MEMORANDUM

To: Members of Department of Surgery  
Members of Department of OB/GYN  
Members of Department of Anesthesia  
Clinical Affiliates  
Clinical Electrophysiology Department

From: Administration

Re: Verification of Surgical Procedure, Site and Side

As many of you know, we have a requirement by the State to provide safe and accurate identification of surgical site & side prior to starting a case.

This mailing contains:

- A copy of the NYSSIPP document
- A copy of the interpretive guidelines for NYSSIPP titled “NYSSIPP FAQ”
- A copy of our policy, “Verification of Surgical Procedure, Site and Side”
- A copy of our policy, “Verification of Surgical Procedure, Site and Side Non-Operative Procedures”
- A copy of a document titled “Verification of Surgical Procedure Site and Side – Critical Components”. This document is organized by the components of NYSSIPP protocol and highlights the key NYSDOH requirements currently embodied in our policy and in bolded font, the modifications which took effect on 7/1/08.

It is the intent of NYSSIPP to create multiple opportunities during the preparation for a surgical procedure to correctly identify the patient, the surgery, the site, the side, and where applicable, the correct implants and equipment to be used.

In the eyes of the NYSDOH, the NYSSIPP protocol is the Standard of Care. Should you perform the wrong operation of should you perform the correct operation of the wrong patient or on the wrong side or should you use an incorrect implant and if it is found that you have not followed the NYSSIPP Protocol, you will face an investigation from the Office of Professional Medical Conduct (OPMC).

Clinical staff at the three Operating Rooms will be told to carry out all elements of the policy and standard of care in their entirety. They will be instructed to immediately contact a Clinical Coordinator, Manager, or the Director during usual business hours should any problems or uncertainties be identified. They have been instructed to immediately contact the Director of Surgical Services or the Administrator on call during off hours for the same circumstances. It is our expectation that the surgical procedure will not commence until all issues have been resolved.

Should you have any questions about the policy or protocol, please contact me at (315-744-1040) or Pamela Antonace, Surgical Services.

[Signature]

Philip Falcone, M.D.  
Chief Medical Officer
PURPOSE:

- To provide a systematic approach to minimize the potential of wrong patient, site and side surgery through utilization of guidelines for verbal and written communication of patient care information utilizing check points throughout the Perioperative experience.
- To ensure patient safety at each procedural stage.
- To create open and active communication among team members.
- To empower team to correct discrepancies and ensure safety by speaking up at any time during each phase of the perioperative continuum where discrepancies are found.
- To provide a mechanism to ensure availability and review of relevant images and diagnostic or pathology reports by surgeon prior to the start of the operative procedure.

POLICY:

This policy applies to pre-operative staff, the entire surgical team (surgeon, anesthesia care provider, circulating RNs, pre-op nursing personnel, surgical technologist, all assistants and other staff) participating in surgical, invasive, and minor procedures at St. Joseph’s Health, North East Surgery Center (NESC), North Surgery Center (NSC), Labor and Delivery (LD), Endoscopy and Post Anesthesia Care Unit (PACU) staff.

- The applicable verifications and time out will be initiated and completed by team members present during each phase of the perioperative continuum (Admission, Pre-operative, and Intra-operative).
  **No patient will be transferred until all components completed.**
- Handoff/Verification occurs any time the responsibility for care of the patient is transferred to another caregiver or location in the peri-operative phases. Hand-off utilizes a prompt sharing of patient and surgical information to provide safe, quality patient care.
- During verbal communication periods, a sterile communication environment will be instituted. This sterile communication environment is achieved by the elimination of all extraneous and distracting noise; including side conversations. Each participant provides undivided attention and is expected to voice any questions and concerns.
- Surgical Time Out and Team Debrief is physician led, with every team member actively involved.
- In emergent situations care is provided by the perioperative team via review of the patients EMR, discussion with legal guardian, facilitating all relevant preoperative assessments to assure case readiness and safe emergent delivery of care.

**Phases of Verification:**

Patient Safety is insured at every phase of care though written and verbal communication. The following outline the steps for the communication process used to insure an excellent and safe patient experience, which results in optimized and positive outcomes.
Scheduling Verification Process:

- Scheduling must include entire procedure, exact site, level, digit, and side/laterality (including spelling out “left”, “right” and “bilateral”)- no abbreviations other than C-Cervical, T-Thoracic, L-Lumbar, S-Sacral when identifying spine levels. E.g. L4-5)
- Specific information on implants/implant system and/or equipment.
- Specific information on removal of device
- Information on harvest or donor sites
- The individual responsible for accepting requests for the OR schedule must verify the information provided by the office/physician. The information should be verified through a verbal or electronic confirmation process.

Admission Verification Process

- The admission verification process is completed during the patient admission by the individual responsible for initiating care.
- The verification is documented in the Admission Verification section of the EMR.
- Verification includes correct person, procedure site and side. (as applicable)
- Patient should be awake and aware.
- A pre-procedural checklist is initiated during the Admission Process to ensure the availability of relevant patient information prior to the scheduled procedure. This includes but is not limited to; relevant images, History & Physical, consent forms, diagnostic reports and studies. The checklist is used throughout the preoperative and peri-op phase as a tool for ongoing communication.

Preoperative/Pre-Procedure Verification Process:

- The pre-procedure verification is completed prior to the patient leaving the pre-operative area and entering the procedural or surgical suite.
- The verification is documented in the Pre-procedure Verification section of the EMR.
- Verification includes correct person, procedure site and side. (as applicable)
- Patient should be awake and aware.
- The pre-procedural checklist will be verified and completed for all necessary elements prior to the patient being moved to the operative/procedural suite.
- The surgeon is responsible for reviewing all relevant images needed for the procedure are available. This is documented on the surgical consent form.

Relevant Images:

- During the setup of the operative/surgical suite relevant images as deemed necessary by the surgeon are pulled up for viewing and the images are confirmed for name, date of study and “left-right” orientation if applicable.
- After the patient is transported into the Operating Room, the surgeon is responsible for confirming images that are deemed relevant are available. During the “time out” for the procedure, a second team member confirms that the image belongs to the patient (first and last name and second unique identifier: account number or medical record number for an image taken within the St. Joseph’s Hospital network and birth date for out of network images), the date of the study, and that the image is displayed in the correct orientation using markers on the image.
- Documentation that relevant images are available, accessible, and are identified to belong to the patient occurs by the registered nurse in the time out checklist portion of the EMR.
- If an image is deemed to be necessary for a surgical procedure and the image is not present or in a viewable format, the use of fluoroscopy is acceptable as a means to confirm the site and/or side prior to incision and start of the surgical procedure.
Site Marking:

- The physician/dentist/podiatrist doing the procedure must do the site marking using his/her own initials. Site marking must be legible.
- In the event of multiple surgical procedures by different surgeons, all relevant surgical sites must be marked prior to the first surgery.
- Do not mark any non-operative part of the body.
- If patient arrives with the site marked by himself/herself, the surgeon must add his/her initials to the site prior to surgery.
- When the site or level is not visually identifiable, the surgeon must obtain an intra-operative image, using markers that will not move, to confirm the exact level/site.
  - In the event that the location of marking is not visible to the patient (example: back), it is recommended that if willing and able, a family member/visitor be present at the time of marking to verify correct location of intended procedure.
- Final verification of the site mark must take place during the "surgical time out".

Special Purpose Wrist Band:

- For those surgical sites that are problematic to mark and sensitive to the patient, a special purpose wristband is an alternative to marking when site identification is necessary. The wristband must bear the first and last name of the patient, a second identifier, the name of the anatomical site, and the name of the procedure. The band must be initialed and placed on the patient by the surgeon named on the consent.
- Patients requiring a special purpose wrist for site/site identification in the Operating Room (OR) will be positioned in a manner so that the arm bearing the bracelet is accessible for time out.
- When proper positioning for surgery deems the arm not accessible for timeout, the special purpose wrist band may be applied, on the ankle, per surgeon and anesthesia discretion.
- A special purpose wristband must be used for patients:
  1. Who refuse marking
  2. A neonate (as marking may cause a permanent tattoo)
  3. Problematic surgical site(s)
  4. The first and last name of the patient, a second identifier, the anatomical site and name of the procedure must be written on the special purpose wristband.

Special Purpose (Procedure) Band Process Map see below

Special Purpose Band Grid Reference see below

Exceptions to Site Marking:

- Single organ cases which do not involve laterality (e.g. total hysterectomy, appendectomy, cesarean section.
- Spinal block for pain management or epidural does not require intra-operative invasive marking if fluoroscopy is used. However, it does require skin marking.
- Interventional cases for which the catheter/instrument insertion site is not predetermined (e.g. cardiac catheterization).
- Dental cases, where the operative tooth number or name(s) can be indicated on documentation or the operative tooth (teeth) including laterality can be marked on the dental radiographs or dental diagram.
- Endoscopic or other procedures done through a midline orifice.
- Situations in which the primary pathology itself is plainly visible (single laceration).
- When the operative pathology has been identified by real time imaging in the immediate pre-operative period such as for frameless stereotactic neurosurgical procedures or microcalcifications in a breast biopsy.
- Life threatening emergency when any delay in initiating the surgery would compromise the safety or outcome of the patient (e.g. ruptured aortic aneurysm).
- When movement of a patient to create a marking would compromise the safety or outcome of the procedure (e.g. movement of a patient with an unstable spine fracture).
• Note: a practitioner is NOT exempt from the site-marking requirement when he or she is in continuous attendance with the patient.

Surgical Time Out:

The surgical “timeout” process’ purpose is to conduct a final verification of the correct patient, site/site, and procedure and, as applicable implants. It must be documented within the surgical timeout section of the EMR.

• The “timeout” must be conducted in the operating room or the location where the procedure will be done, after the patient is prepped and draped and just before starting the procedure. All work should cease during the “time out” to allow all members of the team to focus on the “time out”.
• It must involve the entire operative/procedural team, use “active communication”, and be documented. The “time out” is a standardized procedure, and documentation indicates the procedure was followed in its entirety without deviation.
• After positioning, prep and drape-prior to incision, surgeon led “timeout” and all surgical team members present. For cesarean sections, because of hypotension of pregnancy, the “timeout” is completed while the abdominal prep is drying, prior to draping.
• The “timeout” must include the following and should be documented within the EMR along with the identification of those who participated in the “timeout”:
  1. Identification of patient using 2 patient identifiers, such as, name (first and last), account number, medical record number (MRN).
  2. Identification of the correct site and side(s).
  3. Procedure to be performed and proper patient position.
  4. Availability of correct implants and any special equipment or special requirements.
  5. Verification of the wristband and EMR takes place as the patient is brought into the room and before the “timeout”. The “timeout” requires that all participants agree on the information and does not require checking the wristband at that time.
  6. Radiological reviewed to confirm images belong to patient, date of study and image displayed in correct orientation.
• The surgeon marking the site(s) must be present for and participate in the “time out” performed for each procedure he/she marks.
• When a new surgeon arrives and is assuming primary responsibility for the procedure, or if the patient’s operative site is re-draped, the name of the patient and procedure must be re-verified during the second timeout and documented in the EMR.

Surgical Team Debrief:

Surgeon led review of case and highlight of patient specific needs prior to leaving the OR, prior to skin closure. LD team debrief is done in OBRR after procedure is complete.

