



HURON BEHAVIORAL HEALTH
OPERATIONAL POLICY

Policy #: ORI.1.13
Issue Date: 11/13/02
Rev. Date: 05/05/21
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Title: Minimum Necessary Protocols for Routine Disclosure of PHI and EPHI (External Disclosures)

Prepared By: Compliance Officer

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Purpose:

To define the standard practices which limit the disclosure of information to the amount reasonably necessary to achieve the purpose of the disclosures. This policy relates to the routine and/or recurring disclosures of consumer Protected Health information (PHI) and Electronic Protected Health Information (EPHI) to outside entities in connection with treatment, coordination of care, or payment.

Scope:

This policy applies to all employees (including full-time and part-time employees), contract providers, volunteers, students, and/or interns of Huron Behavioral Health (HBH) and all consumers served by HBH.

Information:

1. It is the policy of HBH, as related to the Health Insurance Portability and Accountability Act (HIPAA) of 1996:
 - When using and/or disclosing PHI and EPHI for treatment, coordination of care, or payment for the delivery of mental health services, HBH must make reasonable efforts to limit the amount of consumer PHI used and disclosed to that which is minimally necessary to accomplish the intended purpose of the use and/or disclosure.
 - The Health Insurance Portability and Accountability Act of 1996 does not require authorization by the consumer for disclosure of his/her PHI for purposes of treatment, coordination of care, or payment. In addition to adherence to HIPAA legislation, HBH also follows applicable State law MCL 330.1748 (Confidentiality) and MHC 330.7051 (Privileged Communications) regarding the disclosure of PHI when Michigan law is more restrictive than HIPAA.
 - Information may be provided to third party payors (e.g., Medicaid, Medicare, Blue Cross, etc.) as required by contracts and/or subscriber agreements with the payor.
 - A copy of the consumer's PHI may be provided to another designated individual if the request is in writing and signed by the consumer or his/her legal representative/guardian. The release must clearly identify the specific information that is to be disclosed, the designated individual, and how the PHI is to be shared (e.g., paper copies, electronically, etc.).
 - The consumer has the right to request that restrictions be placed on the use and/or disclosures of his/her protected health information in connection with uses and disclosures for treatment, coordination of care, or payment and when disclosing to family members. If the consumer requests, HBH shall restrict disclosure of PHI if the PHI pertains solely to a healthcare service for which the consumer (or a party other than a health plan), has paid HBH in full. (See also "[Recipient Rights – Confidentiality and Disclosure of Information Procedure](#)" RR.2.07).
2. HIPAA defines "*Protected Health Information*" broadly as any health information, including consumer demographic information, that is created or received by a provider and:
 - which relates to past, present, or future physical or mental health condition of a consumer, the provision of healthcare to the consumer or payment related to the provision of healthcare to the consumer; and,
 - that identifies or can be reasonably used to identify a consumer (i.e. first or last name, social security #, case #, date of birth, address, etc.)
3. Since PHI is defined broadly, in a practical sense, nearly all information relating to consumers will be considered protected health information subject to the HIPAA privacy rule when accessing, using, disclosing, and/or storing it. Examples of documents/information containing protected patient information include, but is not limited to:

