LOUISIANA STATE UNIVERSITY HEALTH CARE SERVICES DIVISION BATON ROUGE, LA

POLICY NUMBER:

7501-16

CATEGORY:

HIPAA Policies

CONTENT:

Use and Disclosure of Protected Health Information that Require

an Individual's Written Authorization

- Listing of "Permitted" or "Required" Use of Disclosure

(Attachment A)

- Authorization Form (Attachment B)

EFFECTIVE DATE

April 14, 2003

REVISED

December 7, 2007 January 26, 2009 July 23, 2013 May 8, 2014 February 12, 2015

REVIEWED:

August 13, 2010 March 23, 2012

February 23, 2016

INQUIRIES TO:

LSU HCSD

Compliance Section
Post Office Box 91308

Baton Rouge, LA 70821-1308 Telephone: 225-354-7032

Deputy Chief Executive Officer
LSU Health Care Services Division

3/10/2014 Date

Compliance and Privacy Officer

LSU Health Care Services Division

3/10/16

LOUISIANA STATE UNIVERSITY HEALTH CARE SERVICES DIVISION

I. SCOPE

This policy is applicable to all workforce members of the LSU Health Care Services Division facilities, including employees, physician/practitioner practices, vendors, agencies, business associates and affiliates.

II. PURPOSE

To provide guidance to the health care facilities and providers affiliated with LSU HCSD on the requirement to obtain a patient's written authorization to use or disclose the patient's Protected Health Information under the Health Insurance Portability and Accountability Act, Standards for Privacy of Individually Identifiable Health Information (HIPAA Privacy Regulations), and any other applicable state or Federal laws or regulations.

III. POLICY

All LSU HCSD facilities and providers must obtain a patient's written authorization when required by the HIPAA regulations to do so.

IV. DEFINITIONS:

- 1. **Protected Health Information (sometime referred to as "PHI")** for purposes of this policy means individually identifiable health information held or transmitted by a covered entity or its business associate, in any form or media, whether electronic, paper, or oral. Includes demographic data that relates to
 - a. The individual's past, present or future physical or mental health or condition;
 - b. The provision of health care to the individual, or;
 - c. The past, present, or future payment for the provision of health care to the individual, and that identified the individual or for which there is a reasonable basis to believe it can be used to identify the individual. PHI includes many common identifiers such as name, address, birth date, social security number, etc.

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Revised: December, 7, 2007 Revised: January 26, 2009

Revised: July 23, 2013

- 2. **Disclosure** For purposes of this policy, means the release, transfer, provision of access to PHI outside of the Facility or Clinic.
- 3. **Use** For purposes of this policy, means with respect to Protected Health Information, the sharing, utilization, or examination of Protected Health Information within and by employees or agents of Facility or Clinic.

V. PROCEDURE:

- 1. An individual's written authorization must be obtained prior to using or disclosing the individual's Protected Health Information, unless the particular Use or Disclosure is listed in Attachment A of this policy as a "Permitted" or a "Required" Use or Disclosure.
- 2. If a signed authorization is required for a particular Use or Disclosure, then either the attached "Authorization" form (as Attachment B) or an authorization form that contains all of the "Authorization Form Content Requirements" listed in 3 below must be used when obtaining an individual's authorization.

Examples of disclosures that require an Authorization include, but are not limited to:

- A. Release of psychotherapy notes, (except to the originator of the notes);
- B. For marketing purposes;
- C. To release health information to an employer as part of a background check:
- D. To release information to an insurance company at the patient's request for underwriting or eligibility for benefits (e.g. life or disability insurance); and
- E. To release medical records to an attorney at the request of the patient.