PROCEDURE:

<table>
<thead>
<tr>
<th>PROCEDURE</th>
<th>RATIONALE</th>
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<tbody>
<tr>
<td>A. Admission:</td>
<td></td>
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<tr>
<td>Patient assessment/Preop Checklist: Nursing and Medical Information Review Utilizing history, physical clearances, pre-admission patient interviews, patient profile to compile/communicate the surgical plan of care. DVT precautions, bleeding, infection, normo-thermia and co-morbidities are addressed and integrated into pre-op plan of care.</td>
<td>Patient’s profile is assessed, discussed and appropriate interventions taken to minimize risks and maximize patient outcomes.</td>
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<tr>
<td>PROCEDURE</td>
<td>RATIONALE</td>
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<tr>
<td><strong>Admission Verification:</strong> Verification occurs with each handoff of care and prior to transport to the OR/Procedure area.</td>
<td>Incidence of error decreases as every participant engages.</td>
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<td><strong>B. Pre-Procedure Verification:</strong></td>
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<tr>
<td><strong>OR Confirmation by Circulator:</strong> Equipment and implants ready, room ready per laterality.</td>
<td>• Procedural room is ready to accept patient and proceed with scheduled case.</td>
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<tr>
<td><strong>Bedside Communication:</strong> CRNA, RN with awake patient. Bedside introductions, assessment, pre-operative teaching. <em>It is required to identify the patient again, if called away during bedside confirmation.</em></td>
<td>• Team briefing to address pertinent medical, anesthesia, or surgical concerns that may impact patient outcomes for a specific surgery or procedure to be performed.</td>
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<tr>
<td><strong>C. SURGICAL TIMEOUT (Surgeon led):</strong> After prep and drape, prior to procedure start (except in LD). Case will not begin until all steps completed. Team introductions as needed.</td>
<td>• Individualize patient care plan (Relationship Based Care-RBC).</td>
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<tr>
<td>1. Confirm patient name and procedure(s) by reading consent (consent is ID post drape).</td>
<td>• All outside activities cease-sterile communication, team input.</td>
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<td></td>
<td>• Team introductions build cohesiveness/accurate documentation of team members.</td>
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<td>2. Surgeon/Circulator reads patient medical record number and confirms with anesthesia.</td>
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<td>3. Confirm Site Mark and state Side</td>
<td>Laterality safeguard</td>
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<td></td>
<td>• Operative site marking(s) should be clearly visible over or as close to the surgical incision as possible</td>
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<td></td>
<td>• Special purpose wrist band is alternative to site marking in unique circumstances as outlined in policy.</td>
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<td>4. State and confirm correct positioning</td>
<td>• Patient position with proper body alignment</td>
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<td>5. Verify correct implants, special equipment/requirements</td>
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<td>6. <strong>Critical Elements for patient safety:</strong></td>
<td></td>
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<tr>
<td>• Anticipated specimens and cultures, Pathology needed/available?</td>
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<td>• Radiology needed/available?</td>
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<td>• Fire Risk Assessment</td>
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<td>7. Surgeon/Circulator verifies X-ray, if applicable, with DOB</td>
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<tr>
<td>PROCEDURE</td>
<td>RATIONALE</td>
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<td>---------------------------------------------------------------------------</td>
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<tr>
<td>For spinal cases in which an intra-op image is used to determine spinal</td>
<td>For spinal cases in which an intra-op image is used to determine spinal level, a second Time Out is performed by the Operative Surgeon and second MD, PA, or RN. Verifying Patient name, DOB, and spinal level, intra-op film, and surgical consent of spinal level.</td>
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<td>level, a second Time Out is performed by the Operative Surgeon and second</td>
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<tr>
<td>MD, PA, or RN. Verifying Patient name, DOB, and spinal level, intra-op</td>
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<td>film, and surgical consent of spinal level.</td>
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<td>8. Anesthesia Reports: induction issues, allergies, antibiotics start</td>
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<td>time documented, glucose monitoring, normothermia, pertinent pre-op</td>
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<tr>
<td>medications (i.e., beta-blockers, steroids, DVT prophylaxis, others),</td>
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<td>and issues unique to the patient.</td>
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<td>9. Circulator Reports: DNR, DVT measures, blood products available,</td>
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<tr>
<td>equipment, supplies, and medications/irrigants in room.</td>
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<tr>
<td>10. Surgical Technician Reports: equipment, instruments, and medications</td>
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<tr>
<td>on field.</td>
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<td>11. Surgeon: Encourages anyone who identifies any red flags or sees</td>
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<td>anything they think is unsafe to speak up.</td>
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<td>D. SURGICAL TEAM DEBRIEF. Surgeon led:</td>
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<tr>
<td>Prior to surgeon leaving OR/procedure room (except LD)</td>
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<tr>
<td>1. Surgeon initiates team communication: States procedure performed,</td>
<td>Circulating nurse confirms/documents procedure performed, post-op diagnosis, wound classification.</td>
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<td>post-operative diagnosis, wound classification.</td>
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<td>2. Circulator reports counts prior to skin closure, verifies that</td>
<td>End counts reported per policy, all specimens labeled appropriately, consent returned to chart, local medications documented per policy.</td>
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<td>specimens are labeled correctly, confirms consent in chart, local</td>
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<tr>
<td>medications.</td>
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<td>3. Neonatal Team (LD) reports condition and disposition of infant in SDR</td>
<td>Patient status, subsequent care (any special post-op considerations – ICU bed, vent etc.), critical elements all reported to next caregiver at hand off.</td>
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<td>and in OBRR.</td>
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<td>4. Anesthesia reports estimated blood loss and replacement, intra-</td>
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<td>operative labs/critical interventions, medications.</td>
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<tr>
<td>5. Team Debrief includes patient review and case review:</td>
<td>Team Debrief: Surgeon review enables team to make improvements/Resource Map changes for future cases. Debriefing can lead to change in process, more effective future performance, revised or new procedures, improved teamwork, staff satisfaction, and enhanced patient safety.</td>
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<tr>
<td>- Should be completed at an appropriate time after first counts have been</td>
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<td>performed.</td>
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<td>- An opportunity to discuss what went well and what could be done</td>
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<td>differently?</td>
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<td>- May define follow up responsibilities of team members? Ex: revise</td>
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<td>resource/case map, equipment issues.</td>
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<tr>
<td>Service Line</td>
<td>Procedural Banding Considerations</td>
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<tr>
<td>General</td>
<td>Scrotal Abscess <em>(All other procedures mark with one time use disposable marker)</em></td>
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<tr>
<td>GYN</td>
<td>Vulvectomy Major/Minor labial procedures</td>
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<tr>
<td>Urology</td>
<td>All procedures involving testes Ureteroscopy <em>(All other procedures mark with one time use disposable marker)</em></td>
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<tr>
<td>ENT</td>
<td>Vocal Cord <em>(All other procedures mark with one time use disposable marker)</em></td>
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<tr>
<td>Ortho</td>
<td>Mark with one time use disposable marker</td>
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<tr>
<td>Spine</td>
<td>Mark with one time use disposable marker</td>
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<tr>
<td>Podiatry</td>
<td>Mark with one time use disposable marker</td>
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<tr>
<td>Dental</td>
<td>Mark with one time use disposable marker</td>
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<tr>
<td>Cardiac</td>
<td>Mark with one time use disposable marker</td>
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<tr>
<td>Vascular</td>
<td>Mark with one time use disposable marker</td>
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</tbody>
</table>

*It is the patient’s right to refuse surgical site marking; a band must be utilized to identify the surgical site.*
**DOCUMENT CONTROL TRACKING FILE**

**Title:** Surgical Services: Verification of Perioperative Procedure, Site & Side

<table>
<thead>
<tr>
<th>Standard:</th>
<th>CMS</th>
<th>ISO</th>
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<td>NIAHO:</td>
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**Document Owner:** Administrator for Periop/Invasive Services

<table>
<thead>
<tr>
<th>Reviewed by the following:</th>
<th>Forms #:</th>
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<tbody>
<tr>
<td><strong>Clinical Services Hardwired Safety Tools Committee</strong></td>
<td>Date: 11/11</td>
</tr>
<tr>
<td>Coordinator, OR – Ellen Stottlar</td>
<td>Date: 10/12</td>
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<tr>
<td><strong>NS Surgical Services – Diane McDermott, MS, RN, CNOR</strong></td>
<td>Date: 5/13 9/15</td>
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<tr>
<td>D/Birth Place – Heather Waldau, RN</td>
<td>Date: 8/13</td>
</tr>
<tr>
<td><strong>Manager Maternal/Child Services – Sue Lafaver</strong></td>
<td>Date: 8/13</td>
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<tr>
<td>Coordinator OR – Margaret Harrison</td>
<td>Date: 9/17 11/18</td>
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<tr>
<td><strong>SS Director - Tiffany Shaver &amp; Katelin Kingsley</strong></td>
<td>Date: 11/18 9/19</td>
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<tr>
<td><strong>Manager, Risk Management – Chris Pine</strong></td>
<td>Date: 9/19</td>
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</tbody>
</table>

**Administrative Approvals:**

Joseph W. Spinale, D.O.
Chief Medical Officer

AnneMarie Walker-Czyz, RN, Ed.D
Chief Operating Officer/Chief Nursing Officer

**Additional Approvals:**

**Education:**


**Additional:**

Revisions: 11/11 This policy replaces the hospital policy *Verification of Procedure, Site & Side – Surgical Procedures* 10/12 Added Special Purpose Wristband and Exceptions to Site Marking headings

5/13 Added required elements to the Surgical “Time Out” per NYSSIPP
7/13 Added specific information regarding obstetrics (L&D).
9/17 Updated NYSSIPP guidelines for second spinal time out
11/18 Updated Verification phases of care and relevant images verbiage using NYSSIPP guidelines.
9/19 Added 1st and 4th bullets under Purpose; added sub-bullet under 5th bullet under Site Marking.


**Original Date:** 11/11  
**Reviewed/Revision Dates:** 10/12 5/13 8/13 9/15 9/17 11/18 9/19

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Purpose:

To assure, through a collaborative approach, that the appropriate patient, procedure, site (when applicable), and side (when applicable) are identified by the entire care team present during the procedure.

Areas of Applicability:

1.0 All clinical areas within the hospital network where invasive procedures are performed either in a procedure room or that have staff travel to a bedside.

2.0 All areas where bedside procedures are performed, Access Units, Primary Care Centers, Wound Care Center, Emergency Department, Cardiac Catheterization Laboratory, Endoscopy Units, Electrophysiology Laboratory, Medical Imaging, and Inpatient Nursing Units.

Participants:

Physician, clinical affiliate, dentist or dental resident performing the procedure and all other team members present during the procedure.

Policy:

1.0 Clinical/technical staff will have no contact with a proposed site until a signed procedure consent is received and present in the medical record, except in the event of an acute emergency. In the event that the patient has questions regarding the procedure, contact with the proposed procedure site will be withheld until the physician, attending dentist, dental resident, or clinical affiliate meets with the patient.

2.0 For all invasive procedures, three independent verifications of the site, side, and patient identification will occur prior to initiation of the procedure. If there are any disagreements regarding the procedure, the procedure is to be delayed until the issues are resolved.

Scheduling: For areas that schedule procedures in advance

1.0 The entire procedure, exact site, level, digit, and side/laterality (including spelling out “left”, “right”, and “bilateral”) as well as the patient’s name must be included on the schedule using no abbreviations in the actual procedure description. Noncritical words (with, and, at) or words associated with equipment (yag, CO2, fluoro, US, etc) or services (Endo, GYN, GU, etc) may be abbreviated on the printed schedule.
2.0 For spinal procedures, the anticipated level(s) will be indicated on the procedure schedule and the procedure consent form. Exceptions: Fluoroscopic guided lumbar puncture for injection or specimen collection for which the insertion site is not pre-determined e.g. Lumbar puncture for specimen collection; Lumbar puncture for Myelography; Lumbar puncture for Cisternography.

