. A real benefit of the systems approach to risk management is a potential reduction in professional insurance premiums. The American College of Surgeons reports that the Pennsylvania Hospital Insurance Company, which insures 185 hospitals, reduced rates by 9 percent the first year after instituting the systems approach in its hospitals. 120 Further, the Virginia Hospital Reciprocal offers a 10 percent discount on premiums to hospitals that have a systematic risk
management program. In Washington State, risk management by the 70-
hospital insurance trust reduced premiums to 30 percent below the com-
merical rate; and the systems approach used by 53 Adventist hospitals
has helped them reduce the premium by 20 percent. Donovan and Bader advocate the systems approach to risk manage-
ment. They state that the essential elements in a risk management
program are people, especially:

(1) the medical director and/or department chief who maintains
strong methods of education, supervision, privileging and audit;

(2) a chief executive officer who is committed to quality care
and has designated a top-level assistant as risk manager;

(3) a board that supports the quality assurance efforts of ad-
ministration and medical staff, and

(4) nursing supervisors, patient representatives and other person-
nel who have specific responsibilities for bringing the benefits of the
system to its primary recipients--the patients.

Donovan and Bader further state that without the cooperation of
those key persons, no risk management program can hope to achieve
maximum effectiveness. Hospitals involved in risk management programs
have shown that stronger systems resulted when the medical staff was
consulted and briefed during the planning stages of organizational
models.

Donovan and Bader introduced four risk management organizational
models (See Appendix D). No one organizational model is right for
every hospital. Many hospitals utilize a general organizational model
which was adapted to their individual requirements. Alternative models
discussed by Donovan and Bader are examined below:

(1) The Medical Director Model I. The medical director who reports
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to the chief executive officer directs the risk management office
where all administrative safety programs are centered. He also chairs
the medical staff patient safety committee. Existing medical staff
committees on quality assurance and peer review report to the risk
management committee which coordinates their activities and integrates
them with hospital-oriented programs.124

(2) Medical Director Model II. The medical director oversees
all medical staff quality assurance programs and coordinates his act-
ivities with a separate administrative risk management office through
a risk management committee. The committee's members are drawn from
both administrative and medical staffs (e.g., chief executive officer,
director of nursing, director of engineering, department chiefs and
committee chairmen).125

(3) Quality Assurance Model. A quality assurance director, who
may be a physician or a non-physician, directs all hospital and medi-
cal staff programs from one office and communicates with the medical
staff through a risk management committee composed of medical staff
members.126

(4) Administrators/Department Chiefs Model. This a minimal change
model in that no risk management office (or no new office) is created.
A top-level administrator directs or coordinates hospital activities
that involve patient safety (e.g., patient relations, incident reports
by nurses). The hospital that developed this model had full-time
department chiefs, however, the model could also work for hospitals
having part-time or volunteer chiefs who have enough time and a com-
mitment to the risk management system.127

A feature central to all four models is a medical incident com-
mittee or some similar control that reviews and takes action on
incidents which are serious enough to require immediate response. The members of this committee might be the medical director, the chief executive officer and the appropriate chiefs of services. Most of the work of any risk management program is carried out by the risk manager and the risk management committee, whose members are drawn partially from the medical staff. The coordinator may or may not be a physician. Sometimes he is an attorney who serves as the hospital's in-house counsel.

The specific responsibilities of the risk manager include the following:

1. Reviewing incident reports and other patient safety information (e.g., reports of the patient representative on conditions that might lead to incidents or claims), and bringing together hospital and medical staff for corrective and preventive actions;

2. Building a data base of incidents (cross-referenced by severity, type, location in the hospital), and other relevant factors, for use in identifying events that may require corrective action;

3. With the help of the risk management committee, encouraging physicians to report incidents (either verbally or in writing) and personally encouraging nurses and other hospital employees to report incidents;

4. Through educational programs, increasing awareness of factors in patient safety among the medical staff and all other hospital personnel;

5. Identifying critical patient safety problems for review and action by the medical staff committees on audit, credentialling, continuing medical education, and other quality assurance activities;
Following up on actions recommended by the risk management committee to ensure that they are timely and actually completed. Appendix C is a position description for the risk manager as seen by the American Hospital Association.

The specific responsibilities of the risk management committee, as seen by Donovan and Bader, are as follows:

1. Reviewing critical incidents and patterns of incidents, and agreeing on appropriate actions;
2. Coordinating the efforts of the medical staff committees on audits, credentialing, continuing medical education, and other quality assurance activities; and
3. Ensuring that programs exist which focus on education and prevention rather than on corrective actions.

Benefits

The greatest benefit to the physician of the systems approach to risk management is helping him improve the quality of patient care. This system promotes improved care by detecting problems quickly, creating lines of accountability for action, strengthening existing quality assurance mechanisms and detecting professional incompetence. When all quality assurance reporting mechanisms are coordinated through the risk management office, the risk manager can screen data immediately for such danger signals as an unusual number of falls or postoperative infections. Types of incidents can be detected as they occur instead of months later when the insurance carrier provides data. Potentially Compensable Events (PCEs) (i.e., incidents that could result in claims against the hospital), can be identified through concurrent review of
patient charts instead of through retrospective audits. An incident or complication involving physician care can be identified and corrected before a minor problem becomes a serious one. In the long-run, a reported incident can become a part of the continuing education process that contributes to better patient care.131

Implementing Risk Management

According to Donovan and Bader, an action plan for the systems approach might include the following steps:

(1) Build awareness of the patient safety problem and of the systems approach as a partial solution;

(2) Encourage hospital and medical staff to make a joint commitment to the concept of a systems approach;

(3) Delegate a top-level hospital physician group to draft an organizational model and audit the hospital's existing quality assurance systems to see how they can be strengthened and integrated;

(4) After a complete audit, implement the system carefully, one step at a time;

(5) Evaluate and continue to evaluate (and make changes, if necessary) in the best interest of the patients and the hospital and then the physician team (in that order of priority).132

In a seminar conducted by the American Society for Hospital Risk Managers in New Orleans in March 1980, Janine Fiesta identified three basic steps in a risk management program:

(1) Identification of risk utilizing:

(a) Claims histories /incident reports regarding malpractice;

(b) JCAH, state and similar surveys conducted;

(c) Patient Complaints from patient representatives and the
business office;

(d) Committee minutes (Infection Control, Safety, Utilization Review, Mortality and Morbidity, etc.);

(e) Medical Records: Utilizing concurrent screening and attorney requests; and

(f) Oral Communication, especially from the physicians and nurses.

(2) Evaluation, which may include a complete investigation to see if the hospital conformed to standards;

(3) Treatment: To eliminate causes of malpractice problems (through education, policy and procedure changes, communication, better documentation, etc.).

A detailed study of the steps to be taken to implement a hospital risk management program utilizing the systems approach is provided at Appendix E.

The Lawyer's Role in Risk Management

Many hospitals employ legal counsel but most hospital staff lawyers devote the major portion of their time to the business aspects of hospital management (e.g., certificate of need applications, Medicare and Medicaid problems, labor disputes), rather than to medico-legal issues involving patients. Because few hospitals employ a lawyer who handles patient care issues on a full-time basis, the medical staff and administration may not fully understand the lawyer's capacity for preventing and/or minimizing legal problems for the institution.

A good risk management program should incorporate legal counsel as a part of that program. Holder cites three functions of the Hospital attorney:
(1) Investigation of, and representation in, malpractice suits;
(2) Prevention of lawsuits; and
(3) Education of hospital personnel.

When an event raises the threat of a malpractice action, an in-house lawyer can help alleviate much of the difficulty, even if the hospital is insured by a commercial carrier. For example, in a teaching hospital, house physicians involved in the care of a patient may be practicing elsewhere by the time a malpractice suit is filed. Therefore, the lawyer who is immediately informed of an incident can obtain statements from the parties involved and investigate the situation long before a suit is filed. When working with representatives of insurance companies, an attorney can also expedite necessary arrangements, give legal advice if requested, and be available to analyze the problem and its legal implications.

Holder states that the large hospital has enough patient-related issues of this type to keep at least one full-time lawyer extremely busy. Small hospitals might consider sharing the services of a lawyer.

Teaching is another very important aspect of an in-house lawyer's role. Through regular meetings with legal counsel about the common problems and issues (e.g., consent forms, informed consent process, treatment of minors, emergency care, attending physicians), nurses and other hospital personnel learn to recognize a legal problem when it occurs. Most risk management issues involve, in some way, potential legal problems. The wisdom of trying to manage legal issues without a lawyer on staff is questionable.

Hospital Policy

Hospital policy plays an important role in risk management. For
example, both the hospital and the delivery room physician were held liable by the California Court of Appeals in a suit charging them with causing emotional distress in a husband who witnessed both his wife's and child's death in the delivery room. In announcing its decision, the appellate court majority threw out the previous standard, which exempted the hospital from emotional distress liability when an observer witnessed unpleasant or disturbing events in an operating room or delivery area. The husband's allegation that the hospital caused the wrongful death and breached a contract to deliver the child were dismissed by the court. As a result, the husband would have had no grounds for a suit if he had not been allowed in a delivery room.\textsuperscript{140}

**Physician Participation**

Physicians can identify and correct problems that keep patients from getting the best care possible. Many of the problems physicians uncover can be traced to the deficiencies in the facility, its equipment or the way care is organized and delivered. Others, however, can be traced to people failure--to the fact that a physician lacked the knowledge or skills or proper attitude to perform at the highest level. Fifer defines risk management as a detection system designed to predict when the next person failure will occur and to prevent it from happening.\textsuperscript{141}

Not surprisingly, physicians are a major component of a total hospital risk management program. A risk management program cannot eliminate every risk (many patient care activities, even if performed in the most careful manner, are inherently risky, and sometimes harm to the patient is done). Even when harm occurs, however, liability
suit may not result if the patient was adequately informed of the risk and if he consented to performance of a procedure. ¹⁴²

A risk management program can prevent liability by detecting carelessness and negligence before they occur. Experience shows that liability suits are often preceded by a clearly identifiable trail of substandard performance or behavioral aberration. ¹⁴³ If it is detected and corrected in time, serious harm to patients can be prevented. The organized medical staff is responsible for developing a detection system designed to prevent harm caused by physician carelessness.

According to Fifer, a physician's responsibility for risk management has four components:

(1) Initial credentialling. The medical staff is responsible for recommending only qualified physicians for medical staff membership, and for recommending for each physician specific clinical privileges limited to his area of competency. Conscientious staff work before the appointment decision is made may prevent liability in the future for both the hospital and applicant.

(2) Recredentialling. Accreditation standards state that the current competence of each member of the medical staff must be appraised on a periodic basis. In every instance, recredentialling decisions should be based on the subjective evidence gleaned from the performance evaluation or audit system.

(3) Other internal data sources. Data related to the quality of patient care may arrive from any review and evaluation activities within the hospital. A safety committee may detect an electrical problem in the patient monitoring equipment before harm is done. The infection
control committee may spot an outbreak of infection before it becomes wide-spread. The tissue committee may discover a trail of questionable surgical judgment before death on the operating table occurs. The transfusion committee may discover indiscriminate blood uses that point to an increased danger of serum hepatitis. The utilization review committee may detect a pattern of overstay due to a potentially preventable complication such as pulmonary embolism or infarction.

(4) External data sources. The medical staff needs a reporting system whereby staff physicians will promptly disclose any malpractice actions filed against them even if those actions were unrelated to the hospital. Prompt investigation may forestall a serious hospital incident and the resulting liability. The medical staff also needs to receive data produced by the county medical society and the state board of medical examiners, both of which often receive and investigate complaints about physicians.144

Specific techniques are needed to encourage both physicians and employees to accept the responsibility to report incidents and to perform their work in a manner that will avoid cause for legal action. The most difficult aspect of this charge may be to get staff physicians to report incidents in which they are personally involved or of which they may have knowledge. Physicians are reluctant to report incidents not only because they dislike the added paperwork or time required to discuss the matter, but also because they feel the information may contribute to the probability of legal action against them or their colleagues.

Ashby, et al, state that this attitude must be changed. Education is the key to changing attitudes, particularly in the community hospital setting.145
Two points should be stressed in the educational process. First, knowledge of incidents before they result in claims is the key to successful handling of potential liability from the perspective of both the physician and the hospital. Second, it should be made known that the information will be held confidential from outside parties and the rest of the medical staff.

A useful tool that can be utilized in working with physicians in gaining their support of the risk management program is provided at Appendix F.

Training

Although much has been written about the role of the hospital risk manager, lawyers, physicians, etc., little attention has been given in the literature to specific training models for risk management. However, the South Carolina Hospital Association (SCHA) developed a successful training program. The SCHA, in cooperation with its insurance consultants and the Carolinas Hospital and Health Services, Incorporated, conducted a series of four regional seminars on this subject. The seminar participants were given instructions to enhance training and education efforts in risk management. They reviewed a series of slide/tape programs that dealt with specific needs, based on valid problem analysis.

Risk managers have little knowledge about training and educators know little about risk management. Specific problem areas and factors which the risk manager must be aware of, and in which training should be accomplished in the hospital are:

(1) Falls and medication errors are the most frequently reported incidents;
(2) Incident report forms are not always completed correctly, and improperly completed forms cannot be analyzed for trend data;
(3) The most serious incidents occur in the operating room, the recovery room or the emergency department;
(4) Hospital personnel repeatedly ask for more information about the legal aspects of their work;
(5) Loss control surveys point to a need for more information on equipment safety; and
(6) No clear models for risk management training programs exist.

Training and education can provide information, change attitudes or alter behaviors relative to problems that have been identified through the risk management process. If the risk management process identifies deviations from ideal or acceptable standards, training can ensure that the persons who are deviating from standards have the basis for change. However, training and education may not change the supervisor's function as a role model.

Physical or fiscal constraints may be causing a problem and/or internal issues may alter training outcomes or management response to a problem. Training is not a panacea; rather it is a specific technique that provides intervention when a particular problem has been identified.

Infection Control

There has been a great deal of recent emphasis placed upon hospital infection control programs. The National Safety Council, in its Health Care Newsletter, dated January 1980, reported that the goals of hospital infection control programs should be to:

(1) Identify the susceptible individuals and protect them before
they acquire an infection;

(2) Identify spreaders and vehicles of bacterial or viral diseases and segregate them before they disseminate an infection, and

(3) develop a knowledge of the working conditions under which personnel care for patients so that infection is not transmitted from personnel to patient, from patient to patient, and from patient to personnel.150

Documentation of hospital-associated infections is necessary to establish a base-line for an institution and for specific medical services and nursing units. Once a base-line is established, any evidence of a problem or a potential problem can be readily seen.151

The hospital has a responsibility for infection control. This includes orientation of all new employees on the importance of infection control, personal hygiene and their responsibility in the infection control program. Another aspect is documented in-service education for all departments and services, relative to infection prevention and control.152

There are specific areas in which hospitals may be found liable as a result of infections:

(1) Infections caused by equipment and faulty techniques;

(2) Contact with infected patients;

(3) Hospital personnel as a source of infection;

(4) Notifying patients of the presence of infection (or failure to do so);

(5) Negligence of personnel and staff (such as breaking aseptic procedures); and

(6) Discovery and treatment of infection cannot always be traced to a negligent act of the hospital, yet the hospital may be held liable for harm that results from infection if the hospital does not meet the
standards of a good practice that would have caused the infection to be recognized.153

Patient Relations

Sax states that humanistic health care and patient relations are integral parts of a hospital risk management program, especially because these issues have become major considerations in recent medical malpractice cases. Potential risk of injury to patients while they are receiving care must be identified, evaluated and treated. The hospital's ultimate objective is, of course, to eliminate any risk of injury to patients. However, the hospital is a high-risk environment and provision of medical care is a high-risk activity. Therefore, when prevention of all risk is impossible, hospital personnel should seek to reduce the frequency and severity of patient injury.154

While advanced technology has made many high-risk procedures possible, it has decreased the human element in health care. At the same time, the incidence of malpractice cases has increased, largely, as a result of better informed, more demanding health care consumers and unrealistic expectations for dramatic treatment outcomes.155

A 1977 report of the American Bar Association's Commission on Medical Professional Liability emphasized the connection between litigation and patient-provider relations. It said that claims may be reduced dramatically by paying closer attention to patient relations and the quality of medical care.156

According to Sax, communication is the key to creating an environment where both the physical and emotional needs of patients must be met. The patient relations component of a risk management program makes the hospital more responsive to the emotional, as well as,
physical needs of patients.  

Gekas writes that a hospital patient relations program can provide information about potential risks at a very early stage. Further, some states and federal agencies already require health care institutions to have a procedure for handling patient complaints. Such efforts are an essential part of a risk management program.

Documentation

According to San Diego defense attorney R.W. Harlan, because the medical community does not understand the use of medical records in the courtroom, hospitals often end up paying sizeable settlements merely because they cannot disprove liability. Harlan suggests that the hospital administration stress the use of medical records as a defense tool. If a patient is uncooperative or unruly, that should be documented in the medical record. The record is not just a plaintiff's record.

Harlan states that:

"Records that are sloppily completed and inconsistent can damage the hospital's case. The plaintiff's lawyer can point out the medical record as a reflection of the kind of care the patient received. Sloppy records to a jury indicate that the care was sloppy."  

All medical treatments administered to the patient should be documented on the patient's record. Notation of machine or equipment failure and the time of failure can help a hospital transfer liability to the manufacturer or some other responsible authority. Chronology of events is the most crucial element of record keeping. In the case of litigation, the time-frame can be critical. Emergency situations, such as cardiac arrests, find the staff completing a series of procedures in a short time-frame with no chance to make notes or check the clock. In this situation, attorneys recommend that medical
professionals simply note the time the procedures began. For instance, the entry on the chart should state: "At approximately 2 p.m., the following events began to occur." Then the physician or nurse can compile the notes after the procedures have been completed and list the events that have taken place. Notation of the time the procedures concluded should follow.

Harlan believes that the medical record should serve three distinct and equally important functions:

(1) As a record of the facts, not opinions, relevant to the treatment of the patient;
(2) As a risk management tool; and
(3) As documentary evidence that stands by itself.

For a detailed study of the role of medical records management in risk prevention, see Appendix G.

Incident Reporting

The magazine, Hospital Risk Management, reports that no matter what the hospital's bed size or budget, a comprehensive incident reporting system is essential to the success of a cost-cutting risk management program. Further, there are five common pitfalls with most incident reporting systems as follows:

(1) Failure to file a report;
(2) Failure to complete reports properly;
(3) Incorrect routing of reports;
(4) Failure to activate immediate correction; and
(5) Failure to plan long-range prevention strategy.

According to Hospital Risk Management, many incidents are not
reported because some employees may fear the report will be used as a disciplinary tool on them or will be a mark against them in their record. Other employees simply may not understand the importance of the incident report and the necessity to submit a report on each incident.\textsuperscript{168}

To avoid this pitfall, administration should make sure that completion of the reports will not result in any kind of punitive measure or any sort of negative reflection on anybody. Explaining the use of the incident report so that the hospital staff can also realize the importance of the report as a tool in risk management can help.\textsuperscript{169}

At Kennestone Hospital in Marietta, Georgia, the problem of getting the facts was resolved by hiring a former policeman as risk manager. After the form was completed, the risk manager interviewed the person involved and advised them that only the facts pertinent to the event should be included in their statement.\textsuperscript{170} The interview also reinforces with the employee the importance of filing the reports and completing the reports properly.

The problem of properly routing the incident report was resolved at Lennox-Hill Hospital in New York City by incorporating a box in the lower left-hand corner of the form itself which indicates exactly which staff members will review the form and in which order the reviews will take place.\textsuperscript{171}

Hospitals which are managed by the Hospital Corporation of America forward all incident reports regardless of severity of the incident, directly to the insurer. This policy eliminates hospital-level decisions regarding possible liability.\textsuperscript{172}

To ensure that immediate action is taken, Kennestone Hospital
employs a safety inspection follow-up memorandum, which alerts individual departments in the hospital that the risk management office has found a deficiency in that area. The form states, basically, what the problem is, that it can be corrected, and that top management at the hospital expects the department to correct the problem. The deficient department responds, utilizing another section of the same form, listing the specific actions which the department took to correct the problem.¹⁷³

When hospital employees complete an incident report at Lennox-Hill Hospital, they usually complete a request for work order to correct the problem immediately. Where a change in policy or procedure is indicated, the risk manager calls the matter to the attention of the nurse or other individual who is responsible for the department or for the specific procedure or policy. If a change is necessary, a notice is published in the semi-monthly hospital newsletter which is given to every nurse in the facility.¹⁷⁴

Hospitals managed by the Hospital Corporation of America manage problem-correction on an individual-hospital-basis. If no correction is made and another incident occurs, the matter is brought to the attention of the hospital's insurance company, which results in immediate investigation by the insurer.¹⁷⁵

According to Lennox-Hill Hospital, there are three uses for the incident report:

(1) As an investigation and claims tool;
(2) As a reporting and statistical tool; and
(3) As a prospective correction tool.¹⁷⁶

A good incident reporting system, according the risk manager for Lennox-Hill, will ensure that the reports are used in all three ways.
If a hospital is not using the reports in all three ways, the hospital is probably not getting optimal results from the forms.177

**Tactics for Coping with Potentially Compensable Events (PCEs)**

Even in the best risk management programs, there are times when preventive measures fail to do the job. Often a PCE will occur. James Bostwick, a San Francisco plaintiff's lawyer outlined five tactics for coping with PCEs: 178

1. **Communication.** "Do not stop talking to the patient. You need to communicate more at this time. If people like you, 90 percent of the time they will not sue. If they are going to sue anyway, you have not hurt yourself by communicating with them."

2. **Investigation.** Investigate the incident from a positive standpoint. Use a "we want to see what we can do to help" attitude. For the employees, stress that the investigation will help to see what action to take to make their jobs easier.

3. **Legal representation.** Do not leave the matter in the hands of a defense lawyer who is acting on behalf of the insurer. Find out what is going on with the case. The hospital might need its own lawyer to look into the situation. Further, a defense lawyer who is being paid by the insurance company may not be acting in the best interest of the hospital. Insurance officials may want to settle out of court to avoid high legal fees and publicity, regardless of liability. The reputation of the hospital must be considered in defense alternatives.

4. **Staff assignment.** Hazard zones for potential malpractice claims include the operating room, the emergency room, and anesthesia services. These areas, because of their potential for litigation,
should be staffed with extremely efficient and professional employees. The physician who cannot practice anywhere else should not be working in the emergency room.

(5) Medical staff insurance. Make sure that the physician is insured. Lawyers will sue where the money is. They will find a way to hold a hospital liable in a lawsuit if the physician is not insured.179

One case involving an Rh-Factor infant who developed jaundice illustrates this point. Although the nurses attending the baby charted carefully the jaundice and their efforts to get the uninsured attending physician to take action, the hospital was found liable. Because the nurses did not report the matter to a supervisor or someone higher up in the administration, who had the authority to get the physician to act or to remove him from the case, the hospital paid. This suit against the hospital would not have been necessary if the physician had been insured.180

For detailed studies regarding occurrence screening and handling of PCEs, see Appendix H.

Success of Individual Risk Management Programs

Since the late 1960s, Lovelace Medical Center in Albuquerque, New Mexico has operated a risk control program to improve its quality of health care and minimize its liability to malpractice claims. The impetus for the program came, in part, from a malpractice suit filed against the medical facility approximately 15 years ago. The outcome of the suit was a large financial assessment against the facility that could only partially be paid by the insurance. As a result of this problem, the staff sensitivity to malpractice risk, and the administration's support for the risk control program, a strong program was
developed.

The risk control program at Lovelace Medical Center covers all its divisions and special services. These include a clinic division, a multi-specialty group practice of 80 physicians, a 200-bed hospital which contains an 18-bed alcohol treatment rehabilitation unit, a 100-bed extended care facility, a satellite family practice clinic in the greater metropolitan area, and a health maintenance organization that serves 5,000 persons.

The organization and functioning of the risk control program are standard throughout the medical center. The activities of the risk control program are initiated through incident reports which, if they denote a serious or legally threatening situation, are singled out by the risk control manager for discussion and for the preparation of a legal defense by the professional review committee.

Lovelace Medical Center defines the incident as any happening, with or without injury, involving patient mishap or serious expression of dissatisfaction. An expression of dissatisfaction by the patient is a result of the patient perceiving, rightly or wrongly, that he or she has, in some manner, been slighted, neglected, mistreated or injured. Types and examples of incidents, according to the risk manager at the medical center, are as follows:

1. Sudden unexpected death or injury secondary to diagnostic or therapeutic procedures (e.g., x-ray burn, pressure sores from casts);
2. Drug error, reaction or injury;
3. Fall, for any reason and with or without harm;
4. Mishap due to faulty equipment or environment (e.g., broken wheelchair, loose railing, unmarked steps);
(5) Expression of dissatisfaction of the medical care provided
or with the bill received;
(6) Serious complaint about delays;
(7) Hint of legal action; and
(8) Unexplained requests from an attorney for information about
a patient.