3. Authorization Form Content Requirements:

A valid authorization must contain at least the following information and statements:

- A. A description of the information to be used or disclosed that identifies the information in a specific and meaningful fashion;
- B. The *name or other specific identification* of the person(s), or class of persons, authorized to make the requested use or disclosure;

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Revised: December, 7, 2007 Revised: January 26, 2009

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- C. The *name or other specific identification of the person(s)*, or class of persons, to whom the Facility or Clinic may make the requested disclosure;
- D. A *description of each purpose* of the requested use or disclosure. The statement "at the request of the individual" is a sufficient description of the purpose when an individual initiates the authorization and does not, or elects not to, provide a statement of the purpose.
- E. An *expiration date or an expiration event* that relates to the individual or the purpose of the use or disclosure. The statement "end of the research study," "none" or similar language is sufficient if the authorization is for a use or disclosure of PHI for research, including for the creation and maintenance of a research database or research repository.
- F. *Signature of the individual and date*. If the authorization is signed by a personal representative of the individual, a description of such representative's authority to act for the individual must also be provided.

In addition to the above information, the authorization form must contain statements with the following information:

- A. The individual's right to revoke the authorization in writing, and either: (a) the exceptions to the right to revoke and a description of how the individual may revoke the authorization; or (b) a reference to the Facility's or Clinic's notice of privacy practices;
- B. The ability or inability to condition treatment, payment, enrollment or eligibility for benefits on the patient signing the authorization, by stating either:
 - 1. The Facility or Clinic may not condition treatment, payment, enrollment or eligibility for benefits on whether the individual signs the authorization when the prohibition on conditioning of authorizations contained in the HIPAA Privacy Regulations is applicable; or
 - 2. The consequences to the individual of a refusal to sign the authorization when the Facility or Clinic can condition treatment, enrollment in the health plan, or eligibility for benefits on obtaining such an authorization.
- C The potential for information disclosed pursuant to the authorization to be subject to re-disclosure by the recipient and no longer be protected by the HIPAA Privacy

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Revised: December, 7, 2007 Revised: January 26, 2009

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Regulations.

A valid authorization may contain other information in addition to the required elements, provided that such additional information does not conflict with the required information and statement.

4. <u>Psychotherapy Notes</u>: A signed authorization form must be obtained for any use or disclosure of psychotherapy notes, except in the following situations:

To carry out the following treatment, payment, or health care operations:

- a. Use by the originator of the psychotherapy notes for treatment;
- b. Use or disclosure by Facility or Clinic for its own training programs in which students, trainees, or practitioners in mental health learn under supervision to practice or improve their skills in group, joint, family, or individual counseling; or
- c. Use or disclosure by Facility or Clinic to defend itself in a legal action or other proceeding brought by the individual; and
- d. Use or disclosure that is required or permitted with respect to the oversight of the originator of the psychotherapy notes.

Important Note: The facility or clinic may <u>not</u> disclose psychotherapy notes for purposes of another covered entity's treatment, payment, or health care operations without obtaining the individual's written authorization.

- 5. <u>Marketing:</u> A signed authorization must be obtained for any use or disclosure of Protected Health Information (PHI) for purposes deemed to be marketing by HIPAA, except if the communication is in the form of:
 - a. A face-to-face communication made by our Facility or Clinic to an individual; or
 - b. A promotional gift of nominal value provided by Facility or Clinic.

If the marketing involves direct or indirect remuneration to the Facility or Clinic from a third party, the authorization must state that such remuneration is involved. The authorization must also contain a statement that the patient may revoke the authorization at any time to stop receiving the marketing material.

Issued April 14, 2003

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Revised: December, 7, 2007 Revised: January 26, 2009