3.0 At the time of scheduling, the following information will be provided (when known and applicable to the procedure):
   3.1. Specific information on any implant/implants and/or equipment
   3.2. Specific information on removal of devices
   3.3. Information on harvest and donor sites.

4.0 Verification (Central Scheduling Office): the information provided by the physician/office staff (patient name, DOB and social security (if available), procedure, site and side is either documented on a completed scheduling tool.

5.0 The scheduler on the EPIC system is required to populate the laterality section with the appropriate requested side.

6.0 Verification (clerical and clinical staff): the information provided by the physician/office staff is verified by the system populated read-back confirmation. Verification of the patient’s identity (DOB), procedure requested, site, side (if applicable) and any other miscellaneous information is sent to the physician/office staff via case message (EPIC system) or faxed to appropriate contact number.

Pre-registration/Registration (when applicable):

To the extent possible, and consistent with the knowledge and skill of the individual performing the pre-registration activities, the staff will identify the patient per the Patient Identification Policy and ask the patient what procedure is to be performed. The patient will describe their understanding of the procedure to be performed and the patient access representative will compare that information to the procedure information in the EPIC system. In the event that there is a variance, the customer service representative will notify the immediate supervisor who will then pursue clarification with the Scheduling Office and the physician’s office. Confirmation of this step will be noted in the EPIC system.

Preadmission Testing (when applicable):

To the extent possible, and consistent with the knowledge and skill of the individual performing the pre-admission testing activities will confirm the patient identity, procedure, site, and side (if applicable). Any discrepancies identified or uncertainties detected will be immediately reported to a supervisor for further intervention. Confirmation of this step will be documented in the Electronic Health Record (EHR) PAT Site & Side verification.

Arrival to Patient Care Area:

The clinical staff receiving the patient will confirm the patient identity, procedure, site, and side (if applicable). Any discrepancies identified or uncertainties detected will be immediately reported to the physician/clinical affiliate and resolved prior to the patient leaving the patient care area for the Procedure Area. Patient identification and the verification of procedure, site, and side (if applicable) with the patient and/or other responsible person will be documented on the appropriate EHR preoperative checklist for the specific clinical area.

Pre-Procedural:

1.0 The registered nurse, unless otherwise indicated, coordinating care for the patient will verify the patient, procedure, site, (if applicable) and side (if applicable) with the history and physical or progress note, physician order, physician consent order (if applicable) and procedure consent.
2.0 Consent Document:
Consent document must include:
- first and last name, date of birth of patient and medical record number for the patient
- name and description of procedure (correct site/side, level and digit with the side spelled out as left, right, or bilateral
- no acronyms or abbreviations
- specific implant/implant system to be placed or device to be removed
- patient/family/guardian/health care agent signature and date
- witness signature and date
- physician signature and date
- documentation by the physician or clinical affiliate of the presence and viewability of images (when applicable) on the designated area on the lower portion of the consent document
- note: if the consent is altered in any way or is illegible it must be re-done and re-signed by all parties

As much, as is known about the device inserted or removed must be documented on the consent. Example: skin graft to left lower leg with Apligraf.

3.0 The registered nurse, unless otherwise indicated, coordinating care for the patient will confirm the patient identity, procedure, site (if applicable), and side (if applicable), and patient identification verbally with the patient as well as per the guidelines of the Patient Identification Procedure and verify this information with the procedure consent per hospital policy. Refer to policy: Consent Policy.

<table>
<thead>
<tr>
<th>Verification #1 Complete</th>
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</thead>
<tbody>
<tr>
<td>On the day of the procedure, the physician/clinical affiliate performing the procedure will sign and date the consent form in the designated area prior to the start of the procedure, confirming the accuracy of the document including the description of the procedure. Whenever possible, the physician/clinical affiliate performing the procedure should physically see and talk to the patient prior to the procedure on the same day of the procedure.</td>
</tr>
</tbody>
</table>

Marking:

When laterality is at issue, (i.e., chest tube insertion), the procedure involves multiple structures (fingers, toes, hernias, lesions), and/or a level(s) of the spine is the procedure site, the physician/clinical affiliate must mark the side and/or site, the specific digit(s), the level(s) of the spine targeted for the procedure, or the incision site using his or her initials prior to the procedure.

The site marking must be legible and unambiguous and must be visible when the patient is draped.

Note: If the provider’s initials are “N.O.”, three initials must be utilized.

Exception: acute emergency

Marking Procedure:

1.0 Using an FDA-approved surgical skin marker that is visible after completion of the skin prep, the physician or clinical affiliate will initial the correct side and/or site(s) after confirmation of the side and/or site(s) with the patient/significant other, when possible. The physician’s or clinical affiliate’s initials will be near the procedure site.
2.0 Mark the appropriate area in the region of the intended procedure so the mark is visible to the physician/clinical affiliate and procedure team for the skin prep. The patient mark, (physician/clinical affiliates’ initials), needs to be on the appropriate anterior or posterior side (or both sides) that will be visible during the procedure. For example, if the procedure is on the posterior side of the fourth finger, this is where the physician or clinical affiliate will mark close to the site.

3.0 Placement of an “X” without the physician’s or clinical affiliate’s initials is not acceptable.

4.0 Do not mark any non-procedure part of the body.

5.0 If patient arrives with the site marked by himself/herself, the surgeon must add his/her initials to the site prior to the procedure.

6.0 The patient will not have any skin preparation or draping performed until the initials are present, if indicated. The procedure team will ensure that the site marked is visible to the intraprocedure team after the patient has had skin preparation and any draping required. The procedure will not be initiated until this has been accomplished.

7.0 Spine Procedures: Pre-procedure skin marking is required to indicate laterality when appropriate. When the site of level is not visually identifiable, the physician/clinical affiliate must obtain an intraprocedure image to confirm the exact level/site. A specific/second time out must be performed when the imaging is done to review the image and to correlate the site/image.

8.0 Special Purpose Wrist Band: For procedures that are problematic to mark and sensitive to the patient, a special purpose wristband is an alternative to marking when site identification is necessary. The wristband must bear the first and last name of the patient, a second identifier, the name of the anatomical site, and the name of the procedure. The physician/clinical affiliate performing the invasive procedure will apply the special purpose wristband on a limb that is on the same side as the intended procedure. Final verification of the information present on the special purpose wristband will take place during the “time out”.

8.1 A special purpose wristband must be used for patients:
   8.1.1. Who refuse marking
   8.1.2. A neonate (less than 38 weeks, as marking may cause a permanent tattoo)
   8.1.3. Problematic invasive procedure site(s)

8.2 Patients requiring a special purpose wrist band for site/side identification will be positioned in a manner, so the wrist band is accessible for time out.

9.0 Exceptions to Site Marking:
   • Single organ cases that do not involve laterality.
   • Spinal block for pain management or epidural does not require intra-operative marker if fluoroscopy is used. Exceptions: Fluoroscopic guided lumbar puncture for injection or specimen collection for which the insertion site is not predetermined.
   • Interventional cases for which the catheter/instrument insertion site is not predetermined (e.g. cardiac Catheterization Lumbar puncture for specimen collection; Lumbar puncture for Myelography: Lumbar puncture for Cisternography; Peripheral Vascular angiography and interventions).
   • Dental cases, where the operative tooth number or name(s) can be indicated on documentation or the operative tooth (teeth) including laterality can be marked on the dental radiographs or dental diagram.
   • Endoscopic or other procedures done through a midline orifice.
   • Situations in which the primary pathology itself is plainly visible (single laceration).
   • When the operative pathology has been identified by real time imaging in the immediate pre-operative period such as for frameless stereotactic neurosurgical procedures or micro calcifications in a breast biopsy.
• Life threatening emergency when any delay in initiating the procedure would compromise the safety or outcome of the patient.
• When movement of a patient to create a marking would compromise the safety or outcome of the procedure (e.g. movement of a patient with an unstable spine fracture.
• Note: a practitioner is NOT exempt from the site-marking requirement when he or she is in continuous attendance with the patient.
• Imaging studies: Appropriate and relevant imaging studies (including original films, when appropriate) for the planned procedure (as requested by the physician/clinical affiliate performing the procedure or by the procedure-specific list) are available in the procedure area prior to the start of these case. The physician/clinical affiliate are ultimately responsible for assessing what films/images are appropriate for viewing before and during the procedure. The physician/clinical affiliate are responsible for “hanging” the radiological films in the viewing box when necessary.

Procedure:

The registered nurse, unless indicated otherwise, coordinating for the patient will verify patient identity as outlined in the Patient Identification Procedure: Patient Identification

Verification #2 Complete

1.0 Waiver of **DO NOT RESUSCITATE ORDER** (Form # 13610) for procedures:
   o The DNR order is not automatically waived when a patient with a DNR order has a procedure.
   o With Informed consent, after discussion with the patient or his/her proxy/surrogate (if the patient does not have capacity) an attending physician must document on the Waiver of DNR of Procedure form, # 13610, waiver of the DNR order during the pre-procedure to the post-procedure period. **WAIVER OF DO NOT RESUSCITATE ORDER FOR PROCEDURES**

   **The DNR waiver is in effect the time period as follows:**
   From actual procedure room or bedside pre-procedure until released by physician post-procedure.

2.0 The patient will not be prepped and draped until the physician/clinical affiliate’s initials are present. The team will ensure that the site marked is visible to the team after the patient is prepped and draped.

3.0 A “timeout” is conducted prior to performing a procedure, (after prepping and draping if indicated), as a precursor to a procedure or independently. The Registered Nurse, unless other wise indicated, will lead a “time out” to conduct a final verification of the correct patient, site/side, procedure and other elements, as applicable.

   All work will cease during the time the “time out” to allow all members of the team to focus on the time out.

3.1. The “timeout” includes:
   • Identification of the patient using 2 patient identifiers which includes the patient's first and last name and either the medical record number or account number.
   • Read from the procedure consent the procedure, site (if applicable), and side (if applicable), to the physician or clinical affiliate and any other care providers present for mutual confirmation.
   • Identification of correct site and side(s), if indicated, including presence and visibility of the marked site with physician/clinical affiliate’s initials when laterality is at issue.
   • Visually confirm the physician/clinical affiliate initials are visible within the prepped and draped area, (when applicable).
   • Verbally confirm that the patient’s position is correct to the procedure to be performed.
   • Verbally state to the procedure team general information regarding any supplies, equipment or items, or any other special requirements (i.e., requires interpreter to be present).
   • Verbally states to the procedure team the status of available blood products including type and screen, antibiotics and irrigation, (when applicable).
- Verbally prompts the physician/clinical affiliate to state the antibiotic name, dose, and administration time, (when applicable).
- Verbally states as well as prompts the physician/clinical affiliate to articulate safety precautions implemented based on patient history or medication use, (when applicable).

3.2. Radiological review (when applicable): During the "Time-Out" for the procedure, a second team member confirms that the image belongs to the patient (first and last name and a second unique identifier such as an account number or medical record number), the date of the study, and that the image is displayed in the correct orientation using markers on the image per the policy. The physician/clinical affiliate are ultimately responsible for assessing what films/images is appropriate for viewing before and after the procedure.

3.3. The tooth or teeth having an intervention will be denoted on the verification sheet by the dentist or dental resident on the Dental Office Procedure, Site, and Side Record, (Form # 11821).

Confirmation:

1.0 The provider or clinical affiliate, registered nurse, and other members of the procedure team will visually confirm the correct patient, site and side and each will independently verbally acknowledge that the intended patient, procedure, site, and side is correct.

2.0 Documentation of agreement as to the patient, planned procedure, site (if applicable), and side (if applicable), and other critical information that has been verified with the physician or clinical affiliate, registered nurse, and other health care team members that are present will be documented in the medical record by the registered nurse. Documentation of the process will occur on the Verification of Procedure, Site, and Side of Non-Operative Procedures Record, (Form # 11785).

