ANDREW JAMES LAWSON, M.D., F.A.C.E.P.

CURRICULUM VITAE

P.O. Box 9954 Newport Beach, CA 92658 (949) 400-5216 Email: alawsonmd@gmail.com Mission Hospital Regional Medical Center Emergency Department 27700 Medical Center Road Mission Viejo, CA 92691

CURRENT EMPLOYMENT

1996- MISSION HOSPITAL EMERGENCY DEPARTMENT

Physician of Excellence Award 2013, Orange County Medical Society Nominated for Physician of Excellence 2013, 2014, 2015 Director, Quality Assurance & Quality Improvement 1998-present Member, Quality Assurance & Quality Improvement Committee 1997-2012 Member, Physician Wellness Committee 2012-present Partner, Mission Viejo Emergency Medicine Associates 1998-present Base Station Physician, Mission Regional Trauma Center, 1997-present Selected Member, Mission Hospital Ethics Committee 2007-2013 Selected Member, Mission Hospital Peer Review Committee 2009-present (1 of 12 physicians selected to review all medical & surgical quality management issues and cases hospital wide) Selected Member, Mission Hospital E.D. Quality & Research Committee 2009 Vital Signs of Healing Curriculum creator and lecturer 2007-present Consultant, Safe Swimming & Drowning Prevention 2007-present Founder, Nurse & Physician Liaison Committee 1997-1998 Director, Physician Educator 1997-1998 Author of Vital Signs for Healing Curriculum Creator & Author, Coaching Moments in Healthcare, 2011-present Guest Lecturer, Mission Hospital Regional Medical Center and surrounding communities regarding myriad complex medical topics, ethics, executive & healthcare coaching, conflict management, communication, patient satisfaction

EDUCATION

1993-1996 STANFORD EMERGENCY MEDICINE RESIDENCY

Director, Stanford Stadium Medicine Program
Founder, Stanford Medicine In Local Education (S.M.I.L.E.)
Member, Stanford Clinical Pathways Task Force
Member, Stanford Emergency Department Chart Flow Committee
Mentor, Stanford Medical Youth Science Program
Guest Lecturer, For: faculty, students, undergraduates, and paramedics

1989-1993 JEFFERSON MEDICAL COLLEGE Doctor of Medicine 1993

Co-founder, Freshman Advisory Committee (F.A.C.), 1990–1992 President, Health and Education Liaisons Program (H.E.L.P.), 1990–1992 Extern, Indian Health Services, San Carlos Reservation, San Carlos, AZ, 1993

1985-1989 STANFORD UNIVERSITY Bachelor of Science, Biology 1989

Research Assistant, Cystic Fibrosis Research, 1988
President, Stanford Students Against Drunk Driving Program, 1988–1989
Officer, Sigma Chi Fraternity, 1988–1989
Fraternity House Manager, 1988
Swim Instructor and Therapist, Swim Center for the Disabled, 1987–1988

ACADEMIC HONORS

A.O.A. Member

William C. Davis Prize-Outstanding Emergency Medicine Candidate, 1993 McClellan Scholar-Jefferson Medical College's academic scholarship, 1989–1993

EXTRACURRICULAR HONORS

National Masters Water Polo Championships Bronze Medal Team, 2012 Stanford University Scholarship Athlete, 1985–1989

N.C.A.A. All-Tournament Team Member, 1988

Member, N.C.A.A. Championship Water Polo Teams, 1985 & 1986

Member, U.S. Olympic Water Polo Training Squad, 1986

Member, U.S. National Junior Water Polo Team, 1985–87

C.I.F. Water Polo Player of the Year, 1985

EMPLOYMENT

Staff physician-Mission Hospital Emergency Department, 1996-Staff physician-Children's Hospital at Mission, 1996-Staff physician-Kaiser Hayward Emergency Department, 1994–1996 Staff physician-Kaiser Santa Teresa Urgent Care Center, 1994–1995 Staff physician-Kaiser Santa Clara Minor Injury Clinic, 1994–1995

RESEARCH/PUBLICATIONS

2012 Physician Wellness Committees: Friend or Foe?--A. Lawson, M.D., Wes Baldwin, W. Brady, M.D., accepted for publication in Physician Executive Journal 2013 Physician Coaching: When is it needed?—A. Lawson, M.D. (contributing editor), W. 2012 Brady, M.D., S. Haley, pending acceptance for publication in Physician Executive Journal 2013 2012 Do ED Patients Have Legal Right to Receive Narcotics? Mitigate risk of misdiagnosis —A. Lawson, M.D., M. Garzon, JD, K. Todd, M.D., ED Legal Letter, July 2012 1997 California A.C.E.P. Practice Guidelines Booklet-Contributing Editor-A. Lawson, M.D. 1994-96 The Use of Advance Directives for Emergency Care in the Geriatric Population —A. Lawson, M.D., P.S. Auerbach, M.D., G. Moldovan, M.D. (Abstract) 1994-96 Survey of House Officers' Knowledge of the Cost of Tests commonly ordered in the Emergency Department—A. Lawson, M.D., E.L. Weiss, M.D. Analysis of sensory sensation to esophageal balloon distention in normal subjects 1991-93 —D. Castell, M.D., K. DeVault, M.D., A. Lawson, B.S. (Abstract) Computerized pharmacological database—J. Dietch, M.D., A. Lawson, B.S. 1990

