UNIVERSITY PHYSICIANS OF BROOKLYN

POLICY AND PROCEDURE

| Subject: <u>F/</u> | AXING PATIENT INFORMATION | Page 1 | of 4 | No. <u>HIPAA-9</u> |
|---------------------------|----------------------------------|------------------------------------|------|---------------------------|
| Prepared by: § | Shoshana Milstein RHIA, CHP, CCS | Original Issu | | <u> </u> |
| Reviewed by: Renee Poncet | | Effective Dat | te: | 04/2017 |
| Approved by: | Steve Fuhro | The Privacy Rule, Federal Register | | |
| | Ross Clinchy, PhD | | | |
| | Lauren Gabelman | | | |
| | William P. Urban, MD | | | |
| | | Issued by: | | Regulatory Affairs |

I. PURPOSE

To establish a policy and procedure for transmission of protected health information via facsimile or other means of electronic transfer to comply with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and its accompanying regulations.

II. POLICY

It is the Policy of UPB to protect the confidentiality and integrity of protected health information (PHI) as required by State and Federal law, professional ethics and accreditation agencies. The procedures outlined in the policies on Uses & Disclosures Requiring Patient Authorization and Minimum Necessary Guidelines should be followed, as appropriate.

Circumstances- The following circumstances outline when information may be released by facsimile transmission:

- 1. Situation where the original record or mailed copy will not meet the immediate needs of patient care.
- 2. PHI is urgently required by a third-party payer where a loss of reimbursement can result.
- 3. For internal requests, during system downtime when information cannot be accessed via the computer systems.

FAXING PATIENT INFORMATION

- A. **Sensitive Information-** Personnel may not send any sensitive information by fax. When extenuating circumstances exist, personnel should refer the matter to the appropriate supervisor. Examples of sensitive information include, but are not limited to:
 - 1. HIV information
 - 2. Mental health information
 - 3. Developmental disability information
 - 4. Alcohol and drug abuse information
 - 5. Sexually transmitted disease (STD) information
 - 6. Pregnancy results
 - 7. Genetic screening
- B. Cover Page- All records containing patient information that are faxed are required to have a standard cover sheet that does not contain any PHI. The cover sheet must contain the following information:
 - 1. Name, telephone number and facsimile number of the person the PHI is being addressed to;
 - Name, address and telephone number of the person from whom the PHI is being faxed;
 - 3. Date that the facsimile is being initiated;
 - 4. Number of pages being faxed, including the cover page;
 - 5. Subject or topic of the facsimile;
 - 6. Disclosure statement stating the following:

NOTICE: The information contained in this facsimile message may be confidential and is only for the use of the individual or entity named on this cover sheet. If the reader of this message is not the intended recipient, the reader is hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. In addition, the unintended recipient of this information should dispose the information properly or return it to the sender by US mail.

If this communication have been received in error, and proper return/disposal or resolution with the sender is not possible, the recipient should notify the Office of Compliance & Audit Services at (718) 270-4033. Alternatively, Reports can also be made to the Compliance Line:

(877) 349-SUNY (7869) - Toll Free, 24-hours-a-day, 7-days-a-week; or

Click on the "Compliance Line" link at www.downstate.edu to make a report via the web

C. Verification of Destination- Personnel must make reasonable efforts to send the facsimile transmission to the correct destination. The following practices must be conducted:

FAXING PATIENT INFORMATION

- Prior to transmittal, where reasonable, the sender should notify the receiving party by telephone of the approximate time of fax transmittal and receive verification that the recipient's fax machine is in a secured and attended location.
- 2. When reasonable, following the transmittal, the sender should verify with the intended receiver that the information was indeed received.
- 3. A confirmation should be printed from the fax machine. The sender should verify that the number matches the intended number and staple the confirmation to the faxed document.

D. Completion of Facsimile

- 1. Upon completion of the faxing process, original PHI should be returned to its properly filed location.
- 2. Copies of PHI should be appropriately disposed.
- F. **Accounting of Disclosures-** An accounting may be required for disclosures not made for treatment, payment and healthcare operations (TPO) or pursuant to an authorization. See policy on Accounting of Disclosures.
- G. **Location of Fax Machines-** All fax machines must be located in secure areas. The department manager is responsible for limiting access to the machines.
- H. **Received Faxes-** Each department is responsible for the proper handling of received faxes.
 - 1. Incoming faxes are not to be left sitting on or near the machine.
 - 2. The fax must be distributed to the proper recipient expeditiously.
 - 3. Misdirected faxes must be reported to the department manager immediately.
- I. **Audit of Pre-programmed Numbers-** Each department manager must periodically audit pre-programmed numbers:
 - 1. Verify that the numbers are current.
 - 2. Verify that the recipient is still authorized to receive information.

III. DEFINITION

None

IV. RESPONSIBILITIES

It is the responsibility of department management to ensure that release of PHI is only performed by personnel who are trained to perform release of information and that there is an ongoing quality monitoring of release of information activities.

V. PROCEDURE/GUIDELINES

The development of the procedure section is the responsibility of the respective department. It is dependent upon the unique needs of each department's operating structure and shall be advanced and customized accordingly.

VI. ATTACHMENTS

Cover Page

VII. REFERENCES

The Privacy Rule, Federal Register

| Date | Revision Required | | Responsible Staff Name and Title |
|----------|-------------------|------|--|
| Reviewed | (Circle C | ne) | |
| 12/07 | (Yes) | No | Shoshana Milstein /AVP, Compliance & Audit |
| 9/2013 | (Yes) | No | Shoshana Milstein /AVP, Compliance & Audit |
| 9/2016 | (Yes) | No | Shoshana Milstein /AVP, Compliance & Audit |
| 12/2016 | Yes | (No) | Shoshana Milstein /AVP, Compliance & Audit |
| | | | |

University Physicians of Brooklyn/ University Hospital of Brooklyn 450 Clarkson Ave. Brooklyn, NY 11203

Recipient Information:

FACSIMILE COVER PAGE

The enclosed information may contain confidential health information. It is being faxed to you after appropriate authorization from the patient or under circumstances that do not require patient authorization. The recipient is obligated to maintain the information in a secure and confidential manner. Re-disclosure without specific authorization or as required by law is strictly prohibited and is subject to federal penalties.

| Name of Recipient: | | |
|---------------------------|----------------|---|
| Organization/ Department: | | |
| Telephone #: | Fax #: | |
| Sender Information: | | |
| Name of Sender: | | |
| Department: | | |
| Telephone #: | | - |
| Date: | | _ |
| Subject: _ | | |
| Number of Pages (includin | g cover page): | |
| Message: | | |
| | | |

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