3.0 The “time out” documentation will independently reflect each element that was confirmed during the process.

4.0 "Timeout" documentation: the identity of each participant in the “time out” must be documented in the medical record.

5.0 The procedure will not begin until the registered nurse or other individual leading the process has confirmed the procedure, site (if applicable), and side (if applicable), with the physician or clinical affiliate and all other “time out” participants and verbally directs the staff in the room to begin.

6.0 When the patient requires more than one procedure, by more than one physician/clinical affiliate, the confirmation procedure will occur at the onset of each procedure. A “time out” process for each procedure will be performed in the event of multiple procedures by different physicians/clinical affiliates. When the patient requires more than one procedure by the same physician/clinical affiliate and repositioning, prepping and draping is required, the confirmation procedure will also occur at the onset of each procedure, if applicable.

7.0 Complete agreement must be attained prior to initiating the procedure. If there any discrepancies in the information or disagreements regarding the procedure/equipment/supplies, the procedure will be delayed until the issues are resolved.
STOP—Do Not Proceed With Case

Immediately contact:

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<tr>
<th>During Usual Business Hours:</th>
<th>During Off Business Hours:</th>
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<tbody>
<tr>
<td>Clinical Coordinator Manager Director</td>
<td>Director of Service (see specific contact number) Contact Administrative Coordinator to contact Administrator on call (Beeper: 490-1731) (Cell: 289-5595)</td>
</tr>
</tbody>
</table>

Resolution Achieved
***no further notifications

Resolution Not Achieved
***Appropriate Department Chairman will be contacted to facilitate resolution

Resolution Achieved
***no further notifications

Resolution Not Achieved
***Appropriate Department Chairman will be contacted to facilitate resolution

Handoff Communication:

1.0 The correct person, procedure, site, and side, if applicable, as well as all patient and procedure information relevant to the procedure, is verified when passing care responsibilities from one caregiver to another. Handoff communication will be documented per specific department requirements.

2.0 The registered nurse, unless otherwise indicated, must conduct verification of the patient, procedure, site, and side at the onset of the procedure but other care providers deemed qualified/competent might assist in the procedure per the area’s specific guidelines.

Documentation:

1.0 Complete Form # 11785: Verification of Procedure, Site, and Side of Non-Operative Procedures Record. VERIFICATION OF PROCEDURE, SITE & SIDE OF NON-OPERATIVE PROCEDURE RECORD

2.0 Complete Form #11821: Verification of Dental Office Procedure, Site, and Side. VERIFICATION OF PROCEDURE, SITE & SIDE OF NON-OPERATIVE PROCEDURE RECORD

Performance Monitoring:

1.0 Periodic monitoring for participants' compliance with the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) required elements will be coordinated by the Performance Improvement Service.

2.0 Corrective action will be implemented as required to attain the goal of 100% compliance with NYSSIP.

3.0 Observational timeout monitors, which include all required elements, will be conducted as specified by Performance Improvement.

4.0 Retrospective monitoring of critical NYSSIPP elements will be conducted as specified by Performance Improvement.
DOCUMENT CONTROL TRACKING FILE

Title: Verification of Procedure, Site & Side for Non-Operative Procedures

<table>
<thead>
<tr>
<th>Standard:</th>
<th>CMS</th>
<th>ISO</th>
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<td>NIAHO:</td>
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Document Owner: Director for Surgical Services  
Forms #: 11785, 11821, 13610

Reviewed by the following:

- Director, Surgical Services  
  Date: 5/21
- Director, Invasive/Non-Invasive Cardiovascular Operations  
  Date: 5/21
- Director, Women's and Infants Service Line  
  Date: 5/21
- Director for Surgical Services - Kim Murray  
  Date: 11/08
- Director for Emergency Services - Sarah Tubbert  
  Date: 11/08 8/09 5/12
- Director for Medical Imaging - Robert Whitmarsh  
  Date: 11/08 8/09 5/12
- Manager of Patient Access: Colleen Myrto  
  Date: 8/18
- Maryann Dwyer, RN Birthplace/ L&D  
  Date: 5/21

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Philip Falcone, MD  
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Kristen Cumoletti, MS RN PCCN  
Interim Chief Nursing Officer

Additional Approvals:

Education:

Monthly policy/procedure update: 1/09 7/12 6/21

Additional:

Revisions: 7/07 None
6/18/08 Relevant NYSSIP points added
1/14/09 Relevant NYSSIP points added; combined and reformatted the Verification of Procedure, Site and Side: Access Units, Dental Office of the Primary Care Center, Bedside Procedures: Primary Care Centers, Wound Care Center, and Emergency Department, and Invasive Procedures: Cardiac Catheterization Laboratory, Endoscopy Units, Electrophysiology Laboratory, Medical Imaging, PACU and Inpatient Nursing Units procedures. Additions to timeout per Joint Commission universal protocol effective 2/15/09.
8/09 Exceptions added to 5.2 and 11.9 b & c
5/11 Added 16.4
6/12 Clarified scheduling procedure: The verification of patient information between central scheduling and physician/office staff is performed with a read back only and not via fax. Some terminology changed to reflect the scheduling component in PHS. In the exceptions to site marking: deleted the word surgery and changed to procedure. Added a section re: form # 13610 Waiver of Do Not Resuscitate Order For Procedures to include information that a patient's DNR order is not automatically waived when the patient has a procedure performed. An attending physician must document the waiver of the DNR order on form #13610. A DNR waiver is in effect from actual procedure room or bedside pre-procedure until released by the physician post-procedure. Updated forms #11785 and #11821; removed PACU under Areas of Applicability
3/14 None
1/16 None
8/18 Editorial for Patient access.
5/21 Removed clinical/technical staff can obtain signature for consent if verbal or written communication with the doctor was complete, but consent is missing. Removed clinical affiliate may mark the patient non-operative site.
References: 5/07 New York State Surgical and Invasive Procedure Protocol
7/08 & 9/08 Recommendations from the NYS Department of Health
11/08 Recommendations from NYS Department of Health based upon NYSSIPP; Joint Commission National Patient Safety Goals for 2009.
6/12 New York State Surgical and Invasive Procedure Protocol- 2008 data reviewed no changes

Original Date: 4/04  Reviewed/Revision Dates: 7/04 7/07 7/08 9/08 1/09 8/09 5/11 6/12 3/14 1/16 8/18 5/21

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Verification of Surgical Procedure, Site and Side Critical Components

General Comments

• This packet addresses care provided in the main OR’s and in the L&D and C-section rooms at the hospital, at NE and North Surgical Centers, and in the Pain Management Suite
• Parallel policies have existed for other sites where invasive procedures are performed: the ED, Dental Clinic, Primary Care Centers, Wound Care Center, Endoscopy Unit, EP Laboratory, Cardiac Laboratory, Interventional Medical Imaging Areas, PACU, and at the bedside.

Requirements for Scheduling

• When scheduling
  o The entire procedure name without abbreviations must be included
  o Spinal surgery must include the anticipated level(s)
  o Additional information that must be provided when known and applicable to the procedure:
    ** Implant/implant system and equipment information – this can be transmitted by the specialty-specific equipment fax form directed to the appropriate OR.
  o The scheduler from Central Scheduling or the Operating Room must verify the information provided by the office by reading it back on the phone it its entirety. Alternatively, the scheduling form completed by the scheduler can be faxed back to the office for their confirmation.
  o Implant information communicated at the time of scheduling must include the vendor/brand anticipated to be used and/or equipment specially required for the procedure:
    Example: Zimmer total knee system; Edwards stentless aortic valve
  o Information on harvest and donor sites:
    Example: autologous bone harvest left iliac crest for spine fusion; left radial artery harvest or right saphenous vein harvest for coronary artery bypass graft

Requirements for the Consent Document

• Any changes to the consent document what-so-ever, after the patient’s signature has been obtained, require the completion of a new document.
• As much as is known about the implant or device to be inserted or removed must be documented on the surgical consent
  o Example: Zimmer total knee system, Edwards stentless aortic valve
• As much as is known about the donor/harvest site must also be documented on the surgical consent form
  o Example: autologous bone harvest left iliac crest for spine fusion; left radial artery harvest or right saphenous vein harvest for coronary artery bypass graft
Requirements for the Anesthesia Time Out

- A "timeout" is conducted immediately prior to performing an anesthesia procedure as a precursor to a surgical procedure or independently (pain block or epidural for laboring patient).
- Identification of correct site and side(s), if indicated, including presence and visibility for the marked site with anesthesia provider’s initials when laterality is an issue for a pain block. When the anesthetic is administered for a midline spinal procedure, marking is not necessary but the time out is.

Requirements for Site Marking

- No stray marks should be made on any area other than the intended site/side. Use of arrows, the word “no”, or other written prompts to de-identify a site for surgery is not permitted.
- The presence of the surgeon’s initials must be verified after the patient is prepped and draped; the procedure cannot be initiated until this step is completed and every individual present in the room actively validates and verbalizes this.
- Only the FDA approved marker available in the hospital may be used for site marking; personal pens or other writing instruments cannot be used for this purpose. Adherence to this will be monitored moving forward.
- FDA approved markers are available on all clinical units-request one form the charge nurse.
- Spine Surgery: preoperative skin marking for laterality and/or level is required; intraoperative imaging is completed to confirm the exact level/site. A second “timeout” is conducted to correlate the image and intra-spinal markers.
- Marking must be completed by the surgeon.
- Not specific to laterality exclusively; also intended to mark operative “site”.
- Involves all paired organs, structures, and bilateral procedures.
- Site marking must be legible, unambiguous, and be visible when the patient is draped.
- If the surgeon’s initials are N.O., three initials must be utilized.
- Marking examples:
  - **for a left hernia procedure, the patient will have a mark and surgeon’s initials on the left side of the torso near where the incision will be made.
  - **for a bilateral hernia repair, marks will be made at both incision sites.
  - **for a groin incision for an endoscopic carotid endarterectomy or abdominal aortic aneurysm repair no mark is necessary.
  - **for internal organs, the skin of the side that would be treated should be marked: ovaries should be marked on the skin and for a colon resection the skin must be marked on the appropriate/intended side.
  - **for cardiac surgery with vein or artery harvest, the intended site of harvest (left, right leg or left/right wrist) must be marked.
- Special Purpose Wrist Band: For surgical sites considered problematic to mark and sensitive for the patient, a wrist band may be used as an alternative to site marking. When the surgical site is...
the labia or testes, a wristband bearing the following information may be used in lieu of site marking:

- The wrist band must contain
  - **first and last name of the patient
  - **a second identifier (account number or medical record number)
  - **the name of the anatomical site and side
  - **the name of the procedure
  - **must be applied by the operative surgeon

- A patient with such wristband must be positioned in a manner so that the arm bearing the wristband is placed on an arm board and visible during the timeout portion of the surgical procedure. This wristband must be consulted during the timeout.