CERTIFICATIONS

Diplomat, American Board of Emergency Medicine, 1998-present State of California Medical License, 1999-present State of California Physician Assistant Supervisor License, 2001-present Drug Enforcement Agency (D.E.A.) License, 1999-present

PROFESSIONAL SOCIETIES

American College of Emergency Physicians, 1993–present
Orange County Medical Association, 2004-present
Member, Physician Wellness Committee Orange County Medical Society, 2011-present
Hobart Amory Hare Honor Medical Society, 1992–1994

EXTRACURRICULAR ACTIVITIES

Leader of Married Life Live: Marriage Curriculum & Teaching Co-leader Community Men's Group 2003-present Co-leader Marriage Mentoring Program 2006

Marriage Mentor Couple 2004-2006

Hobbies: Time with my wife & children

Reading & Swimming

EXPERT/CONSULTING SERVICES AGREEMENT Andrew Lawson, M.D., F.A.C.E.P. (Tax ID#45-2385363) Diplomat, American Board of Emergency Medicine

This Expert/ Consulting Se	rvices Agreement is entered into this
date :	by Lawson Consulting, LLC f.s.o. Andrew Lawson, M.D., also known as
Consultant, and the below	signed Attorney.

Attorney employs Consultant for the business of medical case review and consulting services and agrees to pay for those services as follows:

- 1. All cost and expense for production materials, photographic printing, delivery charges, or any other costs and expenses incurred at the request of the Attorney, shall be as billed and itemized and accounted for.
- 2. Attorney shall pay to Andrew Lawson, M.D. a **retainer/cost advance of \$1,000.00**, to be billed and collected against, as services are rendered and/or costs incurred. This amount shall be replenished by the Attorney as is hereafter requested by Consultant, in greater, lesser or like amounts, or as additional services or costs are contemplated or projected. This replenishment may be requested through a monthly statement or more often if deemed appropriate by Consultant.
- 3. Services and travel expenses shall be provided by Consultant at the following rates:
 - * \$500.00 per hour, for general research, chart review, expert/consulting services, production of correspondence, demands, interrogatories, and declarations of conclusions reached during these processes. (Note: For Rush Service, 750.00\$ per hour)
 - * \$750.00 per hour for the deposition including waiting time of Consultant, or other services pertaining to handling of exhibits and graphics related to testimony. Modification to scheduled deposition appointments of less than one week notice will be billed as occurring unless Consultant can arrange a suitable alternative date in Consultant's schedule. Attorney shall be responsible for requested travel and wait expenses incurred by Consultant.
 - * \$4,000.00 per ½ day, \$8,000.00 per full day for arbitration or testifying in court including waiting time of Consultant, or other services pertaining to handling of exhibits and graphics related to testimony. Modification to scheduled court/arbitration appointments of less than one week notice will be billed as occurring unless Consultant can arrange a suitable alternative date in Consultant's schedule. Attorney shall be responsible for requested travel and wait expenses incurred by Consultant.
 - * A cancellation fee equivalent to one-half the original fee will be assessed if cancellation is not received one week prior to scheduled date of service. If cancellation occurs with less than twenty-four hour notice, full fees will be assessed.

4. Travel expenses:

- * Travel by Air or Train: The actual cost of the round-trip ticket.
- * Lodging: The Consultant shall be reimbursed for the cost of meals and lodging.
- * Car Rental: In the event of travel beyond the local area, the Consultant shall be reimbursed for the cost of a mid-sized rental car and any associated expenses.

Unless otherwise instructed by the attorney, or unless refundable tickets are not available, the Consultant will purchase refundable tickets for any necessary travel. Should the attorney request that the Consultant purchase non-refundable tickets in order to travel at a lower cost, or if refundable tickets are not available, the attorney shall reimburse the Consultant for the cost of any non-refundable ticket at the rate outlined herein whether or not the ticket is used.