All health care personnel should learn to recognize incidents
and respond to them quickly and Lovelace Medical Center educates its
employees to enable them to do that.184

Management and analysis of incident reports is the responsibility
of the risk control manager at Lovelace Medical Center. The Professional
Review Committee includes the risk manager, the director of nursing, and
six members of the medical staff who were selected by the chief execu-
tive officer in consultation with the chairman of the medical staff.185

Since 1971, 28 suits have been filed against the medical center.
Two cases were settled out of court, seven were won and nine are pending.
Claims paid have been only a small percentage of the center's insurance
premiums. Consequently, the program has been a success, according to
spokesmen for the medical center.186

In early 1977, Methodist Medical Center of Illinois, a 526-bed
acute care teaching facility in Peoria, initiated a self-insurance
program for professional liability coverage. To facilitate the develop-
ment of this program, a risk management committee was formed in 1976
to investigate the means by which the hospital's risk as both the
insurer and the insured institution could be diminished.

Prior to the implementation of the medical center's quality
assurance program, quality-oriented or safety-related issues had been
under the purview of two separate groups—(1) those concerned with environmental safety, and (2) those involved in medical staff peer review. The environmental safety group was headed by the safety director and was involved with safety and disaster programs, third party inspection reports, in-service training for nurses regarding equipment safety, and incident reporting. The medical staff group was primarily composed of independent peer review committees, such as audit and utilization review, tissue review, medical records, infection control, credentials and continuing medical education.

The major problem with the environmental safety group was that its focus was reactive rather than preventive.

The main drawback to the activities of the medical staff group was that the lines of responsibility were not clear in the routine situations, and less clear in the non-routine cases. The inevitable result was that there was no formal resolution of the problem.

To achieve the hospital's commitment to an effective patient safety program and liability control system, a multi-disciplinary approach was needed. The executive vice-president then formed a risk management committee composed of physicians, nurses and other hospital personnel. Most committee members, who were chosen on the basis of their creative problem-solving skills, represented units and departments having high liability potential (e.g., the operating room, the emergency department, laboratory and the maintenance department). The risk management committee reviewed the ways in which the medical center was affected by the nation-wide insurance crunch of the 1970s and the potential ramifications of the hospital's decision to self-insure. The committee then produced five recommendations believed to
be necessary for the success of the risk control program at the medical center. These recommendations are as follows:

(1) Policies and procedures should be examined to ensure and facilitate patient care with a minimum of inconvenience to patients;

(2) Qualified personnel should be hired and retained to ensure that patients receive high quality care;

(3) Provider/patient relationships should be examined to identify and correct situations in which patient dissatisfaction might result from patient interaction with hospital staff members;

(4) Education programs for physicians, nurses and other hospital personnel should be provided to promote understanding of the importance of minimizing the hospital's liability; and

(5) Claims review should be streamlined and data collection improved.

As a result of this risk management program, the medical center realized improvements in patient safety and quality of care. Centralized control of safety and quality-related activities introduced a method of supervision for the program. Communication among committees was strengthened and accountability was defined through the functions of the Quality Assurance Committee and the vice president of medical affairs. During the past year, the Quality Assurance Committee has addressed and resolved numerous issues.

The Risk Management Committee. A risk reduction program must have an organizational unit charged with analyzing information related to potential risk to patients and with ensuring that appropriate action is taken when necessary. While it is possible that the administrative program manager, coordinating as much as possible with other individuals,
can perform this role, the use of one or more committees is considered to be a superior approach. The committee structure offers a forum for the discussion of liability and safety issues drawing upon the expertise of a wide range of disciplines and organizational units, both internal and external to the hospital.

According to Nancy Dumas, patient representative at the 225-bed Griffin-Spaulding Hospital in Griffin, Georgia, hospitals do not have to have a person entitled risk manager to effectively monitor potential problems and implement corrective measures. Dumas' hospital uses a committee to handle the risk management activities. This committee approach, Dumas maintains, is perfect for the smaller institutions which are unable to justify financially the creation of a salaried risk manager position.192

In addition to the financial savings that result from the committee approach, there is the added benefit of hospital-wide cooperation on risk management. Those serving on the "Patient and Public Safety" (risk management) Committee include a social worker, the business office manager, a nursing supervisor, a utilization review nurse, a patient representative, the chief pharmacist, and the chief of radiology.193

Using the Patient and Public Safety Committee as a risk management coordinating group was a natural outgrowth of the hospital structure. The hospital wanted to use a committee that it already had rather than to form a new one.194 Having the committee as an active "core" group for risk management functions was seen as an essential element of the program, because a number of other committees with "fringe" risk management duties already looked to the Patient and Public Safety Committee
The Patient and Public Safety Committee has sub-groups such as employee safety, disaster, environmental control and fire safety groups, which also deal with individual segments of the risk management program. These smaller groups handle only the specialized duties outlined in their titles and look to the Patient and Public Safety Committee for overall risk management direction.

The committee reviews all the incident reports, patient Representative's reports, and nursing services documentation. Then the committee makes recommendations on communications to be directed to the patient and the patient's family. Also, recommendations on in-service training and staff education in relation to the problem can be made by the committee.

Another responsibility of the committee concerns follow-up of incidents. If there is a patient fall or a medication error, the committee decides what course of action is best to take. Only when the committee members are unable to agree on what course of action to be taken, is intervention from the assistant administrator necessary. To date, the committee has not had to call on him for help in making decisions.

Evaluation. Fragmentation and duplication of efforts, not knowing if problems that arise are transitory or chronic, and the perennial question of whether review activities are worth the cost, were issues plaguing the administration and medical staff at a community hospital. The hospital hired its first quality assurance director, a registered nurse with a master's degree in hospital administration. The hospital, a 600-bed acute care facility, has long been an active participant in quality
assurance activities.

The hospital used a quality assurance/risk management (QA/RM) Management Profile Analysis to analyze the hospital's existing quality assurance and risk management functions, committees, personnel, and reporting lines.

Using the QA/RM Management Profile Analysis, the quality assurance director and the quality assurance consultant set out to determine who was collecting data and identifying problems, where the information was being reported, and whether such information was being used to solve problems.

Designed to help hospital personnel identify the extent of problems and the scope of the hospital's risk management activities as necessary prerequisites to establishing an integrated quality assurance/risk management program, this tool provided a way for the hospital to profile, or identify, its existing functions, committees, personnel, and reporting lines, for analysis.

Each quality assurance activity was reviewed and the following information was obtained:

1. To whom results of the activity are reported;
2. The location of the minutes and/or reports filed for the activity;
3. The primary data sources;
4. The title (or name) and department of quality assurance support personnel who assist the committee or activity in its functions; and
5. The title (or name) and department of clerical support personnel who are responsible for scheduling meetings and for taking and typing minutes.
The QA/RM Management Profile Analysis indicated that the hospital's risk management committee was inadvertently a burial ground. It was receiving reports from the safety officer and summaries of incident reports prepared by the secretary to the hospital administrator, but it did not review data related to clinical problems detected by the other committees, nor did the risk management committee report to the executive committee, or to any other committee. Additionally, problems discovered in interviews with hospital personnel and in reviews of continuing education programs were reported only to the associate administrator for employee relations, and not to the risk management committee.

The type of reporting described above was clearly diluting the hospital's risk management program. Committee members felt that they were simply filling paper requirements and they seldom knew whether a problem was ever resolved.

The Quality Assurance/Risk Management (QA/RM) Management Profile Analysis can be invaluable in helping administrative personnel, medical staffs and quality assurance personnel focus their efforts on centralizing information collection. Analysis found that the quality assurance and risk management activities in many hospitals have grown into paper-work monsters. Many facilities and risk management activities have been added without being integrated into existing functions. Important information that would make all activities more effective is being lost or underutilized, and both professional and support time is being used inefficiently.
In order to develop a comprehensive risk management program at the USAF Academy Hospital, it was determined that a systems approach would be utilized. First, as has already been discussed, the magnitude of the problem had to be determined. This was accomplished through a systematic and thorough review of historical data and case files, interviews with hospital personnel and their legal advisors and an in-depth review of the military literature on the subject.

The second major step in the problem-solving methodology was to review all available literature on the malpractice problem and risk management in order to: (1) determine the magnitude of the problem in civilian hospitals, and (2) discover how those hospitals resolved their risk management and malpractice problems.

Finally, a seven-phase, systematic approach was employed in developing and implementing a comprehensive risk management program at the USAF Academy Hospital, utilizing the best information gleaned from literature, interviews, seminars and discussions on the subject. This seven-phase approach to development and implementation of the program at the Hospital will be discussed in the next chapter.
FOOTNOTES

2 Ibid., p 200.
3 Ibid., p. 201.
5 Ibid.
6 Somers, p. 201.
9 Ibid.
11 Ibid.
14 Ibid.
15 Ibid., p. 19.
16 Somers, p. 193.
17 Ibid., p. 194.
18 Ibid., p. 201.
19 Ibid., p. 197.
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P.J. Mikolaj, "Hospital Association Determines Nature of Closed Claims in State," Hospitals, 52:3 (Feb 1, 1978): 53; Also cited in Fifer, p. 11.


71 Fifer, p. 12.
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75 Ibid., p. 20.
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125 Ibid.
126 Ibid.
127 Ibid.
128 Ibid., pp. 17-18.
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136 Ibid.
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142 Ibid.
II. DISCUSSION

A Systems Approach

"We are shifting rapidly from a Cartesian view of the universe in which the accent has been on parts and elements, to a configuration view, with the emphasis on wholes."

- Peter Drucker

The Systems approach was utilized to develop a comprehensive risk management program at the USAF Academy Hospital. The systems approach provided an organized methodology for planning, organizing and controlling the various phases of the project. This approach, among its other benefits, allowed for a thorough, systematic methodology for planning, analysis, data collection and evaluation, review, implementation and follow-up. Additionally, the systems approach enabled the project officer to more fully understand and work within the parameters of the numerous hospital functional departments which have interrelated and, sometimes, overlapping responsibilities for risk management and which must operate in concert to achieve optimal program results.

Other hospitals have utilized the systems approach effectively in developing risk management programs. The editors of Quality Review Bulletin state that the systems approach to risk management brings together the hospital's existing programs of quality assurance and liability control into a single, unified system of risk detection, evaluation and prevention. Donovan and Bader state that the systems approach applied to risk management is not an organizational chart of inputs, outputs, processes and controls, as General Systems Theory espouses, but rather a system of people working together to attain the goal of optimal treatment.
According to the American Hospital Association (AHA), hospitals can develop the best risk management program by applying a systems approach. The AHA states that the systems approach to controlling hospital liability has several advantages:

1. The systems approach brings together key people who deal with liability in various ways: physicians, nurses, administrative staff, department heads, safety committee members, legal counsel, other hospital staff, and insurance carrier staff.

2. The systems approach brings together elements of the quality assurance and risk management programs that currently operate separately from each other: medical audit, nursing audit, incident reports, safety committee, training and education, and product review.

3. The systems approach assigns specific accountability for results. Accountability might be held by the administrator, the medical director, the liability control (risk management) committee(s), a special task force, or a board committee.

4. The systems approach establishes formal and regular lines of communication, enables prompt action, establishes channels of communication where none previously existed, and encourages cooperation under a management mandate.

The systems approach to risk management is based on the premise that the hospital already possesses information critical to averting claims or reducing their financial severity. Incident reports, medical records, past claims against the hospital, and proceedings of the medical audit, tissue and infections committees, for example, form the
basis for a large and, for the most part, un-tapped information base. Currently, most of this information lies in file drawers and the memories of hospital personnel until a claim is filed against the hospital. The systems approach enables the hospital to "get its act together" prior to a claim being filed. Consequently, the hospital is able to sort through the voluminous amounts of information scattered throughout the hospital, consolidate relevant information, identify potential claims against the hospital and take immediate corrective and/or remedial action.

Figure 2, adopted from Lanier and Brown, describes the methodology by which the development of the comprehensive risk management program at the USAF Academy Hospital was undertaken. Each of the phases of the risk management program development at the hospital will be discussed.

PHASE I - PROJECT INITIATION PHASE

Although the staff at the USAF Academy Hospital realized the need for a risk management program and, in fact, already had many of the aspects of a risk management program (e.g., quality review, safety program, patient advocacy program, incident reports, etc.) the direction and impetus for establishment of a formalized hospital-wide risk management program came from Headquarters, U.S. Air Force. At the 1979 USAF Command Surgeon's Conference, held on 13 June 1979, Lieutenant General Paul W. Myers, Surgeon General, USAF, directed that a program of Risk Management (malpractice claims prevention) be devised, and a plan for implementation be prepared by 1 October 1979. A proposed model, based upon the civilian experience, was presented to the conference
Phase I
PROJECT INITIATION PHASE

Phase II
PROJECT PLANNING AND DATA GATHERING PHASE

Phase III
ANALYSIS AND EVALUATION PHASE

Phase IV
ALTERNATIVE DEVELOPMENT AND SELECTION PHASE

Phase V
COMMANDER REVIEW AND DECISION PHASE

Phase VI
PROJECT COMPLETION/IMPLEMENTATION PHASE

Phase VII
PERIODIC EVALUATION PHASE

FEEDBACK

by Major Walter D. Phillips, HQ USAF/JACC. This model (see Appendix I), provided the starting point for the Air Force program in risk management.9

To gain input from the pertinent Air Force functions, in formulating the Air Force risk management program, a two-day workshop was conducted at Brooks AFB, Texas, on 17-18 July 1979. Colonel George A. Kaye, Administrator, USAF Academy Hospital, attended this workshop, and obtained information which would prove invaluable as the USAF Academy Hospital's own risk management program was being developed.

A short course for USAF Hospital Risk Managers was conducted at Sheppard Air Force Base, Texas, during November and December 1979. Major Val J. Bateman, USAF Academy Hospital Associate Administrator, and appointed Risk Manager, attended this course and brought back information to be utilized in developing a risk management program at the Hospital.

In December 1979, Captain Charles W. Boone, Administrative Resident at the Hospital, proposed development and implementation of the risk management program for his Problem Solving Project (PSP). Also in December 1979, the development and implementation of the risk management program as a PSP was approved by the faculty of the U.S. Army-Baylor University Graduate Program in Health Care Administration. Immediately thereafter, Captain Boone began an extensive review of the military and civilian literature on risk management.

In January 1980, the draft Air Force Regulation 168-X, "Medical Administration: Risk Management in Medical Care Delivery," 1 January 1980, was distributed (see Appendix J). This draft regulation was to
provide interim guidance for Air Force hospitals in establishing risk management programs, pending its official publication.10

In February 1980, a letter from HQ USAF/SG directed that individual hospitals implement risk management programs immediately (see Appendix K). This letter also provided broad guidance on implementation of risk management programs. By this time, the second phase of the risk management project at the USAF Academy Hospital had begun.

PHASE II - PROJECT PLANNING AND DATA GATHERING PHASE

In January 1980, planning for development of a comprehensive risk management program was begun that would incorporate the best aspects of the existing risk management-type activities and fully integrate all of the Hospital's risk management functions, while meeting the criteria and limitations discussed earlier.

Review of civilian health care literature regarding risk management had become an ongoing task for the risk manager and the Administrative Resident. Approximately 200 health care journal articles were reviewed which provided information regarding the malpractice problems, the development and implementation of risk management programs in military and civilian hospitals and strengths and weaknesses of individual hospital's risk management programs.

The Hospital risk manager and the administrative resident, both members of the American Society for Hospital Risk Managers, attended a risk management seminar sponsored by that society in New Orleans, during the period 16-18 March 1980. At this seminar, these individuals attended in-depth lectures by physicians, lawyers, risk managers, insurance representatives, nurses and other medico-legal personnel.
and conducted interviews with, and interacted with, risk managers and other personnel engaged in risk management activities in both military and civilian hospitals.

It was discovered from all of the data gathering methodologies that there are certain elements which are essential to effective risk management programs in hospitals. The first element which was found to be common to nearly all successful risk management programs was that there was almost always a single individual designated "risk manager" (or a similar title), who served as the focal point for accumulation and dissemination of risk management information and who coordinated the various risk management activities throughout the hospital.

A second element common to effective risk management programs was that a multi-disciplinary committee had been organized to coordinate risk management activities in the hospital, identify problem areas, to conduct educational programs for hospital personnel regarding risk management and to either take corrective measures or to recommend to top management corrective measures to be taken. This committee, usually referred to as the Risk Management Committee, normally included the risk manager, at least one physician representative, at least one nurse representative, a representative from the hospital's safety office and a legal representative. Other members could be appointed as necessary.

A third major element which was found in the most successful risk management programs was the full support of the program by the Chief Executive Officer. The interest of top management in Air Force risk management programs was demonstrated by HQ USAF/SG directing establish-
ment of a risk management program, Air Force-wide, during the 1979 Command Surgeons Conference and again in a personal letter to medical treatment facility commanders for immediate implementation of risk management programs at each facility. The support of the USAF Academy Hospital Commander was evidenced by his allocating resources for educating key risk management personnel on a TDY basis and by his personal involvement as an ex-officio member of the Hospital's Risk Management Committee.

A fourth element which was common to effective risk management programs was the participation in the program by the medical staff. Corbett emphasized participation of the medical staff. He states:

"A hospital's medical staff must play the major role in reducing injuries and subsequent malpractice claims."

Fifer sees risk management as the art of preventing people failure. He states that doctors are people. Once one accepts that premise what follows is that doctors will make mistakes. More than most people, doctors who are members of an organized hospital medical staff are in an especially good position to predict when a mistake is likely to occur and to take steps to prevent it from happening. As members of the organized medical staff they have a collective responsibility for establishing standards of clinical care, for continually reviewing and evaluating the quality of care they provide against those standards, and for taking appropriate action when substandard care is discovered. Incidents are more often the result of people failures than equipment failures; a well-trained and highly motivated staff is a hospital's best resource for reducing the potential for patient injury.
Effective systems of communication within the hospital and good patient/provider relations are two other elements essential to effective risk management programs in hospitals.

Consistently in the literature these six elements were listed as key ingredients to successful risk management programs. Obviously, there are other key factors essential to the effectiveness of risk management programs. Ashby, et al, identified 14 necessary elements, of which only six were considered most important.13

The AHA identified eight steps to establishing a risk management program in hospitals:

1. Obtain top-level commitment,
2. Integrate training and educational programs,
3. Identify high-risk priorities,
4. Establish and refine policies, procedures and documentation,
5. Choose and implement an organizational model,
6. Improve physician-patient-nurse-hospital communications,
7. Improve post-claims coordination, and
8. Evaluate the system.14

For a detailed guideline to implementing a risk management program utilizing the systems approach, see Appendix E.

The risk management program to be established at the USAF Academy Hospital should incorporate the best elements and means identified with effective risk management programs through the country.
PHASE III - ANALYSIS AND EVALUATION PHASE

Analysis and evaluation of the Hospital's existing risk management-type activities was accomplished in order to:

(1) Assess the extent of risk management-type activities already in effect at the Hospital,
(2) Identify structure, function and interrelationships between committees and programs having risk management-type responsibilities at the Hospital,
(3) Determine if deficiencies existed in the facility or its programs,
(4) Determine if trends existed which were conducive to having claims filed against the government, and
(5) Assess the specific needs of the Hospital so that a comprehensive risk management program could be developed to meet those needs while complying with the provisions of Air Force Regulation 168-X, "Medical Administration: Risk Management in Health Care."

A comprehensive analysis of the Hospital's committee structure and functioning was accomplished with particular emphasis upon the following committees:

Credentials Committee
Emergency Service Review Committee
Infections Committee
Medical Care Evaluation Committee
Medical Records Committee
Medical Services Committee
Nursing Care Evaluation Committee
Nursing Services Professional Procedures Committee
Patient Education Committee
Professional Staff Meetings
Radiation Safety Committee
Safety Committee
Surgical Staff Meetings
Special Care Unit Committee, and the
Tissue Committee

The Quality Assurance/Risk Management (QA/RM) Management Profile Analysis, developed by Stearns and Fox, was utilized to review committee structure and functioning and to assess the USAF Academy Hospital's existing risk management-type activities. Designed to assist hospital personnel in identifying the extent of problems and the scope of the hospital's quality assurance and risk management activities, the QA/RM Management Profile Analysis provides a methodology by which to profile, or delineate, existing functions, committees, personnel, and reporting lines.

Each activity and/or committee required by the hospital was listed in the profile. Then each quality assurance/risk management activity was reviewed to determine the following information:

(1) To whom results of the activity were reported. When results were being reported to more than one person or group, every person or group was recorded on the profile analysis.

(2) The location of the minutes and/or reports filed for the activity. Although the minutes of committee meetings were being distributed to more than one person (committee members) and to the executive committee, the location of the master (or file) copy was of primary
interest for the purpose of this analysis. A corollary here was "who was responsible for confidentiality?"

(3) Primary data sources (e.g., medical records, incident reports).
(4) The title and department of QA/RM personnel who provided assistance to the committee or activity in its RM function, and
(5) The title and department of clerical support personnel responsible for scheduling meetings and taking and typing minutes. 17

The purpose of accomplishing the QA/RM Management Profile Analysis was to evaluate existing hospital programs to determine if:

(1) An overlapping of responsibilities and services existed,
(2) Clear lines of reporting, authority and accountability for committees and support personnel were lacking, and
(3) Potential confidentiality problems existed.18

Review of committee structure and functions at the USAF Academy Hospital, utilizing the QA/RM Management Profile Analysis, revealed that while numerous risk management-type activities were being accomplished within individual committees, there was little cross-feed of information between committees on risk management matters with two exceptions: (1) where certain active committee members served on more than one committee with quality assurance or risk management functions, cross-feed occurred, and (2) the hospital executive committee reviewed the minutes of all other committees. Therefore, discrepancies and/or duplication of effort, etc., with regard to risk management could be identified and resolved.

Some duplication of effort was evidenced because of lack of cross-feed of information, but this was minimal.

Analysis of the hospital's patient advocacy, incident reporting
and patient questionnaire procedures was accomplished. Additionally, a review of historical data was accomplished. Further, a review of inspection procedures of the physical plant for safety hazards was accomplished. The last survey report by the Joint Commission on Accreditation of Hospitals (JCAH) and the inspection report of the most recent Health Services Management Inspection (HSMI) were reviewed. The purpose of these reviews was to ascertain whether or not deficiencies existed, either in the physical plant or in the professional practice at the hospital, which could lead to liability claims against the government.

An analysis of all malpractice claims against the government which named the USAF Academy Hospital as the causal agent or a contributing agent was performed in order to identify trends that existed which could be curtailed. Historical analysis of such claims revealed that the hospital had been named in eight claims, totalling $12 million during Fiscal Years 1978 and 1979. Of the eight claims filed, no definitive trend could be identified in terms of type of negligence or cause.

One case claimed wrongful death (a cadet with ulcerative colitis had been treated extensively at the USAF Academy Hospital and was returned to his squadron.) Shortly thereafter, the cadet died.

One claim resulted from a hernia repair operation which the Plaintiff alleged resulted in his becoming sexually sterile, a condition which the patient did not relish. Recent medical evidence indicates almost conclusively that the hernia repair and the patient's sexual sterilization were unrelated.

One claim relating to the circumcision of a child was settled out of
One female patient presented with multiple complaints and was given a myelogram in response to a complaint of low back pain. Dye injected into the patient's back could not be removed and the patient filed suit for that and other problems.

One claim resulted from a patient with a broken leg (which was sustained in an automobile accident). The hospital re-set the leg with cast and the bone "grew back wrong," leaving a gap between the two portions of the bone between which the break had occurred.

Another claim was filed by an Air Force officer who had had his knees operated on at the USAF Academy Hospital when he was a cadet. A physician at the USAF Hospital, Vandenberg Air Force Base, California subsequently told the officer that the USAF Academy Hospital's surgeons had "messed up his knees."

Another claim alleged that the hospital had been negligent in repairing a laceration to the thumb. According to the claim, a severed tendon and nerve in the patient's hand went untreated.

Finally, a settlement payment of $750,000 was made by the Air Force to a 19-year old diabetic male who lapsed into a coma following a number of visits to the USAF Academy Hospital. The patient was suffering from acidosis, an abnormal increase in the acidic level of the blood, resulting in carbon dioxide retention. Medical personnel at the hospital failed to conduct blood gas and serum acetone tests, even with the knowledge of the patient's diabetic condition, and, instead, treated him for a routinely-encountered viral infection. As a result of the diabetic coma, the patient suffered three cardiac arrests and is now paralyzed from the waist, down, is blind in the
left eye, and is without normal bladder function. 20

Results of the Analysis and Evaluation Phase revealed that there were several areas in the Hospital which could be improved if a comprehensive risk management program was implemented. A single committee, to serve as a sort of a "linking pin," which could coordinate and channel communications relative to risk management, would vastly improve the Hospital's overall risk management program.

PHASE IV - ALTERNATIVE DEVELOPMENT AND SELECTION PHASE

For the purpose of this problem-solving project, the alternatives to developing a risk management program have been limited, yet plentiful. The pre-established criteria and limitations eliminated many alternatives which were gleaned from the literature review and from analysis of the problem. Implementation of some of the alternatives were not within the authority of the Commander, USAF Academy Hospital. Other alternatives, such as purchase of commercial liability insurance, were not only infeasible, but also impractical, since for malpractice accomplished at the USAF Academy Hospital, it is not the Hospital that must pay, but the U.S. Government.

In addition to the constraints named above, Headquarters, USAF provided certain constraints and guidance which had to be complied with in development of a risk management program. 21 Further, external (e.g., political) factors influenced the type of program that the USAF Academy Hospital could develop. The Hospital is highly visible as the Academy is a sort of a "showcase" for the Air Force. In addition to over 1 million tourists visiting the Academy annually, many of the cadets who attend the Academy do so by Congressional
appointment. Consequently, the cadets feel that they can contact their congressmen, and do, when medical complications develop.

Because of the rather restrictive nature of the USAF and USAF Academy Hospital regulations, policies and procedures, and yet, the almost endless opportunities to incorporate specific elements and local procedures into the program, it was determined that a risk management program would be developed that would best suit the needs of the Hospital, while meeting pre-established criteria and not exceeding pre-established limitations. Simultaneously, the program would incorporate the best aspects of risk management programs developed in the civilian health care sector.

It was determined that the optimal feasible solution to the problem would be a comprehensive risk management program which would meet the requirements described above. The program had to meet all of the criteria, limitations and "best element" features which were discussed in Chapter I. Figure 3 demonstrates that the program selected meets all of the criteria identified as necessary for the risk management program to be developed at the USAF Academy Hospital.
<table>
<thead>
<tr>
<th>CRITERIA MET?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>CRITERIA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Best Elements</td>
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</tr>
<tr>
<td>1. Support of Chief Executive Officer?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>2. Support of the Medical Staff?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>3. Involvement of Patient Advocate?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>4. Active Involvement of Nursing Staff?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>5. Individual Designated &quot;Risk Manager?&quot;</td>
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<td></td>
</tr>
<tr>
<td>6. Risk Management Committee Established?</td>
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<td></td>
</tr>
<tr>
<td>7. Ongoing Education Program for all Hospital People?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>8. Uses Incident Reporting System?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>10. A Comprehensive Program?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Project Criteria</td>
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<td></td>
</tr>
<tr>
<td>11. Program Implementation within Authority of Hospital Commander?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>12. Program Meets Needs of USAF Academy Hospital?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>13. Program Acceptable to Hospital Management and Providers?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>15. Program Meets HQ USAF Criteria?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Project Limitations</td>
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<td></td>
</tr>
<tr>
<td>16. Implementation of Program Made Within Existing Budgetary Constraints?</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>17. Implementation of Program Made with NO Increase in Manpower?</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

Figure 3: Evaluation of Program against Criteria.
PHASE V - COMMANDER REVIEW AND DECISION PHASE

After selection of the optimal feasible solution, regarding the type of program to implement, the proposal was presented to the Commander, USAF Academy Hospital for review and approval. Implementation of the proposed program was within his authority.

The Commander accepted the proposal and directed that immediate steps be taken to fully develop and implement the program at the Hospital.

PHASE VI - PROJECT COMPLETION/IMPLEMENTATION PHASE

As the project to develop a comprehensive risk management program at the USAF Academy Hospital had been completed, immediate steps to implement the program were necessary. Having already appointed a risk manager (and the administrative resident to develop a program), a solid foundation for the implementation phase had been formed.

Incorporation and integration of all of the necessary elements of the program would be a major and ongoing task.

Risk Management Committee

A multi-disciplinary risk management committee was established (See Appendix L) to steer implementation of the risk management program at the hospital and to serve as decision-makers (on behalf of the Hospital Commander) for positive problem resolution within the facility.22

The committee consisted of the:

(1) Hospital Commander (ex-officio member);
(2) Chief, Hospital Services (Chairman);
(3) Hospital Administrator;
(4) Chief, Nursing Services;
(5) Associate Administrator (Risk Manager);
(6) Plant Manager (Safety Committee Representative); and
(7) Legal Advisor.

In accordance with Air Force Regulation 168-X, the Risk Management Committee must meet at least quarterly. The USAF Academy Hospital determined that its committee would meet monthly in order to form a firm program foundation, to educate committee members, and to, in short, bring all of the risk management-type activities being accomplished in the hospital under the auspices of the committee.

The committee is responsible for ensuring that appropriate quality assurance components exist and function effectively for the Hospital. The committee maintains close liaison with the Credentials Committee and may make recommendations to it.

The scope of review of the committee is left to the discretion of the Hospital Commander, but routinely includes:

(1) Review of all items presented by the risk manager or other committee members. In taking corrective action, the committee assures that facility monitoring efforts, including medical audits, are directed toward priority and/or identified problem areas. In this regard, the committee assures that the criteria used in medical audits are clinically valid.

(2) Support of the risk manager in education/training of hospital personnel. In addition, the risk management committee directs continuing medical education to priority and/or identified problem areas.
(3) Review of minutes of other committees within the hospital for items involving risk management. In this regard, the committee will assure that all other hospital committees are aware of the risk management program and the responsibility to communicate appropriate items to the risk manager or the risk management committee.

(4) Referral of problems to HQ USAF when the solution is partially or wholly beyond the scope of the committee.

(5) Follow-up on corrective/remedial actions recommended by the committee. Effective management of the program requires that the remedial action be monitored to assure that the desired result has been attained. This may include special reports back to the committee from other hospital committees or functions.

To date, the Risk Management Committee has met three (3) times. The committee has identified problems and acted to resolve these problems. The committee directed that a major program to educate all hospital personnel on risk management be initiated. Minutes of all three meetings are provided at Appendix M.

Risk Management Education Programs

Captain Martin, the legal advisor to the Risk Management Committee, attended a Hospital Law Seminar in April to better equip him to deal with Hospital risk management matters. The Risk Management Committee will be briefed on the most recent medico-legal issues at its next meeting.

In March, Major Bateman, the risk manager and Captain Boone, the program development project officer, attended a three-day risk management educational program in New Orleans, to learn more about risk
management through attendance at seminars and interviewing and interacting with risk management experts from throughout the country. Upon returning from the seminar, the two of them began a program in the Hospital to educate:

(1) The Risk Management Committee;
(2) The Professional Staff;
(3) The Nursing Staff;
(4) Other Personnel Involved with Direct Patient Care; and
(5) All other Hospital Personnel.

To date, the Risk Management Committee, the professional staff and nearly half of the nursing services staff have been briefed on the Hospital Risk Management Program and their responsibilities with regard to the program. This educational process will continue until all hospital personnel have been briefed. Periodic sessions will be provided in order to educate newly-assigned personnel shortly after their arrival and to provide ongoing reinforcement to all personnel.

Patient Questionnaires

Patient questionnaires are an integral part of the patient relations portion of the risk management program at the USAF Academy Hospital. Specific information regarding the use of patient questionnaires is provided in Hospital Regulation 168-1 (See Appendix N).

Inpatient and Outpatient Questionnaires used in conjunction with the program are provided at Appendix 0.

Incident Reporting

Consistent and timely reporting of incidents is essential to
effective risk management. Incidents include any happening or result not consistent with routine hospital operation or the routine care of patients. Any event which can lead to a claim against the government will definitely be reported. The Air Force Form 765, Hospital Incident Statement, will be utilized to report such incidents (See Appendix P ). Information recorded on the form should be factual, avoiding opinions or conclusions. The completed form will be routed to the hospital risk manager without delay. The statement will not be filed with, or referred to, in the medical records.

In addition to the written incident report, providers and other hospital personnel have been encouraged to contact the risk manager immediately, either by phone or in person, when a situation arises which could lead to a claim against the government.

**Hospital Regulation**

The final implementation action to be accomplished is publication of a USAF Academy Hospital Regulation to set up formal guidelines and fix specific responsibilities for the risk management program at the Hospital. A draft of such a regulation is being coordinated through the various hospital departments now. Publication of the regulation is expected in early May 1980. A copy of the draft regulation is provided at Appendix Q. This regulation sets forth the most important features of the risk management program developed at the USAF Academy Hospital.

**PHASE VII-PERIODIC EVALUATION PHASE**

The Risk Management Committee will analyze the operation of the
risk management program at the Hospital at least annually in order
to determine if the scope, structure and priorities which have been
established for the Hospital are appropriate. If evaluation of the
overall program, or of any part of the program, is deemed inadequate,
the committee will take corrective action to immediately upgrade the
deficiencies.
FOOTNOTES


5. Ibid., p. 2.

6. Ibid.

7. Lanier and Brown, p. 9.


9. Ibid.


17. Ibid.
18 Ibid.
21 Air Force Regulation 168-X, Risk Management in Medical Care Delivery, January 1, 1980.
22 Ibid.
III. CONCLUSION

Critical analysis of all aspects of the malpractice problem at the USAF Academy Hospital, a thorough review of health care literature regarding risk management in the civilian sector, and a HQ USAF-recognized need for risk management in Air Force hospitals, established the need for development of a comprehensive risk management program at the USAF Academy Hospital.

A systems approach was utilized in the development and implementation of the program at the Hospital. The development and implementation took place in seven phases from initiation of the program, through completion/implementation, to a built-in requirement for ongoing periodic evaluation of the program.

The design of the program itself incorporated all of the best elements of effective risk management programs which were gleaned from in-depth review of nearly 120 health care journal articles and interviews between numerous risk management experts and the program project officer.

The major aspects of the program are being disseminated to Hospital personnel through two primary vehicles: (1) educational briefings on the risk management program to all hospital personnel, and (2) Hospital Regulation 168-X, Risk Management Program, which will be published in early May, 1980, and will be available to all Hospital personnel.

The effectiveness of risk management programs are based, in large measure, upon two important factors. One factor is the SYSTEM, the other is the PEOPLE. Regardless of the viability of a risk management system, the people make the system function. The author of this problem solving project believes the risk management system established
at the USAF Academy Hospital has the potential of becoming an extremely effective program. The organizational components have been carefully laid out; however, the crucial factor which will determine the effectiveness and the future viability of the program, is the entire hospital staff. The program requires commitment, responsibility and work.

The Appendixes provide in-depth information and instructions which can facilitate the work to be accomplished.
DEFINITIONS

1. RISK MANAGEMENT (RM). Risk management is the collective effort of health care providers, hospital personnel and related advisors, to minimize avoidable patient harm and hospital liability through a structured program of problem identification and resolution, and coordinated quality assurance.

2. RISK MANAGER. A risk manager is the individual, designated in writing by the Hospital Commander (or chief executive officer in civilian hospitals), who is responsible for coordinating the hospital's risk management program.

3. RISK MANAGEMENT COMMITTEE. The risk management committee is the group established at each hospital having the responsibility to review risk management matters for that facility, and the authority, subject to the approval of the Hospital Commander (or chief executive officer in civilian hospitals), to direct appropriate corrective action.
APPENDIX B
INTRODUCTION

While public and political pressures on hospitals to contain costs are mounting, hospitals today face a costly and complex risk control problem. The problem is manifested in four concerns:

1. the need to prevent injury or damage to patients, personnel, visitors, buildings and equipment;
2. the accelerating cost of obtaining workers compensation, malpractice and general liability insurances;
3. the increasing volume of law suits against hospitals and the concomitant need to protect the corporate assets; and
4. the need to comply with a multitude of regulations and enforcement agencies, i.e., JCAH, OSHA, state licensure, local building codes.

The "malpractice crisis" of 1975 focused attention on the need for hospitals to implement policies and practices addressing these concerns. Subsequently the rapid rise in malpractice premiums abated.

However, many experts in the field indicate that the health industry has only been in a "lull before the storm." James Ludlam, legal counsel for the California Hospital Association, suggests that another malpractice crisis is imminent in 1980-81 which will far exceed the 1975 crisis. (Malpractice Lifeline, Vol. 3, No. 15).
Meanwhile workers compensation insurance premiums have surged and award levels have escalated, and some experts believe another "malpractice crisis" may occur in relation to this coverage. Additionally, the cost of general liability, directors and officers liability and other insurance forms have risen dramatically during the last 12 to 24 months.

The rising cost of insurance and the impact of an inflationary economy in the context of a hospital industry laboring mightily to contain costs indicate that risk management will be a key strategy for hospital management in the future.

Many hospitals, in an effort to deal with these concerns, have developed or are experimenting with risk control programs. However, too often the primary function of risk control programs is that of responding to problems after a loss has brought them to the administration's attention. Resources are then diverted to "after the fact defense" rather than addressing those fundamental issues or situations potentially harmful to patients, employees and facilities. Reacting to problems rather than anticipating them seems to be the major flaw of many hospital risk control programs.

Many hospitals already possess some of the necessary quality assurance mechanisms and loss control functions that, if properly utilized, can significantly augment a risk management system. However, often there exists a lack of communication among those performing the quality assurance functions and loss control activities. Working in different departments without delineated lines of communication, individuals responsible for various functions often are unable to identify what information should be communicated and to whom because they lack knowledge of one another's activities and responsibilities. Further, the benefits of the quality assurance and loss control activities can be reviewed in terms of their relation to risk detection may undermine the goals of a risk management program. Lack of coordination and communication results in ineffectiveness and recurring problems.
THE APPROACH

The key activities of risk management include: (1) identification and analysis of the organization's exposure to risk—determining the types of losses that are likely to occur and the cost of such losses; (2) risk avoidance—adopting methods of operation to eliminate a specific risk; (3) injury/loss prevention and reduction—implementation of loss control procedures, employee safety programs, etc.; (4) loss retention and transfer of risk—evaluate the best methods of paying for losses incurred.

To perform these activities, an organization must have adequate information available to permit the development of a profile of its loss experience, to detect trend patterns, to implement preventive measures, and to make prudent financial decisions.

The cooperative risk management program will provide resources to assist participating institutions in performing the activities of risk management. A model program concept, technical and administrative assistance in managing the program, and a data processing system will be provided.

The technical component of the model will provide a structure for central coordination of the quality assurance and risk control activities, as depicted in Illustration II. It will prescribe appropriate policies and procedures to assure that all elements and activities of risk management are provided. It will provide counselling and inservice education for trustees, management, medical staff and personnel to assure understanding of the risk management activities and to assure that the staff is trained to function in accordance with expertise in administering risk management, in loss control and quality assurance, and in education. Medical consultants will be retained to assist in orienting medical staff and in providing continuing medical education.
Additionally most insurance companies have implemented loss control activities in hospitals. However, each company is concerned only with the exposures it insures. Consequently an individual hospital may have pluralistic loss control activities underway which are not necessarily complementary nor compatible and may, in fact, be duplicative and inefficient. It should also be pointed out that insurance companies do not have the same degree of incentive to control losses that hospital management has.

An integrated, systematic approach utilizing effective communication is the key to a good risk management program. The risk management program in a hospital should centrally coordinate, but not necessarily have line responsibility for, the quality assurance mechanisms and loss control functions. Additionally a comprehensive data base is a mandatory element of the risk management program. Implicit in the integrated risk management program is the recognition that hospital executives, trustees and the medical staff must be intimately involved. Effective communication will address their common goals and concerns and utilize their input.

The intent of this proposal is to obtain funds to finance the development of a comprehensive, coordinated risk management system which will address all aspects of the problem discussed above. The proposal describes a cooperative effort among the state hospital associations of Arizona, Colorado and Idaho and discusses the plan for development of the program.

"Risk Management: Why Nurses Need It," Health Services Manager, 11:3 (Mar 78): 6-7, 10.


Stewart, Kenneth P., "The Physician's Stake in Risk Management," The Hospital Medical Staff, 6:9 (Sep 77): 30-34.


**Government Publications**


USAFA Hospital Regulation 127-1, Hospital Safety, Jun 1, 1978.

USAFA Hospital Regulation 160-1, Medical Officer of the Day, Jun 15, 1979.

USAFA Hospital Regulation 160-6, Procedure for Reporting Adverse Drug Reactions.
USAFA Hospital Regulation 160-8, Operating Room Services, Oct 8, 1976.
USAFA Hospital Regulation 160-12, Recovery Room Procedures, Mar 7, 1980.
USAFA Hospital Regulation 161-7, Hospital Employee Health Program, Jul 14, 1978.
USAFA Hospital Regulation 168-20, Medical Administration Committees, Sep 21, 1979.
The data processing component of the model will provide a computerized system for collecting, processing and analyzing information pertinent to risk management. Information will be obtained from incident reports, claims files, "potentially compensable events" reports derived from abstracts of medical records and from engineering (safety) surveys. Analysis of the information will result in generation of reports enabling detection of patterns, identification of trends, prediction of risk situations and determination of causes, which will facilitate implementation of appropriate education of staff and procedural changes. This component will also facilitate adequate documentation of incidents and investigation and follow-up. Illustration III shows how information will flow in the system. See Appendix A for further discussion of the risk management information system and Appendix B for examples of computer-generated reports.

A data processing advisory committee comprised of representatives of the pilot hospitals will be assembled to assist in determining the requirements and specifications of the system and to assure that confidentiality of information is properly safeguarded.
IMPLEMENTATION IN PILOT HOSPITALS

Step I

1. Initial audit

The audit team will visit each pilot hospital to review in depth its policies and procedures, its quality assurance and loss control mechanisms, its loss experience files, its current funding practices, its information system and all other activities related to risk management. A physical inspection of facilities and equipment will be conducted.

2. Audit report and recommendations

The audit team will produce a report of its findings and recommend changes necessary to facilitate implementation of the risk management model.

Step II

1. Program staff will assist in implementing changes recommended in the audit report.

2. Medical consultants will conduct orientation of the medical staff.

3. Program staff will provide orientation, counselling and inservice education for trustees, management and line staff.
4. Program staff will interact with existing internal committees involved in activities related to risk management.

5. Program staff will assist in implementing the various elements and systems of the model.

6. Program staff will visit the hospital regularly to monitor operation of the model, to assist in solving problems, to evaluate its effectiveness.

**Step III**

Program staff will assist in ongoing administration of the program following completion of the 12-month pilot period. It is assumed this assistance may take one of two forms: (a) some hospitals may elect to employ a full-time risk manager who will obtain technical assistance on a subscription basis from the cooperative program; (b) other hospitals may designate a member of management who will have accountability for risk management on a part-time basis and who will rely on program staff to provide ongoing administrative and technical assistance to maintain the risk management program.
Footnotes

1 The audit team will be comprised of the program director, a loss control specialist, the medical consultant, a computer specialist and Clinical Engineering Service personnel.

2 Involvement of the hospital’s medical staff in the risk management system is essential. Studies have shown that a significant proportion of claims in the malpractice area result from the activities and conduct of physicians. Since the institution is held liable under law for safe and adequate patient care, the hospital must assume a leadership role with respect to preventing medically-related injuries. The Cooperative Risk Management Program will involve medical staff leadership in the early stages of planning and implementation. A medical consultant will be utilized to assist in medical staff education concerning risk management. Medical staff activities relevant to prevention of medically-caused injuries will be integrated into the risk management system; included will be committees such as medical audit, tissue and infection which may make a material contribution to quality of care.

3 Typically hospitals have several committees of the administrative and medical staffs which relate directly to the risk management system. These may include safety, risk management, medical audit, credentials, infection, disaster and others. It is essential that their activities be integrated into and coordinated with the risk management system. The role of program staff will be to educate committee members concerning risk management and to bring about assimilation with minimal trauma.
The above hospital hereby applies for participation in the Cooperative Risk Management Program as a pilot hospital. It is understood that all information provided herein is for the confidential use of the Regional Coordinating Committee in the selection process. It is further understood that the completion of this application does not guarantee the hospital's selection and that the selection of pilot hospitals is at the sole discretion of the Regional Coordinating Committee.

1. Control (please check all those that apply)
   - Nongovernment, not-for-profit
   - Government, Non-federal
   - Investor Owned
   - Church operated
   - Federal
   - Managed by management firm
     (Name of firm)

2. Classification (please check all those that apply)
   - General Hospital
   - Psychiatric
   - Osteopathic
   - Other Specialty
3. Hospital Data (Please provide 1979 actual or average data)

   Total Beds
   Short term beds
   Long term beds
   Psychiatric beds
   Bassinets
   Occupancy %
   Inpatient admissions
   Outpatient visits
   Emergency visits
   Expense Budget $ (most recent annual)
   Number FTE personnel * (two part-time equal one full-time person)

4. Facilities/Services (please check those that apply)
   _____ Postoperative recovery room   _____ Hemodialysis
   _____ Intensive care unit   _____ Abortion service
   _____ Heart surgery facilities   _____ Patient representative services
   _____ X-ray, cobalt, radium therapy   _____ Alcoholism/chemical dependency unit
   _____ Pharmacy   _____ Respiratory diseases unit
   _____ Respiratory therapy   _____ Pediatric unit
   _____ Emergency room   _____ Orthopedic services
   _____ OB-Gyn   _____ Long term beds
   _____ Premature nursery   _____ Other special services
   _____ Neonatal intensive care unit
   _____ Burn care unit
5. Teaching Programs

___ Medical school affiliation

School ______________________________

___ Approved internship/residency

Areas ______________________________

___ Other teaching programs

______________________________

______________________________

______________________________

6. Insurance Coverage

Professional Liability - underwritten by ______________________________

General Liability - underwritten by ______________________________

Workers Compensation - underwritten by ______________________________

Other Coverages (i.e. Boiler and Machinery, Directors and Officers, Automobile)

______________________________ - underwritten by ______________________________

______________________________ - underwritten by ______________________________

______________________________ - underwritten by ______________________________

7. ___ Yes ___ No Has your board of directors gone on record in support of the hospital's commitment to a risk management program? If yes, please attach excerpt from board minutes or bylaws. ___ Yes ___ No If no, do you plan to obtain such an action within the next 90 days?*

8. ___ Yes ___ No Has your medical staff gone on record in support of its participation in risk management activities? If yes, please attach excerpt from medical staff minutes or bylaws. ___ Yes ___ No If no, do you plan to obtain such an action within the next 90 days?*
9.  ____Yes  ____No  Do you now have a risk management committee?

If yes, briefly describe responsibilities and composition including names and titles of members:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

10.  ____Yes  ____No  Do you now have a person on your staff responsible for safety activities?

    ____full-time
    ____part-time

name & title ____________________________________________________________

11.  ____Yes  ____No  Do you now have a person on your staff responsible for risk management activities?

    ____full-time
    ____part-time

name & title ____________________________________________________________

12.  ____Yes  ____No  Do you now have a person on your staff responsible for quality assurance activities?

    ____full-time
    ____part-time

name & title ____________________________________________________________

*As stated in the cover memorandum, each pilot hospital will be required to provide a statement adopted by the Board and Medical Staff indicating the hospital's commitment to the Program and to the concept of risk management. A sample resolution is enclosed to assist you in formulating such a statement.
13. If selected as a pilot hospital, a key administrative person will be expected to devote several hours each month to be involved with installation and overseeing operation of the risk management system, service as liaison with the Program staff, and service on the Regional Coordinating Committee and the Data Processing Advisory Committee. Tentatively, who will this person be?

Name .................................................................
Title .................................................................
Present responsibilities ...........................................

Please feel free to amplify on any of the answers above in your cover letter.

Please state in your cover letter your reasons for wishing to participate as a pilot hospital.

Who should be contacted in case of questions concerning this application?

Signed ..................................................................
Title ..................................................................

Please return by ....................................................

TO: ____________________________________________

________________________________________________

________________________________________________

________________________________________________

________________________________________________

__________________________

January 1980
EXPOSURE DRAFT

POSITION DESCRIPTION
HOSPITAL RISK MANAGER

Purpose of Position:
To coordinate all aspects of risk identification, evaluation and treatment within the hospital.

Nature and Scope:
This position reports directly to the hospital administrator.
The risk manager is responsible for overseeing the risk management activities of the hospital. Such activities include:

1. the analysis and investigation of actual and potential risks in the institution.
2. the establishment of methods to avoid, reduce or minimize risks.
3. the review of loss control methods with the department heads, chiefs of the medical staff, and the safety director who are responsible for their implementation.
4. the chairing of the risk management committee.
5. the review of language in agreements between hospitals and their suppliers to assure that these suppliers and the manufacturers of the products they supply assume their proper share of liability if any products they supply prove to be defective. This should be performed in consultation with the hospital's legal counsel.
6. the coordination of all property and casualty insurance carried by the hospital.

A Note on Claims Management
The extent of the involvement that a hospital risk manager will have in claims management is dependent upon the type of insuring mechanism the hospital employs. If the hospital partially or totally insures with a commercial carrier, the hospital risk manager will likely have little or no participation in the claims management process.

If the hospital totally self-insures, the risk manager's activities in claims management will probably be extensive.

A Note on Staffing
The number of persons reporting directly to the hospital risk manager will be dependent upon the size of the hospital and the amount of time the risk manager devotes to risk management activities (whether it is a full-time or a part-time job).
A Note on the Background and the Previous Experience of the Hospital Risk Manager

AHA recommends that the person selected to fill the hospital risk manager position have previous experience in the hospital. Backgrounds in hospital administration, nursing, or medical record administration have been suggested. Because risk management stresses the risk prevention activities that should occur as preliminaries to insurance, AHA believes that that the risk manager's background should demonstrate awareness of the actual problems encountered in the delivery of health care services in preference to familiarity with the theoretical exposures to risk common to all situations in which liability may occur.
Medical Director Model I

Chief Executive Officer

Reports to

Medical Director

Medical Staff

Patient Safety

Committee

Chairs

Heads

Patient Safety Office

Medical Director Model II

Medical Director

Joint Patient Safety Committee

Patient Safety Office

Directs

Medical Staff

Quality Assurance Programs

Quality Assurance Model

Quality Assurance Director

Medical Staff

Medical Staff

Patient Safety Committee

Directs

Hospital/Medical Staff

Programs on:
- Patient relations
- Audit
- Professional Standards Review
- Organization/Utilization review
- Compliance with Joint Commission on Accreditation of Hospitals
- Standards
- Incident reports
- Claims

Administrator/Department Chiefs Model

Administrator

Chiefs of Medical Departments

Hospital Patient Safety Activities

Medical Staff
Steps in the Establishment of a Liability Control System

The following eight steps provide a route to a liability control system. Each step must be addressed, but not necessarily in the order presented. Step 2, which is ongoing, must be pursued concurrently with steps 3, 4, and 5. Steps 2 and 6 are closely related in establishing a liability control system.

Step 1. Obtaining top-level commitment
Step 2. Integrating training and education programs
Step 3. Identifying high-risk priorities
Step 4. Establishing and refining policies, procedures, and documentation
Step 5. Choosing and implementing an organizational model
Step 6. Improving physician-patient-nurse-hospital communications
Step 7. Improving post-claim coordination
Step 8. Evaluating the system

Step 1. Obtaining Top-Level Commitment

As with anything else, a liability control system will not work without top-level management commitment. The hospital board, the chief executive officer, and the medical staff must recognize the need to curb the costs of liability claims—the financial as well as the human costs.

Hospital leaders need minimal persuasion that a serious problem exists. They are familiar with much of the data on claims and insurance premiums and know well the pressures from government, consumer groups, and the health care professions. The question they want answered, and answered in the affirmative, is "Will a liability control system work?"

Hospital liability control is a new concept. There are few data, and there is no assurance that a liability control system will result in fewer injuries or accidents or lower insurance premiums. However, as Leslie Sandlau, M.D., of the Michael Reese Hospital and Medical Center, Chicago, points out: "I'm concerned with quality, and the only way I can look at the whole problem of cost containment, malpractice containment, or accident contain-

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ment is that certain things will happen. But most of the things that do, need not, and correcting these will mean an improvement in the overall quality of patient care. We hope that if we really improve all aspects of patient care, we will cut down on the cost of malpractice.**

What little is known about liability claims bodes well for a systematic approach to control. These facts are known:

- Investigations following the filing of a claim frequently uncover a chain of information pieces that, if acted upon earlier, could have averted the claim or the severity of the award.
- Many hospital injuries and accidents, particularly falls, are preventable, particularly when people failures are involved.
- Many claims result from the patient’s or his family’s confusion in distinguishing a bad outcome from malpractice.
- Many claims result from failure on the hospital’s part (again, people failures) to communicate with the patient or his family following an incident or bad outcome, leaving them to assume the worst.
- Many malpractice cases have been lost by the hospital, and/or exceedingly high awards made, because the hospital or physician was unable to produce documentation of proper care (another people breakdown).

At present, liability control is the domain of separate hospital systems, such as medical audit, nursing audit, and incident reporting. No single hospital system has overall responsibility for identifying and rectifying breakdowns that result in liability claims. Such a system is needed, and, to work, the system must have top-level backing from the board, medical staff, and hospital administration. Gaining their commitment is the crucial first step. Closely related to this step is obtaining the advice of legal counsel and the cooperation of the hospital’s insurance carrier.

One way to demonstrate the value of a system would be to analyze several actual liability claims or settlements against the hospital. The analysis would show how a liability control system might have averted the filing of the claim or how prompt post-claim action by the hospital might have deterred lengthy legal proceedings and improved the hospital’s defense posture.

If a liability control system were to achieve nothing more than to reduce a hospital’s defense costs for cases for which it is not liable, it would more than pay for itself. Figures from the National Association of Insurance Commissioners show that 65 percent of all claims are closed without payment, but that defense and investigation costs for these claims average $905 per defendant. Another 7 percent of claims are settled for less than $1,000, many of them nuisance settlements. However, defense and investigation costs for these cases average $378, and these costs are passed on to hospitals in their premiums.**

As an effective cost containment and quality assurance program, liability control deserves a strong commitment from the board, administration, and medical staff.
**Step 2. Integrating Training and Education Programs**

Training and education relate to liability control in several ways. Once a system is established, all concerned members of the health care team need to be trained in its operation. In addition, all members of the health care team must be able to recognize the people failures, errors, and other deviations from the norm that could lead to liability claims.

Donna Rogers, formerly an administrator at Downstate Medical Center, Brooklyn, NY, points out that the hospital’s greatest weapon against liability is education, and education should focus on actual cases against the hospital. “When you say to a group of physicians, ‘We lost this case for $90,000. What can we learn from it?’ you have their attention,” she explains.

Both before and after a system is implemented, training is needed to improve skills in the subsystems of liability control, such as medical audit, nursing audit, medical records, incident reporting, communication, and safety control.

In-service training and continuing medical education programs should be considered within the liability control framework.

It is expected that the individual or committee responsible for liability control would prescribe training and education to remedy deficiencies that might lead to liability claims. In some cases, training might be the only action indicated; in other instances, training might be one of several remedial actions.

The examples in figures 4, 5, and 6, below and next page, illustrate how training and education might be prescribed to reduce people failures that may lead to liability.

---

**Legal counsel**

reports that the hospital lost a case because the medical records were incomplete and proper care could not be proven.

**Liability control unit**

checks with the medical record committee and finds some physicians are writing sketchy, incomplete records.

**Medical staff organization**

requires all physicians to complete a two-hour videotaped course on the importance of a complete record for use in case of litigation as well as for good continuity of care.

**Figure 4. Addressing Incomplete Medical Records through Training**
Education can change behavior, and thus avert people failures. Education can be formal, as in the foregoing examples, or it can be informal. A physician who consistently prepares sketchy medical records might best be addressed through informal discussions with peers or the chief of staff. A nurse who is the subject of a number of incident reports might need nothing more than a refresher using one of the hundreds of films or videotapes on proper nursing procedures. Self-instructional audiovisual courses are also important refresher tools for physicians, laboratory technicians, and other hospital staff.

Medical audit committee
reports that several physicians are using acceptable but outdated procedures, which carry greater risk for the patient.

Liability control unit
checks with the committee on continuing medical education and recommends that it bring appropriate courses on new procedures to the hospital.

Medical staff organization
supports the liability control committee by making completion of the courses a prerequisite for renewal of physicians' privileges in certain services.

Figure 5. Improving Medical Procedures through Education

Laboratory technician
reports that 80 percent of all tests are marked "stat," meaning that truly urgent tests are unidentifiable and often take 4 to 5 hours to report.

checks with lab managers, directs that a consultant be hired to develop criteria for ordering "stat" tests, and requires physicians to attend a one-hour training program on how to use the new criteria.

Figure 6. Improving Administrative Procedures through Education
Step 3. Identifying High-Risk Priorities

To utilize limited resources most effectively, the hospital should identify the most likely areas or procedures that expose the hospital to the filing of claims. A liability control approach should concentrate first on these high-risk priorities. Through the process of analyzing past records to identify high-risk areas, the hospital will create the rudiments of a data-gathering system.

Actually, the data-gathering function serves twin purposes. By centralizing all information related to a claim, it provides the basis for a complete, accurate file for legal purposes in the event the hospital must defend its care. In addition, the data can be analyzed periodically to identify the hospital's high-risk priorities.

In the beginning, the hospital may need to rely on external sources of data to hypothesize about the nature and location of its high-risk priorities. These sources include studies by insurance carriers and national associations. Gradually, the hospital will build its own data base from incident reporting, patient complaints, medical audit, actual claims, and other information. After a year or two, the hospital will be able to pinpoint its unique high-risk priorities.

Developing a Data Base

The liability control unit should immediately begin to compile a data base that includes:

1. Areas of the hospital where incidents are frequent (for example, emergency department)
2. Medical specialties and procedures that result in claims more frequently than most (for example, anesthesiology or surgery)
3. Situations that appear to be associated with claims (for example, improper instructions upon discharge or incomplete medical records)
4. Sources of information concerning the possible liability (for example, medical audit, incident report, and so forth)

An analysis of these data will allow the hospital to identify its high-risk priorities. It can then formulate remedial actions. As the liability control unit receives input from incident reports and other sources, the data must be fed into the growing data base. Later, the hospital must reevaluate the data to determine whether its actions have been effective and what additional actions, if any, are required.

The data base might be computerized or manual, depending on the size of the hospital. If the system is manual, regular summary reports must be prepared.

New York's Downstate Medical Center, Brooklyn, uses a cross-reference system for incident reports that compiles data by unit, physician, and type(s) of incident (for example, falls, medication error, misdiagnosis). In at least one instance, the cross-reference approach spotted a potential liability
before a claim occurred. The data system showed an abnormally high number of patient falls in a psychiatric unit that previously reported few falls. The liability control administrator ordered an investigation and found that most falls occurred while the patients were taken on walks through a park. Further, many of the patients had been placed on a new medication and were apparently experiencing occasional balance problems in adapting to the new drug. The administrator instructed that the walks be curtailed and precautions taken until the medication problem was solved. They were, and no liability claims resulted.

The liability unit not only collects data but also centralizes documentation on specific cases. Peggy Berry, administrative assistant to the medical director, Lutheran Hospital, Baltimore, calls accurate reporting of incidents and accidents "essential" to the liability control system. Incident report forms must be detailed enough to elicit all pertinent information, indicate the personnel involved, and contain only factual information, not personal opinion.

When the liability control administrator determines that the likelihood of a claim is high, Ms. Berry contends, one action to take is notification of the hospital’s insurance carrier and attorney within 24 hours. The administrator may also contact the patient or patient’s family. All pertinent documents on the incident should be centralized in one file. These documents should be examined to determine if all facts necessary for a possible hospital defense are included or if additional information must be obtained. (Further information on post-claim action appears in step 7, page 25.)

**Outside Sources of Data**

The hospital’s data system can be supplemented by statistics from other sources. Surveys already published by insurance carriers and the federal government can help the hospital pinpoint some high-risk priorities for remedial action.

A significant amount of data is compiled by the National Association of Insurance Commissioners (NAIC). NAIC figures from July 1975 to March 1976 showed that hospitals were named as defendants or co-defendants in 39 percent of indemnities paid. Whether the claim was against the hospital, the physician, or both, hospital-based occurrences accounted for 80 percent of all claims and 34 percent of indemnity dollars.

The data are based on 9,471 claim reports sent to NAIC by state insurance carriers through February 3, 1976. The data represent $57 million in paid indemnities and another $11 million in total allocated claim expenses, including attorneys’ fees. More than half the payments were for incidents in 1975, but some of the incidents spanned more than one year.

The data refer to indemnities, claims with payments exceeding $100,000 per incident have been excluded.

In tables 1, 2, and 3, page 17, some significant data are extracted from a few of the 28 charts used in NAIC’s study. Readers are encouraged to obtain the complete NAIC figures for further analysis.
In the future, more data will be available to hospitals. A study in California will screen 50,000 random medical records to determine a "raw injury rate," regardless of whether a liability claim has been filed. An insurer for more than 30 Maryland hospitals has begun to prepare loss analysis information on the specific location and other aspects of liability claims.

### Table 1. What Diagnosis Led to the Claim?

<table>
<thead>
<tr>
<th>Final Diagnosis of Original Condition</th>
<th>Percentage of Paid Claims</th>
<th>Percentage of Indemnity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Injuries and adverse effects</td>
<td>18</td>
<td>14</td>
</tr>
<tr>
<td>Diseases of digestive system</td>
<td>10</td>
<td>8</td>
</tr>
<tr>
<td>Misdiagnosis for which treatment rendered</td>
<td>8</td>
<td>10</td>
</tr>
<tr>
<td>Diseases of the genitourinary system</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>Delivery and complications of childbirth</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>Diseases of the circulatory system</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>Diseases of the musculoskeletal system</td>
<td>6</td>
<td>7</td>
</tr>
<tr>
<td>Signs, symptoms, and ill-defined conditions</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Diseases of the respiratory system</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>Diseases of the nervous system</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>Others</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This table refers to the diagnosis made after the incident, not the condition diagnosed on admission or the condition that caused the claim.


### Table 2. What Error in Procedure Was Involved?

<table>
<thead>
<tr>
<th>Error in Procedure</th>
<th>Percentage of Paid Claims</th>
<th>Percentage of Indemnity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Improperly performed</td>
<td>45</td>
<td>42</td>
</tr>
<tr>
<td>Occasioned by misdiagnosis</td>
<td>8</td>
<td>10</td>
</tr>
<tr>
<td>Better alternative</td>
<td>7</td>
<td>8</td>
</tr>
<tr>
<td>Delay</td>
<td>6</td>
<td>10</td>
</tr>
<tr>
<td>Not performed</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>Contraindicated</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>Not adequately indicated</td>
<td>4</td>
<td>3</td>
</tr>
<tr>
<td>None</td>
<td>22</td>
<td>15</td>
</tr>
</tbody>
</table>

This table shows the frequency and severity of claims in terms of diagnostic and therapeutic procedures. In 78 percent of paid claims, some error in procedure may have caused injury; in 22 percent, an error was not involved.


### Table 3. What Procedure Caused the Injury?

<table>
<thead>
<tr>
<th>Procedure</th>
<th>Percentage of Paid Claims</th>
<th>Percentage of Indemnity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surgery—female genital system</td>
<td>13</td>
<td>10</td>
</tr>
<tr>
<td>Diagnostic—therapeutic procedures</td>
<td>12</td>
<td>11</td>
</tr>
<tr>
<td>Surgery—musculoskeletal system</td>
<td>12</td>
<td>15</td>
</tr>
<tr>
<td>Surgery—digestive system</td>
<td>10</td>
<td>13</td>
</tr>
<tr>
<td>Treatment and drugs</td>
<td>9</td>
<td>10</td>
</tr>
<tr>
<td>Surgery—nose, mouth, larynx</td>
<td>6</td>
<td>5</td>
</tr>
<tr>
<td>Anesthesia procedures</td>
<td>5</td>
<td>11</td>
</tr>
<tr>
<td>Surgery—skin, subcutaneous tissue</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>Surgery—male genital system</td>
<td>3</td>
<td>2</td>
</tr>
<tr>
<td>All others</td>
<td>26</td>
<td>22</td>
</tr>
</tbody>
</table>

This table refers to surgical procedures that are associated with many injuries. In some cases, a number of factors may have contributed to the injury.

Step 4. Establishing and Refining Policies, Procedures, and Documentation

After priority areas have been established, the hospital must ensure that all policies and procedures concerning each area meet current standards for providing a proper level of care. Among the items to be reviewed are licensure, Medicare and other federal regulations, and the standards of the Joint Commission on Accreditation of Hospitals, the American Medical Association, and other organizations. Lack of adherence to appropriate standards could be introduced as evidence in litigation to show the hospital failed to provide proper care.

For example, in one case the surgeon left a hemostat inside a patient. The hospital was found liable because it had no procedure for counting surgical instruments immediately before and after operations. It was noted in the trial that shortly after the claim was filed, the hospital instituted such a procedure. However, evidence of such corrective action is generally not admissible in court.

It is one thing for a hospital to have proper procedures; documenting in a court of law that proper procedures were followed is another matter. The hospital needs to examine its means of documenting exactly what care was provided. It must review such documentation as incident reports, medical records, patient drug profiles, and laboratory results to ensure that these procedures are functioning effectively. These records must provide documentation of the precise care delivered to the patient. Moreover, these records (particularly the incident reports) must be structured and completed in such a way that the information reported is objective and factual rather than subjective and emotional.

"Constant monitoring of the medical record-keeping function is necessary to ensure that records are accurate, timely, legible, complete, and appropriate," says Peggy Berry of Lutheran Hospital. "The monitoring system for records must ensure that no alteration of the chart is made after the fact and that no fraudulent alteration is made."

Given the fact that a malpractice claim may not be filed until years after the alleged incident, medical records must be quite complete. According to Donna Rogers, former associate administrator, Downstate Medical Center, Brooklyn, NY, physicians should never expect to add to medical records at a later date. She states: "Don't let your staff get the impression that it can come back and make changes . . . in the medical record. It is a legal document. If you have skimpy notes and a physician goes back and makes a correction in the margin, that's a correction in the margin. . . . The court will take a dim view of that sort of thing."

The hospital needs to examine how the information for potential liability claims is being handled. Who sees incident reports? Who acts on them? How quickly? Who acts on nursing and medical audit information? Are these audits retrospective or current? Are they hitting the areas in which claims are most prevalent? What happens following a bad outcome? Is the patient or the patient's family contacted by a hospital representative? How?

Within the context of reviewing hospital policies and procedures, a long
look should be given to the medical staff bylaws. What procedures are allowed for dealing with professionals whose deficiencies are disclosed through the liability control system? The hospital can be hurt from both sides:

- Hospitals have been found liable and paid damages when, hampered by bad bylaws, they did not provide due process (including a fair hearing) for physicians faced with charges that could lead to a denial of privileges or to dismissal.
- Hospitals have been found liable for allowing an unfit physician to be admitted or to continue to practice in the hospital. The hospital board is legally accountable for the hospital's performance, and the hospital and medical staff bylaws must be written to permit the board to exercise its legal authority to avoid such liability.

A review of safety procedures is part of traditional risk management strategies. It should not be overlooked in a more sophisticated liability control system. A large number of incidents involve breakdowns in basic safety procedures.

At a minimum, the hospital's safety program should include:

1. A safety orientation program for new employees
2. In-service and continuing education programs
3. Incident reporting and follow-up in order to document and correct unsafe procedures
4. Special safety programs on new equipment
5. Written safety rules

The hospital should designate a safety officer to be responsible for the safety program. A safety committee composed of representatives from various services should review incident reports and, where necessary, recommend changes in procedures or continuing education programs to minimize future incidents. Safety should be emphasized in patient education as well as employee education programs. Many falls and other accidents occur when patients fail to follow or understand instructions related to their safety.

The safety officer and the safety committee interact with the liability control system in two ways. First, the liability control unit refers all safety-related matters for investigation or remedial action. Second, the safety officer should call to the system's attention any potential liability problems that require more than a safety response.

For example, the safety committee might find that some employees were not being sent by supervisors to required safety courses. The liability control unit could help ensure not only that the services involved comply with the attendance requirements but also that the employees are checked out on what they learned when they return to the job.

Obviously, no safety program can stop all accidents. However, an effective liability control system can invigorate this traditional hospital effort to reduce incidents and to protect patients.
Once the hospital has established and refined its policies, procedures, and documentation system, it is time to take the critical step: the hospital must feed the information from documentation sources into a liability control system, so the hospital can act appropriately.

Step 5. Choosing and Implementing an Organizational Model

The organization of the liability control system must be determined by the individual hospital. At the heart of any system, however, must be some organizational unit that is charged with receiving information about potential liabilities, analyzing that information, and ensuring that appropriate action is taken.

Who should be responsible? Among the possibilities are the:

- Chief executive officer
- Assistant administrator
- Chief of medical staff
- Liability control administrator
- Hospitalwide liability control committee (composed of representatives from hospital management, medical staff, nursing staff, legal counsel, and other concerned units)
- Departmental liability control committees (emergency department, operating room, and so forth)
- Board of trustees task force

There are many ways that a hospital might organize the liability control system. Figures 7, 8, and 9, below and next page, illustrate three models, revolving around an administrator, a committee, and a medical director, respectively. In each system, liability information from medical audit, incident reports, tissue committee, legal counsel, and other sources is transmitted to an individual or committee responsible for liability control.

![Figure 7. Administrator at the Core of the Liability Control System](image-url)
Liability control committee. Includes regular members, who attend all meetings, and special members, who attend only if their area is being considered. Regular members might include representatives from medical staff, administration, engineering, nursing director, and medical audit committee. Special members include legal counsel, insurance representatives, personnel director, dietitian, and director of laboratory.

Figure 8. Committee at the Core of the Liability Control System

Medical director (serves full-time, is responsible for all patient care and quality control activities, can order necessary actions to control liability)

Figure 9. Medical Director at the Core of the Liability Control System

Participants at a liability control seminar conducted in June 1976 by the Maryland Hospital Education Institute were divided in opinion between administrative and committee control. Some 17 of the administrators and physicians chose the committee model. 16 selected the administrative model, 6 opted for medical staff direction, and 8 said the board held accountability but should delegate day-to-day responsibility.

No matter what organizational structure is used, the time factor is critical. Liability control is a daily process. The accountable organizational unit must receive input on potential liability within 24 hours after an incident occurs and must take necessary action within 24 hours after receipt of the information.

For every incident, the liability control office must promptly establish a central file that includes all documentation, particularly the names of all hospital staff and physicians involved. It is important that the hospital know the parties involved because many claims are filed against the hospital and an "John Doe" staff member. Without a complete file, the hospital may experience difficulty identifying who was involved, particularly when claims are filed months or years following an incident.
Because of its position at the center of many other hospital systems, the liability control system has the potential to encourage coordination and cooperation. Exactly how active the liability control unit is will depend upon its resources and authority. A list of its possible functions would include:

- Analyzing information from high-risk areas
- Monitoring medical records and other forms to ensure accuracy and completeness
- Centralizing claim files and controlling access to those files to prevent loss or alteration of key documents
- Recommending in-service training or continuing education to remedy deficiencies
- Communicating with the patient or patient's family, either directly or through a patient representative
- Coordinating the hospital's legal defense after a claim is filed
- Gathering liability information and making regular summary analyses to help prevent future incidents
- Evaluating the performance of the liability control system and making regular reports to the board

To the author's knowledge, a complete liability control system of the type discussed here has not been tried anywhere, but many hospitals are moving in that direction by instituting portions of a systems approach. Michael Reese Hospital and Medical Center, Chicago, is using its attorneys to coordinate its liability control efforts. Massachusetts General Hospital, Boston, has an aggressive incident reporting/patient complaints system and has hired a hospital-paid lawyer to coordinate its program. At Peter Bent Brigham Hospital, Boston, the chief executive officer functions as the liability control officer.

Already mentioned are Baltimore's Lutheran Hospital, whose effort is supervised by the medical director, and New York's Downstate Medical Center, where an assistant administrator directs the program. Undoubtedly, many other hospitals are making significant strides in liability control that, as yet, have not received attention.

Step 6. Improving Physician-Patient-Nurse-Hospital Communication

Health care professionals have long understood the need for good communication, both between the patient and the health care team, as well as among members of the team.

The AHA's statement entitled Psychosocial Aspects of Health Care points out that "the atmosphere in which care is given affects a patient either favorably or unfavorably, both on physical environment and on attitude
of hospital personnel and other persons—patients, visitors, volunteers—may contribute to this atmosphere.26

Recognizing the human dimensions of medical care enhances the quality of care, but it may also influence the hospital’s liability experience. “All interaction with patients, from explaining the use of equipment to the manipulation of the bed rail can have liability consequences,” says Peggy Berry.