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- The entire contents of the consumer's case record
 - Service Activity Logs (SALs)
 - Individual Plans of Service (IPOS), Periodic Reviews, Progress Notes, Evaluations, Assessments, etc.
 - Billing Information
 - Explanation of Benefits (EOBs)
 - Lab/Test Results
 - Prescriptions
 - Consumer information appearing on a computer screen/monitor
4. HIPAA requires all providers of healthcare and behavioral healthcare to implement standard policies and procedures that limit the information disclosed to the amount reasonably necessary to achieve the purpose for the disclosure. Part of HIPAA includes an Administrative Simplification section which defines the provision for protecting the security and privacy of individually identifiable healthcare and behavioral healthcare information. While HBH is not required to make an individual determination for each disclosure, standard protocols are noted below as guidelines for common situations, relative for example, to information that may be disclosed for the purpose of treatment, coordination of care, or payment, particularly for the purposes of billing for services.
5. For the purpose of this policy, the HIPAA privacy rule defines these terms broadly as follows:
- **Treatment** means the provision, coordination, or management of healthcare and related services (including coordination and management by a provider with a third party; consultation between healthcare providers relating to a patient; or referral of patient for healthcare from one provider to another).
 - **Payment** means activities undertaken by a provider to obtain payment or be reimbursed for healthcare services provided to the consumer. This includes, but is not limited to:
 - Determining eligibility or coverage
 - Billing and collections
 - Claims adjudication
 - Review of services related to medical necessity or justification for charges
 - Risk adjustments
 - Utilization Management (UM) activities
 - Disclosures to consumer reporting agencies (limited to specified identifying information about the individual, his or her payment history, and identifying information about the covered entity).
 - **Coordination of Care** refers to a set of activities designed to ensure needed, appropriate, and cost-effective care for consumers. As a component of overall care management, care coordination activities focus on ensuring timely information, communication, and collaboration across a care team and between responsible plans. Major priorities for care coordination in the context of a care management plan include:
 - Outreach and contacts/communication to support consumer engagement,
 - Conducting screening, record review, and documentation review as part of evaluation and assessment activities,
 - Tracking and facilitating follow-up on lab tests and referrals,
 - Care planning,
 - Managing transitions of care activities to support continuity of care, and
 - Monitoring, reporting, and documentation.
6. Some uses and disclosures that do not require an authorization include:
- a. As necessary for treatment, coordination of care, or payment for the delivery of mental health services, in accordance with the Health Insurance Portability and Accountability Act (HIPAA) of 1996 (Public Law 104-191)
 - b. As necessary in order for the consumer to apply for or receive benefits

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- c. As necessary for the purpose of outside research, accreditation, or statistical compilation. The individual who is the subject of the information shall not be identified in the disclosed information unless the identification is essential in order to achieve the purpose for which the information is sought or if preventing the identification would clearly be impractical, but not if the subject of the information is likely to be harmed by the identification.
 - d. To a provider of mental health or other health services or a public agency, if there is a compelling need for disclosure based upon a substantial probability of harm to the consumer or other individuals.
7. Disclosures to another provider for treatment, coordination of care, or payment: In addition to uses and disclosures of PHI for the agency's own treatment, coordination of care, or payment, the privacy rule also allows HBH to disclose PHI in certain cases for other providers' treatment, payment, and care coordination as follows:
 - **For Treatment:** Disclosures may be made, as necessary, to another healthcare provider outside of the agency for treatment of a mutual patient.
 - **For Payment:** Disclosures may be made to another healthcare provider or health plan, so that the other provider or plan can obtain payment for services they provided.
 - **For Coordination of Care:** Disclosures may be made to another healthcare provider or health plan for coordinating care, if both agencies have, or have had, a relationship with the consumer.
8. This policy covers the routine day-to-day external disclosures of consumer PHI/EPHI in order to maintain compliance with HIPAA requirements (i.e., disclosure of demographic information, billing activities, documentation of the services provided to the Pre-paid Inpatient Health Plan (PIHP), and disclosure of consumer PHI such as records from a particular date of service to insurance companies in connection with insurance company verification of services).
9. At the beginning of services all consumers are provided a ["Notice of Health Information Practices" pamphlet \(90-082\)](#) which explains the uses for PHI and will be requested to sign an ["Acknowledgement of Receipt of Notice Form" \(90-063\)](#) evidencing that they received the Notice. Additionally, on an annual basis the Notice is included in the Individual Plan of Service (IPOS) (see also ["Notice of Health Information Practices Procedure" ORI.2.03](#))
10. The following restrictions shall apply to all HBH employees regarding uses, access, and disclosures of protected health information, "Need to Know" rule, "Minimum Necessary" rule, and disciplinary actions/sanctions:
 - HBH employees shall not use, access, acquire, or disclose any consumer PHI for personal purposes. HIPAA breach notification (45 CFR subsection 164.402) prohibits any impermissible acquisition, access, use, or disclosure of PHI which compromises the privacy, confidentiality, or security of any consumer's PHI. This includes accessing consumer's electronic and/or paper records. HBH's electronic medical record (EMR) system tracks all accesses into consumer's records. HBH makes a good faith effort to monitor accessing activities through on-going audits in an effort to assure that all electronic protected health information (EPHI) is safeguarded against improper use, access, and/or disclosure by staff (see also ["Monitoring Employee Access to EMR Procedure" ORI.2.09](#)). HBH has strict penalties/sanctions when audit findings evidence that an employee has violated HIPAA and/or breach regulations.
 - Employees are trained initially and annually in HIPAA and other Corporate Compliance topics. This includes two (2) basic HIPAA Rules related to "Need to Know" and "Minimum Necessary". In clear terms, "Need to Know" means that unless staff has a valid reason (treatment, coordination of care, or payment) to see a consumer's PHI, they are prohibited by federal law and HBH policy from accessing, using, or disclosing such information. "Minimum Necessary" refers to using, accessing, or disclosing only the absolute minimum amount of information necessary for the intended work-related purpose (treatment, coordination of care, or payment). These rules must be strictly adhered to by all employees at all times.
 - HBH personnel and disciplinary policies do not mandate a lesser sanction/disciplinary action before HBH may terminate an employee for a HIPAA violation. HBH has the discretion of terminating an employee for a first offense if the seriousness of the offense warrants such action. An employee should expect to lose