- 5. Attorney hereby agrees that the balance in a billing statement is correct and binding unless the attorney notifies the consultant in writing within fifteen days of the date of billing and informs consultant of the alleged incorrect item and such item is not included on the estimate of services and travel expenses. Moneys due Consultant from Attorney are not dependent upon his/her receipt of payment from his/her attorney. Any balance which remains unpaid in excess of thirty (60) days shall bear interest compounded monthly at the rate of ten percent (10%) from the date of billing, not to exceed the maximum allowable annual interest rate. Additionally, Consultant shall have the right to suspend or terminate all work until the outstanding balance and all interest are paid in full and a retainer paid in advance for future work even if consultant has been designated as an expert witness, been deposed, and the time to designate expert witnesses has expired.
- 6. All outstanding bills generated during the course of the investigation, for and on behalf of the Attorney, shall be paid in full prior to Consultant being designated as an expert witness, being deposed, and/or courtroom testimony. Consultant may, in its sole discretion, shall estimate a retainer which shall be deposited with consultant either prior to any work being performed or if work has been performed then for future work.
- 7. Andrew Lawson, M.D. is acting as an expert witness only, and is not furnishing any medical services of any kind whatsoever in connection with the ultimate individual attorney of the attorney as the attorney for all purposes is the attorney who has retained Andrew Lawson, M.D. and the individual client of the attorney has his or her own physicians. Any opinions and/or testimony that Andrew Lawson, M.D. provides will be given only as it relates to the claim or suit for which the attorney has sought my services.
- 8. Binding. This Agreement shall be binding upon and inure to the benefit of the parties and their successors and assigns.
- 9. Warranties. The parties hereto represented and warrant that they are the only persons or entities which have any interest claims, causes of action, costs, or demands, have been assigned, granted, pledged, encumbered or transferred in any way to any person or entity other than the parties hereto.
- 10. Invalidity of Provisions. If any provision of this Agreement as applied to any party or to any circumstances, shall be adjudged by a court to be void and unenforceable, the same shall in no way effect any other provision in this Agreement, or the validity or enforceability of the Agreement as a whole.
- 11. Modification. This Agreement shall not be modified by any party by oral representations made before or after the execution of this Agreement. All modifications must be in writing and signed by all parties.
- 12. Counterparts. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original Agreement, and all of which shall constitute one Agreement.
- 13. Agreement to Perform Necessary Acts. The parties shall execute and deliver all documents and perform all further acts that may be reasonably necessary to effectuate the provisions of this Agreement.

- 14. Construction and Performance. This Agreement shall not be construed against the party preparing it, but shall be construed as if all parties prepared this Agreement and in accordance with the laws of the State of California.
- 15. Authority. The undersigned represent and warrant that they have the requisite authority to enter into this Agreement on behalf of the parties hereto and that Agreement shall be binding on said parties.
- 16. Merger. All negotiations are merged into this Agreement. This Agreement constitutes the final, complete and exclusive statement of the terms of the Agreement. There are no oral or other written agreements between the parties concerning the subject matter of this Agreement. This Agreement shall constitute a binding obligation between the parties and the obligations of this Agreement shall be applicable beyond the term of this Agreement. All parties have either had an opportunity to have legal counsel or have actually had legal counsel before this Agreement is signed.
- 17. Confidentiality. The undersigned agree that all matters relating to this Agreement and the existence of this Agreement are confidential and that each will sustain actual damages if this confidentiality provision is breached.
- 18. Arbitration. In the event of any dispute arising out of or relating to this Agreement (including but not limited to disputes regarding fees or costs and those alleging negligence, medical malpractice, breach of fiduciary duty, fraud or any claim based upon a statute), such dispute shall be resolved by submission to binding arbitration at JAMS in Orange County, California, pursuant to the Comprehensive Arbitration Rules and Procedures of JAMS, before three retired judges or justices. Each party will name one retired judge or justice, and the two named persons will select a neutral judge or justice who will act as the third arbitrator. Each party will pay its fees and costs with the party seeking arbitration paying the arbitrators at its expense without being reimbursed for any fees, costs and arbitrators. Any appeal of any arbitration award shall be resolved in accordance with JAMS Optional Arbitration Appeal Procedure Revised June 2003.

The arbitration provision shall not apply to any dispute over fees that do not exceed \$5,000 in which case the small claims court located at Harbor Court, Newport Beach, shall have exclusive jurisdiction.

19. The consultant will produce an objective, professional review/opinion, and shall not simply arrive at the findings desired by the Attorney, and the consultant reserves his right to alter decline to provide any of his opinions in part or in their entirety in the event that additional information becomes available to him at any time during the course of the case or the trial.

ENTERED into on the day and year above written.

	Attorney:
Andrew Lawson, MD Calaban Andrew Lawson, M.D.	
Andrew Lawson, M.D.	
	Firm: