

Office of General Counsel

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March 24, 2004

RE: IMPORTANT INFORMATION ABOUT HIPAA PRIVACY STANDARDS TO GRANT RECIPIENTS

Dear health care provider or reporting entity:

The Health Insurance Portability and Accountability Act (HIPAA) Privacy Standards (Privacy Standards) codified at 45 CFR, Parts 160 and 164, were implemented on April 14, 2003. After almost a year, these standards continue to be a source of confusion for some health care providers and grant recipients regarding the permitted uses and disclosures of individually identifiable health information to the Texas Department of Health and other health oversight and public health authorities.

This letter is being prepared to:

- Give legal and practical assistance in understanding how HIPAA privacy standards affect disclosures of individually identifiable health information to TDH programs;
- Give entities, health care providers and grant recipients who are paid by or receive
 funding through these program the provisions in HIPAA that permit them to comply with
 requests for individually identifiable information made by TDH or other health oversight
 and public health authorities, without violating the HIPAA privacy standards.

It was never the intention of HIPAA to impede the necessary and legitimate disclosure of protected health information (PHI) for these and certain other essential public health functions of TDH, or to make it impossible for covered entities to comply with state laws and the federal regulatory requirements.

The Center for Disease Control and Prevention has issued an excellent paper that covers essentially the same information provided here from a public health perspective. You can access this paper by going to the TDH HIPAA website and navigating to the Information for Providers menu at:

http://www.tdh.state.tx.us/hipaa/default.htm , or the CDC website at http://www.cdc.gov/mmwr/preview/mmwrhtml/su5201a1.htm

HIPAA Privacy Standards March 24, 2004 Page 2 of 3

The Privacy Standards were amended in August, 2002, to delete the requirement that a consent (or authorization) be obtained before a covered entity can disclose PHI for treatment, payment, and health care operations. (45 CFR §§164.502 and 506) This amendment allows HIPAA covered entities, who are TDH grant recipients, or who deliver services that are paid for by TDH administered programs, to use and disclose PHI to TDH to comply with grant and funding source requirements. For example, federal grants (including Medicaid, Title V, Title XX, Ryan White, CDC grants, and others) require the agency administering the grants to conduct quality monitoring, contract compliance monitoring, financial audits, and fraud and abuse prevention and detection. These activities require a sub-recipient, contractor, or enrolled provider, to provide access to individual patient's medical records. Under the amended regulations the HIPAA covered entity may use or disclose PHI without the risk of the violating a HIPAA privacy standard. In addition, these disclosures do not have to be documented by the covered entity under the Accounting for Disclosures provisions of 45 CFR §164.528.

The Privacy Standards have always contained exceptions to the requirement to obtain a consent or authorization of an individual before disclosing PHI for certain other purposes. These exceptions are found in 45 CFR §164.512. Under these exceptions a covered entity is permitted to use or disclose PHI to TDH under the following circumstances:

§164.512(a) USE OR DISCLOSURE REQUIRED BY LAW. These are generally stated in rules that require specific entities to report a condition, disease or injury to TDH on an ongoing and periodic basis. Examples of this exception are: Cancer registry, reports of communicable disease and injuries, and vital statistics.

§164.512(b) USE AND DISCLOSURE FOR PUBLIC HEALTH ACTIVITIES. This section permits covered entities to release private health information to a public health authority that is authorized by law to collect and receive information for preventing and controlling disease, injury, or disability. This information includes reporting of; disease, injury, vital statistics like births, deaths, marriages, divorces, etc., public health investigations, and public health interventions. Under this exception you are authorized to release information to TDH, or other public health authorities. Disclosure can be initiated by either the public health authority or by you, if it is for one of the above reasons.

§164.512(d) USE AND DISCLOSURE FOR HEALTH OVERSIGHT ACTIVITIES. This section permits covered entities to disclose protected health information to a health oversight agency for oversight activities including audits, civil, administrative or criminal investigations, inspections, licensure or disciplinary actions, or other activities necessary for the oversight of the health-care system, government benefit programs, compliance with governmental regulation or compliance with civil rights laws. Under this exception for example the Texas HIV Medication Program is authorized to access patient records to audit for compliance with program rules and eligibility criteria.

These are the most frequent reasons why TDH would ask for, collect and receive protected health information. It is important to understand that each of the laws that authorize TDH to collect and receive this information also contain privacy and confidentiality provisions that limit how TDH

HIPAA Privacy Standards March 24, 2004 Page 3 of 3

can further disclose or use the information. Although TDH, as the public health agency for the state of Texas releases information relating to the health and health status of Texans, this information is de-identified using standards that provide for the release of statistical level data only, or to researchers who have been approved by TDH's IRB or Privacy Board. Individually Identifiable Health Information is not subject to disclosure by TDH under the Public Information Act, except to the individual or someone acting on behalf of the individual.

If you have additional questions that relate to your disclosure of PHI to TDH, another public health authority, or to a contractor who has been delegated or designated by TDH to act on TDH's behalf, you may direct your questions to me, at the above address, or by electronic mail to joan.bates@tdh.state.tx.us.

Sincerely,

Joan Carol Bates

Assistant General Counsel Office of General Counsel