**Requirements for Relevant Images**

- A specialty specific procedure list has been prepared by the Section Chiefs and the Chairman of Surgery and is available in the OR. The procedures on this list require display of a relevant image, either on a view box or brought up in PACS. The daily OR schedule will identify those procedures requiring relevant images to be acquired and displayed.
- The surgeon is responsible for hanging films or pulling up images in PAC's
- For “high risk” procedures (as determined by the operative surgeon), the surgeon will review the relevant images with a radiologist prior to the start of, and/or during the surgical procedure. The radiologist does not have to be present in house. The “consultation” with the Radiologist will be documented in the medical record.
- The surgeon verifies the availability of relevant images and their format to ensure that they are viewable, prior to patient transport into the OR. This is documented by the surgeon on the lower portion of the operative consent document.
- During the “timeout” for the procedure, a second team member confirms that the image belongs to the patient
  - **first and last name of the patient
  - **second unique identifier-medical record number or account number for an image within the SJH network or date of birth for out of network images
  - **date of study
  - **that the image is displayed in the correct orientation using the markers present on the image
- If a surgical procedure is identified to require displayed images prior to the start of the case for the purposes of site and /or side confirmation, non intraoperative surgical guidance, and the images are not available, use of fluoroscopy to confirm the site/side is acceptable prior to the start of the procedure and surgical incision. This must occur prior to passing of surgical instrumentation.
Requirements for the Time Out

- Must occur after the patient has been prepped and draped and immediately prior to incision or start of the procedure.
- Timeout elements must included:
  - **a verbal statement of the patients first and last name and a second identifier**
  - **The procedure written on the surgical consent is read in its entirety (including site and side)**
  - **patient positioning – will be stated and acknowledged as it relates to the surgical procedure**
  - **implants and/or implant systems and equipment known to be used during the case**
  - **radiological review (when applicable) – per the elements described above**
  - **confirmation that the surgeons initials are present and viewable by the entire team for procedures requiring marking**
- The timeout will not begin until the entire team (every member present in the room) has ceased activity and is attentive to the circulating nurse.
- The circulating nurse will prompt each and every individual present in the room during this timeout to ascertain an active response to:
  - **agreement with the procedure, site and side as known to them**
  - **confirmation that the site markings are present and visible, when applicable**
  - **that the patient is appropriately positioned relative to the planned surgical procedure**
- The surgical procedure will not commence until all steps have been completed and total agreement has been obtained. Disagreement or uncertainty by anyone present will result in a temporary cessation of activity and progression of the case. The OR coordinator, manager, or director will be immediately summoned to resolve the issue. During hours that these individuals are not available, the director or administrator on call will be immediately called for direction/intercession.
To ensure a consistent and uniform approach to the timeout, a standard format has been developed:

**Surgical Procedure Timeout Example**

**Circulating Nurse:** May I have everyone’s attention for the “time out”?  
**Action:** Pause until attention of all team members is attained

**Circulating Nurse:** Our patient is Wilma K. Flintstone, **Account #300521898**  
**Action:** Accoun# or medical record # is read off of the printed patient record

**Circulating Nurse:** Our patient is Wilma K. Flintstone, **Medical Record #1032794**

**Action:** read the procedure that is documented on the surgical consent

**Circulating Nurse:** Dr. Roberts, is that your understanding?  
**Action:** surgeon states agreement  
**Action:** PA states agreement

**Circulating Nurse:** Chris (Keppler –PA), is that your understanding?  
**Action:** PA states agreement

**Circulating Nurse:** Dr. Thornton, is that your understanding?  
**Action:** anesthesiologist states agreement

**Circulating Nurse:** Mary (Bryce – ST), is that your understanding?  
**Action:** surgical technologist states agreement

**Action:** repeated for each role present in the room during timeout**

**Circulating Nurse:** Wilma K. Flintstone is positioned in the right lateral recumbent position to provide surgical access to her left kidney

**Circulating Nurse:** Please visualize the surgical site. I can see that Dr. Robert’s initials (WR) are present and visible over the left kidney within the prepped and draped area. I need each of you to confirm this for me as well.

**Circulating Nurse:** Dr. Roberts, are your initials present & visible over left kidney area?  
**Action:** surgeon answers affirmatively

**Circulating Nurse:** Chris (Keppler –PA), are the surgeon’s initials visible over the left kidney area?  
**Action:** PA answers affirmatively

**Circulating Nurse:** Dr. Thornton, are the surgeon’s initials visible over the left kidney area?  
**Action:** anesthesiologist answers affirmatively

**Circulating Nurse:** Mary (Bryce – ST), are the surgeon’s initials present over the left kidney area?  
**Action:** surgical technologist answers affirmatively

**Circulating Nurse:** There are no specific implants or equipment requested for this
procedure and no identified special patients needs.

Circulating Nurse: Images are displayed for this procedure. Chris, could you please move to the PACS screen to perform the confirmatory process. 
**Action:** PA moves to the image

Physician Assistant: This left kidney image is labeled with the name Wilma K. Flintstone, 
Account # 300521898
or
This left kidney image is labeled with the name Wilma K. Flintstone, 
MR#1032794
or
This left kidney image is labeled with the name Wilma K. Flintstone, 
DOB 7-24-48 (**only if out of network image**)

This x-ray/CT is dated 4/11/08 and it is displayed properly per the “Left” “Right” markers on the image. 
**Action:** circulating nurse cross references information to the preprinted information in the chart

Circulating Nurse: All elements have been reviewed and confirmed. We are about to proceed with a left nephrectomy. Please verbally acknowledge your agreement that this is the intended procedure.
- Dr. Roberts?
  **Action:** surgeon states agreement
- Chris (Keppler –PA)?
  **Action:** PA states agreement
- Dr. Thornton?
  **Action:** Anesthesiologist states agreement
- Mary (Bryce – ST)?
  **Action:** surgical technologist states agreement

Circulating Nurse: The time out has been completed. Mary, you may pass the instrumentation to begin the case.
State of New York
Department of Health

Office of Health Systems Management
Division of Primary and Acute Care Services

New York State
Surgical and Invasive Procedure Protocol

for

Hospitals ~ Diagnostic and Treatment Centers
Ambulatory Surgery Centers ~ Individual Practitioners

Antonia C. Novello, M.D., M.P.H., Dr.P.H.
Commissioner of Health

Hon. George E. Pataki
Governor – State of New York

September 2006
NEW YORK STATE SURGICAL AND INVASIVE PROCEDURE PROTOCOL
(For the Prevention of Wrong Patient, Wrong Site, Wrong Side & Wrong Invasive Procedure Events)

I. STATEMENT OF PURPOSE

The State of New York is committed to providing its residents access to quality health care. Hon. George E. Pataki, Governor and Antonia C. Novello M.D., M.P.H., Dr.P.H., Commissioner of Health, continue to work toward a system that reduces medical and surgical errors by commitment to a safe and protected patient care environment. Key to achieving this goal is promoting a culture of safety and strengthening open communication among health care providers, individual practitioners and the patients they serve.

One of the goals of Governor Pataki and Commissioner Novello, is the elimination of wrong patient, wrong site, wrong side and wrong invasive procedures, through the development of comprehensive systems that ensure the correct procedure is done on the correct patient on the correct site. Increased practitioner awareness combined with strong provider protocols and standardization will enhance the patient safety measures currently in place.

The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) developed by the Procedural and Surgical Site Verification Panel (PSSVP) is intended for all patient care settings and for all individual practitioners. As new recommendations are developed, NYSSIPP will be updated with evidence-based findings.

II. CHARGE TO THE PANEL

The PSSVP was charged with the development of an enhanced protocol to minimize the potential for wrong patient, wrong site, wrong side and wrong invasive procedures performed in any health care setting in New York State. The panel reviewed the lessons learned from the analysis of occurrence codes 911 and 912 reported to the New York Patient Occurrence Reporting and Tracking System (NYPORTS) from 2003 through 2005, the Joint Commission on Accreditation of Healthcare Organizations’ (JCAHO) database of reviewable sentinel events and the clinical literature (see references, Appendix A), as well as the collective experiences of the panelists. Application of NYSSIPP is not limited to hospitals and it is not limited to operating rooms.

NYSSIPP represents a consensus of the panel on the current best practices in the area of preventing wrong patient, wrong site, wrong side and wrong invasive procedures. NYSSIPP was developed utilizing JCAHO’s Universal Protocol™ as the basis with enhancements derived from review of the NYPORTS database. The PSSVP and the New York State Department of Health (NYSDOH) anticipate that implementation of NYSSIPP will help to further reduce the incidence of wrong patient, wrong site, wrong side, and wrong invasive procedure events in New York State.

III. IMPACT

NYSSIPP is the foundation which hospitals, clinics and individual practitioners are strongly encouraged to build upon and adapt to the setting of care in which it is used. The NYSSIPP stresses the importance of communication among the members of the surgical team and with patients.
Each Article 28 provider of surgical services and/or invasive procedures should implement NYSSIPP and closely evaluate the effectiveness of the recommendations. Compliance monitoring of NYSSIPP should become an integral part of a facility's performance improvement/quality improvement activities. Facilities should address non-compliance in a systematic fashion, and follow-up activities must be documented.

IV. BACKGROUND


NYPORTS is a mandatory web-based incident reporting system that has been active since 1998, and is considered a model for state-based adverse event reporting.

Wrong patient, wrong site, wrong side, and wrong invasive procedure events map to one of three reporting NYPORTS codes:

- **Code 911** - Wrong patient, wrong site surgical procedure.
  
  This code is used for surgical procedures performed in the operating room or ambulatory surgical suite only, for surgery that proceeds to surgical incision or beyond.

- **Code 912** - Incorrect procedure or treatment – invasive.
  
  This code is used for incorrect non-OR procedures or treatments or occurrences in the OR that involve error but are not specifically wrong patient or wrong site events.

- **Code 901** – Serious Occurrence Warranting DOH notification.
  
  This code is used for wrong patient, wrong site, wrong side or wrong invasive procedure events in free-standing Article 28 facilities where procedures are performed. Hospitals do not report wrong patient, wrong site, wrong side or wrong invasive procedure events or other OR errors under this code.

The following table provides examples of reportable events and their corresponding NYPORTS code. Note that the appropriate code may depend on the type of facility reporting the event.
# Reportable Events and Corresponding NYPORTS Code

<table>
<thead>
<tr>
<th>Event</th>
<th>Hospital</th>
<th>Diagnostic &amp; Treatment Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patient underwent procedure intended for another patient (all <strong>wrong patient</strong> Operating Room or Ambulatory Suite procedures that proceed to surgical incision or beyond are reported in Code 911; - except endoscopic procedures, which are only reported as 912).</td>
<td>911</td>
<td>901</td>
</tr>
<tr>
<td>Patient had surgery to ring finger that was intended for index finger (all <strong>wrong site</strong> Operating Room or Ambulatory Surgical Suite procedures that proceed to surgical incision or beyond are reported in Code 911; with the exception of endoscopic procedures, which are only reported as code 912).</td>
<td>911</td>
<td>901</td>
</tr>
<tr>
<td>Patient had a procedure in the OR on the wrong side of body. A right hip surgery was intended, incision made to left hip before error realized (all <strong>wrong site</strong> Operating Room or Ambulatory Surgical Suite procedures that proceed to surgical incision or beyond are reported as Code 911).</td>
<td>911</td>
<td>901</td>
</tr>
<tr>
<td>Patient went to OR and anesthesia is administered. It is discovered that the <strong>wrong patient</strong> was brought to Operating Room and the procedure is aborted (procedures that proceed to anesthesia only, despite location, are captured as Code 912).</td>
<td>912</td>
<td>901</td>
</tr>
<tr>
<td>Patient had a left mastectomy. Following the procedure, it is discovered that the pathology findings used for the procedure belonged to another patient with the same last name (<strong>wrong invasive procedures as a result of error of omission, imaging or pathology reports, despite location, are reported as 912</strong>).</td>
<td>912</td>
<td>901</td>
</tr>
<tr>
<td>Patient had the <strong>wrong intra-ocular lens implanted in an Ambulatory Surgical Suite</strong> (all <strong>wrong equipment/implant cases are reported as Code 912</strong>).</td>
<td>912</td>
<td>901</td>
</tr>
<tr>
<td>Patient answered to another patient’s name and underwent an upper endoscopy in the Operating Room intended for another patient (all endoscopic procedures, despite location, are reported as Code 912.).</td>
<td>912</td>
<td>901</td>
</tr>
<tr>
<td>Patient had wrong side chest tube placement in ED. All <strong>wrong surgical or other invasive procedures performed outside the Operating Room or Ambulatory Surgical Suite</strong> (e.g., endoscopy, interventional radiology, nursery, ED etc.) are reported as Code 912.</td>
<td>912</td>
<td>901</td>
</tr>
</tbody>
</table>

See NYPORTS Hospital Manual, v4.0 effective June 1, 2005 and NYPORTS Diagnostic and Treatment Center Manual, v1.0, effective June 1, 2006.
In 2000, the NYSDOH impaneled experts to develop guidelines to reduce wrong patient, wrong site, wrong side and wrong invasive procedures. The recommendations of that panel, "The Pre-Operative Protocols for Hospitals, Ambulatory Surgery Centers, and Individual Practitioners", were published in January 2001. Despite implementation of NYS guidelines, as well as the JCAHO’s Universal Protocol™, these events continue to occur.