Revised: July 23, 2013

- 6. Sale of PHI: HIPAA prohibits the sale of PHI (either direct or indirect remuneration) without the signed authorization of the patient. The authorization must include a statement that the entity is receiving direct or indirect remuneration in exchange for the PHI.
- 7. Invalid Authorizations. The Facility or Clinic cannot accept an authorization that contains any of the following defects:
 - a. The expiration date has passed or the expiration event is known by our Facility or Clinic to have occurred:
 - b. The authorization has not been filled out completely, with respect to information that is required for a valid authorization form;
 - c. The authorization is known by the Facility or Clinic to have been revoked:
 - d. The authorization violates any requirements of this policy, such as specifications regarding compounding or conditioning authorizations; or
 - e. Any material information in the authorization is known by our Facility or Clinic to be false.
- 8. Compound authorizations: An authorization for use or disclosure of PHI may not be combined with any other document to create a compound authorization, except as follows:
 - a. An authorization for the use or disclosure of PHI for a research study may be combined with any other type of written permission for the same research study, including another authorization for the use or disclosure of PHI for such research or a consent to participate in such research; or
 - b. A conditioned and unconditioned authorization for the use or disclosure of PHI for a research study may be combined if the authorization clearly differentiates between the conditioned and unconditioned research components and clearly allows the individual the option to opt in to the unconditioned research activities.
 - c. An authorization for a use or disclosure of psychotherapy notes may only be combined with another authorization for a use or disclosure of psychotherapy notes; or
 - d. An authorization under this section, other than an authorization for a use or disclosure of psychotherapy notes, may be combined with any other such authorization under this

Issued April 14, 2003 Revised: December, 7, 2007

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Revised: January 26, 2009 Revised: July 23, 2013

Revised: February 12, 2015

Reviewed: February 23, 2016

section, except when Facility or Clinic has conditioned the provision of treatment, payment, enrollment in the health plan, or eligibility for benefits under this section on the provision of one of the authorizations.

- 9. <u>Prohibition on Conditioning of Authorizations:</u> The Facility or Clinic may not condition treatment, payment, enrollment in our health plan, or eligibility for benefits to an individual on the signing of an authorization, except in the following circumstances:
 - a. Facility or Clinic may condition the provision of research-related treatment on the signing of an authorization for the use or disclosure of PHI for research; or
 - b. Facility or Clinic may condition the provision of health care that is solely for the purpose of creating PHI for disclosure to a third party on the signing of an authorization for the disclosure of the PHI to such third party.
- 10. <u>Revocation of an Authorization</u>. An individual may revoke his or her authorization at any time, provided that the revocation is in writing, *except* to the extent that:
 - a. Facility or Clinic has taken action in reliance on the signed authorization; or
 - b. If the authorization was obtained as a condition of obtaining insurance coverage, other law provides the insurer with the right to contest a claim under the policy or the policy itself.
- 11. <u>Documentation Requirements:</u> The Facility or Clinic must retain copies of all signed authorization forms for six (6) years from the date the authorization was last in effect. The authorization forms may be retained in a paper or electronic format.
- 12. <u>Copy of Authorization:</u> If the Facility or Clinic sought the authorization from the patient, then the Facility or Clinic must provide the individual with a copy of the signed authorization form.

Issued April 14, 2003

Revised: December, 7, 2007

Revised: January 26, 2009 Revised: July 23, 2013 Revised: February 12, 2015 Reviewed: February 23, 2016 Policy 7501-16

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Revision History: February 12, 2015

- Pg. 3, V.2.E Changed the example to reflect the common scenario of an attorney requesting records.
 Added permitted disclosures #22-specialized government functions; #23- correctional
 institutions; #24- research to Attachment A. Also added the words "However, the patient must
 be provided the ability to opt out of any fund raising communication after receiving such a
 request" to #25.
- Pg. 5, #4, Added the sentence "Important Note: The facility or clinic maynot disclose psychotherapy notes for purposes of another covered entity's treatment, payment, or health care operations without obtainingthe individual's written authorization.
- Pg. 7, added #12 Copy of Authorization.

REFERENCES:

45 C.F.R. § 164.508

Issued April 14, 2003

Revised: December, 7, 2007 Revised: January 26, 2009 Revised: July 23, 2013 Revised: February 12, 2015

Reviewed: February 23, 2016

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The "Permitted" and "Required" Uses or Disclosures of Protected Health Information listed in this attachment do NOT require an individual's signed authorization.