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his/her job for willful, gross, and/or negligent violations of the HIPAA regulations, federal laws, or state laws protecting the integrity, confidentiality, and security of protected health information.

- Employees should also be aware that violations to HBH's privacy, security, and compliance policies and standards may constitute a criminal offense under HIPAA, federal laws, and/or state laws. Any employee who violates such a law may expect that HBH will provide information concerning the violation to the appropriate law enforcement personnel and will cooperate with any law enforcement investigation and criminal prosecution.
- Further, these violations may also constitute violations of professional ethics and may be grounds for professional discipline and/or loss of licensure. Any employees subject to professional ethics guidelines and/or professional discipline should expect that HBH will report such violations to the appropriate licensure/accreditation agencies and to cooperate with any professional investigations or determinations/actions.

Policy:

A. Disclosures Specifically Required by Health Plans, PIHP, Collection Agencies, etc.:

Information may be provided to third party payors (e.g., Medicaid, Medicare, Blue Cross, etc.) as required by contracts and/or subscriber agreements with the payor. HBH can rely upon a health plan's representations regarding the information that is needed for a claim, including representations that are contained in a policy, a provider agreement, or in a health plan newsletter or bulletin. For example, to the extent that the health plan makes representations that the information is necessary, the following information may be provided as part of a claim to a health plan:

- Date(s) of service
- Consumer demographic information
- Information regarding the insurance contract number, plan number, group number, etc.
- Diagnosis and/or procedure codes
- Information regarding medical history
- Referral or pre-certification information
- Other information requested such as portions of the medical record related to the dates of service

B. Non-specific Requests by Health Plan:

1. There may be situations where HBH must make a disclosure of PHI that has not been specifically requested by the third party payor. For example, HBH may need to determine what information should be submitted to support a claim or defend an audit. In these situations, HBH must determine what information is minimally necessary to achieve the results for which the information is being requested. ***Information beyond that which is minimally necessary is not to be disclosed.***
2. For example, if a particular date of service is being questioned, it may be necessary to submit excerpts from the date of service in question, as well as information from previous or subsequent visits that support medical necessity, plan of service, etc.

