Authorization to Release Protected Health Information (PHI) Policy

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Policy

It is the policy of the San Bernardino County (County) Department of Behavioral Health (DBH) to obtain and complete a valid Authorization to Release Protected Health Information (PHI) prior to releasing medical records, and to ensure adherence to Welfare and Institutions Code (WIC) Section 5328, 42 Code of Federal Regulations (CFR) Part 2, and 45 CFR Part 160 and 164.

Purpose

To ensure standards are in place for responding to requests from DBH clients, client legal representatives and other third party requestors, to release mental health and substance use disorder (SUD) PHI in a manner which is consistent with Department, County, state and federal requirements and regulations.

Definition

- **42 CFR Part 2**: Refers to federal regulations governing confidentiality of substance use disorder patient records.
- **42 CFR Part 2 Program**: A program that falls under 42 CFR Part 2, an individual or entity must be federally assisted and hold itself out as providing, and provide, alcohol or drug abuse diagnosis, treatment or referral for treatment.
- **Authorization for Release of Protected Health Information**: A 42 CFR Part 2, 45 CFR Part 160 and 164 (HIPAA), and WIC 5328 compliant authorization signed by the client or client’s legal representative, authorizing DBH to release the client’s information to a designated recipient. This form must be completed thoroughly with specified records to be shared, a designated time frame and expiration date, as well as a signature by the DBH client or his/her legal representative. If the form is signed by a legal representative, proof from the court system designating legal representation must accompany the request.
- **Business Associate**: A person or organization that, on behalf of the covered entity other than a member of the entity’s workforce, creates, receives, maintains or transmits PHI.
- **Confidentiality**: The duty of anyone entrusted with protected health information or personally identifiable information to keep that information private.

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- **General Designation:** A 42 CFR Part 2 recipient designation option on an Authorization form that facilitates the disclosure of PHI to an intermediary that is a non-third party payer and non-treating provider, but will maintain and disclose PHI to multiple treating providers through the general designation. An example is a health information organization that facilitates health information exchange.

- **Health Information Exchange:** The process and methodologies of electronically moving health information among different systems while maintaining the integrity and security of information.

- **Health Insurance Portability and Accountability Act (HIPAA):** A federal law designed to provide privacy and information security standards to protect patients’ medical records and other health information provided to health plans, doctors, hospitals, and other health care providers (45 CFR Parts 160 and 164).

- **HIPAA Covered Entity:** A health plan, health care clearinghouse, or a health care provider who transmits any health information in electronic form in connection with a HIPAA covered transaction.

- **HIPAA Privacy Rule:** The HIPAA Privacy Rule establishes national standards to protect clients’ medical records and PHI and applies to covered entities and their business associates. The Rule requires appropriate safeguards to protect the privacy of PHI, and sets limits and conditions on the uses and disclosures that may be made of such information without patient authorization. The Rule also gives clients rights over their health information, including rights to examine and obtain a copy of their health records, and to request corrections.

- **Personally Identifiable Information (PII):** PII is information that can be used alone or in conjunction with other personal or identifying information, which is linked or linkable to a specific individual. This includes: name, social security number, date of birth, address, driver’s license, photo identification, other identifying number (i.e. case number, client index number, medical record number).

- **Protected Health Information (PHI):** Individually identifiable health information that is transmitted by/maintained in electronic media or any other form/medium (excludes employment records held by a Covered Entity as employer). This is information, including demographic data, that relates to the individual’s past, present or future physical or mental health or condition; the provision of health care to the individual; or the past, present, or future payment for the provision of health care to the individual, and identifies the individual or for which there is reasonable basis to believe it can be used to identify the individual.

- **Qualified Service Organization (QSO):** A QSO is an individual or entity who provides services to a Part 2 program, such as data processing, bill collecting, lab analyses, accounting, etc.

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- **Services**: Mental health or substance use disorder and recovery treatment services that include prevention, case management, therapy, and medication support activities. “Services” contracted through other departments or community based organizations deem the organization a “service provider”.

- **Treating Provider Relationship**: Regardless if there has been an in-person encounter, the patient agrees to or is legally required to be diagnosed, evaluated and/or treated, or agrees to accept consultation for any condition by an individual or entity; and the individual or entity undertakes or agrees to undertake diagnosis, evaluation and/or treatment of the patient, or consultation with the patient, for any condition. A treating provider must be a current treating provider unless indicated otherwise on the authorization form.

