

1. First, UC should only affiliate with covered organizations that agree to offer care on a non-discriminatory basis. In other words, if a covered organization offers a particular medical procedure or service, then—if that organization wants to affiliate with UC—it must provide that procedure or service to all patients on a non-discriminatory basis.
 - a. To be clear: no hospital is required to affiliate with UC. But the University of California should only enter into affiliations that do not make it a party to discrimination.
 - b. So I move to amend the Proposed Regents Policy by adding an express provision in all UC Health agreements with a covered organization that requires the affiliate to offer any service it chooses to provide on a non-discriminatory basis.
2. Second, UC personnel working at a covered affiliate should be permitted to provide any evidence-based, medically-indicated care to any patient at a covered affiliate, if transferring that patient to another facility would be detrimental to the patient's care. If UC personnel determines, in their professional judgment, that transferring the patient to another facility would be detrimental to that patient's care, then UC personnel should be allowed to provide any care necessary at a covered affiliate's site. To be clear, this requirement is not intended to require that a covered affiliate provide in the first instance any service or care that is not offered, for logistical or other reasons, at the covered organization, but would

apply to any service or care the patient may need after care is initiated at a covered affiliate.

3. Third, the UC should not enter into any new affiliations that do not comply with this new policy on covered affiliations, and it should phase out any non-compliant affiliations no later than December 31, 2023. This gives existing affiliates two and a half years to consider these requirements and to come into compliance.
4. [No exceptions to these contractual conditions should be permitted. The proposed policy as drafted allows the Chancellor to approve exceptions to the policy's requirements. I would amend the policy to delete this provision.]
5. My motion provides for a 60 day period to review and refine the specific language that implements these three additions.