Mitchell T. Rabkin, M.D., general director, Beth Israel Hospital, Boston, notes, “The patient’s perceptions are influenced by all contacts with the hospital, not simply those with specialized clinical personnel.”21

In a 1974 address to the Massachusetts Hospital Association, Dr. Rabkin said the patient’s contacts in the hospital “grow in bewildering complexity.” He enters somewhat anxious, if not outright scared, about the illness. He is then stripped of his clothes and given a restrictive set of rules: where he may go, what he may eat, and what he must not do. In a typical day, he might have contact with admitting personnel, several shifts of floor nurses, the attending physician, radiology and laboratory technicians, operating room nurses, house staff, aides, and volunteers. All the highly developed clinical procedures of modern medicine are focused on the patient. It is not surprising that this array of hospital rules, tests, instructions, and contacts holds a large potential for miscommunication.

The patient may become angry because no one knows when his physician is coming, no one can reach the physician to prescribe a stronger medication, or no one knows when surgery is scheduled. Some staff members are sympathetic about his pain; others don’t seem to care. Perhaps one individual was cross when the patient asked a question, and now he is scared to ask anyone anything. Or perhaps the patient is irritated over a nonclinical problem: the television doesn’t work, the admitting office can’t find his insurance card, or whatever.

“A happy patient is a lower risk than an angry, tense patient,” says Donna Rogers. “Making him happy can be accomplished by better communication and ‘rehumanizing’ the patient.” Ms. Rogers says that patients “must be given an outlet to complain.” And when a complaint bodes potential liability, the liability control system goes into action.

At Beth Israel, a hospital services manager attempts to help patients deal with the hospital system. A 24-hour hot line to the hospital services manager is open for problems that have to do with the patient’s comfort or convenience, rather than problems of a medical or nursing nature. A number of hospitals have patient representatives performing similar services.

The following examples illustrate how communication breakdowns can lead to liability claims. In each case, a proper standard of care was delivered. Nevertheless, a bad outcome—or a perceived bad outcome—under these circumstances might well precede a liability claim:

• The patient who was scheduled for surgery at 8 a.m., but lay waiting outside the operating room until 11 a.m., during which time no one explained the reason for the delay.

• The patient who was not told of the possible side effects of a medication or the aftereffects of a test.
• The surgical patient who was not visited by his doctor, surgeon, or operating room nurse until he was sedated and wheeled into the operating room.

• The patient who was given no formal instructions or education upon discharge.

• The patient who was unclear about how severe his condition was and what the chances for recovery were.

• The patient who claimed on the first day that the nurses were not concerned with his complaints of pain and discomfort.

• The patient or patient’s family who was not consulted by any member of the hospital staff following a bad outcome.

There are also instances in which inadequate communication among the members of the health care team may contribute directly to a compensable injury. The following examples closely resemble communication breakdowns in actual liability cases:

• A patient is transferred to a new department shortly before evening medication is to be administered, and the floor nurses do not communicate until the next day whether the medication was in fact given.

• The attending physician does not carefully check the nursing notes, which indicate critical changes in the patient’s condition of which the patient is unaware.

• A nurse is transferred from her regular floor to a department that is short-staffed, and she misses the briefing meeting on the status of each patient.

• A technician is told to draw blood from the patient in 905, Mrs. A, who is quite groggy and incoherent and, in fact, is not Mrs. A, who was transferred to 906. The technician fails to check with the nurses’ station because no one is there when he arrives and he is running late.

Improvement of communication should be integrated into the liability control system. The hospital should:

• Conduct training programs for medical, nursing, and other staff in patient communication and patient education skills.

• Identify the situations in which communication breakdowns frequently occur (patient transfers, patients awaiting surgery, and so forth) and train the personnel involved.

• Establish patient education programs to address high-risk areas, such as elderly, cardiac, and first-time hospital patients.

• Establish specific communication programs to address high-risk areas. For example, in some hospitals, a preoperative visiting team of operating room nurses visits the patient the day prior to surgery, explains what will happen, makes a record of patient anxieties, and develops a surgical nursing care plan.

• Include a patient representative or ombudsman in the liability control...
Step 7. Improving Post-Claims Coordination

No system of liability control can put an end to all liability claims. Some preventable occurrences will slip through any system. Some actual cases of negligence or malpractice will still occur. Therefore, the liability control system must also function after a claim is filed.

Traditionally, once a claim was filed, the insurance carrier and the attorneys had primary, if not exclusive, involvement. Physicians were consulted primarily to obtain favorable evidence. Some physicians were less than cooperative; many lacked documentation to prove that high-quality care was provided. If medical records, nursing notes, laboratory results, or other documentation were incomplete, the attorneys most likely shrugged their shoulders in disgust. They did not report their findings, for example, to the medical record committee to urge correction of deficiencies.

By incorporating post-claim activity into the liability control system, the hospital can:

- Provide key data to improve quality of care in the future.
- Develop as strong as possible a defense in the case at hand.

Whenever a claim is filed, the individual or committee responsible for liability control should ask the following questions:

- Did this case involve an incident that went through the liability control system? If not, why? If it did, were adequate steps taken at the time?
- Does the hospital or the physician appear to be liable?
- Do the facts indicate a need for the hospital to review any policies or procedures?
- Are the individuals named in the claim the subject of other pending or past claims? Is a review of their competence indicated?
- Could the hospital have done anything to prevent the occurrence that led to this claim? Can it do anything to prevent similar occurrences in the future?
- Does legal counsel have access to all essential documentation? Is the documentation adequate? If not, can deficiencies be corrected in this case and in future cases?
- What steps can be taken to reduce the possibility of the case going to a jury?

Figure 10, page 26, illustrates some of the possible post-claim interactions between a liability control committee and other elements of the liability control system. Some questions address reduction of liability in the case at hand; others address improvement of quality of care in the future.

Step 8. Evaluating the System

It is important that the hospital develop and use appropriate criteria to evaluate the effectiveness of the liability control system. Is the system reducing the financial severity of claims and the number of claims filed?
Are more claims being settled without payment or without going to a jury trial? Has there been a reduction in deficiencies that could have led to a liability claim or a compensable injury?

To conduct the evaluation, the hospital will draw on its data-gathering system, which should include such data as:

- The input on potential liability provided to the system and any remedial actions taken by the liability control administrator or committee.
- Statistics on the number of claims filed, the individual or department charged, the disposition of the case, and the amount of time and money expended.
- Statistics that identify which areas (emergency department, operating room, radiology, and so forth) are the most frequent subjects of potential liability reports.
- Comparative statistics on the hospital's present and previous liability experience and the comparable experiences of other hospitals.

Figure 10. Post-Claim Interaction between the Liability Control Committee and Components of the Liability Control System
- The cost of the liability control system and its benefits (graphs of claims made, dollar losses, premium outlays).

The individual or committee responsible for liability control should evaluate these data on a regular basis, at least annually.

Dramatic results should not be expected right away. It may take a year or longer to install a liability control system. Moreover, the accumulation of malpractice claims, combined with outside pressures for increased litigation, will make it difficult for the system to reduce the number of claims and the financial severity of awards for some time.

It might be advisable for the evaluation process to separate the financial severity of claims filed before and after the system is installed. The hospital could also evaluate whether the system reduces the time and funds expended in defending the hospital against claims, particularly claims closed without payment.

The contributions of the system to improving the quality of care may be difficult to show in numerical terms, but are valuable and should be included in the evaluation.

Finally, it should be noted that liability insurance carriers will probably not reduce premiums until it is demonstrated that a liability control system has a statistically significant effect on reducing claims and awards.
PHYSICIAN INVOLVEMENT IN RISK MANAGEMENT

WILLIAM E. MITCHELL, JR., M.D.
PIEDMONT HOSPITAL
ATLANTA, GA

I. What do you want/need them to do?
   a. Serve effectively on committees
   b. Take good care of their own patients and avoid suits
   c. Handle documentation of "incidents" correctly
   d. Perform effective peer review
   e. Be effective advocates of the hospital in the community
   f. Not interfere with administration's Risk Management activities
   g. Bring perceived problems to attention of Risk Manager
   h. Teach in patient care procedures/skills
   i. Other

II. Why won't they do it?
   a. Fear of peer rejection, respect for peer independence
   b. Resistance to dealing with non-physicians in positions of authority
   c. Time away from patients / family / other preferred activities
   d. Fear of further deterioration of physician-patient relationship due to intervention by others
   e. Feeling that others (i.e. you) get paid to do it; why should they do it for free?
   f. Feeling that they have no "say" in running of the hospital, so why should they spend thankless hours helping the hospital?
   g. Other

III. How can effective involvement be encouraged?
   a. Document benefits of Risk Reduction
      # incidents
      # suits
      premiums
      etc
b. Don't overwhelm them with the whole Risk Management activity -
   get help on specific problems that they're interested in

c. Never waste their time on useless meetings, reports, etc.

d. Positive reinforcement - prestige, smiles, letters, results, etc.

e. Separate review and action activities as much as possible to
   reduce peer anger

f. Personal appeal; to do this you have to be liked/respected

f. Handle their pride/fears with understanding

h. Remember that your full-time activity is a minor part of their
   work. Have realistic expectations re: time, dedication and
   know-how on their part

i. Consider ways to increase their "say" in how the hospital is run

j. Don't give up!
THE ROLE OF MEDICAL RECORD SERVICES
IN RISK MANAGEMENT

Because it contains a continuous account of what happened to a patient during his hospital stay, emergency treatment, or outpatient visit, the medical record is the most important tool for problem identification in quality assurance and risk management (QA/RM) activities and in malpractice litigation. For this reason, the Medical Record Department (MRD) of any hospital controls the largest data base for use in a QA/RM program. An accurate high quality medical record is essential to such a program, and the MRD and Medical Record Department Administrator (MRDA) should play an active role in the implementation and maintenance of a hospital's QA/RM program. MRD participation could range from providing minimal support to managing all QA/RM activities. If MRD participation in QA/RM activities is expanded to include such management, the MRDA must be knowledgeable in evaluation techniques, data management activities, and risk management functions. His or her knowledge of medical record data and expertise in data retrieval and analysis can greatly enhance the effectiveness of a QA/RM program.

Consequently, the MRD can become the hub of a hospital's QA/RM activities and should be an integral part of a QA/RM program, whether or not it assumes full responsibility for the coordination of these activities. In either case, the MRD should:

- Develop an early warning system
- Assure the quality of medical records
- Assure the confidentiality and accessibility of records that represent potential or actual lawsuits
- Coordinate legal correspondence and release of information
- Provide appropriate inservice education

Policies and procedures that relate to each of these areas must be formulated carefully and must have substantial input from hospital administration, the medical staff, and the risk manager (if applicable). The scope and purpose of each of these activities, as well as suggested procedures, are presented in this supplement to The Risk Management Primer, published by Care Communications, Inc., in May, 1979.
I. EARLY WARNING SYSTEM

A. Purpose

An effective QA/RM program detects problems in patient care that may precipitate legal action and detects such potential problems (potentially compensable events-PCE*) early.

Early detection

- Allows the hospital and the physician to assure that the patient receives optimal care expeditiously
- Assures that fair cash settlements are awarded quickly without the burden of legal expenses and excessive time delays for the hospital or the patient
- Assists preparation of legal defenses while the incident or untoward event is fresh in the minds of the patient, family, employees, or any involved health care professionals.

B. Early Detection Procedures

1. Review the records of discharged patients to screen for potentially compensable events

Within two or three days after discharge, every page of every patient record is reviewed by someone in the MD. Because we look but don't always see, or see but don't always report, traditional discharge analysis must be updated (modernized) to meet the needs of a QA/RM program.

a. The risk management committee or quality assurance committee should identify criteria that can be used by the analysis clerk to screen records for the risk manager's review. Criteria used in the Medical Insurance Feasibility Study (sponsored in 1977 by the California Medical Association and the California Hospital Association) are a good source. Based on claims experience at your hospital or findings of your medical audit and other quality assurance activities, other criteria might be added.

* Potentially compensable event (PCE) is a problem, incident, or occurrence that has caused harm and that may possibly (has the potential to) expose the hospital to professional or general liability claims and require the hospital to pay damages (give compensation) to the person(s) who has been injured.
Example: Sample criteria used by one MRD to screen records, identified records that documented:

- Secondary surgical procedures
- Temperature over 100.4 for three days post-operatively or postpartum
- Hospital acquired Infection
- Accidental puncture or laceration of organs
- Postoperative hemorrhage
- Differences in medical opinion
- Death

b. The "focused discharge analysis" procedure is used to screen all discharges. Cases failing the criteria are referred to the risk manager for evaluation and action.

c. A screening form should be filled out on those records that fail to meet the screening criteria.

d. Code the cover of any record in which a PCE has been identified so that the risk manager can be notified whenever the record is requested by anyone other than the insurance carrier.

e. Periodically, data should be collated and displayed by type of problem. Such a display will allow detection of patterns and should be done at least annually, if not every six months.

2. Establish an Incident Report Cross Index

a. The correspondence clerk should be alerted whenever information (other than insurance requests) is requested on a patient for whom an incident report has been filed.

b. A simple way to cross reference incident reports would be to code (by letter or number) the master patient index card in the MRD. Copies of incident reports or a list of names of patients for whom incident reports had been filed would therefore be sent regularly to the MRD.
c. Whenever the MRD receives requests for information on such patients, the MRD should notify the risk manager.

3. Establish a policy when the risk manager should be notified. Instances when notification might be appropriate include

a. Requests for information by attorneys or investigators.

b. Requests by patients themselves.

c. When a patient record fails screening criteria for a PCE.

You may wish to include a statement that allows no release of information without prior approval from the risk manager. With legitimate authorization, however, all requests must be honored.

II. ASSURING QUALITY MEDICAL RECORDS

A. Purpose

Inadequate medical record documentation has been a source of frustration to physicians, administrators, attorneys, professional societies, regulatory bodies, reimbursement agencies, and others since the early 1900's. One of the original standards of the American College of Surgeons' Hospital Standardization Program (the forerunner to the Joint Commission on the Accreditation of Hospitals (JCAH)) was directed at improving documentation. Today, lack of documentation and inaccurate and careless record keeping

- Force hospitals and physicians to settle suits out of court because records lacked documentation that would have assisted in the preparation of a good defense.

- Lose real dollars for hospitals because services rendered have not been documented.

- Hamper quality assurance and risk management efforts.

To lead and improve documentation practices of an entire medical staff, he or she can and should provide the necessary leadership and data that could influence necessary behavioral changes. To the many incredible feats of modern medicine, we should be able to add the development of good medical records.
B. Procedures for Identifying and Solving Documentation Problems Can Be Varied

1. Indepth record screening by the medical record or risk management committee to evaluate content and compliance with legal requirements
   a. Using criteria based screening, review a representative sample of all practitioners and disciplines.
   b. Use medical staff rules and regulations, JCAH standards, and HEW conditions of participation to formulate criteria.
   c. Focus on different documents in the record for each study (ie, discharge summaries for a medical staff study, anesthesiologist records for an anesthesiology study, etc.)
   d. Take appropriate action when records do not comply with established criteria. Actions for consideration include
      - Feedback
      - Inservice education
      - Warnings placed in credentials files
      - Nonrenewed privileges after repeated attempts to encourage improvement

2. Focused discharge analysis using audit study results
   a. Traditional discharge analysis procedures should be revised and expanded in scope to include analysis of incomplete documentation by nurses, therapists, and other nonphysician health care professionals.
   b. The focused discharge analysis procedure should also be used to monitor deficiencies revealed by audit studies until identified problems are resolved. Ongoing reports should be submitted to the risk manager, appropriate medical staff, and appropriate hospital committees:
III. ASSURING CONFIDENTIALITY AND ACCESSIBILITY OF POTENTIAL LEGAL CASES

A. Purpose

Record control is an important MRD function for any patient record, but ascertaining that records involved in litigation are not lost, tampered with, or erroneously released is even more critical. In addition, monitoring the use of the record and keeping the risk manager and hospital attorney informed about such use is a vital aspect of record control.

B. Procedures for Control of Records for Legal Cases

1. Establish a separate, locked file for all records designated by the risk manager as potential or actual legal cases.
   a. Code master patient index to indicate location of record in legal file
   b. Do not allow legal files to be microfilmed (maintain hard copy until statute of limitations runs out.)

2. Monitor access to legal files
   a. Record requests should be referred to the MRDA or her assistant.
   b. The risk manager should be notified whenever anyone requests a record.
   c. Maintain a log or card file that indicates who has reviewed, worked on, or received copies of, (also note when and why) every record in the legal file.
   d. Establish a policy which specifies that records in litigation (or potentially litigious) can only be worked on in the presence of the MRDA, a staff member or the risk manager. A very sensitive issue, such a policy should be incorporated in medical staff rules and regulations. Tampering, or the appearance of tampering, is impossible to defend and can lose the case for the physician or hospital, regardless of the truth of the matter. Tampering is easier for courts and attorneys to discover than practitioners would like to believe.
IV. COORDINATE LEGAL CORRESPONDENCE

A. Purpose

Subpoenas for records routinely go to the "Keeper of the Records" -- whether the patient is suing a third party or the hospital itself. Regardless of who are defendants or what caused the suit, the hospital can be a potential defendant in almost any case.

(Example: The parents of a youth shot by a police officer in Chicago last year are suing the City of Chicago, the Police Department, the policeman, and the hospital.)

For this reason, the risk manager should be notified automatically whenever a subpoena is received. All subpoenas and legal correspondence should be kept in the legal file.

B. Procedures for Coordinating Subpoenas and Legal Correspondence

1. Maintain a log that indicates when subpoenas are received, when the risk manager is notified, and when subpoenas are answered.

2. Guarantee that records taken to court are not lost
   a. Make a xerox copy of the record to take to court.
   b. If the judge or attorney wants the record to be submitted as evidence, ask if the xerox copy is acceptable (in some states a xerox copy is acceptable.)
   c. If the original document alone is acceptable, the hospital will at least have a copy during the litigation and if the original is lost.
   d. Maintain a tickler file for contacting the attorney periodically to request return of the original to the hospital.

3. Assist the hospital attorney and the risk manager to prepare interrogatories (lists of questions submitted to the hospital by the plaintiff's attorney to which the defendant must respond.)
   a. The MRDA can use her skills in data retrieval and knowledge of medical records to prepare the preliminary responses by reviewing the record.
b. Preparation of preliminary responses saves costly attorney time and assures that a highly skilled person is analyzing the record.

c. The hospital attorney, the physician, and the administrator should still review final responses to assure utmost accuracy and to assure that they are completely informed.

V. INSERVICE TRAINING

A. Purpose

The success of the QA/RM program does not rest on excellent medical records alone. All hospital employees and medical staff must be knowledgeable of and involved in QA/RM activities. The MRDA is a logical person to help in a hospital-wide training effort.

B. Procedures Related to Inservice Program

1. The MRDA should be involved in preparing and presenting orientation programs for all new attending staff, housestaff, and hospital employees. Orientation should cover

   a. Documentation requirements and practices.

   b. Use of the MRD.

   c. Introduction to the QA/RM program and the role of the MRD in that program.

2. The MRDA should develop and present ongoing inservice programs for individuals and departments with documentation problems that have been noted by the medical record or risk management committee.

3. The MRDA should be actively involved in teaching non-physician health professionals how to use the medical record to evaluate the quality of care (including criteria development, data analysis, data management, and follow-up.)

4. The MRD should regularly publish information on documentation problems, new regulations, and new procedures. The MRD should establish itself as a resource for information related to health data and documentation practices.
In conclusion, the MRDA and MRD staff must become knowledgeable about the hospital's overall goals in quality assurance and risk management and should prepare to participate actively in problem identification, resolution, and prevention, and in educational activities for other hospital personnel. In addition, the MRDA must make certain that her department is operated efficiently, effectively and that all functions are accomplished accurately. The MRD itself should be checked for breakdown in systems (ie, record control, record completion, etc.) and the MRD must fulfill its vital responsibilities better than ever. Systems and records must be improved in response to the ever-increasing need for accurate, up-to-date medical records.
Occurrence screening, reporting and analysis provides an early warning of potential areas of malpractice exposure and permits determinations about how such exposure can be minimized—presently and in the future. To accomplish this task information concerning occurrences in the hospital that are not an expected consequence of patient medical conditions or medical intervention are reported and analyzed.

Occurrence screening and analysis is a major step beyond traditional incident reporting. This is because occurrence screening and analysis is pointed at adverse effects of medical management and not only at falls, burns and medication errors. Only by this more inclusive system can hospital risk management efforts have a meaningful impact on the disposition of claims and the success of loss prevention programs.

Underlying each actual or potential malpractice claim are plaintiff hypotheses regarding the severity and cause of injury and how it is attributable to the failure of the provider to perform up to the applicable standard of care. In the process of occurrence analysis the same circumstances that the plaintiff must rely upon to support the claim of negligence are made the bases of alternative hypotheses in which injury is minimized or negated and breach of duty or causality are excluded. An alternative hypothesis may account for the facts without assuming negligence, or may account for the facts by admitting such negligence but attributing the cause of the injury to some other and nonnegligent sources.

The steps in occurrence analysis are: First, identify adverse occurrences. Second, gather all relevant data about each occurrence. Third, with respect to cases showing significant patient injury, construe the facts from the claimant's viewpoint and determine what clinical hypotheses might form the basis for recovery. Fourth, review the same facts from the provider's viewpoint and determine what alternative clinical hypotheses might negate any or all of the possibilities of injury, breach of standards or causation. Fifth, decide upon risk treatment alternatives (e.g., early intervention versus using the fruits of occurrence analysis in the ordinary course of the claims process). Sixth,
determine what preventive measures are appropriate to eliminate or minimize the likelihood of similar occurrences in the future.

Example: a perforation may occur during an endoscopic examination. That the patient was injured and what caused the injury is self-evident. But is this negligence? A certain amount of perforation may be an unavoidable risk of the procedure. Therefore, the alternative hypothesis is that no breach of the standard of care was involved will succeed if: (1) The endoscopic examination can be shown to be the result of a reasonable exercise of judgement between alternate acceptable approaches to the patient's problem, and (2) the examination was properly performed by a qualified physician.

Alternative hypotheses can also be aimed at the causation issue. For example, a newborn with a low Apgar score is shown to have cerebral palsy. The plaintiffs will attempt to attribute this abnormality to an occurrence that constitutes a breach of the standard of care relating to labor and delivery. Even if the labor and delivery are questionable, there may still be reasonable hypotheses showing that the palsey is attributable to other causative factors, such as an inherited metabolic disorder. When these alternates are identified by this occurrence analysis, early detection alerts the practitioners involved and the hospital that tests and procedures should be performed while the patient is readily available. It is often too late to exhaust all the alternatives after the claim is filed months or even years later.

Clearly, screening for adverse occurrences, arranging for early clinical analysis of the facts and developing alternative hypotheses is an important addition to any hospital risk management program. Alternate hypotheses, properly used, can result in a defense verdict, a dropped claim, or a favorable low settlement.

The occurrence screening criteria first developed under InterQual's direction for use in the California Medical Insurance Feasibility Study are attached. These criteria help to identify adverse patient care events without regard to the admitting reason, procedure performed or diagnosis assigned. The criteria
are outcome oriented and hence describe expectations about the course of hospitalization and the consequences of care.

Each hospital should adopt the occurrence screening approach to its special circumstances by enriching the criteria in light of the high risks normally encountered locally. In this way, occurrence screening can become a powerful tool both for malpractice loss minimization specifically and for quality assurance in general.

The techniques for acquiring and analyzing occurrence data are now available and can be implemented as part of any hospital risk management program. Obviously, the same analysis techniques are even more applicable to actual claims. By applying these techniques immediately upon receipt of a claim, the medical staff and hospital gain a powerful defensive posture from the outset. Thus, systematic clinical analysis of occurrences and claims can be made the most cogent weapon in the risk management armamentarium.
BEFORE THE PCE

1. Identify and correct problems
2. Establish procedures to handle PCEs
3. Educate staff and employees

ONGOING EVALUATION

1. Establish insurance funding levels
2. Evaluate and modify procedures over time

AFTER THE PCE

1. Respond to PCE
2. Report, investigate and determine appropriate action
3. The hospital prepares its defense

FIGURE An illustration of the relationships between the components of an effective QA/RM program.
Medical Management Analysis (MMA) is a professional liability warning system designed to assist in the improvement of the quality of patient care and reduce the likelihood of malpractice suits. Proper implementation of MMA permits:

1) early identification and reporting of adverse patient occurrences (APO's) for immediate evaluation and action,
2) prevention of repetitive adverse patient events by continuous monitoring of, and timely action on, patterns of APO's,
3) coordination of all hospital and medical staff efforts on quality assurance and risk management.

