Health Insurance Portability and Accountability Act – HIPAA Privacy Standards

Healthcare Provider Training Module

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Objectives

- Understand what information must be protected under the HIPAA privacy laws
- Understand the HIPAA patient rights
- Understand your role as a healthcare provider in maintaining privacy of protected health information for: patient care, teaching, research, fundraising, marketing and media
- Be aware of consequences for non-compliance
HIPAA, passed in 1996, sought to make health insurance more efficient and portable. Administrative simplification will save the healthcare industry billions of dollars. Because of public concerns about confidentiality, it also addresses information protection.

**Privacy Standards:**
April 2003
- Protect an individual's health information and provide patients with certain rights

**Security Standards:**
Regulations expected shortly.
- Physical, technical, and administrative safeguards of patient information that is stored electronically.

**Codes and Transaction Standards:**
October 2003
- Standardization for electronic billing and claims management.
The HIPAA Privacy Standards

- Protect the privacy and security of a person’s health information when

  * That health information is used, disclosed or created by a
    * Healthcare Provider
    * Health Plan
    * Healthcare Clearinghouse
What information must you protect?

- Information you create or receive in the course of providing treatment or obtaining payment for services or while engaged in teaching and research activities, including:
  - Information related to the past, present or future physical and/or mental health or condition of an individual
  - Information in ANY medium – whether spoken, written or electronically stored – including videos, photographs and x-rays

- This information is **PROTECTED HEALTH INFORMATION (PHI)**
In order for a UC Provider to use or disclose PHI

- The University must give each patient a “Notice of Privacy Practices” that:
  - Describes how the University may use and disclose the patient’s protected health information (PHI) and
  - Advises the patient of his/her privacy rights

- The University must attempt to obtain a patient’s signature acknowledging receipt of the Notice, EXCEPT in emergency situations. If a signature is not obtained, the University must document the reason it was not.
The Notice of Privacy Practices allows PHI to be used and disclosed for:

- Treatment
- Payment
- Operations (teaching, medical staff/peer review, legal, auditing, customer service, business management)
- Hospital directories
- Public health and safety reporting
- Other reporting required by government, such as in cases of abuse
- Subpoenas, trials & other legal proceedings
Other uses require Authorization

- For many other uses and disclosures of PHI, a written Authorization from the patient is needed
  - Example: disclosures to an employer or financial institution or to the media or for research when the IRB has not provided a waiver of Authorization

- HIPAA has very specific requirements for the Authorization. It must:
  - Describe the PHI to be released
  - Identify who may release the PHI
  - Identify who may receive the PHI
  - Describe the purposes of the disclosure
  - Identify when the Authorization expires
  - Be signed by the patient/patient representative
Minimum Necessary Standard requires

- Providers and others to only access the minimum amount of PHI necessary to get the job done
- The University to develop specific policies that link access to the individual’s job description
  - The University has determined that members of the patient’s provider team must have access to the full medical record so that the patient receives quality care and providers can comply with all laws regarding appropriate and timely treatment
- For anything else, users can only access the minimum amount of information necessary to perform their duties.
  - Examples: a billing clerk may need to know what laboratory test was done, but not the result; an admissions clerk does not need to have access to the full medical record in order to carry out her job; a researcher may not need full access to the medical record for purposes of research; a patient transporter does not need access to the medical record to do his job
HIPAA gives the patient specific rights

- The right to request restriction of PHI uses and disclosures, such as the use of their information in the facility directory. Granting restrictions may affect UC’s ability to sustain its teaching or care mission. Restrictions should not be granted by faculty without consulting the Privacy Officer.

- The right to request confidential forms of communications (mail to P.O. Box not street address; no message on answering machine, etc.).

- The right to access and receive a copy of one’s own PHI.

- The right to an accounting of the disclosures of PHI.

- The right to request amendments to the medical record.
Incidental uses and disclosures of PHI

“Incidental” means a use or disclosure that cannot reasonably be prevented, is limited in nature and occurs as a by-product of an otherwise permitted use or disclosure.

- Example: discussions during teaching rounds; calling out a patient’s name in the waiting room; sign in sheets in hospital and clinics.

- Incidental uses and disclosures are permitted, so long as reasonable safeguards are used to protect PHI and minimum necessary standards are applied.