PERMITTED USES AND DISCLOSURERS OF PROTECTED HEALTH INFORMATION

- 1. Disclosing the individual's Protected Healthcare Information to the individual.
- 2. Using and disclosing the individual's Protected Health Information for treatment reasons, to obtain payment, or for health care business operations.
- 3. **Incident to a use or disclosure** otherwise permitted or required by the HIPAA Privacy Regulations (e.g. overheard conversations at nursing stations, sign-in sheets).
- 4. Disclosures of Protected Health Information in response to a signed authorization that the patient has signed for our facility or clinic to release his or her Protected Health Information to another entity.
- 5. Disclosures of Protected Health Information pursuant to an oral agreement with the individual to make such disclosures to a relative or friend (e.g. family member, friend, or other.)
- 6. Uses or Disclosures of Protected Health Information that are required by law.
- 7. Disclosure of Protected Health Information for public health activities.
- 8. Disclosure of Protected Health Information about an individual whom the facility or clinic reasonably believe to be a victim of abuse, neglect, or domestic violence to a government authority, including a social service or protective services agency, authorized by law to receive reports of such abuse, neglect, or domestic violence.
- 9. Disclosure of Protected Health Information to a health oversight agency for oversight activities authorized by law (e.g. professional boards).
- 10. Disclosure of Protected Health Information in the course of any **judicial or administrative proceeding**. (An authorization is not needed, but the disclosure must comply with other requirements of the privacy regulations for judicial disclosures and any state law requirements).
- 11. Disclosure of Protected Health Information for a law enforcement purpose to a law enforcement official in specific circumstances, as provided for in the HIPAA regulation.
- 12. Disclosure of Protected Health Information in response to a law enforcement official's request for such information for the purpose of identifying or locating a suspect, fugitive, material witness, or missing person.
- 13. Disclosure of Protected Health Information in response to a law enforcement official's request for such information about an individual who is or is suspected to be a victim of

Issued April 14, 2003

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- 14. Disclosure of Protected Health Information about an individual who has died to a law enforcement official for the purpose of alerting law enforcement of the death of the individual if the facility or clinic has a suspicion that such death may have resulted from criminal conduct.
- 15. Disclosure to a law enforcement official of Protected Health Information that the facility or clinic believes in good faith constitutes evidence of criminal conduct that occurred on the premises of the facility or clinic.
- 16. If the facility or clinic is providing **emergency health care in response to a medical emergency**, other than such emergency on the premises of the facility or clinic, the facility or clinic may disclose Protected Health Information to a law enforcement official if such disclosure appears necessary to alert law enforcement.
- 17. The facility or clinic may disclose Protected Health Information to a coroner or medical examiner for the purpose of identifying a deceased person, determining a cause of death, or other duties as authorized by law.
- 18. Disclosure of Protected Health Information to funeral directors, consistent with applicable law, as necessary to carry out their duties with respect to the decedent.
- 19. Use or disclosure of Protected Health Information to **organ procurement organizations** or other entities engaged in the procurement, banking, or transplantation of cadaveric organs, eyes, or tissue for the purpose of facilitating organ, eye or tissue donation and transplantation.
- 20. The facility or clinic may use or disclose Protected Health Information, if the facility or clinic, in good faith, believes the use or disclosure: (A) is necessary to prevent or lessen a serious and imminent threat to the health safety of a person or the public; (B) is to a person or persons reasonably able to prevent or lessen the threat, including the target of the threat; or, (C) is necessary for law enforcement authorities to identify or apprehend an individual.
- 21. The facility or clinic may disclose Protected Health Information as authorized by and to the extent necessary to comply with Louisiana workers' compensation statutes.
- 22. The facility or clinic may disclose Protected Health Information concerning **specialized government functions**, such as information about armed forces personnel if deemed necessary by appropriate military command authorities, and for **national security and intelligence activities**.
- 23. To disclose protected health information to **correctional institutions and other law enforcement custodians** if such information is necessary to provide healthcare to those inmates or provide for the health and safety of the individual or other inmates and employees of the correction institution.