C. Other Disclosures allowed by HIPAA:

- ***Business Associates:*** HBH may disclose information to business associates who are providing services under contractual agreement (e.g. a residential home or an employment service) in order for them to perform the job HBH has contracted them to do. A "[Business Associate Agreement Form](#)" (90-107) is required to assure that the contracted provider agrees to abide by the HIPAA privacy and security requirements.
- ***To Avert a Serious Threat to Health or Safety:*** Disclosure may be made to avert a serious threat to a person's health and safety or the health and safety of another person, or the general public. Any disclosure, however, would only be to authorities able to help prevent the threat.
- ***Disclosure to Health Plan Sponsor:*** Information may be disclosed to a health plan which has been maintained for purposes of facilitating claims payments under the plan.
- ***Communication with Family:*** Disclosure may be made (by a health professional using their best judgment),

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to a family member, other relative, close personal friend or any other person identified on a consent form, such health information as is relevant to that person's involvement in the individual's care or payment related to such care.

- **Research:** Disclosure may be made for the purpose of outside research, evaluation, accreditation, or statistical compilation. However, the individual who is the subject of the information shall not be identified in the disclosed information unless the identification is essential in order to achieve the purpose for which the information is sought or if preventing the identification would clearly be impractical, but not if the subject of the information is likely to be harmed by the identification.
- **Organ and Tissue Donation:** If a consumer is an organ donor, information may be released to organizations that handle organ procurement or organ, eye, or tissue transplantation or to an organ donation bank, as necessary to facilitate organ or tissue donation and transplantation.
- **Military and Veterans:** Information may be released for members of the armed forces as required by military command authorities.
- **Worker compensation:** Information may be released to the extent authorized by and to the extent necessary to comply with laws relating to worker's compensation or other similar programs established by law.
- **Public health:** As authorized by law, information may be disclosed to public health or legal authorities charged with preventing or controlling disease, injury, or disability.
- **Correctional institution:** Information may be released for an inmate of a correctional institution or under the custody of a law enforcement official, as necessary for the consumer's health and/or the health and safety of other individuals, or for the safety and security of the correctional institution.
- **Law enforcement:** Information may be disclosed for law enforcement purposes as required by law or in response to a valid court order, administrative order, or in response to a subpoena, unless the information is privileged by law.
- **Other disclosures may include:** Information may be released to a government authority, such as a social services or protective agency, if HBH reasonably believes an individual is a victim of abuse, neglect or domestic violence.
- **Breach Notification Requirements:** Information may be released in the event unsecured breach of PHI unless there is a low probability that the PHI has been compromised and the consumer will be notified if this occurs. HBH will also inform Health and Human Services (HHS) and take any other steps required by law.

D. Disclosure Parameters:

1. For the purposes of claims submission, information required or requested by the health plan or third party payor should be submitted.
2. Employees can rely upon representatives from health plans regarding the information that they are requesting.
3. If HBH needs to submit additional information, employees should determine what information is necessary to support the service/claim in question and submit only the information that is minimally necessary.
4. If an employee has a question as to the amount of information that may be provided for a specific disclosure, they should contact the Compliance Officer, Privacy Officer, Recipient Rights Officer, or the Executive Director.

Definitions/Acronyms:

EMR – Electronic Medical Record

EOBs – Explanation of Benefits

EPHI – Electronic Protected Health Information

HBH – Huron Behavioral Health

HHS – Health and Human Services

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HIPAA – Health Insurance Portability and Accountability Act
IPOS – Individual Plan Of Service
PCP – Person Centered Plan
PIHP – Pre-paid Inpatient Health Plan
PHI – Protected Health Information
SAL – Service Activity Log
UM – Utilization Management

Forms:

[90-063 Acknowledgment of Receipt of Notice Form](#)
[90-082 Notice of Health Information Practices Pamphlet](#)
[90-107 Business Associate Agreement Form](#)

Records:

