

**SECTION: ADMINISTRATION****AREA: GENERAL ADMINISTRATION****SUBJECT: SAFEGUARDING PROTECTED HEALTH INFORMATION**

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**PURPOSE**

To inform the UAMS Workforce on the required procedures for safeguarding Protected Health Information (PHI).

**SCOPE**

UAMS Workforce

**DEFINITIONS**

**Confidential Information** includes information concerning UAMS research projects, confidential employee information, information concerning the UAMS research programs, proprietary information of UAMS, and sign-on and password codes for access to UAMS computer systems. Confidential information shall include Protected Health Information.

**Electronic Media** means:

- (1) Electronic storage media including memory devices in computers (hard drives) and any removable/transportable digital memory medium, such as CD-ROM, DVD, floppy disks, magnetic tape or disk, optical disk, digital memory cards and flash drives; or
- (2) Transmission media used to exchange information already in electronic storage media. Transmission media include, for example, the internet (wide-open), extranet (using internet technology to link a business with information accessible only to collaborating parties), leased lines, dial-up lines, private networks, and the physical movement of removable/transportable electronic storage media. Certain transmissions, including of paper, via facsimile, and of voice, via telephone, are not considered to be transmissions via electronic media, because the information being exchanged did not exist in electronic form before the transmission.

**Electronic Protected Health Information (ePHI)** means individually identifiable health information that is:

- Transmitted by Electronic media
- Maintained in Electronic media
- Received by Electronic Media

**Information System** means an interconnected set of information resources under the same direct management control that shares common functionality. A system normally includes hardware, software, information, data, applications, communications, and people.

**Pre-Research or Review Preparatory to Research** means the review of information or records prior to obtaining patient authorization and consent or prior to obtaining an IRB Waiver of Authorization in which the review is solely to prepare a research protocol, to determine if a research project is feasible, or for similar purposes preparatory to research.

**Protected Health Information (PHI)** means information that is part of an individual's health information that identifies the individual or there is a reasonable basis to believe the information could be used to identify the individual, including demographic information, and that (i) relates to the past, present or future physical or mental health or condition of the individual; (ii) relates to the provision of health care services to the individual; or (iii) relates to the past, present, or future payment for the provision of health care services to an individual. This includes PHI which is recorded or transmitted in any form or medium (verbally, or in writing, or electronically). PHI excludes health information maintained in educational records covered by the federal Family Educational Rights Privacy Act, health information about UAMS employees maintained by UAMS in its role as an employer and health information regarding a person who has been deceased for more than 50 years.

**UAMS Workforce** means for purposes of this Policy, physicians, employees, volunteers, trainees, and other persons whose conduct, in the performance of work for UAMS, is under the direct control of UAMS, whether or not they are paid by UAMS.

For additional definitions:

<http://hipaa.uams.edu/DEFINITIONS%20-%20HIPAA.pdf>

## **POLICY**

UAMS Workforce members must undertake appropriate administrative, technical and physical safeguards, to the extent reasonably practicable, to preclude Protected Health Information (PHI) from intentional or unintentional use or disclosure in violation of the HIPAA regulations. This includes PHI in verbal, written, electronic, and any other form.

Electronic Protected Health Information (ePHI) and other confidential information located on UAMS Information Systems or Electronic Media must be protected against damage, theft, and unauthorized access. This includes all ePHI and confidential information received, created, maintained and transmitted by UAMS. Confidential information must be consistently protected and managed through its entire life cycle, from origination to destruction. Controls must be in place for hardware and Electronic Media moving into, out of, and within UAMS. Information Systems and Electronic Media for which this policy applies include, but are not limited to, computers (both desktop and laptop), smartphones and tablets, backup tapes, CD-ROMs, DVDs, portable hard drives, digital memory cards, flash drives, hard drives in copiers and medical equipment.

## **PROCEDURE**

While access to PHI, and communications regarding a patient, often must occur freely and quickly in treatment settings, the following safeguards should take place to the extent reasonably practicable:

## **1. Protecting Printed Information:**

- A. Route written correspondence through the smallest number of viewers possible.
- B. Pre-address all envelopes to individuals or specific departments within UAMS.
- C. Keep printing and photocopying of documents containing PHI to a minimum.
- D. When retrieving documents from a printer, ensure that only the intended documents are taken. When printing to a shared printer, if a document containing PHI has been removed from the printer by someone else, investigate and attempt to retrieve the document.
- E. When providing documents to a patient (either in email, fax, person or by mail), double check each page to ensure it belongs to the correct patient.
- F. Take care not to inadvertently leave documents containing PHI unattended in public places or areas that are accessible to patients and visitors.
- G. Place any documents containing PHI face down on counters, desks, and other places where patients or visitors might see them.
- H. When discarding any papers containing PHI, use a shredder or place the records and items in a bin specifically designated as a shredding bin where the records and items will be retrieved for shredding. All shredding bins must be locked unless the HIPAA Office approval has been obtained to keep the bin unlocked. Do not leave documents containing PHI out on desks or countertops after business hours and place them in locked storage bins, locked desk drawers, or other secure areas.
- I. Place shredder machines in a convenient location. If a personal shredder is used instead of a shredder serviced by UAMS's vendor, it must be a "cross-cut" shredder, preferably security level PL3 or higher.
- J. If containers for the temporary placement of PHI and UAMS confidential information are used, prior to placing the paper documents in a locked shred bin: 1. The containers must be clearly labeled in two places with the advertisement "Contains confidential information--Not for regular trash or recycling." 2. The containers must be emptied at least daily. 3. Do not line containers with a trash bag. 4. Containers must be located in a secure area, not accessible to patients and visitors.
- K. When paper documents are in transit from location to location, place the documents in sleeves, bags, or envelopes that are sealed and clearly addressed to the recipient.
- L. When transporting medical records, do not leave them unattended. So that PHI is not visible to casual observers, cover records or turn them over.

- M. IV bags and other medically related material that is not suitable for shredding and is placed in regular trash must have all patient identifiers removed or obliterated.
- N. Locate fax machines in non-public areas. Refer to *Administrative Guide Policy 2.1.04, Faxing of Protected Health Information or Other Confidential Information* for additional requirements for faxing PHI.

## **2. Bulletin Boards:**

- A. Bulletin boards located in areas that may be seen by patients or visitors must not contain any documents containing PHI, unless the patient has agreed to the display by written or documented verbal permission. This would include baby pictures, cards and notes of appreciation and children's signed art work.

## **3. Storage of Paper-Based Data:**

- A. After business hours or when not in use by authorized personnel, documents or items containing PHI must be supervised or kept in a locked desk, locked cabinet or other locked location. Storage of documents containing PHI, whether on-site or off-site, must be locked at all times except during use by authorized personnel.
- B. Limit the number of keys given to employees. Provide keys to areas and locked cabinets to only those employees whose job responsibilities require or necessitate access to the areas or cabinets where PHI is stored or located.
- C. Limit access to filing areas and off-site storage facilities where records or items containing PHI are located to only those employees whose job responsibilities require access to such areas.

## **4. Physical Security:**

- A. All persons (patients, visitors, vendors and others) who are not authorized to have access to PHI must, to the extent reasonably practical, be supervised, escorted or observed when visiting or walking through an area where PHI may be easily viewed or accessed.
- B. Utilize a system of controlling the distribution of keys. Require all employees to return all keys upon the effective date of termination of their employment with UAMS, or when the job responsibilities of the employee no longer require access to the areas or cabinets accessed by the key or keys. For additional details, please refer to *UAMS Administrative Guide Policy 11.1.4 Key Requests/Transfers* and to *UAMS Administrative Guide Policy 2.1.30 Information Access for Transfers and Terminations*.
- C. ID Badges: if an employee is separating from UAMS, the employee must return their ID Badge to the Department and the Department must return the ID Badge to the Office of Human Resources. When the employee is terminated in SAP, all badge access is system disabled. For employees transferring to another position, the employee shall return their

old ID Badge directly to Creative Services. Creative Services will not issue the transferring employee a new ID Badge until the employee returns the old ID badge to Creative Services. Refer to UAMS Administrative Guide 2.1.30 Information Access for Transfers and Terminations and UAMS Administrative Guide 11.3.05, UAMS ID Badge Issuance and Replacement.

- D. Doors must, to the extent reasonably practical, be locked after hours.
- E. Access to areas containing PHI should be monitored and controlled to the extent possible.

## **5. Conversations:**

- A. Conversations with a patient and other conversations in which PHI is being discussed, over the phone or in person, must be made, to the extent possible, in a manner or in a location (or both) where persons who are not intended to be a part of the conversation or who are not authorized to receive the PHI cannot easily overhear the conversation.
- B. When having a conversation in a public area with a patient, the patient's family members, or other conversations in which PHI is discussed, conduct the conversation in a lowered voice, to the extent possible, so that unauthorized persons cannot easily overhear the conversation.
- C. Avoid using patients' names or the names of patients' family members or other patient identifiers in public hallways and elevators when persons who are not authorized to receive the information are present.
- D. In an emergency situation, where a patient is hearing impaired or in other situations where the ability to discuss PHI quietly and in private may not be practicable, take reasonable precautions to preclude the disclosure of PHI to the extent possible.
- E. If needed, utilize white noise machines, acoustic tile, furniture arrangements and other means to make it more difficult for others to overhear conversations in areas such as waiting rooms or multi-patient rooms.

## **6. Vocera Communications**

- A. If you are using Vocera to call someone regarding a patient, let them know by saying "I need to talk to you about a patient" or something similar. Then, give the person a chance to respond before you say anything else.
- B. If you answer your Vocera in a public location such as an elevator, the cafeteria, or a patient room, let the caller know you are in a public place.
- C. When discussing a patient, keep patient identifiers and other sensitive information to the minimum necessary to accomplish your purpose.

## **7. Dictation**

- A. Be aware of your surroundings and only dictate patient information where it cannot be overheard by others.

## **8. Paging:**

- A. Overhead paging of patients and patients' family members should be kept to a minimum. Only request the page if it is urgent and you are unable to locate the patient or family by other means.
- B. Only the minimum amount of information should be used when paging. For example, "Mr. John Jones, please return to surgery waiting room."
- C. Do not request overhead pages for patients who have asked to be omitted from the patient directory.

## **9. X-Ray Lightboards, Nursing Station Whiteboards, and Patient Tracker Boards:**

- A. Place all X-ray lightboards and nursing station whiteboards in an area generally not accessible by the public or readily visible to the public, or implement other safeguards which reasonably limit incidental disclosures to the general public.
- B. Patient tracker boards containing PHI must, to the extent practical, be limited to locations where the benefit of having the tracker board outweighs the potential risk to patient privacy. Boards must contain only the minimum information necessary for their intended purpose and be placed in such a way as to minimize visibility to patients and visitors. New tracker boards and the information contained on them must be approved by UAMS.

## **10. Sign-In Sheets:**

- A. Information on patient sign-in sheets should only include the patient's name and appointment date and time. Do not include unnecessary information such as patient complaint, date of birth, or other information that is not necessary for the sign-in sheet. Use of peel-off labels for patient's to sign, which are then transferred to a sign-in sheet kept outside the view of other patients, is preferable to a sign-in sheet in view of other patients.

## **11. Charts in Chart Holders Outside Exam Room:**

- A. When placing patient records in chart holders outside of examination rooms, turn the records with the front cover facing the wall or with identifying information otherwise covered, so the patient's information is not visible to passersby.

## **12. Voice Mail/Answering Machine Messages:**

- A. When leaving a voice mail or answering machine message for a patient, always limit the amount of information disclosed to the minimum necessary, such as the provider name and telephone number, or other information necessary to confirm an appointment, or to ask the individual to call back. For example, when confirming an appointment, the information should be limited to appointment date and time, the doctor's name, and a contact name and telephone number.
- B. Do not leave messages that include laboratory and test results, or any other information that links a patient's name to a particular medical condition or the type of clinic or specialist the patient is seeing. (For example, "I am calling to remind Mrs. Brown of her chemotherapy treatment tomorrow at 10:00am with the Oncologist," is not an appropriate message.)
- C. Generally, when leaving a message with a family member or friend answering the patient's phone, the message should be limited to a request for the patient to return your call; and you may leave your name, telephone number, and the fact that you work at UAMS.
- D. A patient's verbal permission or written authorization is NOT needed in these circumstances when leaving a message for the patient as directed by this policy and procedure.

## **13. E-Mail:**

- A. All email messages sent to external addresses must include a confidentiality statement, regardless of whether the email message contains PHI. PHI should not be emailed unless necessary, and care must be taken that only the intended recipients are included on the email. Do not send an email containing PHI to a user group unless certain of every recipient and their authority to receive the information.
- B. E-mail is encrypted automatically inside the UAMS network. Any e-mails sent outside of the UAMS network containing Confidential Information, including ePHI, must be encrypted. Refer to *Administrative Guide Policy 2.1.31, E-mail Access and Usage*.
- C. Non-UAMS email services such as Yahoo, Gmail, or similar services must never be used to transmit ePHI.

## **14. Social Networking:**

- A. Electronic Public Displays of PHI on social media sites without a Patient Authorization are prohibited. Electronic Public Displays of patient information, including PHI, must be in accordance with official and authorized UAMS business practices and activities. Such displays of patient information, including PHI, include the posting of photographs, video or any information about a UAMS patient through electronic means including, but not

limited to, social networking sites such as Facebook, Twitter, Instagram, blogs, and similar services. The only exception to the Patient Authorization requirement is a posting in response to a UAMS patient that gives no further information about the patient.

**15. Faxing:**

- A. For documents containing PHI that are faxed internally or outside UAMS, please refer to the UAMS *UAMS Administrative Guide Policy 2.1.04, Faxing of Protected Health Information or Other Confidential Information*.

**16. Safeguarding ePHI and other Confidential Information in Electronic Format:**

- A. Access to ePHI through UAMS's clinical systems is through user authentication and password.
- B. Access to Information Systems and Electronic Media containing ePHI and other confidential information at UAMS must be provided only to authorized UAMS workforce members who have a need for specific access in order to accomplish their job duties. UAMS workforce members must not attempt to access, duplicate or transmit Electronic Media containing ePHI and other confidential information for which they do not have appropriate authorization. Refer to *Administrative Guide Policy 2.1.10, Minimum Necessary Policy, Administrative Guide Policy 2.1.35, Information Access Management, and Administrative Guide Policy 2.1.01, Confidentiality Policy*.
- C. User access may require specific training depending on the system before access is allowed.
- D. PHI must not be stored on Electronic Storage Media such as, Smartphones, Tablets, CDs, thumb drives, diskettes, laptops, home computers and DVDs unless absolutely necessary, and then only the minimum necessary for the shortest time necessary. All electronic storage media containing PHI must be encrypted when possible. *Refer to Administrative Guide Policy 2.1.02. Mobile Device Safeguards*.
- E. Cloud storage such as Dropbox, Google Docs, iCloud or any other similar service must never be used for storage or transmission of ePHI, unless authorized and approved by UAMS.
- F. UAMS Information Systems and Electronic Media containing ePHI or other Confidential Information must be located and stored in secure environments that are protected by appropriate security barriers and entry controls.
- G. UAMS Information Systems and Electronic Media containing ePHI and other confidential information must be disposed of properly when no longer needed.
  - a. Electronic Media containing ePHI or other Confidential Information that is to be disposed of permanently must be physically destroyed, and may be accomplished in one of the following ways:



1. Break diskettes or otherwise render it impossible to re-insert it into a PC drive
  2. Punch a hole through the entire diskette
  3. Cut CDs/DVDs into pieces with standard tin-snips
  4. Request destruction of CDs/DVDs and diskettes by a shredding company contracted with UAMS to destroy diskettes and CDs
  5. Data on flash drives must be securely deleted using an appropriate method. Contact UAMS IT for assistance with this.
  6. Hard drives and tapes are to be destroyed by UAMS IT Department or its designee. Contact UAMS Technical Support with questions regarding disposal.
- b. Disposal of UAMS Information Systems and equipment containing ePHI must be tracked and logged. At a minimum, such tracking and logging must provide the following information:
1. Date of disposal
  2. Who performed the disposal
  3. Brief description of media or Information Systems that was disposed
- c. ePHI contained on equipment or Information Systems being returned to a vendor must be destroyed prior to the return period. . If that is not possible, a Business Associate Agreement must be in place before the equipment is returned to the vendor. Contact UAMS Office of Contract Services for more information about Business Associate Agreements.
- H. ePHI on UAMS Electronic Media must be removed before such electronic media can be re-used.
- I. UAMS Workforce members moving UAMS Information Systems and Electronic Media containing Confidential Information, including ePHI, into, out of, and within the workplace must maintain records of such movement.
- J. When necessary, a retrievable, exact copy of data will be created before equipment is moved.
- A. ePHI and other confidential information used or sent for Review Preparatory to Research may not be removed from UAMS. Refer to *Administrative Guide Policy 2.1.12, HIPAA Research Policy*.
- K. ePHI and other confidential information used or sent outside the UAMS Network must be encrypted.

**17. Transporting and/or Accessing UAMS Confidential Information off campus for official business use.**

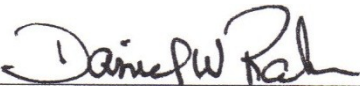
- A. Confidential Information, including PHI, is not to be removed from UAMS by members of the Workforce without prior approval. For employees who work from home part-time or full-time in an official UAMS Capacity refer also to *Administrative Guide Policy 2.1.29, Authorized Remote Use of Confidential Information*.
- B. The Workforce member is responsible for maintaining the privacy and security of all Confidential Information that they may be transporting, storing or accessing off-site. This includes, but is not limited to:
  - a. Protected Health Information and Electronic Protected Health Information
  - b. Computers or mobile devices that contain or access Confidential Information.
  - c. Storage media such as diskettes, CD-ROMs, DVDs, digital memory cards, and flash drives containing Confidential Information.
  - d. Printed documents that contain Confidential Information.
- C. UAMS policies are in effect whether the Workforce member is working off-site or in a UAMS facility and include the following requirements:
  - a. Electronic media and printed information must be transported and stored in a secure manner. PHI must never be left in an unattended vehicle.
  - b. When travelling, devices containing PHI must remain “locked” at all times so that a password is required to access the device. Care must be taken that no devices and documents are left behind when going through airport security or on airplanes, subways, taxis, trains, or other locations.
  - c. The printing of confidential information from home computers must be kept to a minimum and only as needed in accordance with UAMS policies.
  - d. All media containing PHI or ePHI must be disposed of appropriately and must never be placed in regular trash. This includes printed information, faxes, hard drives, diskettes and CDs.
  - e. UAMS materials must be put away when not being used and kept in a secure location that is not accessible to others including children, spouse and visitors.
  - f. Passwords must not be shared or accessible to family members or others.
  - g. Any Confidential Information or ePHI sent from workstations, laptops, PDAs, smart phones, tablets, and other mobile devices must be encrypted. Refer to *Administrative Guide Policy 2.1.02. Mobile Device Safeguards*.
  - h. Anti-virus software must be installed on all home computers and mobile devices used for UAMS business, and they must be password protected.
  - i. Employees are required to maintain updates to current operating systems (ex. Microsoft updates/patches).
  - j. Confidential Information must not be saved on local hard drives or other media except when necessary to perform UAMS job duties. All saved Confidential Information must be encrypted and deleted when no longer needed. Confidential

Information including PHI must not be saved on public workstations such as in hotels and libraries.

- k. When away from the UAMS network, the use of web based applications to access ePHI should be minimized. When it is necessary to use resources outside of the UAMS network to access web based applications, be sure to delete Cookies, delete files and clear the history in your Browser.

### **SANCTIONS**

Violation of this Policy will result in disciplinary action, in accordance with *Administrative Guide Policy 4.4.02, Employee Discipline* and *Administrative Guide Policy 2.1.42 HIPAA Sanctions Policy*.

Signature: 

**Date: July 11, 2016**