The HIPAA Privacy Rule requires a covered entity to obtain an individual’s written authorization for any use or disclosure of PHI that is used for other than treatment, payment or health care operations (TPO) or for uses otherwise permitted in the Privacy Rule.

- **Treatment**: The provision, coordination, or management of health care and related services for an individual by one or more health care providers, including consultation between providers regarding a patient and referral of a patient by one provider to another.

- **Payment**: Activities of a health plan to obtain premiums, determine or fulfill responsibilities for coverage and provision of benefits, and furnish or obtain reimbursement for health care delivered to an individual and activities of a health care provider to obtain payment or be reimbursed for the provision of health care to an individual.

- **Health care operations**: Any of the following activities: (a) quality assessment and improvement activities, including case management and care coordination; (b) competency assurance activities, including provider or health plan performance evaluation, credentialing, and accreditation; (c) conducting or arranging for medical reviews, audits, or legal services, including fraud and abuse detection and compliance programs; (d) specified insurance functions, such as underwriting, risk rating, and reinsuring risk; (e) business planning, development, management, and administration; and (f) business management and general administrative activities of the entity, including but not limited to: de-identifying protected health information, creating a limited data set, and certain fundraising for the benefit of the covered entity.
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**Mental Health Specific, continued**

**HIPAA Disclosure Exceptions**
Written authorization may not be required under HIPAA for purposes other than TPO, including but not limited to:

- The individual whose records are being requested;
- Opportunity to agree or object (e.g., informal permission for family member/identified persons to be involved in care or payment for care);
- Public interest and benefit activities (e.g., court order, required notification of communicable diseases, report abuse, report of a crime or death to law enforcement, to prevent a serious and imminent threat to public safety);
- To prevent or lessen serious and imminent threat to a person/public;
- Conducting government functions (e.g., executing military missions, conducting intelligence and national security, etc.);
- In compliance with workers’ compensation laws (e.g., sharing with insurance carriers, state administration, employers, etc.);
- Limited data set for the purposes of research, public health or health care operations.

**WIC 5328 Disclosure Exceptions**
WIC §5328 allows for the disclosure of PHI without a written authorization for payment and health care operations, as well as diagnosis or treatment or as described under the scope of “multidisciplinary” activities. WIC, the more stringent of the two mental health privacy laws, must be followed when there is a conflict between WIC and HIPAA.

Written authorization is not required for the following:

- To the courts to administer justice;
- To law enforcement to protect a federal and state elective constitutional officer and their families;
- For a legislative investigation authorized by the Senate or Assembly Committees;
- Between qualified professionals on multidisciplinary teams involved in child abuse or neglect proceedings per §18951, or elder abuse or neglect proceedings per §15750;
- To County Behavioral Health Director or law enforcement officer pursuant to §5152.1 and 5250.1 (notification to individual that writes a 5150 hold upon release of the individual as requested);
- When the patient, in the opinion of his/her psychotherapist, presents a serious danger of violence to a reasonably foreseen victim(s);
- To emergency response personnel for exposure to HIV or AIDS (Ryan White Comprehensive AIDS Resources Emergency Act of 1990);
- In response and cooperation with a valid search or arrest warrant;
- During the provision of administering emergency services and care;
- To a business associate or for health care operations.

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Individuals have a right to an accounting of the disclosures of their PHI by a covered entity or the covered entity’s business associates. The maximum disclosure accounting period is the six (6) years immediately preceding the accounting request; a covered entity is not obligated to account for any disclosure made before its Privacy Rule compliance date.

The Privacy Rule does not require accounting for disclosures:
- For treatment, payment, or health care operations;
- To the individual or the individual’s personal representative;
- For notification of or to persons involved in an individual’s health care or payment for health care, for disaster relief, or for facility directories;
- Pursuant to an authorization;
- Of a limited data set;
- For national security or intelligence purposes;
- To correctional institutions or law enforcement officials for certain purposes regarding inmates or individuals in lawful custody; or
- Incident to otherwise permitted or required uses or disclosures.

**Note:** Accounting for disclosures to health oversight agencies and law enforcement officials must be temporarily suspended on their written representation that an accounting would likely impede their activities.

A SUD provider must follow privacy standards as described in 42 CFR Part 2, including disclosure standards and consent form/authorization completion.

**SUD Disclosure Exceptions**
Unlike mental health programs, SUD program information can only be shared without a valid written authorization/consent form for the following:
- A bon-a-fide medical emergency (release to medical professional);
- To a qualified service organization whom provides administrative services under a service agreement – this does not apply to treatment providers or care coordination and does not exempt the requirement to obtain an Authorization for referral or treatment (e.g., data processing, bill collecting, accounting);
- For research purposes (no data linkage to any one individual);
- For auditing purposes in adherence with state and federal law (confidentiality statement of non-re-disclosure must be signed);
- In response to a signed court order (no subpoena);
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Substance Use Disorder Specific, continued

- To prevent a serious or imminent threat to public safety (as under HIPAA);
- To report a crime that occurred on program premises or against program staff;
- To report child abuse or neglect or elder abuse or neglect.

Note: In all instances in which disclosure of information regarding a recipient of SUD Part 2 services all reasonable efforts must be made to not disclose participation in a Part 2 program.

In order to disclose SUD related PHI, a valid Authorization (also referred to as Consent in 42 CFR Part 2) must be obtained. The following must be included in the Authorization form:

- The name of an individual;
- The name of an entity which has a treating provider relationship with the patient;
- The name of an entity which the patient does not have a treating provider relationship and is a third party payer;
- The name of an entity with which the patient does not have a treating provider relationship and which is not a third-party payer. In this instance, one of the following additional identifiers is also required on the Authorization form in the “To” section:
  - Name of individual participant(s),
  - Name of entity participant(s) with which the patient has a treating provider relationship if general designation is selected and the non-treating entity in the “To Whom” section will be storing PHI to facilitate an exchange amongst treating providers after the initial disclosure.

(See General Designation definition.)

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### Substance Use Disorder Specific, continued

#### Amount and Kind Descriptors
Descriptors within the Authorization form must be explicit, indicating exactly the information to be released as follows:

- How much and what kind of information is to be disclosed, including an explicit description of the SUD information that may be disclosed.
  - Acceptable example - "medications and dosages, including substance use disorder-related medications," or "all of my substance use disorder-related claims/encounter data"
  - Un-acceptable example - "all of my records" or "only my substance use disorder records my family knows about"

#### Lawful Holder Implications
When an individual or entity who receives Part 2-protected information as the result of a written client consent, or another exception to Part 2’s consent requirements, the individual or entity becomes a “lawful holder” of the Part 2 information. As a “lawful holder” the individual or entity must now follow the requirements of 42 CFR Part 2, just as if they were a Part 2 program.

#### General Designation Implications
If a general designation selection is used on the Authorization form, there must be verification that the treating provider relationship exists with the patient whose information is being disclosed. The purpose of the general designation is to allow an intermediary non-treating provider entity to disclose PHI to the listed treating providers in the “To” section of the Authorization for future facilitation of exchange.

#### List of Disclosures
If a general designation selection is used on the authorization form, the client must be provided, upon request, a list of entities to which their information has been disclosed pursuant to the general designation (the list of disclosures).

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**Authorization Guidelines**

A properly completed Authorization to Release Protected Health Information (PHI) form **is required** under the following circumstances:

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<thead>
<tr>
<th>If…</th>
<th>Then…</th>
</tr>
</thead>
<tbody>
<tr>
<td>A DBH SUD program needs to disclose a client’s PHI to an internal or external mental health program (e.g. a referral to treatment)</td>
<td><strong>Authorization is needed</strong></td>
</tr>
</tbody>
</table>

The following circumstances **do not require** an authorization form.

<table>
<thead>
<tr>
<th>If…</th>
<th>Then…</th>
</tr>
</thead>
<tbody>
<tr>
<td>A DBH mental health program needs to disclose a client’s PHI for payment or health care operations, as defined in HIPAA and WIC 5328</td>
<td><strong>No Authorization is needed</strong></td>
</tr>
<tr>
<td>A DBH mental health program needs to disclose a client’s PHI for the purpose of treatment (including to a DBH SUD program)</td>
<td><strong>No Authorization is needed if disclosure is needed for diagnosis or treatment</strong></td>
</tr>
</tbody>
</table>

**Note**: Exceptions may apply which allow the disclosure of PHI per applicable regulations as referenced herein. If there is any uncertainty whether an authorization is required, **obtain the client’s written Authorization**, or obtain guidance from your direct supervisor or DBH Compliance.

**Related Procedure**

DBH Standard Practice Manual

- COM0912-1: Authorization to Release Protected Health Information (PHI) Procedure

**Reference**

- California Welfare and Institutions Code, Section 5328
- Code of Federal Regulations, Title 42 Part 2 Final Rule
- Code of Federal Regulations, Title 45, Section 164 - Health Insurance Portability and Accountability Act Privacy Rule