MMA is based on the concurrent review of medical records while patients are still in the hospital, using a set of comprehensive, objective outcome screening criteria that apply to all records regardless of reason for hospitalization. Ambulatory screening criteria have also been developed. The system permits screening of all aspects of patient care and detection of problems relating to both hospital and medical staff.

Initial record screening is done by non-physician personnel on a regular, continuous basis. Review of records with variations from the criteria is done by physician reviewers, either immediately if serious, or within a specified time period if non-serious. When APO's are confirmed by secondary screening, reports are channeled to a program coordinator and/or a centralized hospital-medical staff committee responsible for patient safety and quality assurance. This person or committee will be closely linked to the claims management and to other committees and departments of the hospital and medical staff to assure prompt action and follow-up on problems.

The outstanding features of the MMA system which differentiate it from many other risk management systems currently in use are:

1) Physician involvement. (The majority of expensive hospital-based malpractice claims also name one or more physicians, and identification of physician-related events is essential.)

2) Concurrent record screening, evaluation and reporting. (The more rapidly an adverse event is identified and acted upon, the lower the potential liability, and the less likely is the repetition of the event.)

3) Coordination of all presently fragmented data collection, quality assurance and risk management activities into a time- and cost-effective program to meet both internal and external requirements.

4) Flexibility of the system as it is adapted to the needs and problems of individual hospitals and medical staffs, and then adopted as their own program.
QUALITY ASSURANCE/RISK MANAGEMENT ORGANIZATION

OUTCOMES
- Change policies, procedures
- Pertinent CME
- Counseling
- Informed privileging
- Objective disciplinary action
- Documented improvement in patient care
- Decreased liability

BOARD OF DIRECTORS

EXECUTIVE COMMITTEE

QUALITY ASSURANCE/RISK MANAGEMENT COMMITTEE

OUTCOMES
- Change policies, procedure
- Change equipment, supplies
- Change staffing, duties
- Inservice education
- Employee counseling
- Employee discipline
- Documented improvement in patient care
- Prompt claims response
- Decreased liability premium

MEDICAL STAFF

JOINT MEDICAL STAFF QUALITY ASSURANCE COMMITTEE

AD HOC STUDY GROUPS

HOSPITAL RISK MANAGEMENT SUBCOMMITTEE

HOSPITAL EVENTS SUBCOMMITTEE

QUALITY ASSURANCE/RISK MANAGEMENT OFFICE

INPUTS

INF./PHARM./THER. COMM
- Infection data
- Drug utilization data

*DIR. MEDICAL RECORDS
- MMA data (retrospective)
- Study reports

**UR COORDINATOR
- MMA data (concurrent)
- UR data
- Departmental data
  - E. R.
  - Lab. + X-ray
  - Other

*PATIENT REPRESENTATIVE
- Incident reports
- Patient complaints
- Patient surveys
- Claims data
- Business office problems

OTHER
- Safety data
- Survey reports
- Concerns of individual medical staff and employees

OA/RM "Office"
OA/RM Coordinator
IMPLEMENTATION MODEL
MEDICAL MANAGEMENT ANALYSIS

CONCURRENT MEDICAL RECORD SCREENING

FAIL FIRST DATA RETRIEVAL SCREEN?

YES

FAIL SECOND SCREEN NO REVIEW?

YES

ADVERSE PATIENT OCCURRENCES

SERIOUS APO

"SURVEILLANCE" COMMITTEE

NON-SERIOUS APO

OTHER INCIDENT REPORTS

NO

POTENTIAL LIABILITY?

YES

FILE

FILE

PROFILE

REPORT TO CLAIMS MANAGEMENT

SETTLEMENT MONITORING

REFERRAL FOR ACTION

COMMITTEES DEPARTMENTS ADMINISTRATION

REPORTING

EXECUTIVE COMMITTEE BOARD OF TRUSTEES OUTSIDE AGENCIES

ALTERNATE DESIGNATIONS:
QUALITY ASSURANCE PATIENT SAFETY PROFESSIONAL LIABILITY RISK MONITORING LOSS CONTROL

COMMITTEE
<table>
<thead>
<tr>
<th>ELEMENTS</th>
<th>STD. %</th>
<th>EXCEPTIONS</th>
<th>INSTRUCTIONS FOR DATA RETRIEVAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Admission for adverse results of outpatient management</td>
<td>X</td>
<td>1A. Prior medical care unrelated to this hospital's OPD or did not involve any member of this hospital staff.</td>
<td>1. Check admission note diagnosis, consult notes for complications, failure to treat or prevent or failure to diagnose. See list of clues to adverse results.</td>
</tr>
<tr>
<td>2. Admission for complication of or incomplete management of problem on previous hospitalization.</td>
<td>X</td>
<td>2A. Complication or incomplete management occurred at another hospital, and did not involve any member of this hospital staff.  2B. Readmission for chronic disease, e.g., asthma, CHF, CA and discharge plan and followup documented on previous admission.</td>
<td>2. Check admission note, diagnosis, consult notes; review discharge summaries on prior hospitalizations within 6 months.</td>
</tr>
<tr>
<td>3. Hospital incurred incidents.</td>
<td>X</td>
<td>3A. None.</td>
<td>3. Check progress notes, nurse's notes, consult notes, discharge summary. See description of incidents.</td>
</tr>
<tr>
<td>4. Transfer from general care unit to special care unit.</td>
<td>X</td>
<td>4A. Scheduled prior to surgery or other special procedure.  4B. ICU used as recovery room.</td>
<td>4. Special care = ICU, CICU, RCU, ICU, CICU. Check orders, nurse's notes. Report reason for transfer and condition on transfer.</td>
</tr>
<tr>
<td>5. Cardiac or respiratory arrest.</td>
<td>X</td>
<td>5A. None.</td>
<td>5. Assume arrest if code called or any resuscitation performed. Include newborn resuscitation for APGAR &lt; 4 in del. room.</td>
</tr>
<tr>
<td>6. Operative consent incomplete, not on chart prior to surgery, procedure not same as on consent, not signed, documented risks not explained, other.</td>
<td>X</td>
<td>6A. None.</td>
<td>6. Check operative consent, progress notes, op. report, pathology report.</td>
</tr>
<tr>
<td>7. Unplanned return to the operating room on this admission.</td>
<td>X</td>
<td>7A. None.</td>
<td>7. Planned return to the OR must be documented prior to first surgery.</td>
</tr>
<tr>
<td>8. Unplanned removal or injury or repair of an organ or structure during surgery or any invasive procedure.</td>
<td>X</td>
<td>8A. None.</td>
<td>8. Check op. note, consult., progress notes, preop plan and compare with path. report. See list of invasive procedures.</td>
</tr>
<tr>
<td>9. Infection not present on admission. (nosocomial)</td>
<td>X</td>
<td>9A. None.</td>
<td>9. Instructions per infection control coord. include wound infections.</td>
</tr>
<tr>
<td>10. Other complications.</td>
<td>X</td>
<td>10A. None.</td>
<td>10. List all not covered by criteria.</td>
</tr>
<tr>
<td>11. Transfer to another acute care facility.</td>
<td>X</td>
<td>11A. Mandatory transfer for administrative reasons.  11B. Transfer for test or procedure not available in this hospital.</td>
<td>11. Report name of facility, reason for transfer, condition on transfer.</td>
</tr>
<tr>
<td>12. Neurological deficit present at discharge which was not present on admission.</td>
<td>X</td>
<td>12A. None.</td>
<td>12. Check nurse's notes for seizures, loss of consciousness, impairment of special senses or motor functions, fecal or urinary incontinence, or intractable pain, CVA, stroke.</td>
</tr>
<tr>
<td>14. Death: Unexpected, related to treatment or medication, or during or within 72 hours of operation.</td>
<td>X</td>
<td>14A. None.</td>
<td>14. Check operative date, progress notes, nurse's notes, op. report, orders and medication sheet.</td>
</tr>
<tr>
<td>15. Subsequent visit to ER or OPD for complication or adverse result of this hospitalization.</td>
<td>X</td>
<td>15A. None.</td>
<td>15. Check ER/OPD visits for unplanned reason.</td>
</tr>
</tbody>
</table>
GENERAL OUTCOME SCREENING CRITERIA SET FOR HOSPITALS

<table>
<thead>
<tr>
<th>ELEMENTS</th>
<th>STD.</th>
<th>EXC.</th>
<th>INSTRUCTIONS FOR DATA RETRIEVAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>17. Transfusions for conditions other than hypovolemia due to acute blood loss, chronic anemia &lt; 5 gm. hemoglobin or exchange transfusion.</td>
<td>X</td>
<td>17A. Hemoglobin over 5 gm. and patient is symptomatic. 17B. Emergency surgery in patient with less than 10 gm. hemoglobin.</td>
<td>17. Documented acute blood loss with systolic BP decreased over 30 mm. Hg. or pulse rate increased over 20/min or documented over 1000 cc. surgical blood loss or note states patient in shock. History documents chronic anemia. 17A. Symptomatic decreased BP, increased pulse rate, fatigue, dizziness, weakness. 17B. Admission note documents that procedure is an emergency.</td>
</tr>
<tr>
<td>18. Pathology report (tissue diagnosis) does not match preoperative diagnosis.</td>
<td>X</td>
<td>18A. No tissue removed or tissue non-diagnostic and clinical justification for surgery met.</td>
<td>18. Compare preoperative diagnosis on lab. slip with pathology report. 18A. See list of surgery justification criteria. If procedures not listed, return record for review.</td>
</tr>
<tr>
<td>19. Antibiotics for other than a matched culture and sensitivity or meets exceptions.</td>
<td>X</td>
<td>19A. Culture taken, patient started on antibiotic(s) pending culture results. 19B. Prophylactic antibiotics for patient with congenital or rheumatic heart disease, undergoing oral, GI, or GU surgery or vaginal delivery or Class IV surgery, total hip replacement, vaginal hysterectomy or placement of vascular prosthesis.</td>
<td>19. Compare orders and C&amp;S report. 19A. Check to see that antibiotic changed, if necessary, after C&amp;S reported. 19B. See history and physical. Class IV surgeries are operations resulting in heavy contamination of previously bacteria-free tissue, e.g., ruptured appendix, penetrating wounds, gangrene or perforation in the abdomen. Check operative report.</td>
</tr>
<tr>
<td>20. Medical record completed within required time and documentation adequate.</td>
<td></td>
<td>20A. None.</td>
<td>20. Check completeness and adequacy of documentation according to hospital rules and regulations.</td>
</tr>
<tr>
<td>21. (Departmental or other.)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

† Clues to adverse results of outpatient management include delayed diagnosis (eg. first admission for advanced tuberculosis, metastatic carcinoma; perforated appendix; severe diabetic ketoacidosis; shock; sepsisemia; any disease with systemic complications); any condition attributed to outpatient drug therapy (eg. digitalis intoxication; hypokalemia while on diuretics; gastrointestinal bleeding while on aspirin, steroids, Butazolidin, Indocin; bleeding while on anticoagulants; Parkinsonism while on tranquilizers; anaphylaxis, drug reactions); complications of procedures performed in the office, clinic or emergency room (eg. malunion, non-union, or complications of fractures; irradiation burns; wound infections; physical defects; neurological defects; complications of physical therapy, x-ray, or laboratory procedures or other outpatient procedures); any disease for which immunization available (eg. measles, mumps, polio, hepatitis, diphtheria, tetanus).

§ Incidents include medication errors, patient accidents, procedural errors, electrical shock or burn, intravenous errors, drug or contrast material reactions, transfusion reactions, and actual or attempted patient suicide.

§ Invasive procedures include intubations (tracheal, esophageal, gastric, rectal); percutaneous aspirations (thoracentesis, paracentesis, peri-cardiocentesis, bladder aspirations); percutaneous biopsy of heart, liver, lung, kidneys, prostate, etc.; catheterization of bladder, heart, vascular system; x-ray procedures (arteriograms, renograms, ventriculograms, bronchograms, pneumoencephalograms); endoscopies (bronchoscopy, cystoscopy, sigmoidoscopy, esophagoscopy, mediastinoscopy, peritoneoscopy, laparoscopy, culdoscopy, urethroscopy, ureteroscopy); pacemaker insertion; uterine sounding; enemas; and rectal temperatures.

* Developed by individual hospitals for most common surgical procedures performed.
Air Force Risk Management Program Model
RISK MANAGEMENT IN MEDICAL CARE DELIVERY

This regulation outlines the policy and procedure for the operation of a risk management program within the Air Force Medical Service.

Section A - Policy and Explanation
1. Air Force Policy
2. Terms Explained
3. How the Risk Management Program Works

Section B - The Risk Manager
4. Eligibility
5. Training
6. Responsibilities
7. Problem Identification
8. Education of Personnel
9. Patient Relations
10. Medical-Legal Liaison

Section C - The Risk Management Committee
11. Membership
12. Meetings
13. Responsibilities

Section D - Incident Reports and Patient Questionnaire
14. Incident Reporting
15. Patient Questionnaire

Section E - Air Force Risk Management Council
16. Membership
17. Meetings
18. Responsibilities
1. **Air Force Policy** - It is the policy of the Air Force Medical Service to deliver the highest quality health care which can be achieved within available resources. This policy requires effective management efforts to identify and resolve problem areas in health care delivery and to minimize patient harm. This regulation establishes a structure to assist health care management in carrying out this policy and in coordinating the various resources committed to monitoring the quality of health care, in order to maximize the results achievable and reduce liability.

2. **Terms Explained**

   a. **Risk Management.** The collective effort of health care providers, and related advisors, to minimize avoidable patient harm and liability through a structured program of problem identification and resolution, and coordinated quality assurance.

   b. **Risk Manager.** The individual, designated in writing by the Director of Base Medical Services (DBMS), responsible for coordinating the base medical facility's risk management program as set out in Section B.

   c. **Risk Management Committee.** The group established at each base medical facility having the responsibility to review risk management matters for that facility and the authority, subject to the approval of the DBMS, to direct appropriate action as set out in Section C.

   d. **Risk Management Council.** The group established at Air Staff level to provide general program guidance and periodic crossfeed of data for the risk management program, as set out in Section E.

   e. **Legal Advisor.** The attorney, designated by the Base Staff Judge Advocate, who will serve as legal advisor for the base medical facility's risk management program. He or she will attend committee meetings, assist in education/training presentations on medical law topics, and maintain close liaison
with the risk manager on any potential claims arising in the medical facility (See para 10). The attorney will normally be the Base Claims Officer, unless otherwise designated by the Base Staff Judge Advocate. At Area Medical Centers, the assigned Medical Law Consultant (MLC) will serve as legal advisor to the committee; however, the Base Claims Officer should be fully involved in the program and remains primarily responsible for investigation and processing of potential and existing claims. The MLC will assist and consult on risk management matters for medical facilities within the MCL's geographic area of responsibility IAW AFR 110-30.

3. **How the Risk Management Program Works** - To achieve the policy expressed in paragraph 1, the Risk Management Program will involve three basic functions: identification and resolution of problems; education and sensitizing of hospital personnel; and optimizing patient relations. While responsibility for managing these functions lies with the Risk Manager and Risk Management Committee, the responsibility for supporting the functions lies with all hospital personnel.

   a. Each base medical facility will have a designated risk manager and risk management committee. The Risk Manager is responsible for screening and coordinating information from various sources which identifies problems or potential problems in health care delivery. Numerous quality assurance functions, with specific areas of responsibility exist and operate effectively within the hospital. Numerous other sources exist which can provide helpful data (see para 7). The risk manager facilitates a comprehensive, centralized review of the problems surfaced by presenting the relevant information to the Risk Management Committee on a periodic basis. The committee will also receive periodic data on medical malpractice claims and other trends from HQ USAF/2A and HQ USAF/SG sources (see Section E). The committee will analyze the information and, subject to approval of the DBMS, direct appropriate evaluative or corrective measures. The committee also monitors the effects of its action as its ultimate responsibility is to assure that desirable results are, in fact, achieved in response to the identified problems for that particular facility. Urgency of certain problems may, of course, require modification of the timing or sequence in the normal flow of information described above. Problems identified, corrective actions taken, and ultimate results achieved will be documented in the committee meeting minutes, or attached to them. Copies of the minutes will be forwarded to the Major Command Surgeon and to the area Medical Law Consultant.
1. Major Command Surgeons will review the meeting minutes of Risk Management Committees within the command, and provide assistance as required. Problems representing a trend, or otherwise appropriate for Air Staff consideration will be directed to the Risk Management Council, AFMSC/SGF Brooks AFB, TX 78235.

c. The Risk Management Council will provide general policy guidance of the program as well as specific malpractice claims data at least semi-annually. A semi-annual report will be sent through major commands to all base medical facilities. The claims data, as well as updates in the field of medical law, will be provided to the Council by HQ USAF/JA.

SECTION B - THE RISK MANAGER

4. Eligibility. The hospital administrator, or associate administrator of each medical facility shall be designated as the facility risk manager.

5. Training. The risk manager should attend initial short course training (Course 1332R9C6) in concepts of hospital liability and the risk management program. Thereafter, periodic refresher courses may be attended as appropriate.

6. Responsibilities. The risk manager will play a vital role in the three basic functions described in para 3. As hospital administrator, or associate administrator, he or she is ideally situated to serve as the catalyst for an effective in-house program. The risk manager must bear in mind that the support given the program, and its effectiveness, are heavily impacted by the way in which the program is administered. Proper attitudes, interpersonal relationships, and the sound exercise of discretion are essential.

7. Problem Identification. Problem identification is the first step in effective risk management. There are numerous sources of problem identification already existing in the hospital setting. The risk manager should inventory the sources existing within the operation of a particular facility, and identify how and to whom the information is channeled. It is the risk manager's responsibility to screen the potential sources of problem identification and to coordinate the flow of that information to the risk manager or appropriate. Examples of letters which the risk manager will routinely review include:
a. Potential Claims. (See para 10)
b. Incident Reports (See para 10)
c. Minutes of Safety Committee Meetings.

d. Committee minutes or reports from all quality assurance functions within the hospital, including reports of all audits performed. The risk manager is encouraged to attend committee meetings which surface patient risks within the facility.

e. Patient Questionnaires (See para 15), and patient complaints.

f. IG complaints.

g. Reports by external review groups (Inspector General, Joint Commission on Accreditation of Hospitals, staff assistance visits, military or civilian consultant visits).

Beyond these common examples, the risk manager may identify various other sources or functions in a particular facility which identify problems. In addition, informal factual reports, oral or written, may be made to the risk manager by hospital personnel.

8. Education of Personnel. Education of personnel in the concepts and structure of the risk management program in a particular facility is primarily the responsibility of the risk manager and the risk management committee. It will include, as examples, education on the use of the incident report, training on the importance and legal impact of records excellence, information on current developments in medical law, and recent claims experience within the Air Force.

9. Patient Relations. Good patient relations have become increasingly challenging and increasingly important. They often equate with effective patient-practitioner communications. The risk manager will serve as the coordinator for patient relations. He or she may establish operating guidance for responding to patient inquiries or complaints which best suits the facility involved. Such inquiries may be referred to appropriate departments or personnel when circumstances warrant, or may involve direct response by the risk manager.
10. **Medical-Legal Liaison.** Unexpected or adverse medical results will invariably occur in the hospital setting, with or without negligence. An essential aspect of risk management is the preservation of evidence on which the defense of malpractice claims (especially meritless ones) will rely. In this regard, the risk manager must establish and maintain a close liaison with the Base Staff Judge Advocate, who has investigatory responsibilities under AFM 112-1 for potential malpractice claims. As the key to effective investigation and defense of claims is early identification and fact-finding, the risk manager will establish procedures with the base legal office to assure immediate reporting of incidents or medical results which may result in a claim. Obviously, there is no specific definition or formula available to predict what constitutes a potential claim. However, the judgment exercised in this duty will be enhanced by experience and close legal liaison, and the notification should be made where doubt exists. In addition, procedures will be established for preserving evidence (records, X-rays, equipment, etc.,) relating to potential claims.

SECTION C - THE RISK MANAGEMENT COMMITTEE

11. **Membership.** The risk management committee may function as an adjunct to the hospital executive committee; however, separate minutes will be kept. Membership will include at least the following:

   a. DBMS (ex-officio)

   b. Director of Hospital Services (Chairman)

   c. Hospital Administrator or Associate Administrator

   d. Chief Nurse

   e. Safety Committee representative (may be the Hospital Administrator)

   f. Legal Advisor

Additional members may be added depending upon the size and functions of the facility. Other personnel may be invited to a particular meeting where needed to address particular subject matter.
Effective management of the program requires that the remedial action be assured to assure it is appropriate and has obtained the desired results. This include special reports back to the committee from other hospital committees or functions.

1. Annual reassessment of the program. The committee will analyze the operation of the program at least annually to determine if the scope, structure, and priorities which have been established for the facility concerned are appropriate.

SECTION D - INCIDENT REPORTING AND PATIENT QUESTIONNAIRES

14. Incident Reporting. Consistent and timely reporting of incidents is essential to effective risk management. Therefore, the appropriate use of the incident statement will be regularly demonstrated and reiterated in personnel training. AF Form 765 may be used for this purpose. Incidents may include any event or result not consistent with routine hospital operation or the routine care of a patient. While the scope of what should be reported cannot be narrowly defined, it does include any situations which may lead to a claim. The information recorded should be objective and factual, avoiding opinions or conclusions. The statement should not be filed with or referred to in the medical records. The completed statement is to be routed to the Risk Manager without delay.

15. Patient Questionnaire. Each facility will develop patient questionnaires to elicit voluntary feedback from patients. The questionnaires should be comprehensive and will be developed for inpatient as well as outpatient treatment in facilities with both capabilities. Local development will allow the questionnaire to be tailored to the mission and facility involved, as well as to include special interest items that may arise.

SECTION E - AIR FORCE RISK MANAGEMENT COUNCIL

16. Membership. The Council shall be comprised of representatives from the following functions:
12. **Meetings.** The Committee will meet at least quarterly. If disagreement exists as to appropriate action to be taken by the committee, recommendations will be made to the DBMS by a majority vote of members present. Minority recommendations may also be made. All actions are subject to approval of the DBMS.

13. **Responsibilities.** The committee serves as the decision makers for positive problem resolution within the facility. More than merely reacting to crises, the committee is responsible for risk management program planning and to assure that appropriate quality assurance components exist and function effectively for the particular facility. Actions affecting the scope and conditions of practitioner’s duties (credentialling) are set forth in AFR 160-41, Credentials Review of Health Care Providers; however, the committee should maintain close liaison with the credentials committee and may make recommendations to it. The scope of review of the committee is left within the discretion of the DBMS, but will routinely include:

   a. A review of all agenda items presented by the risk manager or other members. In taking appropriate remedial action, the committee will assure that facility monitoring efforts, including medical audits, are directed towards priority and/or identified problem areas. In this regard, it will assure that the criteria used in medical audits are clinically valid.

   b. Referral of problems to higher headquarters when the solution is partially or wholly beyond the scope of the committee. (See para 3a on referral of committee minutes generally).

   c. Review of committee minutes of other committees within facilities for items involving risk management. In this regard, the committee will assure that all hospitals committees are aware of the risk management program and the responsibility to communicate appropriate items to the risk manager or risk management committee.

   d. Support of risk manager in the education/training of hospital personnel. (See para 8.) In addition, continuing medical education is to be directed to priority and/or identified problem areas.
a. AFMSC/SGP (Chairman)  
b. AFMSC/SGPC  
c. AFMSC/SGPA  
d. AFMSC/SGS  
e. HQ USAF/SGI  
f. HQ USAF/SGN  
g. HQ USAF/JA

In addition, the Council may consult with, or invite as an ad hoc member any specialist or other personnel determined necessary.

17. **Meetings.** The Council will meet at least semi-annually at AFMSC, Brooks AFB, TX.

18. **Responsibilities.**

a. **Input to Council.** The Council will establish procedures to receive pertinent information on risk-creating incidents or situations, including medical malpractice claims and litigation initiated, selected Congressional inquiries, and problem areas of general application within medical facilities.

b. **Council Report (See para 3c).** The Council report will provide the Air Force medical malpractice claims experience for the semi-annual period involved, including identification of recurring claims, specific teaching cases, and current medicolegal trends as appropriate.

**BY ORDER OF THE SECRETARY OF THE AIR FORCE**

**OFFICIAL**
APPENDIX K
Air Force Medical Service Risk Management Program

1. A short course was given to risk managers in November and December 1979. We have also completed preliminary coordination of the draft regulation (attached).