HELP KEEP PHI CONFIDENTIAL
Consider the following example:

1. You are a healthcare provider. Your friend’s spouse is in the hospital after an accident. Your friend asks you to review what treatment has been provided to the spouse and see if you concur. You are not part of the person’s treatment team. What are you able to do under HIPAA?

   A. Access the person’s chart so that you can communicate with your friend about the patient’s condition.

   B. Contact the charge nurse on the floor and ask her to look into the patient records for you.

   C. Advise your friend that you can only look at the medical records if you are treating the patient or you receive the patient’s Authorization to review the medical record.
C. Under HIPAA you are only allowed to use information required to do your job. Since you are not part of the patient care team, it is against the law to access the patient record or ask someone to access it on your behalf – even though you may know the person and just want to be helpful. Remember, that if you were in a similar situation, you may not want your colleagues going through your medical records or those of your spouse or close friend.
Penalties for violations

- A violation of federal regulations or University Policy can result in discipline, loss of employment, fines or imprisonment.
- If a disclosure of PHI is made willfully and with an intent for personal gain, the penalty can be as high as a $250,000 fine and 10-year imprisonment. The University would not consider such an action as in the course and scope of your employment and would not defend you.
Use or disclosure of psychotherapy notes To a 3rd Party requires the patient’s Authorization except:

- Use by the originator of the notes for treatment purposes;
- Use or disclosure by UC for its own mental health training programs;
- Use or disclosure by UC to defend itself in a legal action or other proceeding brought by the individual;
- Use or disclosure that is required or permitted with respect to oversight of the originator of the notes
Mental health PHI disclosures to the individual

- Unlike HIPAA, California Law allows the individual access to his/her mental health PHI, including psychotherapy notes, upon the patient’s written request.

- UC can deny access to mental health PHI if there is a substantial risk of physical harm/endangerment of life to the patient, in the professional judgment of the provider.
How does HIPAA affect teaching activities?

- Allows the use and disclosure of PHI for the teaching of University of California students (all health professions programs).
- Allows the exchange of PHI for teaching purposes between UC and other providers, so long as **both** providers have a teaching relationship with the patient.
- HIPAA does not allow the use and disclosure of PHI to individuals who do not have a teaching relationship to the University or a teaching relationship to the individual (e.g., attendees at CME conferences or medical/health professions’ lectures). **USE DE-IDENTIFIED or LIMITED DATA SET OR OBTAIN PATIENT AUTHORIZATION.**
Limited Data Set removes direct identifiers from PHI

- Facial identifiers
- Medical record numbers
- Health plan beneficiary numbers
- Device identifiers and serial numbers
- Biometric identifiers

With the removal of the Direct Identifiers, the data may be used and disclosed if a Data Use Agreement is in place (e.g., between UC and the PHI recipient)

See the Privacy Officer, General Counsel or HIMS Department for assistance with the Data Use Agreement
HIPAA allows the use of a Limited Data Set for teaching, research & public health

- Allied health professionals from a non-covered entity
- CME and other Education to individuals or entities who may not be part of UC
- Teaching material for undergraduate education
- Research purposes
Uses and disclosures of PHI for research

* In order to access or use PHI or databases maintained by a UC health care provider or medical center for research purposes, the researcher must obtain appropriate IRB approval of the research protocol:

* Additional education on HIPAA research requirements will be provided to investigators and UC health care providers who also engage in research
Uses and disclosures for communications with the media

- The patient’s healthcare provider must be the initial contact with the patient for communication with the media or for developing University communications that use PHI.

  and

- The University must obtain the patient’s authorization for the use and disclosure to the media or for other types of external communications that contain PHI.
Uses and disclosures of PHI by fundraising staff

- A UC health care provider may use PHI to communicate to the patient about:
  - a product or service UC provides
  - general health issues: disease prevention; wellness classes, etc.

