



## INFORMATION SHARING POLICY

### I. Purpose

This policy documents the practice's policies and procedures for sharing information with patients in a safe, secure, and HIPAA-compliant manner.

### II. Manner

All information shared with patients and authorized representatives will be done so in a manner that is HIPAA compliant and in keeping with state and jurisdictional regulations regarding privacy, confidentiality, and information sharing.

### III. Goal

The goal of the practice is to make every effort to share information with patients and authorized representatives in order to empower them to be active participants in their care. Sharing of information will be accomplished through both active (upon request) and passive (without explicit request) methods as outlined below.

### IV. Active sharing of information

[Practice Name] makes every effort to honor requests from patients and authorized representatives to provide information to requestors in a timely manner and in a format that is consistent with the request.

#### A. Requests

Requests from patients or their representatives can be made to the practice via the following methods:

1. Phone
2. Website
3. Portal message
4. Fax
5. In writing

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## **B. Format**

The practice agrees to provide information to requesters in the following formats where possible:

1. Paper records (for mail or in-office pick-up)
2. Faxed records
3. PDFs/Images/Documents provided on an external hard drive with appropriate encryption
4. Electronic information that is available electronically via a CDA provided by any of the following methods:
  - a. Direct Messaging to a trusted third party in accordance with Direct Messaging protocols
  - b. Via facilitation through a patient portal
  - c. Via routine practice email with encryption, if requested, to ensure secure transmission of PHI

## **C. Processing requests**

All requests for information will be documented in the medical record within 1 business day of receipt and include the following:

1. Name and role of the requester (if not the patient)
2. Time/date of the request
3. Verification of the legal authority of the requester to have access to the information where uncertain/unclear
4. Written confirmation of request where feasible to document authority (may be signed information request form, a portal message which required authentication to initiate, faxed, or emailed documentation)
5. The Format in which the requester is asking for the information to be provided
6. Content to be included in the release of information per the request

## **D. Timely processing of requests**

Every effort will be made to process requests within [# of business days] in order to provide patients with timely access to their information. If the practice is unable to meet the [# of business days] practice goal, the practice staff will communicate an anticipated delay with the requester and make alternative arrangements to provide

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information (either in content or format) as mutually agreed upon. The practice will monitor their performance to ensure they are meeting this goal at least 90% of the time and institute improvement processes as deemed appropriate.

#### **E. Cooperation and collaboration**

If the practice is unable to provide the requested information in the manner and format requested, alternative arrangements will be sought to satisfy the requester. Documentation will be made in the medical record related to communication to offer alternatives and document resolutions. Any information that cannot be shared will be documented as to the content and the reason it could not be shared as requested and will reference the appropriate exceptions according to the 21st Century Cures Act.

#### **V. Passive sharing of information**

[Practice Name] makes every effort to provide access to patient information via a patient portal hosted by a third-party vendor.

##### **A. Encouraging portal adoption**

The practice encourages the use of the patient portal for all patients from the time of new patient registration and through individual invitations and bulk messaging explaining the value of having access to clinical health information at all times.

##### **B. Proactive sharing of information through the portal**

The practice shares appropriate information freely through our EHR and portal technology wherever safe, appropriate, and feasible via our technology partners.

##### **C. Electronic Personal Health Information (EHI)**

Currently available for patients or their authorized representatives in electronic format includes the following:

1. Demographics
2. Problem List
3. Allergies
4. Medications
5. Vital Signs and Growth Charts
6. Visit Notes including Assessment and Plan
7. Procedures

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8. Immunizations
9. Diagnostic Test Results
10. Smoking Status
11. Care Team Members
12. Implantable Devices

The above EHI is available through both discrete elements of the patient portal and through self-generated CDAs which patients or their representatives can access freely through the portal and download or send via secure Direct Message or non-secure email directly from the patient portal.

#### **D. API access**

Currently, patients or their representatives may request API access to their information through our technology vendor for our patient portal, [name of portal vendor].

### **VI. Ability to receive EHI**

[Practice Name] makes every effort to receive patient information in an electronic format in order to empower patients to share EHI with our practice team to facilitate the delivery of care and the ability to reshare information electronically. This is accomplished with the provider's participation in the Direct network and through our regional HIEs.

- A.** The practice receives ADT information (admit, discharge, transfer) from all of our regional hospitals through our regional HIE. Information on patients who share with external healthcare entities that we are their PCP is transmitted to us via Direct Message including CDAs which can be reconciled in the patient's medical record and therefore is available for resharing electronically. In addition, we also receive Urgent Care and specialist reports from some of our external healthcare partners and process them in the same way.
- B.** Patients and their authorized representatives who have the ability to access their CDAs from other members of their care team can access that information and share it with us directly using our published Direct address. This information can also be reconciled electronically into the medical record.

### **VII. Gaps in practice Information Sharing**

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[Practice Name] makes every effort to share information in accordance with HIPAA, state, and jurisdictional laws wherever possible. The following are identified gaps in information sharing and our practice plan to address these gaps. The practice is committed to empowering patients with their health information and will work to continually identify and address gaps as they become known to us.

#### **A. Information stored in non-electronic format**

The practice has information stored as images and/or PDFs in our EHR as part of patient charts (including prior records and specialty reports from external sources). Since this information is not stored in an electronic format, it cannot be shared or transmitted in an electronic format. Patient requests for information that exist in these formats will be shared with patients in a mutually agreeable format as requested.

#### **B. Sensitive data**

1. Pediatric charts can include sensitive information that is not directly patient data, such as health data specific to the maternal health history. In an effort to protect maternal privacy in accordance with HIPAA, this information will not routinely be shared with others who may also have access to the information through a child's medical records. As it is currently infeasible to redact the maternal history from the child's medical records, some records may be protected. If this information is requested, the practice will document the request, attempt to reach a mutually agreeable solution with the requester, and document the exception for sharing information in accordance with the Information Blocking Provisions of the 21st Century Cures Act.
2. Other sensitive information regarding the health and well-being of children and adolescents that is shared in confidence (including but not limited to, suspected child abuse, gender identity, substance use/abuse) may be restricted from passive sharing due to provider concerns about harm to the patient or the infeasibility of being able to redact sensitive information as required by jurisdiction or HIPAA. If this specific information is requested, the practice will document the request, attempt to reach a mutually agreeable solution with the requester, and document the exception for sharing of

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information in accordance with the Information Blocking Provisions of the 21st Century Cures Act

**C. USCDiv1**

There are current sections of the USCDiv1 that have not been identified as data from our EHR which is sent electronically to the patient portal and its CDA functionality. We will remain educated and work with our vendors to close those gaps as additional certification and information are available to the practice.

**D. Direct Messaging**

Currently, all providers in the practice have Direct addresses that are available to the HIE, they each process their own incoming external messages with CDA reconciliation.

**VIII. Non-discriminatory decisions to withhold information**

[Practice Name] does not take decisions to withhold information lightly. All decisions to withhold information will be done in accordance with the 21st Century Cures Act exceptions and in a non-discriminatory manner. The practice policy gaps in information sharing are outlined above. In all instances, withholding of information will conform to this organizational policy or will be documented by a provider on a case-by-case basis.

**IX. Plan for ongoing policy maintenance**

Every effort will be made by the practice to review and update this policy annually.

**Policy Approved Date: \_\_/\_\_/\_\_**

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