Continued national and statewide focus on reducing wrong patient, wrong site, wrong side and wrong invasive procedures prompted New York State Commissioner of Health Antonia Novello, M.D., M.P.H., Dr.P.H. to appoint a second panel, (The Procedural and Surgical Site Verification Panel) to address this ongoing national patient safety issue. Twenty-one experts in medicine, surgery, anesthesia, radiology, nursing, law, quality, and patient safety convened in February 2006 and in July 2006 achieved consensus of the content of NYSSIPP. NYSSIPP replaces the “Pre-Operative Protocols for Hospitals, Ambulatory Surgery Centers, and Individual Practitioners” of 2001.

V. APPLICABILITY OF THE NEW YORK STATE SURGICAL AND INVASIVE PROCEDURE PROTOCOL

Each Article 28 facility must have a policy on surgical and invasive procedures, which may be implemented and maintained in a manner best suited to the individual facility, that at a minimum specifically addresses the following:

- Scheduling
- Consent
- Pre-Operative/Pre-Procedural Verification processes
- Marking of the operative/procedural site
- Exceptions to site marking
- “Time out” immediately before the procedure
- Resolution of discrepancies/disagreements
- Compliance monitoring

This Protocol and its Implementation Guidelines apply to all operative and other invasive procedures that expose patients to more than minimal risk, including procedures done in settings other than the operating room such as a special procedures units, endoscopy units, or interventional radiology suites. Certain routine "minor" procedures such as venipuncture, peripheral IV line placement, insertion of nasogastric tube, or Foley catheter insertion are not within the scope of the Protocol. However, most other procedures that involve puncture or incision of the skin, or insertion of an instrument or foreign material into the body, including, but not limited to, percutaneous aspirations, biopsies, cardiac and vascular catheterizations, and endoscopies are within the scope of this Protocol. In addition, the Protocol is intended to apply to those anesthesia procedures performed either prior to a surgical procedure (e.g. regional nerve blocks – brachial plexus) or independently (e.g. spinal facet blocks).

The PSSVP recognizes that there will be significant diversity in the professional roles of individuals across the spectrum of health care settings utilizing NYSSIPP. It is the intent of the panel that implementation of NYSSIPP will be adapted to the setting and the procedure. This document identifies participants in the procedure as members of the “surgical team” but it is intended to include proceduralists, endoscopists and anyone assisting in any way in a procedure.
VI. COMMUNICATION

Communication among surgical team members and with the patient and family is vitally important. The Protocol addresses many modes of communication among members of the surgical team that are necessary to avoid wrong patient, wrong site, wrong side, wrong procedure events. To decrease role confusion, facilities are encouraged to define the responsibilities of each staff member involved in the procedure. There should be active verbal communication regarding consent, marking, and/or appropriate equipment and supplies. The PSSVP stresses the need for the surgeon, scrubbed staff, anesthesia personnel and the circulating nurse to discuss the planned procedure prior to commencement so that all team members are familiar with the strategies and expectations.

Written documentation of the pre-operative and pre-procedural verification process and “time out” are essential and will provide a means of monitoring compliance with the process.

Patients with physical or cognitive barriers to hearing or to understanding the surgical/procedural process must have whatever aids or support necessary to facilitate understanding. This may include an interpreter and/or guardian in attendance with them at the time consent is obtained and the surgical site is marked.

NYSSIPP requires that the surgery/procedure be stopped if there is any discrepancy in information about the patient or the surgery/procedure to be performed or any disagreements regarding the patient, site, surgery/procedure or implant/equipment (provided it is medically appropriate – i.e. a delay must not compromise the patient’s safety or result in clinical deterioration). The discrepancy must be resolved before proceeding.

Whenever possible, having consistent teams will strengthen communication as well as facilitate continuity of care.

In the event of an adverse occurrence, it is important to be aware that Section 405.7(b)(8) of Title 10 of the New York Codes Rules and Regulations requires that a patient be advised of any change in (health) status, including harm or injury, the cause of the change and the recommended course of treatment. The information shall be made available to an appropriate person on the patient’s behalf if the patient is not competent to receive the information and documented in the medical record. Facilities should have policies that address this requirement.

VII. RECOMMENDATIONS OF THE PSSVP

The recommendations of the PSSVP with regard to efforts that should be undertaken to prevent wrong patient, wrong site, wrong side, and wrong invasive procedure occurrences are outlined in NYSSIPP. NYSSIPP is a guideline that hospitals, other health care facilities, and private practices may adopt, adapt and/or enhance to meet individual facility specialty care needs.
NEW YORK STATE SURGICAL AND INVASIVE PROCEDURE PROTOCOL

A. SCHEDULING

Scheduling must include:

1. Entire procedure, exact site, level, digit, and side/laterality (including spelling out “Left”, “Right” and “Bilateral” – no abbreviations other than C-Cervical, T-Thoracic, L-Lumbar, S-Sacral when identifying spinal levels – e.g. L4-5).
2. Specific information on implant/implant system and/or equipment.
3. Specific information on removal of device.
4. Information on harvest and donor sites.
5. The Operating Room (OR), or the person responsible for accepting requests to schedule procedures, must verify the information provided by the surgeon/physician. The information should be verified in a manner agreed to by both the institution and physicians (read-back, fax, e-mail, etc).

B. CONSENT DOCUMENT

Consent documentation must include:

1. First and last name, date of birth of patient and medical record number of the patient.
2. Name and description of surgery or procedure in terms that are understandable to the patient (correct site/side, level and digit with the side spelled out as “Left”, “Right” or “Bilateral”).
3. No acronyms or abbreviations (except spinal levels noted in section A above).
4. Specific implant/implant system to be placed or device to be removed.
5. Patient/family/guardian/health care agent signature and date.
6. Witness signature and date.
7. Physician signature and date.
8. If the consent is altered or illegible it must be re-done and re-signed by all parties.

C. PRE-OPERATIVE/PRE-PROCEDURAL VERIFICATION PROCESS

Verification of the correct person, procedure site and side must occur (as applicable):

1. At the time the surgery or invasive procedure is scheduled.
2. At the time of admission or entry into the facility.
3. With the patient involved, awake and aware, if possible.
4. Anytime the responsibility for care of the patient is transferred to another caregiver or location in the pre-operative or pre-procedural process.
5. Before the patient leaves the pre-operative area or enters the procedure/surgical room.
6. In ALL clinical settings where invasive procedures are performed, including but not limited to endoscopy suites, catheterization laboratories, interventional radiology suites, intensive care units, labor and delivery areas, emergency departments, etc. There are recognized benefits to applying this to all bedside procedures.
A pre-operative or pre-procedural verification checklist must be utilized to ensure availability and actual review of the following, prior to the start of the procedure:

1. Relevant documentation: History & Physical, signed consent and any other documents required by the organization as part of the pre-operative evaluation process. The consent must be signed by the patient/legal representative, and surgeon.

2. Relevant images, properly labeled and displayed including photographs.
   - In “High Risk” procedures (as determined by the surgeon), the images should be reviewed by the surgeon and radiologist together pre-operatively.
   - Someone other than the primary surgeon confirms the name, date of the study and “Left-Right” orientation.
   - The surgeon is responsible for assessing what films/images are appropriate for viewing before and during the surgery.
   - When intra-operative imaging studies are performed, appropriate consultation should be available for interpretation of intra-operative studies.

3. Relevant diagnostic reports or studies (ultrasound, endoscopy, etc.).

4. Relevant pathology reports.

5. Necessary patient-specific implants and special equipment.

6. Confirm identity using two (2) identifiers, confirm procedure and site marking if appropriate.

**D. MARKING THE OPERATIVE/PROCEDURAL SITE**

1. The physician/dentist/podiatrist doing the procedure must do the site marking using his/her own initials. Site marking must be legible and unambiguous (see exceptions). Note: If the surgeon’s initials are “N.O.”, utilize three initials.

2. All sites involving laterality (e.g. brain) and/or paired organs, multiple structures (fingers, toes, hernias, lesions) or multiple levels (spine). Make the mark at or near the incision site(s) so that it/they will be visible when the patient is draped. (See following exceptions).

3. For hand and foot surgery, the surgeon must mark the surface(s) of the digit to be operated on, anterior, posterior or both.

4. The appropriate site must be verified before any cast is split. For relevant orthopedic cases, the skin/site should be marked immediately after cast/splint is removed.

5. For surgery of the spine, pre-operative skin marking is required to indicate laterality, when appropriate. A second time out must be performed when the intra-operative imaging is done to confirm the level.

6. When the site or level is not visually identifiable, the surgeon must obtain an intra-operative image, using markers that will not move, to confirm the exact level/site.

7. Do NOT mark any non-operative site(s).

8. The mark must be visible in the operative field after the patient is prepped and draped.

9. The mark must be made using an FDA approved marker that is sufficiently permanent to remain visible after completion of the skin prep. Adhesive site markers should not be used as the sole means of marking the site.
10. In the event of multiple surgical procedures by different surgeons, all relevant surgical sites must be marked prior to the first surgery. The surgeon marking the site(s) must be present for and participate in the “time out” performed for each procedure he/she marks.

11. Marking must take place with the patient/family involved, awake and aware, if possible.

12. If a smaller mark is necessary, such as near the eye in Pediatric Ophthalmology cases, a dot near the eye constitutes the site marking. A special purpose wristband is also an option.

13. A special purpose wristband must be used for patients:
   - who refuse marking,
   - a neonate (as marking may cause a permanent tattoo),
   - problematic surgical site(s) to mark (e.g. perineum or anus) or when marking can be done only after shaving a patient’s head prior to a neurosurgical/cranial procedure.
   - The first and last name of the patient, a second identifier, the anatomical site and name of the procedure must be written on the special purpose wristband.

14. Final verification of the site mark must take place during the "time out".

E. EXCEPTIONS TO SITE MARKING

1. Single organ cases, which do not involve laterality (e.g., hysterectomy, appendectomy).

2. Spinal block for pain management or epidural does not require an intra-operative marker if fluoroscopy is used. However, it does require skin marking.

3. Interventional cases for which the catheter/instrument insertion site is not predetermined (e.g., cardiac catheterization).

4. Dental cases, where the operative tooth number or name(s) can be indicated on documentation or the operative tooth (teeth) including laterality can be marked on the dental radiographs or dental diagram.

5. Endoscopic or other procedures done through a midline orifice.

6. Situations in which the primary pathology itself is plainly visible (single laceration).

7. When the operative pathology has been identified by real time imaging in the immediate pre-operative period such as for frameless stereotactic neurosurgical procedures or microcalcifications in a breast biopsy.

8. Life threatening emergency when any delay in initiating the surgery would compromise the safety or outcome of the patient (e.g. ruptured aortic aneurysm).

9. When movement of a patient to create a marking would compromise the safety or outcome of the procedure (e.g. movement of a patient with an unstable spine fracture.)

NOTE: A practitioner is NOT exempt from the site-marking requirement when he or she is in continuous attendance with the patient (from the time of the decision to do the procedure through the conduct of the procedure). The requirement for “time out” applies as well. This is based reports of wrong-sided procedures being done despite the continued presence of the person performing the procedure from time to decision to completion of the procedure.
F. **“Time Out” Immediately Before Starting the Procedure**

Purpose: To conduct a final verification of the correct patient, site/side, procedure and, as applicable, implants.

The “time out” must be conducted in the location where the procedure will be done, after the patient is prepped and draped and just before starting the procedure. This applies to all invasive procedures performed in all settings. All work should cease during the “time out” to allow all members of the team to focus on the “time out”. For instances when the procedure is being performed without assistance, it is strongly advised to enlist an observer or assistant to participate in the “time out”. It must involve the entire operative/procedural team, use “active communication”, and be documented. The “time out” is a standardized procedure, and documentation indicates the procedure was followed in its entirety without deviation.

“Time out” includes the following:

1. Identification of the patient using 2 patient identifiers, such as, name (first and last) and a second identifier as determined by the organization.
2. Identification of the correct site and side(s).
3. Procedure to be performed and proper patient position.
4. Availability of correct implants and any special equipment or special requirements.
5. Verification of the wristband and chart takes place as the patient is brought into the room and before the “time out”. The “time out” requires that all participants agree on the information and does not require checking the wristband at that time.
6. Radiological review, when germane to the case (see below).

*The above information should be confirmed with the medical record and should be documented along with the identification of those who participated in the “time out”.*

Additional Confirmatory “Time out” should be undertaken if a new surgeon arrives and is assuming primary responsibility for the case, or if the patient-operative site is re-draped. The name of the patient and the procedure should be verified during this second “time out”.

**Radiological Review:** The surgeon performing the operation is responsible for determining that the images to be displayed are relevant to the surgery. A second team member confirms that the image belongs to the patient (first and last names and second identifier) and that the image is displayed in the correct orientation, using markers on the image. The team confirms the site and side of the lesion as part of the “time out”.

- For spinal cases in which an intra-operative image is used to determine the spinal level, a second “time out” must be performed to review the image and correlate with intra-spinal markers.

**Procedures Performed Outside the OR:** The person(s) performing the procedure must conduct and document the “time out” confirming all of the above information with another person when possible.

**For Surgical Procedures:** Instruments/equipment are not offered until after the “time out” is performed.

- The procedure if there is any discrepancy in information identified by any member of the surgical team. Resolve the discrepancy or disagreement before proceeding.
Required Policy and Procedure

All organizations must have a policy and procedure that incorporates the contents of NYSSIPP, and ensures that the requirements for patient identification, site marking, pre-operative/pre-procedural verification, and “time out” are consistently followed whenever invasive procedures are performed, including, but not limited to procedures performed in the operating room, radiology, obstetrics/labor and delivery, emergency departments, cardiac catheterization lab, clinical units, and out-patient areas. The institutional policy and procedure must specify the actions to be taken when a discrepancy occurs at any step in the process.
**PANEL MEMBERSHIP**

<table>
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<tr>
<th>Panel Member</th>
<th>Affiliation</th>
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REFERENCES


BIBLIOGRAPHY

New York State Surgical and Invasive Procedure Protocol (NYSSIPP) - FAQ

Topics

- Applicability
- Consent
- Pre-Operative/Pre Procedural Verification Process
- Scheduling
- Site Marking
- Time Out
- Wrist Band

Applicability

Is the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) considered a standard of care within NYS?

New York State Surgical and Invasive Procedure Protocol (NYSSIPP) became the standard of care within NYS, on March 1, 2007 for Hospitals, Diagnostic and Treatment Centers, and individual practitioners.

What is the scope of the New York State Surgical and Invasive Procedure Protocol (NYSSIPP)?

The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) applies to all operative and invasive procedures including endoscopy, general surgery or interventional radiology. Other procedures that involve puncture or incision of the skin, or insertion of an instrument or foreign material into the body are within the scope of the protocol. This protocol also applies to those anesthesia procedures either prior to a surgical procedure or independent of a surgical procedure such as spinal facet blocks. Example: Certain "minor" procedures such as venipuncture, peripheral IV placement, insertion of nasogastric tube and foley catheter insertion are not within the scope of the protocol.

What are the accountability expectations of the DOH with respect to the protocol?

It is to be considered a standard of care, which can involve alternative processes that meet or exceed the standards in the protocol. Article 28 facilities will be held accountable to the protocol when investigations into future wrong procedural events are done.

What are the expectations of the protocol for smaller hospitals?

These standards of care are to be followed by all Article 28 facilities regardless of size.

Is an Extra Corporial Shockwave Lithotripsy (ESWL) procedure considered invasive?

Yes, as noted under 'Scope' section of the New York State Surgical and Invasive Procedure Protocol (NYSSIPP).

Does the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) mandate compliance monitoring?

Yes. Facilities should make routine compliance monitoring of areas that perform applicable procedures an integral part of their quality improvement activities including addressing non-compliance.
Scheduling

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Is the surgeon responsible for making sure the correct procedure is scheduled? If not, who is?

This is determined by the hospital. The intent is not to micromanage these processes. One suggestion was that the individuals who make these arrangements should utilize a verification system to ensure the correct procedure is scheduled and follow up phone conversations with written fax or letter.

During the scheduling process, what information regarding an implant to be placed or device to be removed should be included?

As much that is known about the implant or device to be removed should be included at the time of scheduling such as name of device, brand name, size, etc.

Does the information for scheduling need to be verified by the operating room (OR)?

Yes. The person in the operating room or department responsible for accepting scheduling requests, must verify the information provided by the surgeon/physician. Both parties must mutually agree upon the method of verification.

Should information on surgical approach be included for scheduling?

Yes. The entire procedure including the exact site, level, etc. must be written out. Example: If the approach for a laparoscopic or open cholecystectomy is known at the time of scheduling, the approach should be included.

The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) language regarding scheduling says that the entire procedure with exact site, level, digit, side/laterality with no abbreviations should be indicated. Does that apply to the consent form only? The use of acronyms on the schedule is not specifically addressed. Procedures such as electroconvulsive therapy (ECT), esophagogastroduodenoscopy (EGD), or coronary artery bypass graph (CABG) are commonly referred to by the acronym in verbal and written communication.

Acronyms and/or abbreviations must not be used on the schedule except as noted (C-Cervical, T-Thoracic, L-Lumbar, or S-Sacral).

Can you verify what information should be included on the schedule regarding 'donor/recovery sites'? Example: skin grafting, the surgeon may not have identified recovery site at the time of booking.

If it is not known at the time of booking, it can be added later with confirmation from the physician's office and scheduler in the operating room.

Does the reservation/booking form have to have the same wording or description of the procedure as the wording on the consent form? Example: scheduled for a McBride procedure and consent states cutting of bone and tissue and internal fixation device.

What you are referring to is what we call the Scheduling & the Consent Document. The "name and description of the procedure" are to be in terms that are understandable to the patient with correct site/side, level and digit with the side spelled out as left, right, or bilateral. In your example, the consent has to say; "left or right", joint name, McBride procedure- cutting of the bone and tissue with internal fixation device plus all of the other specifications under consent. The operating room schedule can have technical terminology but the consent MUST have both, the technical procedure/surgical name and the laymen's terms.

7/14/2021
Consent

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What should be done if there is a minor change that needs to be made to the consent?

The consent form must be redone, even for a minor change.

How should the name and description of surgery or procedure be handled on the consent form?

The medical terminology should be listed first - then the laymen's term for the procedure. For example, left femoral herniorrhaphy - repair a weakness of the wall of the left groin. At least one NYS Hospital and Medical Staff has identified that they will have the patient or guardian complete the informed consent including procedure before signing. This will both increase patient involvement in the process and demonstrate understanding of the procedure.

For recovery or donor sites, on consents, the final determination is not always known pre-operatively. How specific is the requirement?

As much as is known at the time of consent should be written about the donor site(s). If it is known that they are going to take a saphenous vein graft (SVG) from either leg than it should state "saphenous vein graft (SVG) from left, right or both legs." If the radial artery is going to be the donor graft then write "right radial artery donor graft". For skin grafts: "Split thickness donor skin grafts from left thigh, any other potential place that the grafts may be taken from, etc."

With reference the word implant, how specific does the information for the consent document need to be?

As much that is known about the implant at the time of the consent. If the company name is known by the physician at the time of the consent then yes it should be written on the consent.

The clinical name of the procedure also needs to be included on the consent form for the purpose of correct coding, so would it be acceptable to include a line on the form, in the area where the procedure is written, that states "The terms describing this procedure listed in this consent form have been explained and are understood by the patient"?

No. On the same line should be the actual layman's terms that the patient can understand. This may be a struggle in some cases. Examples: 1) herniorrhaphy - repair of a weakness in the wall of the groin. 2) laminectomy - removal of a piece of bone in the spine. 3) abdomino-perineal resection - removal of the large intestine, rectum and anus with an opening placed in the abdominal wall.

Is a witness to the consent required?

The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) does not address having a witness sign the consent. There is no regulatory or statutory requirement for a witness. It is however, common practice. The surgeon's and the patient's signature prior to the surgery are both requirements.

Pre-Operative/Pre Procedural Verification Process

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When a procedure is performed outside of the operating room do the films need to be viewed in the patient's room?

No, not if there is not a view box or monitor in the room. The film must be viewed where it is best viewed closest to the place that the procedure/surgery is being performed.
Does the new protocol require the pre-operative process to be done on all bedside procedures?

Yes, if they are considered invasive, as defined in the New York State Surgical and Invasive Procedure Protocol (NYSSIPP).

Who is responsible for putting up the correct x-rays in the operating room (OR)?

The facility is to make this determination, and the surgeon is responsible to make sure they are the correct films.

On survey, what proof would DOH require that compliance to the protocol is being assessed?

Each facility has to determine what Quality Assurance (QA) monitoring and documentation is done both in and out of the operating room (OR). One suggestion was that ‘real-time’ and ‘retrospective’ monitoring be done and include all expectations for documentation as outlined in the protocol.

Who should confirm the patient’s name, date of the study and "Left- Right" orientation of the films for viewing in the operating room?

A physician assistant, attending physician, nurse practitioner, resident, registered professional or nurse can verify the portions of the image that are in writing. The purpose of the second person in the Radiological review is to VERIFY that the first and last name of the patient and their date of birth, or second identifier, is correct, the date of the study, and the x-ray or image is displayed in the correct orientation, using markers on the image that indicate Left (L) or Right (R). No diagnostic evaluation is required for this verification.

With regard to the pre-operative verification process, where it calls for radiology and surgical review pre-operatively in high risk cases, who decides what is a high risk case and what is the protocol for outside films?

The surgeon defines what he/she considers "high risk" and then consults with the radiology service prior to the procedure. With the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) as a base, the executive committee of the medical staff may decide to make the determination that certain procedures are "high risk" and enforce those procedures for all surgeons doing them. Outside films are either retaken and reviewed by the surgeon and radiologist or reviewed by the surgeon and radiologist at the facility in which the operation is to be performed.

Does the surgical and radiological review of these high risk studies need to be face-to-face?

In this day of Picture Archive and Communication System (PACS), it does not need to be face-to-face but it does need to be synchronous or simultaneous. They both need to be looking at the images at the same time so it is "reviewed together".

