The Philippine Pediatric Society, Inc Code of Ethics

The Philippine Pediatric Society, Inc. (PPS), cognizant of its role of ensuring the right of every child to a healthy and meaningful life, hereby promulgates the PPS Code of Ethics by which every PPS member should faithfully abide - by. Fundamental to this Code is the recognition that a child is a unique individual who undergoes different stages of growth and development. Pediatricians as child advocates shall assure quality care to the best interest of the child. As a duly recognized member, the PPS shall abide by the Philippine Medical Association (PMA) Code of Ethics.

Definition of Terms

Section 1. Definition of Terms – for purposes of this PPS Code of Ethics, the term

a) “Adolescence” encompasses ages 10-19 years. (per WHO and DOH)
b) A “minor” is a person who has not reached the age of majority, which by legal definition, is someone who is below 18 years of age. (R.A. No.6809)
c) “Allied health care professional” means a person, not a physician, working in a component of such health care system, whether professional or non-professional, including volunteer workers, nurses, pharmacists, social workers, therapists, technicians, assistants and community volunteers.
d) “Child” refers to the newborn, infant, child and adolescent

e) “Colleagues” refer to other physicians

f) “Pediatrician” – refers to member of Philippine Pediatric Society, Inc.
g) “Trainees” refers to residents and fellows in training

h) “Health care industry” means governmental, non-governmental or private institutions or organizations engaged directly or indirectly in health care

i) “Health facility” means health care systems including but not limited to barangay health stations, health centers, clinics, hospitals

j) “Patient” refers to the child who is the recipient of health care, the parent or legal guardian who have legal rights over their children.

k) “Promotional give-a-ways or gifts” refers to any form of marketing materials, incentives provided directly or indirectly by manufacturers, distributors and their representatives, of their products.
l) “Sponsorship” shall refer to companies and their agents/representatives hosting, initiating or otherwise providing support for conventions, meetings, sports or cultural events, fellowship training, charities, and other like activities for the purpose of promoting directly or indirectly, their products.

General Principles

1. A pediatrician shall provide competent medical care in accordance with the current standards of care and maintain honesty, integrity, compassion, and respect for human dignity.

2. The patient has the right to choose a pediatrician. A pediatrician shall be free to choose his/her patient, except in emergencies.

3. A voluntary informed consent when necessary shall be obtained from the parent/legal guardian who has the moral and legal right to decide for the child. This includes the right to refuse diagnostic and/or therapeutic procedures at any time without prejudice to ongoing or future treatment.

4. A pediatrician shall respect the privacy of patients including confidentiality of patient information even after death.

5. A pediatrician shall observe judicious use of social media including awareness of the benefits and pit falls of such in pediatric care.
6. The relationship between a pediatrician and other members of the health care team shall be one of mutual respect and cooperation with the common goal of preserving the health and well being of the child and noble image of the profession.

7. A pediatrician shall observe proper protocol when seeking consultation from a sub-specialist or other allied health care professionals with the consent of the patient.

8. Pediatricians have a responsibility to use their expertise and influence to advocate for children and their interests in all spheres of community life, not just in health care.

9. A pediatrician shall always promote and protect the dignity, integrity and nobility of the profession in interacting with the health care industry and the community at large.

10. A pediatrician shall conduct himself in a professional manner worthy of emulation by his students, trainees, allied health care providers and colleagues.

11. The best interest of the child shall be the primary consideration when doing research involving children, and must conform to the generally accepted scientific principles and good clinical practice.

**Article I. Pediatrician - Patient Relationship**

**Section 1. General Considerations**

1.1 Informed Consent
   1.1.1 The attending pediatrician shall obtain the informed consent. In the event that he/she delegates this task and the documentation of such to another health care provider, he/she remains fully responsible.
   1.1.2 The pediatrician shall present sufficient information to allow the patient to make a voluntary decision regarding a treatment or procedure. The elements necessary for a sufficient information include the following:
   1.1.2.1 Diagnosis/ Working diagnosis
   1.1.2.2 Purpose and description of proposed treatment/ procedure
   1.1.2.3 Risks and benefits of proposed treatment/ procedure
   1.1.2.4 Alternatives to proposed treatment/ procedure
   1.1.3 In a life-threatening emergency, no informed consent is necessary. Provided that there is no risk to the pediatrician, he/she shall administer initial treatment. Once stabilized, the patient shall be referred to the primary physician or a competent health care provider and/or appropriate health facility.