Issued April 14, 2003

Revised: December, 7, 2007

Revised: January 26, 2009 Revised: July 23, 2013 Revised: February 12, 2015 Reviewed: February 23, 2016 Policy 7501-16 Page 7501-16.10

- 24. Use and disclosure for **research purposes**, if certain criteria are met (see Use and Disclosure of PHI for Research policy).
- 25. The facility or clinic may use, or disclose to a HIPPA Business Associate the following Protected Health Information for the purpose of raising funds for the facility or clinic's own benefit, without an authorization:
 - a. Demographic Health Information relating to an individual; and,
 - b. Dates of health care provided to an individual.

However, the patient must be provided the ability to opt out of any fund raising communication after receiving such a request.

REQUIRED DISCLOSURES OF PROTECTED HEALTH INFORMATION

- 1. To an individual, when requested under, and as **required by the access or accounting requirements** of the HIPAA Privacy Regulations.
- 2. When required by the Secretary of the Department of Health and Human Services to investigate or determine the facility's or clinic's compliance with the HIPAA Privacy Regulations.

Issued April 14, 2003

Revised: December, 7, 2007 Revised: January 26, 2009 Revised: July 23, 2013

Revised: February 12, 2015 Reviewed: February 23, 2016 Policy 7501-16 Page 7501-16.11

Authorization for Release of Protected Health Information

Patient Identification		
rinted Name: Date of Birth:		
Address:		
Social Security #:	Telephone:	
Authority to Release Protected I	Health Information	
I hereby authorize	m from the medical records of	to release the information
	m from the medical records of	
Information To Be Released – Cove	ering the Periods of Health Care	
From (date)	to (date)	
Please check type of information to be rel		
☐ Complete health record	☐ Diagnosis & treatment codes	☐ Discharge summary
☐ History and physical exam	☐ Consultation reports	□ Progress notes
☐ Laboratory test results	☐ X-ray reports	☐ X-ray films / images
☐ Photographs, videotapes	☐ Complete billing record	☐ Itemized bill
Other, (specify)		
Purpose of the Requested Disclosur		
I am authorizing the release of my Pro "at the request of the individual"):	otected Health Information for the follo	wing purposes(e.g. a purpose may be
	•	
I understand if my medical or billing record co	Psychiatric, and/or HIV/AIDS Reconstants information in reference to drug and/or alsensitive information, I agree to its releas@heck	cohol abupsychiatric care, sexually transmitted
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I understand if my medical or billing record contains information in reference to IV/AIDS (Hu Immunodeficiency Syndrome) testing and/or treatment I agree to its releas Check One:	uman Immunodeficiency Virus/Acquired Yes No
	Attachment B continued
Right to Revoke Authorization	
Except to the extent that action has already been taken in reliance on may be revoked at any time by submitting a written notice to at Unless revoked, this authodate, or after the following time period or event	orization will owning on the fallania
Re-disclosure	
I understand the information disclosed by this authorization may be s and no longer be protected by the Health Insurance Portability and A	subject to redisclosure by the recipient ecountabilit Act of 1996.
Signature of Patient or Personal Representative Who May Reque	est Disclosure
I understand that I do not have to sign this authorization, and my trea be denied if I do not sign this form. However, if halthcare services a purpose of providing information to a third-party (e.g. fitness-for-work may be denied if I do not authorize the release of information related third-party. I can inspect or copy the protected health information to release and discharge of any liability and the undersigned will hold harmless for complying with this Authorization.	re being provided to me for the test). I understand that services to such health care serves to the be used or disclosed I hereby
Signature: Date:	
Description of relationship if not patient:	
NOTE: This example does not include the statements requireremuneration for marketing.	red for the sale of PHI or
Issued April 14, 2003 Revised: December, 7, 2007 Revised: January 26, 2009 Revised: July 23, 2013	Policy 7501-16 Page 7501-16.13
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