- For all other marketing, particularly when a third party requests access to a faculty’s patient list for purposes of marketing a product, a patient authorization must be obtained
  - The Authorization must state whether UC has received any direct or indirect remuneration for providing the list or other PHI

- Any questions should be directed to the UC_HS Marketing Department, to the Office of the General Counsel or to the UC HIPAA Privacy Officer
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Consider the following example:

2. A Leading children’s magazine representative tells the manager of a pediatric practice that they would like to offer a free subscription to their magazine to the parents of all their patients from the last six months. The magazine also offers to do a cover story on the practice and to give them a free advertisement in the magazine if they provide a list of the parents names and addresses. Would this be allowable under HIPAA?
C. No. This is an example of marketing under HIPAA. PHI was IMPROPERLY disclosed. Never provide information to a friend, colleague or business representative UNLESS it is required as part of your job and permitted under HIPAA and/or other state and federal laws. Always keep your patient’s information confidential to maintain your rapport and the patient’s trust. Providing an unauthorized release of information to anyone for marketing or research purposes violates state and federal law. This could be interpreted as an illegal disclosure for personal gain (the value of the value of the advertisement, cover story, and publicity) and subject you to a hefty fine and imprisonment.
HIPAA Do’s and Don’ts

- Treat all patient information as if you were the patient. Don’t be careless or negligent with PHI in any form, whether spoken, written or electronically stored.

- Shred or properly dispose of all documents containing PHI that are not part of the official medical record. Do not take the medical record off of University property. Limit the PHI you take home with you.

- Use automatic locks on laptop computers and PDAs and log off after each time you use a computer. Do not share passwords. Purge PHI from devices as soon as possible.
HIPAA Do’s and Don’ts

- Use secure networks for e-mails with PHI and add a confidentiality disclaimer to the footer of such e-mails. Do not share passwords.

- Set a protocol to provide for confidential sending and receipt of faxes that contain PHI and other confidential information.

- Discuss PHI in secure environments, or in a low voice so that others do not overhear the discussion.
Consider the following example:

3. A physician and a nurse were discussing a patient in an elevator filled with people. In the conversation the patient’s name, diagnosis and prognosis are mentioned. What could have been done differently to protect the patient’s privacy?

A. The patient’s privacy was protected, nothing was done wrong since no written PHI was exchanged.

B. It is important to be aware of your surroundings when you discuss patient information (PHI). The patient’s case should have been discussed in another room, away from other patients, or at least in low voices that could not be overheard.

C. No patients or patient families should be allowed to use hospital staff elevators to avoid such situations.
Answer:

B. Although HIPAA allows incidental uses and disclosures, this type of disclosure is not allowed. PHI includes oral communications. The patient’s case should have been discussed in a location that allowed for privacy of the information discussed.
Consider the following example:

4. You are in the ER examining a 6-year-old boy and observe cigarette burns on the arms and hands of the boy. What does HIPAA require you to do?

HIPAA requires you to protect patient confidentiality so no disclosure of PHI should be made.

Patient safety is involved, and federal and state law require that you report this.

HIPAA does not allow you to report this incident, but state law requires it.
Answer:

B. While HIPAA requires you to maintain patient confidentiality, exceptions exist which allow PHI disclosures. State law requires and HIPAA allows the reporting of child or elderly abuse and communicable diseases.
Remember:

- PHI is contained in the designated record set. Should you copy any protected information for your use to a PDA, 3x5 card, slip of paper or other site – it is your responsibility to safeguard and destroy it once it is no longer needed.

- It is everyone's responsibility to protect PHI and you may be at personal financial risk if you fail to do so.
Thank you!

- Help us to improve privacy and security of protected health information (PHI).
- Report improper disclosures of PHI so UC can meet its obligation to mitigate consequences.
- Report privacy concerns to the Student Health Center Medical Records Administrator (459-3327), the UCSC HIPAA Privacy Liaison (459-2666) or the UC HIPAA Privacy Officer at UCOP.
- Contact the same people listed above to obtain more information.
Training Certification

When you have completed this training please print this page and fill in the following information, sign, and give to your supervisor. By signing you are certifying that you have completed the entire **Health Care Provider module** of the UCSC HIPAA training program.

**Disclaimer:** This module is intended to provide educational information and is not legal advice. If you have questions regarding the privacy / security laws and implementation procedures at your facility, please contact your supervisor or the healthcare privacy officer at your facility for more information.

Name (please print):_____________________________________________________________________

Job Title: ____________________________________________________________________________

Department/Unit: ______________________________________________________________________

Date training completed: __________________________________________________________________

Signature: _____________________________________________________________________________

Employee’s home department (or IRB for researchers) must retain this certification as part of the employee’s permanent Record.