1.2 Professional Fees
   The pediatrician shall consider the patient’s capacity to pay the professional fees which shall be commensurate to the services rendered.

1.3 The pediatrician shall respect the expressed request of parents of in-patients to seek second opinion.

1.4 In case the pediatrician or the parent/guardian terminates the doctor - patient relationship, the attending pediatrician shall ensure continuity of care until proper endorsement is made.
Section 2.  Antenatal diagnosis and genetic counselling

2.1 The pediatrician, in coordination with the obstetrician, shall inform the parents of the antenatal diagnosis and probable prognosis of a congenital anomaly. Under no circumstances shall termination of pregnancy/“therapeutic abortion” be considered.

2.2 The pediatrician shall always offer genetic counselling to parents who had children born with genetic defect or congenital malformation.

Section 3.  Neonatal Care

3.1 Competent basic resuscitation shall be made available to all newly born infants.

3.2 Initiation of resuscitation in the delivery room of newborns with confirmed gestational age of <23 weeks and/or <400 grams birth weight is not obligatory.

3.3 The decision on the subsequent management shall depend upon the assessment of the following issues: viability, co-morbid conditions, confirmed lethal anomalies, chances of survival, availability of health care resources, and risks of mortality and morbidity. These shall be discussed with the parents and/or legal guardian during a properly documented family conference. The decisions reached shall be relayed to all concerned health care providers.

Section 4.  Adolescent Care

4.1. Parents have legal rights over their minor children.

4.2. Confidentiality of care should be applied in the interview of any adolescent.
   4.2.1 Parents should be advised of the reasons why the adolescent must be given time alone with the physician.
   4.2.2. Parents and patient must be informed that any information revealed in confidence to the physician must be respected as private communication between patient and physician except in the following cases:
       4.2.2.1. when patient is suicidal or wants to hurt himself/herself;
       4.2.2.2. when patient is homicidal or wants to hurt others;
       4.2.2.3. when the patient is a victim of any form of abuse.

4.3. The pediatrician shall explain to the patient that family support is vital in such cases as reproductive health issues, substance abuse, suicide, and other situations that may need support.

4.4. During the physical examination of the adolescent, a physician should request the presence of a third person of the adolescent’s choice.

Section 5.  Child abuse and neglect

By law, the attending pediatrician shall report any case of suspected child abuse or neglect to the nearest Department of Social Welfare and Development (DSWD), police authority, National Bureau of Investigation (NBI) or Child Protection Unit (CPU).

Article II. Pediatrician – Colleagues and Allied Health Care Professionals Relationship
Section 1. The conduct of a pediatrician shall be above board in relation to colleagues and allied health care professionals. The pediatrician should strive to protect the good name of his/her colleagues. Concerns about professional conduct of colleagues, trainees and other health care professionals shall be directed first to persons themselves and then to responsible authorities. Improper/unbecoming conduct such as verbal or physical abuse to subordinates and other members of the health team shall not be tolerated as it undermines the dignity of the person and effectiveness of patient care.

Section 2. The pediatrician shall work with allied health care professionals as part of a team.

Section 3. A pediatrician shall observe proper protocol in the referral system

3.1. The attending pediatrician shall specify if the referral is for opinion/evaluation, co-management or transfer of service.
3.2. If the patient is referred as such, the consultant shall communicate his findings and recommendations to the attending pediatrician verbally or in writing.
3.3. The patient shall be returned to the care of the primary pediatrician for continuity of care when the reason for the referral has been resolved.

Section 4. In case of conflict of decisions or in difficult situations, the pediatrician shall refer to a third party or the Hospital Committee on Ethics.

Section 5. In the event that the attending pediatrician is unavailable, coverage by another certified pediatrician shall be arranged with the consent of the parent/guardian. The patient shall be returned to the care of the attending pediatrician as soon as he becomes available.