2. The Risk Management Program is to be implemented immediately. The attached draft regulation will serve as the interim guidance pending its official publication. While there are certain uniform requirements, each medical facility has the flexibility to accommodate to size mission and existing programs. Existing committees and other "problem identification systems" should be inventoried prior to establishing a tailored plan for implementation. Local operating instructions supplementing the draft regulation are permissible.

3. Medical staff involvement is important. The program cannot be successful without their legitimate participation. This participation begins with the realistic credentialing process. It should also sensitize all medical personnel to the malpractice problem and extend to all other activities of problem identification and resolution.

4. This program is important and necessary, and will require your most dedicated and sincere involvement.

FIR THE CHIEF OF STAFF

[Signature]

[Title]

[Date]
The following personnel are designated members of the USAF Academy Hospital Risk Management Committee:

H. Rolan Zick, Colonel, USAF, MC, Hospital Commander (ex-officio member)
James T. Shallow, Colonel, USAF, MC, Chief, Hospital Services (Chairman)
George A. Kaye, Colonel, USAF, MSC, Hospital Administrator
Robert M. Paull, Colonel, USAF, MC, Chief, Medical Services
Fay D. Parker, Colonel, USAF, NC, Chief, Nursing Services
Val J. Bateman, Major, USAF, MSC, Associate Administrator
Masten E. Martin, Captain, USAF, Legal Advisor
George M. Provost, Lieutenant, USAF, MSC, Plant Manager (Safety Committee Representative)

H. ROLAN ZICK, Colonel, USAF, MC
Hospital Commander
isk Management Committee Meeting

The Risk Management Committee meeting was held in the Hospital Conference Room at 3:00 hours on 3 April 80.

The following members were in attendance:

- Col Robert H. Papull, SGH, Chairman
- Col H. Rolan Zick, SG, Member (ex officio)
- Col George A. Kaye, SGA, Member
- Col Fay D. Parker, SGHN, Member
- Maj Val J. Bateman, JA, Member
- Lt George M. Provost, SGG, Member

Old Business:

a. The "administrative burn-out program" for hospital personnel is pending Lt Col Roy's attendance at a class on this subject which is scheduled in April. Nursing Education provided an audiovisual presentation on this subject to hospital personnel in March, approximately forty people attended. A video tape on "burn-out" is available in the hospital through Nursing Education. OPEN

b. An ad hoc committee has been formulated for the review of emergency room records with Lt Col Strauss as chairman. Dr. Strauss and Lt Schmidt, P.A., review 10-20 percent of the emergency room records daily and compile a record of their findings to be submitted monthly to Col Paull for review at the Risk Management meeting. OPEN

c. Lt Col Strauss is also preparing an emergency room treatment form. This form will incorporate all required emergency room information in blocks provided for specific information. It can be readily reviewed to determine if all blocks have been completed. This form should be available for committee review at the May meeting. OPEN

d. The interaction of Quality Assurance and Risk Management was again discussed. Maj Bateman stated that at the Risk Management workshop attended in March, it was proposed that risk management and quality assurance be totally separated; however, it was determined at this meeting that these two functions cannot be completely separated. Risk management could come under quality assurance audits which encompass many hospital functions. Col Paull recently attended a quality assurance meeting in Phoenix and stated that certain things are mandated under risk management in Air Force regulations and JCAH requires other items under quality assurance. Dr. Paull reviewed the attached chart outlining the functions within the hospital and to which committee each is responsible. At the present time, the Academy Hospital has not established a Quality Assurance Committee. Plans for this committee are pending guidance from HQ USAF. Composition of a Quality Assurance Committee may be very similar to the Risk Management committee. Comments and specific recommendations on this subject are requested for presentation at the May Risk Management Meeting. OPEN

e. A draft for a hospital regulation governing risk management is being prepared and should be ready for coordination in approximately two weeks. OPEN

f. Arrangements are being made for presentations on risk management to various committees and nursing inservices within the hospital. On 9 April, Major Bateman will talk to the Professional Staff at their meeting. A date for a Nursing Inservice briefing
Is being coordinated with Lt Col Hall. Dates will be scheduled for presentations at Commanders' Calls by Major Bateman. In these briefings, problems encountered by personnel should be identified. Personnel need to be sensitized to fully document incidents/situations which could have an impact or result in a complaint. This issue should be reviewed as soon as possible with the Chief, Hospital Services or the risk manager. Feedback of information from personnel should be provided in memo form or, if there is some concern about writing a memo, make a phone call to the risk manager's office or to the Chief of Hospital Services and it will be recorded there. Major Bateman, Risk Manager, will follow up on all incidents. CLOSED

g. Capt Martin, JA, will attend a meeting on the legal and ethical aspects of treatment for the critically and terminally ill patient and will report on this meeting at the May Risk Management meeting. OPEN

4. New Business:

a. The functions of the patient advocate were discussed. This office is a source of information for the Risk Management Committee. Patient complaints made to the advocate must be well-documented and forwarded to the Risk Manager through the Chief of Hospital Services for action, if required. They will be reported at each Risk Management meeting. These documented complaints will be filed in the risk manager's office following presentation at the Risk Management meeting. It is imperative that the risk manager be immediately aware of patient complaints. The question of whether patients are aware of the hospital's patient advocate was expressed. Col Zick suggested that an article be published in the Falconews stating the purpose of the patient advocate, give Lt Col Hall's name, and possibly publish her picture.

There was discussion on the need to extend the outpatient advocate function to include patients. Maj Bateman stated that the patient advocate in civilian hospitals talks with inpatients to make them aware of his/her availability. At the Academy Hospital, there is a notation in the inpatient brochure, however, many patients may not read it. Committee members did not believe it would be necessary to make daily rounds on the wards, however, visits a few times a week to insure both personnel and inpatients are aware a patient advocate is available could be advantageous. At these times, the advocate could also discuss with ward personnel any potential problems there may be. At the present time, Col Parker and Lt Colonel Steadman, SGHN, make daily patient rounds and question patients to determine whether they have complaints which can be resolved. Committee members feel that perhaps someone who is not directly concerned with patient care could better serve in this capacity. It was proposed that the Nursing Education Coordinator or Capt Tate, Health Education Advisor, could provide the patient advocate function on the wards. Discussion was tabled until the next meeting to allow time for Nursing Service to investigate possibilities and provide a proposed solution. OPEN/SGHN

b. Questionable diagnoses from the MOD Roster were presented and reviewed by Dr. Hall. Investigation of the diagnoses was noted. This information will be filed in the Risk Management office. CLOSED

c. Major Bateman reviewed patient questionnaires with the following discussion:

1. A patient questioned the re-use of some lab containers. Patients need to be made aware of proper lab use of items.

2. A comment on unsatisfactory gowns in the x-ray section was made by a patient on a questionnaire. Col Kaye concurred with this item and stated that patient
satisfaction in this situation could present a problem. He has discussed this with Sgt Meland, NCOIC, Radiology and, as a result, a different type gown will be ordered. Second item discussed with Sgt Meland was the faulty door closures on the dressing oms in the x-ray department, and a third item discussed was procurement of lock-kes for storing of valuables while x-rays are being taken. All of these items contribute to patient satisfaction and diminished risk. OPEN

b. Major Bateman reviewed four incident reports and stated that at the Risk Management meeting attended in New Orleans, it was noted that many hospitals are using "situation reports" rather than incident reports. It was believed by the administrators at these hospitals that their staff will more readily use this form for documentation of occurrences which should come to the attention of the risk manager. CLOSED

c. Col Parker reviewed certain requirements outlined in OSHA Standard 127-8 involving patient care by ward nursing personnel. One of the items questioned by Col Parker was that patients with IVs and/or catheters must have siderails up when unattended. Col Parker stated that many patients would require bedrails to be in place most of the time. As the committee's determination that criteria specified in this standard must be adhered to and nurses must be urged to follow the criteria inasmuch as the patient has his statement as backup in case of accident. CLOSED

d. At the risk management symposium attended by Major Bateman and Capt Boone in which there was confusion among attendees as to what risk management covers, however, it was noted that the primary purpose of risk management is prevention. Emphasis was on risk management programs and informative literature, but the program primarily stresses communication and awareness. The patient must be watched during the entire time in the hospital. Nursing staff functions, i.e., communication and interpersonal relationships geared toward patient satisfaction were emphasized. If a patient leaves the hospital satisfied even though something adverse has happened, he probably will not consider litigation. The provider has the initial contact with patients and should inform the patient of exactly what to expect while hospitalized. CLOSED

e. An article on the responsibility for infection control within hospitals was recently published in a National Safety Council newsletter. The article was reviewed at the Infectious Disease Control Committee meeting and copies will be placed in the Provider's Handbook in the Risk Management section. CLOSED

The next Risk Management Committee Meeting was scheduled for 1300 hours on Wednesday, July 1980. The meeting was adjourned at 1405.

V. Ellen Harrison
Recorder

1 Atch
Hospital Functions/Com. Responsibility Chart
COMMITTEE MINUTES

29 February 1930

Risk Management Committee Meeting

1. The Risk Management Committee meeting was held in the Hospital Conference Room at 1300 hours on 29 February 1930.

2. The following members were in attendance:

Col Robert M. Paull  SGH  Chairman
Col H. Rolan Zick  SG  Member (ex officio)
Col George A. Kaye  SGA  Member
Col Fay D. Parker  SGHN  Member
Maj Val J. Bateman  SGAA  Member (Risk Manager)
Capt Maston E. Martin, Jr.  JA  Member
Lt George M. Provost  SGG  Member

3. Old Business:

a. At the January Risk Management Committee meeting, the problem of "administrative burn-out" was discussed. The possibility of a group therapy type program provided by the Mental Health section was discussed. Lt Col Fry, Chief, Mental Health, informed Col Kaye that there is a program available through the Colorado Hospital Association for a one-day intensive session, for 30-50 people, at the Academy Hospital, for a fee of $1000.00 (or $35 per person at a session in Colorado Springs). Dr. Fry will be attending a one-half day session in April and will evaluate the program and provide information to this committee. Committee members believe that bringing an instructor to the Academy Hospital would be more advantageous than sending approximately thirty people elsewhere. It was determined that if a minimum of thirty people attended such a workshop it would be cost effective. A decision will be made after Dr. Fry attends the workshop in April and reports to this committee. OPEN

b. This committee is charged with determining the clinical validity of audit criteria. The Medical Care Evaluation Committee reviews audit criteria prior to an audit. Clinically valid criteria are defined by the JCAH as those criteria verified by the medical literature and generally acceptable to the clinical staff. Criteria are assessed by this committee with the guidance of several publications, among them the Quality Review Bulletin (published by JCAH), and the Performance Evaluation Procedures (PEP). The audits are directed toward problem solving. Academy Hospital physicians review the audit criteria in conjunction with these publications. It is, therefore, determined that it is not necessary for the Risk Management Committee to send the criteria to other facilities for review. CLOSED

c. The emergency room as a major area for potential malpractice claims was discussed at the January meeting. Committee members were asked to evaluate our emergency room to discuss possible changes to procedures in that area. It was suggested that patient records from the E. R be evaluated and diagnoses on the MOD sheet reviewed. Dr. Paull stated at today's meeting that the MOD sheet is evaluated daily during Morning Report, and questionable diagnoses singled out for follow-up. Dr. Zick suggested that when there is a questionable diagnosis, it should be referred to this committee as a matter of record and the follow-up report noted in these minutes. It was the committee's determination that all questionable diagnoses on the MOD Report be given to the Risk Management Committee recorder and the follow-up provided. These will be documented and attached to the Committee minutes after review at each meeting. OPEN
It was suggested that 5-10% of the total number of emergency room records should be reviewed each month to give a valid perspective. Colonel Kaye suggested an ad hoc committee be appointed, chaired by the Chief of the Emergency Room. This committee would review 3-4 records daily, make notations, and once a month report to the Risk Management Committee their observed findings/problems. If these records are reviewed each morning, it would not necessitate pulling and reviewing many records once a month. Dr. Paull will initiate formation of this ad hoc committee. OPEN

d. Major Bateman reviewed an article from the Quality Review Bulletin which lists criteria for an emergency room. He will provide copies of this item and others from this Bulletin with pertinent information for committee members. CLOSED

e. Dr. Zick suggested that possibly a special form to be completed by emergency room personnel should be devised. It is believed that if certain questions required specific answers on a special form, all avenues would be covered such as allergies, current medications, home instructions, etc. The ad hoc committee will be tasked with devising such a form. OPEN

4. New Business:

a. Major Bateman informed the committee that a significantly larger number of patient questionnaires are being received from the clinics, most with positive input. Both favorable and unfavorable questionnaires are sent to the sections concerned. There were three patient questionnaires reviewed by the committee. Colonel Zick requested that patient questionnaires be presented for review at the Professional Staff Meetings. They are currently reviewed at the Charge Nurses' meetings. CLOSED

b. An incident was discussed wherein a patient was given his health record by the attending physician, to hand-carry from this hospital for use by a civilian physician in another state. This item will be presented at the Professional Staff Meeting. OPEN

c. Hospital incident reports were reviewed by Major Bateman with no significant problems discussed. CLOSED

d. The interaction of the Quality Assurance and Risk Management Meetings was discussed. Dr. Paull stated that the Air Force's development of a Risk Management Committee somewhat overlaps what the Joint Commission on Accreditation of Hospitals requires from a Quality Assurance meeting. Many civilian facilities do not have risk management programs; however, it is believed that eventually it will be a requirement at most hospitals. Dr. Paull suggested that possibly a facility of our type could combine the risk management and quality assurance programs into one committee with the functions of the quality assurance manager and the risk manager combined. It was Colonel Kaye's belief that it may be too general to incorporate all risk management/quality assurance items into one meeting. Medical problems should be discussed under quality assurance, and the risk manager would not be the person to help resolve this type problem. A combined risk manager/quality assurance manager could collate data for both functions. The risk manager should attend meetings wherein risk factors are presented, i.e., Infection Control, Safety, Quality Assurance. This will give him an overview of all problems within the facility. Major Bateman will be attending a Risk Management seminar in March at which time formats that have been developed will be presented. This item will be discussed further at the March Risk Management meeting. OPEN
e. Major Bateman, Risk Manager, will be in charge of risk management education for hospital personnel. Captain Martin, JA, will also be involved in the education program to present and review claims involving the hospital. Captain Martin stated that one of the major problems JA must deal with is physicians' interrogatories. He stated that physicians should be frank with patients, but never state that someone who previously treated the patient was negligent, or even give the patient that impression; nor should this be entered into a patient's health record. Capt Martin will present actual claims at various hospital meetings (Professional Staff Meeting, Executive Committee, etc.) using anonymous names. Major Bateman will arrange a time for a presentation on risk management at the Professional Staff Meeting. Presentations will also be made at Commanders' Calls and Nursing Inservices. OPEN

f. Major Bateman presented a draft of a hospital regulation on the Risk Management Committee. He believes it would be to our advantage to have this regulation at least until the Air Force regulation is finalized and available. An interim regulation will be drafted and coordinated for use. OPEN

g. Provisions are being coordinated with the Judge Advocate's Office for Captain Martin to attend a meeting in Los Angeles on the legal and ethical management of the terminally ill. OPEN

h. The February Safety Committee minutes were reviewed. Laboratory policies on the wearing of jewelry, makeup, contact lenses, etc. are being drafted by Lab personnel. An operating instruction for the removal of snow and ice in the hospital parking lots and sidewalks is being drafted by Lt Provost, Plant Manager. The report of the annual base safety inspection of the hospital was reviewed. All discrepancies have been corrected. CLOSED

i. Colonel Parker stated there were five official patient complaints in January and February. These items are documented fully by the Patient Advocate and are kept in the Clinic Administration Office. CLOSED

14. For the purpose of documentation by this committee, the following patient complaint was reviewed: A cadet came to the emergency room with pain following tooth extraction. The MOD called the Dental Officer of the Day and expressed his concern about the cadet's pain and felt that the cadet should be admitted. The DOD agreed. The MOD admitted the patient and assumed that the DOD would assume responsibility and the DOD assumed the MOD was taking responsibility. Following admission, the nursing unit called the DOD for authorization to administer pain medication. The DOD authorized the medication and told the nursing personnel to call the Oral Surgeon the next morning. The Oral Surgeon had not performed the surgery on the patient and was unaware of the patient's problems. The incident was presented to Colonel Derricotte, Command Dental Surgeon, who formulated a policy designating primary responsibility for dental inpatients to the Oral Surgeon. The Dental Officer of the Day will be second on call. This policy will be followed by all dental officers. CLOSED

15. The Risk Management Committee will continue to meet monthly until it is determined by members that the frequency of meetings can be changed. The next meeting will be 28 March, 1300 hours, in the Hospital Conference Room.

16. The meeting was adjourned at 1400 hours.

ROBERT M. PAULL, Col, USAF, MC
Chairman

V. Ellen Harrison
Recorder
AGENDA
RISK MANAGEMENT COMMITTEE
29 February 1980

1. Status of Mental Health group therapy program for "Administrative burn-out."
2. Results of audit criteria investigations by committee members.
3. Emergency room items from January Risk Management meeting.
5. Review Incident reports and patient questionnaires.
6. Review Memo for Record on patient records.
8. Education of personnel -- briefings by Major Bateman at staff meetings, etc.
9. Discuss draft Hospital Regulation on Risk Management.
10. Course on legal aspects of critical care.
Risk Management Committee Meeting

1. The first meeting of the Risk Management Committee was held in the Hospital Conference Room at 1300 on 24 January 1980.

2. The following members were in attendance:

   - Col Robert M. Paull, SGH, Chairman
   - Col James T. Shallow, SGH, Member
   - Col George A. Kaye, SGA, Member
   - Col Fay D. Parker, SGHN, Member
   - Maj Val J. Bateman, SGAA, Member
   - Capt Maston E. Martin, Jr., JA, Member
   - Ilt George M. Provost, SGG, Member (Safety Officer)
   - Capt Charles W. Boone, SGAA, Admin. Resident

3. Colonel Paull reviewed AFR 168-X (draft of the Risk Management Regulation) paragraphs 10-16, with the following discussions:

   a. It was the decision of committee members that the committee will consist of seven members as outlined in paragraph 11, AFR 168-X. If additional expertise is required, personnel will be invited as needed. CLOSED

   b. The responsibilities of the committee were reviewed by Col Paull. A major concern expressed was how the committee can insure that audit criteria are clinically valid. The primary purpose of an audit is to determine the quality of care of patients. To this end, criteria are compiled for a certain diagnosis, and patients' clinical records reviewed to determine if the care given meets the criteria as drawn up. Dr. Shallow stated that all our audits are done retrospectively. A topic is chosen for one of several reasons -- it is recognized that a sufficient number of patients have a diagnosis or procedure performed, or the staff has recognized a problem which seems to be arising around a diagnosis or procedure. This item was discussed at great length and it was suggested that outside medical personnel be called upon as consultants to review our criteria for clinical validity. These consultants could be from Fitzsimons Army Medical Center, Wilford-Hall Medical Center, or the civilian professionals in Colorado Springs. Some concern with this approach was expressed; specifically, the question was raised as to whether outside consultants would view the criteria in the light of the purpose for which they were developed, i.e., a recent audit was held regarding appendicitis because of an apparent increase in appendiceal perforations. An additional concern was that as audits are multidisciplinary, review of criteria would require evaluation by multiple individuals and this could involve a considerable time delay.

   It was agreed that the Risk Management committee should be involved with a review of completed audits to determine whether there is anything within the audits that would comprise a risk management problem. Committee members are tasked with investigating the audit criteria question further for additional discussion at the February Risk Management meeting, in order to resolve how this committee will handle this portion of its responsibility. OPEN

   b. Colonel Kaye stated that the Judge Advocate's office will be developing programs for the use of this committee and advising committee members of malpractice claims made against the government, and those claims settled. The Risk Management Committee will
review these claims to determine trends. Captain Martin informed the committee that Washington will be sending other materials to be presented at these meetings. CLOSED

c. Colonel Kaye suggested that complaints and how they are handled be well documented. Patient questionnaires need to be readily available for patients to complete. Hospital personnel must be aware of the need to report incidents. Information must be available from physicians inasmuch as most claims result from provider care. Captain Martin stated that all staff members need to be sensitized regarding potential legal problems, but this should not interfere with patient care. He stated that in cases where the Base Judge Advocate's office has been involved in the past, the hospital records showed very good documentation. The legal office has had no problems with hospital personnel in obtaining medical records, and JA has been promptly notified of potential malpractice incidents. He stated that good medical documentation is always necessary and must be continually stressed. He emphasized that a potential problem could arise from health care providers discussing a case with a plaintiff's attorney.

d. It is perceived that one of the major danger points in a hospital is the emergency room where different people treat patients. We should evaluate our E. R. procedures for care and zero in on deficiencies. Should there be a list of requirements to determine requests for specialized assistance? Documentation in the emergency room must be stressed. Committee members were urged to investigate our emergency room situation and make recommendations at the next meeting, with respect to the way things are presently done, and how they can be improved. It was suggested that patient records from the E. R. be evaluated and diagnoses on the MOD sheet reviewed. On a routine basis, ask the E. R. physicians for new ideas they may have on procedures in this section. OPEN

e. In AFR 168-X, it states that minutes of other committees which may have items involving risk management, are to be reviewed. The Safety Committee minutes and those of the Quality Assurance meeting will be reviewed by Risk Management committee members prior to the Risk Management meeting and comments aired at the meeting. CLOSED

f. Major Bateman reviewed hospital incident reports for late December and January. (Prior to the inception of the Risk Management committee, incident reports were reviewed by the Safety Committee.) There were no outstanding incidents for review other than that of an individual who did not see a posted sign stating an area was closed. He slipped on glue which had been spread on the floor in preparation for re-tiling. The individual sustained broken eyeglasses and a laceration as a result of the fall. He was treated in the emergency room, and photographs were taken of the area involved. CLOSED

g. Major Bateman advised the committee that there are no current patient questionnaires for review. We do not get questionnaires from the Cadet Clinic, and very few from the hospital clinics; most come from the wards, with a few submitted from the emergency room and the Pharmacy. The Superintendent of the Cadet Clinic has again been contacted and has assured Major Bateman that questionnaires will be available for patients to complete. Completed questionnaires received are generally positive. One problem noted is the patients' perception of how they are received in the reception areas. Many questionnaires are unsigned. When unsigned and undated, we are unable to follow up on them. Patient Affairs is responsible for insuring that questionnaires are filled out, and for collecting completed questionnaires. Clinic personnel must encourage patients to complete the questionnaires. This will be reemphasized to all personnel involved. Patient Affairs will be contacted and an effort made to determine if additional sites are needed for supplying questionnaires where patients can readily see them. OPEN
h. Colonel Kaye has recommended to Dr. Fry, Chief, Mental Health, that a program be initiated to assist in the prevention of "administrative burn-out," i.e., those who are responsible for receiving patients sometimes become "hostile" toward them. Dr. Fry suggested a group therapy-type program and stated it could be started the first part of 1980. Dr. Fry will be encouraged to initiate this program inasmuch as a very important facet of medical treatment is the initial reception of the patient. OPEN

i. Colonel Kaye stated there are three basic functions of the Risk Management Committee, i.e., identification and resolution of problems, education and sensitizing of hospital personnel, and optimizing patient relations. CLOSED

j. According to AFR 168-X, the Risk Management Committee is required to meet at least quarterly. Committee members believed that, at inception, it would be to their advantage to hold the meetings monthly. The next meeting was scheduled for 1300, 29 February 1980. The meeting was adjourned at 1405.

ROBERT M. PAULL, Colonel, USAF, MC
Chairman

V. Ellen Harrison
Recorder

1 Atch
Draft, AFR 168-X
AGENDA
RISK MANAGEMENT COMMITTEE MEETING
24 January 1980

1. The Risk Management Committee
   a. Membership
   b. Meetings
   c. Responsibility
2. JA comments on Risk Management
3. Review Incident Reports
4. Review Patient Questionnaires
5. Set next meeting.
1. PURPOSE: This regulation establishes procedures and responsibilities for the distribution and collection of the USAF Academy Hospital Patient Questionnaires, USAFA Form 0-599 A and B.

2. PRIVACY ACT STATEMENT: This regulation is affected by the Privacy Act of 1974. Authority: 10 U.S.C. 133, 10 U.S.C. 8012. Principal Purposes: The purpose for requesting this information is to obtain patient's opinions of the various medical services provided by the USAF Academy Hospital. Routine Uses: This information will be used to evaluate care provided to our patients. Information provided will be used to identify problem areas as well as those sections providing superior services. Disclosure is voluntary. There is absolutely no effect on a patient for not completing the questionnaire.

