

### Protected Health Information







#### What Is Covered?

- ◆ Protected health information (PHI)
  - Individually identifiable health information
  - Transmitted or maintained in any form or medium by a Covered Entity or its Business Associate



### **Individually Identifiable Health Information**

- Health information, including demographic information
- Relates to an individual's physical or mental health or the provision of or payment for health care
- Identifies the individual



#### What is NOT Covered?

#### Not PHI:

- –Employment records of Covered Entity
- Family Educational Rights and Privacy Act (FERPA) records



#### **De-identification of PHI**

- Removal of certain identifiers so that the individual who is subject of the PHI may no longer be identified
- Application of statistical method or
- Stripping of listed identifiers such as:
  - Names
  - Geographic subdivisions < state</li>
  - All elements of dates
  - SSNs



### Uses & Disclosures of PHI







#### **General Rule**

Covered Entity may not use or disclose PHI, except as permitted or required by Privacy Rule



#### Required Disclosures

- To individual when requested & required by Section 164.524 (Access)
   & Section 164.528 (Accounting)
- ◆ To HHS, to investigate or determine compliance with Privacy Rule



### Permitted Uses and Disclosures

- Individual
- Treatment,
   Payment and
   Health Care
   Operations (TPO)
- Opportunity to Agree or Object

- Public policy
- "Incident to"
- Limited data set
- Authorized



#### To the Individual







#### To Individuals

Besides required disclosures, Covered Entities also may disclose PHI to their patients/health plan enrollees Examples:

- Health plans can contact their enrollees
- -Providers can talk to their patients



## Treatment, Payment and Health Care Operations







### Treatment, Payment and Health Care Operations (TPO)

Covered Entity may use/disclose PHI to carry out essential health care functions

- -Treatment
- -Payment
- Health care operations



#### **Treatment**

Treatment means the provision, coordination, or management of health care by one or more health care providers, including:

- consultation between health care providers; or
- patient referrals



#### **Payment**

- ◆ Payment means activities of:
- Health care providers to obtain payment or be reimbursed for their services
- Health plans to obtain premiums, fulfill coverage responsibilities, or provide reimbursement for the provision of health care



#### **Health Care Operations (1)**

- Health Care Operations are administrative, financial, legal and quality improvement activities
- Necessary to run business and to support core functions of treatment and payment



#### Health Care Operations (2)

- Quality assessment and improvement activities
- Training, accreditation, certification, credentialing, licensing, reviewing competence, evaluating performance
- Fraud and abuse detection



### Health Care Operations (3)

- Underwriting, rating, other activities relating to the creation, renewal or replacement of a contract of health insurance or benefits
- Conducting or arranging for medical review, legal services, or auditing
- Business planning and development
- Business management and general administrative activities



#### **Sharing for TPO (1)**

- ◆Use/disclose PHI for own TPO
- Disclose for treatment activities of a provider
- Disclose to another Covered Entity or provider for recipient's payment activities



#### **Sharing for TPO (2)**

- Disclose to another Covered Entity, if mutual relationship with individual, for other Covered Entity's
  - -quality, training/credentialing
  - -fraud and abuse detection activities
- Disclose to another OHCA member for their joint health care activities



#### **Optional Consent**

### Rule permits consent on voluntary basis for TPO

 Optional consent may not be used where an authorization is required



# Opportunity for Individual to Agree or Object







#### **Facility Directories**

- Must give individual opportunity to restrict or prohibit (can be oral) the use or disclosure of name, location, general condition, and religious affiliation for:
  - Disclosure to persons who request the individual by name (except religion)
  - Disclosure to clergy
- Emergency exception



### Family, Friends, and Advocates

- Must give individual opportunity to agree or object:
  - May disclose PHI relevant to person's involvement in care or payment to family, friends, or others identified by individual
  - May notify of individual's location, condition, or death to family, personal representatives, or another responsible for care
    - Applies to disaster relief efforts
- When individual is not present or incapacitated:
  - Above uses and disclosures are permissible using professional judgment to determine if in best interest of individual



### Public Policy Uses and Disclosures







#### **Public Policy Purposes**

- (a) As required by law
- (b)For public health
- (c) About victims of abuse, neglect or domestic violence
- (d)For health oversight activities
- (e) For judicial & administrative proceedings
- (f) For law enforcement purposes



#### Public Policy Purposes (2)

- (g) About decedents (to coroners, medical examiners, funeral directors)
- (h) For cadaveric organ, eye or tissue donations
- (i) For research purposes
- (j) To avert a serious threat to health or safety
- (k) For specialized government functions (military, veterans, national security, protective services, State Dept., correctional
- (I) For workers' compensation



### Overheard, Seen in Passing...







### "Incident to" Uses and Disclosures

- Rule permits uses/disclosures incident to an otherwise permitted use or disclosure, provided minimum necessary & safeguards standards are met
- Allows for common practices if reasonably performed



#### **Limited Data Set**







#### **Limited Data Set**

- For research, public health, health care operations purposes
- Direct identifiers must be removed
- Allows zip codes, dates
- Requires Data Use Agreement: recipient cannot use for other purposes or identify or contact individuals



#### **Authorized Uses and Disclosures**







### Uses/Disclosures Requiring Authorization

Authorizations are required for uses and disclosures not otherwise permitted or required by the Rule



#### Authorization

- Generally, cannot condition treatment, payment, eligibility, or enrollment on an authorization
- Special rules:
  - psychotherapy notes
  - marketing
- Authorization must contain core elements & required statements, including:
  - Expiration Date or event
  - Statement that authorization is revocable



#### Minimum Necessary







#### Minimum Necessary

Covered entities must make reasonable efforts to limit the use or disclosure of, and requests for, PHI to minimum amount necessary to accomplish intended purpose



### Policies & Procedures for Uses, Disclosures, Requests

#### Uses

Role-based access

#### Disclosures & Requests

- Standard protocols for routine/recurring
- Case-by-case review for non-routine



#### Reasonable Reliance

## Covered entities may reasonably rely upon requester's determination as to minimum amount necessary if:

- Public official
- Another covered entity
- Business associate for provision of professional service
- Researcher with IRB/Privacy Board documentation or other appropriate representations



#### Minimum Necessary Exceptions

- Disclosures to or requests by providers for treatment
- Disclosures to individual
- Uses/disclosures with an authorization
- Uses/disclosures required for HIPAA standard transaction
- ◆ Disclosures to HHS/OCR for enforcement
- Uses/disclosures required by law



#### Summary

- What information is covered under the Privacy Rule
- What Covered Entities can do with that information
- How much information can flow, and to whom in the organization

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