Our facility identified craniotomy/burr holes as high risk procedures. If it is two in the morning and there is no radiologist in the building what do we do? The patient may be bleeding, so can we write a note stating it is life or death and waive the radiologist reviewing the film.

If it is a true emergency and no radiologist is in the facility then it is proper treatment to proceed without the surgeon/radiologist review. A radiology resident, if present, can be part of the review. The "time out" will verify the correct patient, correct site and side, the procedure to be performed, proper patient position, availability of correct implants and special equipment radiological review, etc. Documentation should follow both for the "time out" as well as the inability to do the radiologist/surgeon review.

In high risk procedures, is it acceptable for the surgeon and radiologist to review images
over the telephone while both are reviewing the same images are on Picture Archive and Communication System (PACS), or is a face to face review required?

Over the phone is acceptable, as long as they are viewing the same picture simultaneously.

Site Marking

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The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) indicates the physician/dentist/podiatrist doing the procedure must do the marking using his/her own initials. During your state educational sessions you indicated that someone other than attending physician performing the procedure, such as a resident/fellow who would be an involved active participant in the surgery/procedure, could do the site marking. Would you clarify this and comment on the situation where some of our hospitals that do not have residents, but have PA's that act as first assistants. Are these PA's allowed to mark the surgical site?

We indicated that someone other than the primary surgeon may be "doing the operation". For example, NOT a student who is holding a retractor or the scrub tech that cuts the sutures but someone who is significantly involved. There are procedures that may be done by physician assistant's (PA's) and nurse practitioners (NP's) where a physician is not involved, as in the example of a chest tube, and they can mark the site. In so marking, they are being acknowledged as performing a significant part of the procedure and they will be there at the start of the procedure. A physician assistant (PA) may be taking the vein grafts for a coronary artery bypass graph (CABG) and he/she can mark the appropriate leg. A physician assistant (PA), however, is not doing the craniotomy, but a senior resident may be doing a significant part of the procedure and as long as he/she is there at the start they can mark their own initials.

At what point should the site marking occur?

Marking can be done as early as the day before as long as all the requirements are met.

Can the patient receive sedation for the regional block prior to the surgeon initialing the patient's surgical site?

Yes. Utilizing the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) applies to blocks, as they are an invasive procedure. The anesthesia team will initial the site of the block after the pre-procedural verification and the "time out", then give the block when the patient is properly sedated.

In the case of multiple radiation treatments, does the site have to be marked at each visit?

Radiation therapy is considered invasive so the New York State Surgical and Invasive Procedure Protocol (NYSSIPP) does apply. You would do a "time out" each time assuring the correct patient, correct site and side, correct procedure, etc. are in place. Because the tattoo "site marking" is in place for the exact site for radiation, the technician or radiologist does not need to mark the site. Remember when the radiological studies are reviewed every five days, the second person confirms that the image belongs to the patient first and last names and second identifier and that the image is displayed in the correct orientation, using (left/right) markers on the image.

Do labia and/or ovarian sites need to be marked?

The labia would fall under problematic sites to mark requiring use of a special purpose wristband. Ovarian site(s) if it is unilateral or bilateral need to be marked with initials of the physician.

For multiple surgical procedures is it permissible for the surgeon doing the second procedure to mark the site after completion of the first procedure, prior to the re-draping?
No. All surgical sites must be marked prior to the first surgery and the surgeon marking the site(s) must participate in the "time out" performed for each procedure he/she marks.

Since the intended level for injection is not always possible for intrathecal analgesia and epidural analgesia during labor, must skin marking be done with the intended level?

When the anesthetic is necessary for a midline spinal procedure, example: epidural of the lower half of the body, the level of the block does not make a clinical difference and marking is not necessary. However, if the procedure involves laterality, as in pain block, then it does require marking.

If a surgical procedure is bilateral, for example: bilateral myringotomy with insertion of tubes or bilateral inguinal hernia repair, does the surgeon need to initial both the right and left side; or does the bilateral nature of the procedure eliminate the question of laterality?

No. Both sites in a bilateral procedure must be marked by the surgeon. According to New York State Surgical and Invasive Procedure Protocol (NYSSIPP), all sites involving laterality, for example: brain and/or paired organ, multiple structures as fingers, toes, hernias, lesions, or multiple levels must be marked.

In what circumstance would it be acceptable to sedate and prepare a patient for the operating room prior to the surgeon marking the site?

It is expected that almost all patients can be fully awake and participate in the marking of their surgical site. However, there are patients coming to the OR from the ICU or patients who may not have capacity to understand their circumstances or suffer from severe anxiety. When it is in the best interest of the patient and the outcome of the patient, it is permissible to provide sedation to a patient prior to the marking of the site. It is imperative, however, that the circumstances and the indication for such treatment be documented in the patients chart.

When there is a remote incision that is not the final surgical site, which area should be marked? One example would be a groin incision for an endoscopic carotid endarterectomy. If the intended surgical site is marked, that may not be visible when the patient is draped.

When the access point for surgery bears no relation to the actual surgical site AND there is no clinical reason to access a particular site/vessel, for example: gortex graft or known aneurysm, a mark is not necessary at the access site. In such cases it does put greater emphasis on the need to STOP, FULL "TIME OUT" and AGREEMENT OF ALL PARTICIPANTS ON THE SITE(S) immediately prior to the surgery.

If a patient is undergoing a left colon resection or a right hemicolectomy, are the physicians required to mark pre-operatively, reaffirm at the "time out" or both?

Both. Make the mark at or near the incision site so that it/they will be visible when the patient is draped. A right or left hemicolectomy is a good example of a surgery that does require marking. "Time out" and the corresponding documentation apply to all surgical and invasive procedures.

Fluoroscopic procedures are particularly challenging to reduce wrong side intervention. Does the state have any recommendations for these challenging cases?

Though not part of the New York State Surgical and Invasive Procedure Protocol (NYSSIPP), the use of Right or Left radio-opaque markers being placed on the skin adjacent to the exact surgical or procedural site is a good process change. We agree with your concept of marking the correct side and site of the "main therapeutic event".

Do all surgeons who are performing one of multiple surgical interventions scheduled in one day, have to mark their own sites prior to the first procedure?

Yes, unless another practitioner agrees to mark the site, and will be present for that procedure's "time out".

One scenario mentioned was that a team does an unofficial "time out" most often in the
pre-op area with the patient alert and awake and discuss the right procedure and site with the patient. The surgeon may or may not be present. Then after the patient has been anesthetized, the official "time out" takes place with the surgeon and marking is done.

The protocol calls for the patient being alert and awake at the time of the official "time out" whenever possible, with all team members absolutely present. In this scenario, the patient would not be aware of marking. Only the practitioner doing the procedure is permitted to do the marking—unless we have a multiple procedure issue on an individual, and another surgeon/part of the same day’s operation(s) marks and then participates in the "time out" for that surgeon's procedure.

Has any facility shared information about a pen that does not disappear after prepping or that is visible on dark skin?

While the New York State Department of Health does not have any connection to any manufacturer, the Department of Health is aware that marking darker skin can be challenging.

What is the intent for marking the nerve root? The anesthesiologist does the block at the time they see the patient. The process for doing nerve root blocks is that they are done by the anesthesiologist, at the time the patient is seen by the anesthesiologist. They are not marked and then done later. For example, the anesthesiologist would see the patient, mark his initials then insert the needle.

Nerve blocks are done for different reasons and in different settings. When a unilateral block is planned, it should be marked/initialed in discussion with the patient. Distractions occur frequently in the health care setting, with much activity outside of the operating room. Marking of all unilateral procedures is necessary to reduce the risk of a quick, simple needle/injection being done on the wrong side while rushing to move on to the next procedure. Rushing has been identified as the #1 situation resulting in wrong site/side procedures. Please note that continuous attendance is no longer an exemption.

Can a regional block be performed as in epidural, interscalene, axillary, popliteal or fossa block before the patient has talked to the surgeon?

Yes. A block can be performed before the patient talks to the surgeon, and marked with the initials of the practitioner. The surgeon will then initial his or her initials prior to the "time out".

For carotid angiogram, when an intended site is determined, do you have any solutions or recommendations on how to mark the site/side since access can be obtained from the right or left groin and the carotid area is also draped?

Marking isn’t the issue here. It is the "time out" where they confirm the patient and procedure. Access site doesn’t impact the vessel that will be injected and studied.

How do you mark internal organs/sites if you do a procedure laproscopically? Example: the left ovary.

You could mark the skin of the side that would be treated or use a special purpose wristband. For spinal procedures, an internal marker, with second “time out”, is the expectation.

Wrist Band

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When is a special purpose alternative wristband appropriate for the patient?

A special purpose wristband is an alternative to marking in those special cases when site identification is necessary, but either the patient reuses site marking, is a neonate (marking may cause a permanent tattoo) or when the anatomical location makes marking either difficult or not readily visible during surgical preparation.
or during the "time out".

**When is marking not required?**

Marking is not required when:
- a) There is a single lesion to be repaired in an openly visible position. Example: open fracture humerus of tibia to be repaired; single open laceration to be repaired.
- b) Entry is via a midline orifice and the structure to undergo a procedure is also midline and/or directly in view of the physician performing the procedure.

**What are hospitals using for the Special Purpose wristband? Any information available on purchasing?**

Facilities ought to be able to get the special purpose wristbands from whoever currently provides their regular wristbands. They should pick one that meets their needs.

**Time Out**

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**For procedures done outside of the operating room, is it mandated that the "time out" be done with another person?**

No. However, when a procedure is being done without assistance it is strongly advised that the person enlist an observer or assistant to participate in the "time out".

**If the patient is having an upper endoscopy and colonoscopy done by the same physician, what is the criterion for the "time out"?**

The "time out" for both can be done at the same time since the endoscopist is the same for both procedures.

**Is a "time out" required for Computerized Tomography (CT) procedures with contrast?**

Yes. The New York State Surgical and Invasive Procedure Protocol (NYSSIPP) applies to all Computerized Tomography (CT) procedures with contrast including the "time out". You want to make sure that a full "time out" is done, that you have the correct patient first and last names, the second ID, correct side and site of the procedure that is to be scanned, correct contrast agent, route and dose.

A patient having a surgical procedure is brought into the operating room with an anesthesiologist, two RNs, and tech present. The Anesthesiologist performs a spinal anesthetic. The surgeon then comes into the room to perform the surgical procedure. Are two "time out" procedures required? One before the spinal (with the anesthesiologist and staff in the room at that time), and one before the surgery with the entire team?

Surgeon then comes into the room to perform the surgical procedure. Are two "time out" procedures required? One before the spinal (with the anesthesiologist and staff in the room at that time), and one before the surgery with the entire team?

Yes. Each procedure has its own "time out". What does "each procedure" mean is the next question? In this case it is easy. The spinal would be one procedure and the surgery the other. Suppose the patient also has a tubal ligation? That would be done by the same surgeon and part of the original "time out". The "time out" needs to be done by the surgeon doing the procedure so if he/she is present at the beginning it can be done then. If he/she is not present at the beginning and the procedure is not included in the "time out", then it needs to be done prior to the procedure.

**Does the state consider a pap test to fall under New York State Surgical and Invasive
Procedure Protocol (NYSSIPP)? [Revised December 12, 2008]

The answer to this question has changed as of 12/12/08. The NYSSIPP does not apply in all its detail to Pap smears. It would be appropriate, however, to include a step in your process for this procedure that verifies labeling of specimens.

Does the surgeon need to be present during the needle localization for a biopsy?

No, as long as the radiologist and any other staff deemed appropriate are present.

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