N/A

Reference(s) and/or Legal Authority

Health Insurance Portability and Accountability Act of 1996 @ <http://www.hhs.gov/ocr/privacy/>
MCL 330.1748 @ [http://www.legislature.mi.gov/\(S\(m3xihnzthbdzt551fxzei45\)\)/mileg.aspx?page=getObject&objectname=mcl-330-1748](http://www.legislature.mi.gov/(S(m3xihnzthbdzt551fxzei45))/mileg.aspx?page=getObject&objectname=mcl-330-1748)
MCL 330.7051 @ [http://www.legislature.mi.gov/\(S\(tkudx55ffdzw55b1hz4cuz\)\)/mileg.aspx?page=getobject&objectname=mcl-330-1750](http://www.legislature.mi.gov/(S(tkudx55ffdzw55b1hz4cuz))/mileg.aspx?page=getobject&objectname=mcl-330-1750)
Public Act 559 (House Bill 5782) @ <http://www.legislature.mi.gov/documents/2015-2016/publicact/pdf/2016-PA-0559.pdf>
[ORI.1.14 Minimum Necessary Policy for Internal & Non-Routine Disclosures](#)
[ORI.2.03 Notice of Health Information Practices Procedure](#)
[ORI.2.09 Monitoring Employee Access to EMR/EHR Procedure](#)
[RR.2.07 Confidentiality and Disclosure of Information Procedure](#)

Change History:

Change Letter	Date of Change(s)	Changes
A	01/24/03	Added "Access Alliance of Michigan (AAM), Collection Agencies, etc." to first heading under "policy on page 1, #4 on page 2 was "Document on Disclosure Log", added "AAM" & "EOBs" to Definition/Acronym section, added "(90-082)" to 1st sentence on page 2 and to "Forms" section, added to "Information" section: "Treatment, Payment, and Operations" detail, and also "PHI" definitions".
B	07/08/05	Added the first bullet and three sub-bullets in the "Information" section to reflect required HIPAA Privacy language due to AAM's formation of the OHCA (Organized Health Care Arrangement), added website references & hyperlinks, added "MCL" to Acronym section added 90-063 (Acknowledgment of Receipt of Notice Form) 2 places, added hyperlinks.
C	03/22/11	Added the last six (6) bullets in "Information" section
D	04/29/14	Reviewed and revised to comply with recent HIPAA/HITECH revisions – added 4 th & 5 th bullets in #1 in "Information:" section, in "Information" section removed "CMHC Reports from #3, replaced "Access Alliance of Michigan" & "AAM" with "PIHP" throughout document (3 places), added references to "ORI.2.09" (2 places), in "Acronym" section removed "AAM" and added "UM" & "PIHP", in "References" section added "MCL 330.1748" & "MCL 330.7051", repaired hyperlinks, made numerous grammatical and wording changes throughout document without changing sentence content, formatted some sections with bullets, numbering, etc.
E	06/24/16	Changed "health care" to "healthcare" throughout document (27 places), added reference to ORI.2.03 "Notice of Health Information Practices Procedure" (2 places), in "Acronym" section removed "OHCA" and added "PCP", in "Information" section #9 added last sentence, made numerous small wording/grammatical changes/corrections throughout document without changing sentence content.
F	11/28/17	Changed "treatment, payment, and operations" to treatment, coordination of care, and payment" throughout document (13 places) to align with Public Act 559 language, in "Information" section #5 3 rd bullet revised definition of "Healthcare Operations" to "Coordination of Care" and updated language, revised 6.a. to reference HIPAA, reworded 6.a. through 6.d., in "Policy" section added "C", in "Acronyms" section removed "TPO", "in "Forms" section added "90-107", in "References" section added "Public Act 559", made several additional minor wording/grammatical changes/corrections throughout document without changing sentence content.
G	06/25/19	In "Information" section #3 3 rd bullet added "Individual Plan Of Service (IPOS), Periodic Reviews" "Evaluations, Assessments, etc.), in #7 changed "operations" to "care coordination", in "Policy" section last bullet in "C" added "the consumer will be notified if this occurs", in "Acronyms" section added "IPOS" & "SAL", made numerous minor wording/grammatical changes/corrections throughout document without changing sentence content, corrected hyperlinks.
H	05/05/21	Made several minor wording/grammatical changes/corrections throughout policy without changing sentence content.