3. RESPONSIBILITY FOR QUESTIONNAIRE FORMS: The Registrar will be responsible for maintaining an adequate number of questionnaire forms for the Hospital and Cadet Clinic.

4. PROCEDURES FOR DISTRIBUTION AND COLLECTION OF QUESTIONNAIRES:

   a. Distribution to Inpatients - A questionnaire will be given to each patient (unless medically contraindicated) by a member of the nursing staff or ward clerk where assigned prior to patient's discharge.

   b. Collection from Inpatients - A drop box will be located at the information desk at the USAF Academy Hospital. Inpatients will be instructed to place their completed questionnaires in this box when they clear the A&D Office. The ward clerk or nursing staff member will accept receipt of completed questionnaires, and forward these to the Associate Administrator.

   c. Distribution to Outpatients -

      (1) Hospital: The Registrar will be responsible for providing patient questionnaires in the outpatient clinic areas, accessible to all clinic patients who wish to respond.

      (2) Cadet Clinic: The NCOIC of Administrative Services, Cadet Clinic will be responsible for distributing patient questionnaires to outpatients in the Cadet Clinic.

This regulation supersedes HR 168-1, 12 February 1976. (For Summary of Revised, Deleted or Added Material see signature page)
OPR: SGA
DISTRIBUTION: J
d. **Collection from Outpatients** –

   (1) **Hospital:** Each individual distributing questionnaires to outpatients will instruct them to place their completed questionnaires in the drop box located at the information desk. (Clinic personnel may accept completed questionnaires and will forward these to the information desk.)

   (2) **Cadet Clinic:** A drop box will be located at the reception desk in the Cadet Clinic. Patients will be instructed to place their completed questionnaires in this collection box.

5. **CENTRAL COLLECTION:**

   a. The A&D clerk will collect questionnaires from the Hospital drop box daily and forward them to the Associate Administrator.

   b. The Cadet Clinic NCOIC, Administrative Services will forward completed questionnaires to the Associate Administrator each Friday afternoon.

6. **EVALUATION PROCEDURE:**

   a. The Associate Administrator will review all completed questionnaires and obtain comments from the appropriate department chief on those warranting such comments. The Hospital Commander (SC) and the Hospital Administrator (SCA) will review questionnaire when responses have been received. A report will be presented to the Executive Committee by the Associate Administrator monthly, providing questionnaire statistics and significant comments.

   b. The OIC of each department will be responsible for taking corrective action where necessary and for passing on complimentary comments to the personnel involved.

   c. The Associate Administrator will retain completed questionnaires for 12 months.

**OFFICIAL**

RICHARD S. FOSTER, Col, USAF, MC
Hospital Commander

STANCEL R. CREWS, JR., CMSgt, USAF
Chief, Medical Admin Services

--------Summary of Revised, Deleted or Added Material--------

Transfers responsibility for questionnaire forms from Nursing Service to the Registrar and assigns the evaluation procedure to the Associate Administrator.
CLINIC SERVICE QUESTIONNAIRE

Our mission in the Air Force Medical Service is to serve you. Our desire is to serve you well. Often, medical care which is technically the most correct may not fulfill its purpose unless you believe it is the best. For this reason, your opinion of the manner in which we render this care is important to us. To help us give you the best medical care possible, we need to know what you think about our services. Will you please answer the following questions regarding this visit to the medical facility? Your comments on both positive as well as negative answers are solicited. Such comments should be written on the reverse side of this form. Please drop your questionnaire in the box located in the Waiting Room area.

SECTION I - IDENTIFICATION DATA

1. What is your status?
   - Male
   - Female
   - Active Duty Military
   - Dependent Active Duty Military
   - Retired Military
   - Dependent of Retired/Deceased Military
   - Other (Please Specify)

SECTION II - CLINIC SERVICE DATA

1. In which clinic were you treated?
   - Routine
   - Urgent
   - Primary Care Clinic
   - Surgical Clinic
   - Pediatric Clinic
   - Eye Clinic (Optometry/Ophthalmology)
   - OB-Gyn Clinic
   - Ear, Nose and Throat Clinic
   - Orthopedic Clinic
   - Physical Therapy
   - Internal Medicine Clinic
   - Dermatology Clinic
   - Allergy/Immunization Clinic
   - Emergency Room

SECTION III - APPOINTMENT SECTION DATA

1. Approximately how long did it take you to get through to the Appointment Desk by phone? Minutes.

2. Were you able to get an appointment for the:
   - Same Day
   - Next Day
   - Third Day
   - Fourth Day
   - Fifth Day
   - More than Fifth Day (Please Specify) Days

3. Was prompt and courteous service provided by appointment personnel? Yes No Not Applicable

SECTION IV - RECORDS SECTION DATA

1. Were your records available in the clinic when you arrived for your appointment? Yes No

2. If you picked up your records at the Records Section, did you receive prompt and courteous service? Yes No Not Applicable

SECTION V - PATIENT EVALUATION OF CARE RECEIVED

1. Were you seen by the physician/practioner promptly at the appointed time? Yes No

2. If you were not seen by the physician at the appointed time, how long did you wait? Minutes.

3. Did you understand the instructions given you by the physician, nurse and/or technician? Yes No

4. Please rate the services received in the following departments:
   - DEPARTMENT
   - Excellent
   - Good
   - Fair
   - Poor
   - X-Ray
   - Laboratory
   - Pharmacy

5. Please rate your reception and treatment rendered by the following personnel:
   - Personnel
   - Excellent
   - Good
   - Fair
   - Poor
   - Physician
   - Nurses/PAS
   - Technicians
   - Volunteers

6. Please render an overall rating of the services you received.
SECTION VI - COMMENTS

1. What do you like best about the hospital services received?

2. What do you like least about the hospital services received?

3. Please provide any additional comments or suggestions you wish to make.

PRIVACY ACT STATEMENT USAFA Form 0-599 PATIENT QUESTIONNAIRE. AUTHORITY: 10 U.S.C. 133, 10 U.S.C. 8012. PRINCIPAL PURPOSES: The purpose for requesting this information is to obtain patient's opinions of the various medical services provided by the USAF Academy Hospital. ROUTINE USES: This information will be used to evaluate care provided to our patients. Information provided will be used to identify problem areas as well as those sections providing superior services. DISCLOSURE IS VOLUNTARY. There is absolutely no effect on a patient for not completing this questionnaire.

Signature (Optional)
Our hospital staff wishes to provide you with the best medical care and believes everything possible is being done to make your stay more comfortable and pleasant. You, as a patient, can aid us in improving care even further by removing petty annoyances, and correcting attitudes which detract from our hospital's performance. To assist us in this endeavor, would you please answer the questions and provide detailed comments on items answered "fair or poor." Omit questions that do not apply. You need not sign your name unless you wish to do so.

**SECTION I - IDENTIFICATION DATA**

1. What is your status?
   - [ ] Male
   - [ ] Female
   - [ ] Active Duty Military
   - [ ] Dependent Active Duty Military
   - [ ] Retired Military
   - [ ] Dependent of Retired/Deceased
   - [ ] Other (Please Specify)

**SECTION II - PATIENT LOCATION AREA**

1. On what ward were you assigned?
   - Obstetrics
   - Pediatrics
   - Nursing Unit 3
   - Intensive Care
   - Nursing Unit 4

**SECTION III - INPATIENT CARE DATA**

1. The physician's interest in you as a patient was
   - EXCELLENT
   - GOOD
   - FAIR
   - POOR

2. The explanation of your illness and the explanation of treatment rendered was

3. How well were tests and procedures explained to you?

4. Please rate the nursing care you received from nurses, medical technicians and aides, with respect to the:
   - a. Consideration in providing you with personal care
   - b. Interest in you as a person
   - c. Promptness in answering the nurse call buzzer
   - d. Responsiveness of the staff to your needs
   - e. Noise level during the change of shift
   - f. Keeping your bedside area neat

5. Personnel from other departments were also responsible in administering to your health care needs. In this regard, would you also rate the following personnel in providing you prompt and courteous service.
   - a. Laboratory Technicians
   - b. X-ray Technicians
   - c. Physical Therapists
   - d. Volunteers

**SECTION IV - DIETARY DATA**

1. Where did you receive your meals?
   - [ ] In your room.
   - [ ] In the dining hall.

2. Were you receiving a special diet or regular diet?
   - Special diet
   - Regular diet

3. Within the restrictions of diet ordered by our physician, did you enjoy your meals?
   - EXCELLENT
   - GOOD
   - FAIR
   - POOR

4. Regarding meals:
   - a. Serving temperatures of the food - hot foods served hot, cold foods served cold
   - b. Menu items tasty and attractively served
   - c. Quantity of food served was sufficient for your prescribed diet
   - d. The variety of food selections offered on the menu was
**SECTION V - MISCELLANEOUS DATA**

<table>
<thead>
<tr>
<th>Question</th>
<th>Excellent</th>
<th>Good</th>
<th>Fair</th>
<th>Poor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. My introduction to the hospital, through the admitting office was</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. The hospital schedule and ward rules were explained to me</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>3. Please rate the hospital schedule (treatments, meals, baths, etc.), in allowing sufficient rest</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Cleanliness of room</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Was the noise level in your room/ward kept to a minimum?</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Were the people who cleaned your room considerate?</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>7. Assistance you received in your personal affairs was</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>8. Was the mail service satisfactory?</td>
<td></td>
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<tr>
<td>9. Were instructions for home care explained adequately?</td>
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<tr>
<td>10. Was your discharge from the hospital simple, easy, and quickly accomplished?</td>
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</tr>
<tr>
<td>11. Please give your overall impression of the hospital and the care you received</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Was this your first admission to our hospital?</td>
<td>Yes</td>
<td>No</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**SECTION VI - COMMENTS**

1. What did you like best about the hospital services received?

2. What did you like least about the hospital services received?

3. Please provide any additional comments or suggestions you wish to make.

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**PRIVACY ACT STATEMENT**

USAF Form 0-599 PATIENT QUESTIONNAIRE. AUTHORITY: 10 U.S.C. 133, 10 U.S.C. 8012. PRIMARY PURPOSE: The purpose for requesting this information is to obtain patient's opinions of the various medical services provided by the USAF Academy Hospital. ROUTINE USE: This information will be used to evaluate care provided to our patients. Information provided will be used to identify problem areas as well as those that require improvement. DISCLOSURE IS VOLUNTARY. There is absolutely no effect on a patient for not completing this questionnaire.

Signature (Optional)
<table>
<thead>
<tr>
<th>INCIDENT DATA</th>
<th>HOSPITAL ADDRESS</th>
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</thead>
<tbody>
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<td>DATE/TIME</td>
</tr>
<tr>
<td>PERSONAL DATA</td>
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</tr>
<tr>
<td>PERSON INVOLVED (Last, first, middle initial)</td>
<td></td>
</tr>
<tr>
<td>□ MALE</td>
<td>□ FEMALE</td>
</tr>
<tr>
<td>□ MILITARY</td>
<td>GRADE</td>
</tr>
<tr>
<td>□ DEPENDENT</td>
<td>SPONSOR (Name and Grade)</td>
</tr>
<tr>
<td>□ CIVILIAN</td>
<td>ADDRESS</td>
</tr>
<tr>
<td>STATUS</td>
<td></td>
</tr>
<tr>
<td>□ HOSPITAL PERSONNEL</td>
<td>DEPARTMENT</td>
</tr>
<tr>
<td>□ VISITOR/OTHER</td>
<td>REASON FOR BEING IN HOSPITAL</td>
</tr>
<tr>
<td>□ INPATIENT</td>
<td>REGISTER NO.</td>
</tr>
<tr>
<td>□ OUTPATIENT</td>
<td></td>
</tr>
<tr>
<td>CONDITION BEFORE INCIDENT</td>
<td></td>
</tr>
<tr>
<td>□ NORMAL</td>
<td>□ SENILE</td>
</tr>
<tr>
<td>□ DISORIENTED</td>
<td></td>
</tr>
<tr>
<td>COMPLETE IF PROPERTY/EQUIPMENT INVOLVED</td>
<td></td>
</tr>
<tr>
<td>DESCRIBE PROPERTY/EQUIPMENT</td>
<td></td>
</tr>
<tr>
<td>COMPLETE IF BED INVOLVED</td>
<td></td>
</tr>
<tr>
<td>HEIGHT OF BED ADJUSTABLE</td>
<td>BED RAILS PRESENT</td>
</tr>
<tr>
<td>□ YES</td>
<td>□ UP</td>
</tr>
<tr>
<td>□ NO</td>
<td>□ DOWN</td>
</tr>
<tr>
<td>COMPLETE IF MEDICATION INVOLVED</td>
<td></td>
</tr>
<tr>
<td>□ WRONG PATIENT</td>
<td>□ INCORRECT AMOUNT</td>
</tr>
<tr>
<td>□ WRONG MEDICINE</td>
<td>□ WRONG TIME</td>
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<td>□ OTHER (Specify)</td>
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<tr>
<td>NARRATIVE OF INCIDENT</td>
<td></td>
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<tr>
<td>(Describe exactly what happened, causes, injuries, property/equipment damages)</td>
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</tr>
<tr>
<td>8. COMPLETE IF PERSON ATTENDED BY PHYSICIAN OR DENTIST</td>
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<tr>
<td>TYPED NAME AND GRADE OF PHYSICIAN OR DENTIST</td>
<td>DATE/TIME ATTENDED</td>
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<tr>
<td>COMMENTS OF PHYSICIAN OR DENTIST</td>
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<tr>
<td>DATE OF COMMENTS</td>
<td>SIGNATURE OF PHYSICIAN OR DENTIST</td>
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<td>--------------------------------------------------------</td>
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<tr>
<td>9. REMEDIAL ACTION TAKEN</td>
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<td>10. WITNESSES TO INCIDENT—ADDRESS, PHONE NO.</td>
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<td>11. SUGGESTIONS FOR PREVENTION IN FUTURE</td>
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<td>12. ADDITIONAL COMMENTS</td>
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<tr>
<td>--------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>DATE OF STATEMENT</td>
<td>SIGNATURE AND TITLE OF PERSON PREPARING STATEMENT</td>
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</table>
Medical Administration

RISK MANAGEMENT IN MEDICAL CARE DELIVERY

This regulation outlines the policy, procedure, and responsibilities for the operation of the risk management program at the USAF Academy Hospital.

1. REFERENCES:

a. AFR 92-1, Fire Protection Program.
b. AFR 127-12, Air Force Occupational Safety and Health Program.
d. AFR 160-3, Prevention of Electrical Shock Hazards in Hospitals.
e. AFR 160-12, Professional Policies and Procedures.
f. AFR 160-24, Standards for Blood Banks and Transfusion Services.
g. AFR 160-41, Credentials Review of Health Care Providers.
h. AFR 160-56, The Operating Room Technician.
i. AFR 160-132, Control of Radiological Health Hazards.
j. AFR 161-6, Control of Communicable Diseases.
k. AFR 161-8, Control and Recording Procedures - Occupational Exposure to Ionizing Radiation.
l. AFR 161-12, USAF Epidemiological Services.
m. AFR 167-1, Preventative Maintenance Procedures and Serviceability Standards for Medical Equipment.

o. AFR 167-6, Ambulances and Special Medical Vehicles.
p. AFR 168-4, Administration of Medical Activities.
q. AFR 168-12, Standard Policies, Definitions, and Data Presentations Relating to Fixed Medical Treatment Facilities and Patient Accountability.
r. AFR 168-X, Risk Management in Medical Care Delivery.
s. AFR 169-3, Education and Training for Medical Service Officers.
t. HR 11-5, Administrative Officer of the Day and Noncommissioned Officer of the Day.
u. HR 11-6, Hospital Security/Resource Protection Program.
w. HR 92-1, Fire Protection Procedures.
x. HP 123-1, Hospital Self-Inspection Program.
y. HP 125-1, Hospital Self-Inspection Checklist.
z. HR 127-1, Hospital Safety.

aa. HR 160-1, Medical Officer of the Day.
ab. HR 160-6, Procedure for Reporting Adverse Drug Reactions.
ac. HR 160-7, Minor Patient Surgery.

ad. HR 160-8, Operating Room Services.

ae. HR 160-9, Management, Security and Destruction of Disposable Needles and Syringes.
af. HR 160-10, Primary Care.
ag. HR 160-11, Cardio-Pulmonary Lab Services.

ah. HR 160-24, Code Blue Procedures.
2. GENERAL. It is the policy of the USAF Academy Hospital to deliver the highest quality health care which can be achieved within available resources. This policy requires effective management effort to identify and resolve problem areas in health care delivery and to minimize patient harm. This regulation establishes a structure to assist health care management in carrying out this policy and in coordinating the various resources committed to monitoring the quality of health care, in order to maximize the results achievable and to reduce liability.

3. DEFINITIONS.

a. Risk Management. The collective effort of health care providers and related advisors to minimize avoidable patient harm and liability through a structured program of problem identification and resolution, and coordinated quality assurance.
b. Risk Manager. The individual, designated in writing by the Hospital Commander, responsible for directing and coordinating the hospital's risk management program.

c. Risk Management Committee. The hospital committee having the responsibility to review risk management matters with vested authority, subject to the approval of the Hospital Commander, to direct appropriate action.

d. Legal Advisor. An attorney designated by HQ SQ/JA serves as legal advisor for the hospital's risk management program. He or she will attend risk management committee meetings, assist in education/training presentations on medical law topics, and maintain close liaison with the risk manager on any potential claims arising in the hospital.

4. RESPONSIBILITIES.

a. To achieve the policy expressed in paragraph 1, the risk management program will involve three basic functions:

   (1) Identification and resolution of problems.

   (2) Education and sensitizing of hospital personnel.

   (3) Optimizing patient relations.

While responsibility for managing these functions lies with the Risk Manager and Risk Management Committee, the responsibility for supporting the functions lies with all hospital personnel.

b. The Risk Manager.

   (1) The associate administrator, USAF Academy Hospital, is designated the risk manager. The risk manager will play a vital role in the three basic functions described above. The Risk Manager is responsible for screening and coordinating information from various sources which identifies problems or potential problems in health care delivery. Numerous quality assurance functions, with specific areas of responsibility, exist and operate effectively within the
hospital. Numerous other sources exist which can provide helpful data. The Risk Manager facilitates a comprehensive, centralized review of the problems surfaced by presenting the relevant information to the Risk Management Committee on (at least) a quarterly basis. The Risk Manager will also provide the committee with data on medical malpractice claims and other trends received from HQ USAF/JA and HQ USAF/SG sources.

(2) The Risk Manager will utilize a systematic method for reviewing, as a minimum, the following sources for problem identification:

(a) Incident Reports
(b) Minutes of Safety Committee Meetings
(c) Minutes of all Quality Assurance Committee Meetings
(d) Reports of all Medical Audits Performed
(e) Patient Questionnaires
(f) Patient Complaints
(g) IC Complaints
(h) Reports of External Review Groups (e.g., HSMI, JCAH, Staff Assistance Visits), and
(i) Any Claims Against the USAF Academy Hospital.

(3) The Risk Manager will be responsible for directing the overall program for educating hospital personnel in the concepts and structure of the Risk Management Program. These efforts will include, for example, education on the use of incident reports, training on the importance and legal impact of records excellence, information on current developments in medical law and recent claims experience within the Air Force, and others. He will insure risk management topics are included on agendas of appropriate committees, Officer and Enlisted Commander's Call and Personnel Coordinating Meetings. He will also assist in obtaining guest speakers to address risk management related subjects, when deemed desirable.
c. The Legal Advisor. The Legal Advisor will attend all risk management committee meetings, assist in education/training presentations on medical law topics and maintain close liaison with the Risk Manager on any potential claims arising in the medical facility.

d. The Patient Advocate. The Patient Advocate will:

(1) Ensure the availability of adequate mechanisms for ascertaining patient satisfaction with services rendered by the hospital.

(2) Publicize the patient advocacy program (in conjunction with the hospital Public Affairs Office), ensuring that all personnel utilizing the hospital are aware that this channel of communication is readily accessible.

(3) Attend meetings of the Risk Management Committee.

e. The Assistant Administrator/Patient Affairs will:

(1) Serve as Hospital Public Affairs Officer

(2) Effect a system whereby the Registered Records Administrator, during the normal review of inpatient records on discharged patients, identifies the occurrence of the following:

(a) Sudden unexplained deaths.
(b) Injuries sustained secondary to treatment.
(c) Medication errors.
(d) Patient falls.
(e) Mishaps due to faulty equipment.
(f) Expressions of patient dissatisfaction.
(g) Unexplained requests for records from attorneys.
(h) Repeat admissions for the same diagnosis.
(i) Delays in surgery.
(j) Delay in admission from the Emergency Room.
(k) Patient assaults of hospital staff members.
(l) Repeat surgery for the same condition/complication.
(3) Ensure that the Health Benefits Advisor notifies the Risk Management Committee of complaints or statements of dissatisfaction received from patients applying for CHAMPS Nonavailability Statements.

(4) Make questionnaires available to both inpatients and outpatients and actively promote patient feedback via this mechanism.

e. The Risk Management Committee.

(1) The Risk Management Committee will function as a separate committee and minutes will be kept. Membership will include the:

(a) Hospital Commander (ex-officio member)
(b) Chief, Hospital Services (chairman)
(c) Hospital Administrator
(d) Chief Nurse
(e) Associate Administrator (Risk Manager)
(f) Safety Committee representative (Plant Manager), and
(g) Patient Advocate, and
(h) Legal Advisor

(2) The committee will meet at least quarterly. The committee serves as the decision makers for positive problem resolution within the facility. More than merely reacting to crises, the committee is responsible to assure that appropriate quality assurance components exist and function effectively in the hospital. Actions affecting the scope and conditions of practitioners' duties (credentialling) are set forth in AFR 160-41; however, the committee should maintain close liaison with the credentials committee and may make recommendations to it. The scope of review of the committee is left to the discretion of the Hospital Commander, but will routinely include:

(a) A review of all agenda items presented by the Risk Manager or other members. If appropriate remedial action, the committee will
assure that facility monitoring efforts, including medical audits, are
directed toward priority and/or identified problem areas. In this regard,
it will assure that the criteria used in medical audits are clinically valid.

(b) Referral of problems to higher headquarters when the solution
is partially or wholly beyond the scope of the committee.

(c) Review of committee minutes of other committees within the
facility for items involving risk management. In this regard, the committee
will assure that all hospital committees are aware of the risk management
program and the responsibility to communicate appropriate items to the Risk
Manager or Risk Management Committee.

(d) Support of Risk Manager in the education/training of hospital
personnel.

(e) Follow-up. Effective management of the program requires that
the remedial action be monitored to assure the action is appropriate and that
the desired result is being obtained. This may include special reports back to
the committee from other hospital committees or functions.

(f) Annual Reassessment. The committee will analyze the operation
of the program annually to determine if the scope, structure, and priorities
which have been established for the hospital are appropriate.

5. PROCEDURES.

a. Incident Reporting.

(1) Consistent and timely reporting of incidents is essential to
effective risk management. Therefore, the appropriate use of AF Form 765, Hospital
Incident Report, will be regularly demonstrated and reiterated in personnel
training. Incidents may include any happening or result not consistent with
routine hospital operation or the routine care of a patient. While the scope
of what should be reported cannot be specifically defined, it does include
any situations which may lead to a claim.
The information recorded on the incident report should be objective and factual, avoiding opinions or conclusions. The form should not be filed with, or referred to, in the medical records.

(3) The completed AF Form 765 is to be routed to the Risk Manager without delay.

(4) All hospital personnel, and especially physicians and nursing services personnel, should report any and all situations or incidents which could result in a claim against the government. In addition to use of AF Form 765, the Risk Manager should be contacted via telephone of incidents deemed of serious nature, such as operating room mishaps.

(5) The Risk Manager will review incident reports and take action as he deems appropriate.

(6) Incident reports will be filed in the Risk Manager's office.

b. Patient Complaints.

(1) The Patient Advocate is the primary point of contact for patient complaints.

(2) The complaint will be forwarded to the Risk Manager for his information/coordination, then maintained in a consolidated file located in his office.

(3) Analysis and trend identification of patient complaints will be accomplished by the Risk Manager prior to each scheduled Hospital Risk Management Committee meeting.

c. Patient Questionnaires.

(1) HR 105-1 establishes procedures and responsibilities for the distribution and collection of patient questionnaires.

(2) The Assistant Administrator/Patient Affairs will ensure that
(3) The Risk Manager will review all completed questionnaires and obtain comments from the appropriate department chief on those warranting comments.

(4) The Risk Manager will retain completed questionnaires in his office for 12 months.
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