Section 6. The pediatrician shall not give nor receive remuneration of any kind for referrals or procedures done on patients.

Section 7. The pediatrician shall waive professional fees on the immediate dependents of colleagues.

Article III. Pediatrician - Community Relationship

Section 1. Pediatricians, as advocates for the welfare of children, shall get involved and cooperate in health information to laymen and civic organizations.

Section 2. Pediatricians shall volunteer services to victims of epidemics and calamities.

Section 3. As child advocates pediatricians have ethical obligations to give honest, objective and accurate information whenever called upon as expert witnesses/amicus curae.

Article IV. Pediatrician – Health Care Industry Relationship
Section 1. Continuing Professional Development

1.1. The PPS shall organize CPD conferences and meetings, which shall contribute to improve and optimize care of the child.

1.2. The PPS General guidelines for industry-sponsored CPD activities shall be followed.

1.3 PPS may accept subsidies to defray expenses for the events.

1.4 Pediatricians shall use only generic names of drugs in CPD activities.

1.5 Scholarships for trainees in pediatrics and its subspecialties are permissible as long as the organizers or academic institutions concerned make the selection of scholar.

1.6 Pediatricians may accept reasonable subsidies from health and other industries to support their participation in CPD events (per Code of Ethics of the Medical Profession formerly PMA, 2016).

1.7 Pediatricians invited as speakers, moderators, rapporteurs or any other active role in the scientific program may accept honoraria and reimbursements for reasonable travel, lodging and meal expenses.

1.8 When commercial exhibits are part of a CPD activity, arrangements for these shall not influence the planning of nor interfere with the CPD activities. Only relevant information of the product shall be included in the exhibit area.

Section 2. Endorsements

2.1 A pediatrician shall not be allowed to endorse products/devices, medical or otherwise, for commercial purposes in quadri-media.

2.2 A pediatrician shall not receive financial or any form of benefits/gifts in exchange for prescriptions and/or partnering with diagnostic and/or therapeutic facilities.

Section 3. Promotional give-aways

The members of PPS may accept only promotional give-aways and/or gifts of reasonable value that are related to their work/clinical practice.

Article V. Ethics In Research Involving Children

Section 1. General Principles

1.1 The main ethical challenge of pediatric research is the need to balance protection of children from research risk against ethical considerations of conducting research to improve the lives of future children. The risks should be minimized and balanced against any anticipated benefits to the subjects. The fact that some children derive a direct benefit from participation
in research must also be considered, making it important to distinguish research with the prospect of direct benefit from nontherapeutic pediatric research.

1.2 Since children are a vulnerable population, there are restrictions on the research risks to which a child may be exposed. These restrictions function by limiting the kind of research Institutional Review Board (IRB) are permitted to approve and by specifying the conditions under which parent(s)/legal guardian(s) have the moral and legal authority to permit a child to participate in research.

Section 2. Nontherapeutic research in children is ethically controversial and preferably should never be used unless the anticipated knowledge is of vital importance for understanding a child’s disorder or condition.

Section 3. The welfare of an individual child must always come first before the scientific goals of the research study.

Section 4. Only scientifically and clinically competent physicians with integrity who possess good clinical practice training certificate shall conduct biomedical research involving children.

Section 5. Contents of the informed consent shall comply with the basic principles of the World Medical Association Declaration of Helsinki adopted June, 1964. The standard for informed consent in pediatric research shall be set higher than that of adult subjects

5.1 All researches involving children shall have informed consent.

5.1.1 Participants from birth to 18 years of age shall need consent of the legal guardian (order of authority-parents, surviving parent, grandparents, surviving grandparents, eldest surviving sibling above 21 years of age and guardian)

5.1.2 In addition to the informed consent, assent of the child between 7 years - < 18 years shall be obtained without coercion depending on the extent of his developmental capabilities. Any sign of dissent by the child must be respected and documented.

Section 6. All researches on children should have a technical and ethical review board approval.

Section 7. Privacy and confidentiality of the participants shall be maintained at all times.

Section 8. Compensation to participants shall be fair, neither exploitive nor coercive.

Section 9. Stem cell research involving aborted fetuses and pre – implantation embryos are unacceptable.