Montclair State University

HIPAA Security Policy

Effective: June 25, 2015

HIPAA Security Policy and Procedures

Montclair State University is a hybrid entity and has designated Healthcare Components that are subject to HIPAA. MSU's Healthcare Components **Brus** iness Associates must comply fully with the applicable HIPAA Security Rule requirements. To

- H. "Personal Device" means an electronic asset **tssed**cess MSU e-PHI that is not owned or provided by MSU to the Workforce, including but not limited to a, laptop, smartphone and tablet that supports electronic assets regardless of whether or not they contain Mobile Media.
- I. "Privacy Officer" shall mean the individua appointed by the Provost to assume the obligations of the Privacy Office in the MSU HIPAA Privacy Policy.
- J. "Security Rule" means the Standards Security for the Protection of Electronic Protected Health Information, codified at 45 CFR parts 160 and 164, Subpart C, as amended and in effect.
- K. "Workforce" means all members of the MSU's workforce who have access to PHI in order to perform the functions of MSUIstealthcare Components. Workforce includes individuals who would be condered part of MSU's workforce under the Privacy Rule, such as volunteers, trainees, and othersomes whose work performance is under the direct control of MSU, whether or not they are paid by MSU.

II. SECURITY OFFICIAL AND CONTACT PERSON

MSU designates the Vice President for InformatiTechnology, or his or her designee, as the MSU Security Official. The Security Officiaterves as the person who is responsible for MSU's compliance with the Security Rule and this Polizind who assists with compliance and enforcement of this Policy. Wherever this Policy refere the Security Official, if paplicable, such reference will include any person delegated by the Security Official pether such delegation is verbal or written.

Contact information for the Security Officialhall be posted on the website for MSU.

Complaints concerning MSU's compliance withisthPolicy shall be referred to the Privacy Officer. Complaints received by the Privacy Offit that relate to the information technology and electronic information of the University shall besolved in consultation with the Vice President for Information Technology. Complaints received by the aby Officer that relate to the physical premises of the University shall be resolved in consultation the Vice President for University Facilities. Complaints received by the Privacy Officer that a University employee's non-compliance with this Policy shall be referred to the Vice President for Human Resources.

Contact information for the Privacy Officer shall be posted on the website for MSU.

III. WORKFORCE TRAINING

A. Policy

Workforce members will receive the hecessary and appropriate training to permit them to carry out their functions for MSU inaccordance with this Policy.

- B. Procedures
 - 1. <u>Identification of Workforce</u>. The Pracy Officer, in consultation with the Security Official and University Counsel, will identify all employees and other personnel who are members of the Workforce for training under this Policy.

- 2. <u>Training</u>. The Security Official will provide for the delivery of training sessions for all current members of the Workforcegarding the Security Rule and this Policy. All individuals who join the Workforce will be trained within a reasonable time after joining the Workfe. Training for existing Workforce members will occur as MSU deems necessand in accordance with applicable MSU policies or practices. If this Policy insaterially changed, MSU will provide training related to the changes as apppiate or necessary for the Workforce within a reasonable time after this Policy is modified.
- 3. <u>Documentation</u>. The Security Official document the time, date, place, and content of each training session, as well as the Workforce members who attend

- (ii) Limitation of access to those sensitive areas where PHI or e-PHI are accessed or maintained to only that access that is reasonably necessary for an individual's role or function;
- Documentation of access authorizations and uses, in addition to ongoing monitoring and maintenance of such records by the Security Official or by his or her designee, as reasonable and appropriate;
- (iv) Issuance of identification tokens, badges, or smart cards that describe a person's identity, his or her approved areas of access, and an expiration date, if applicable;
- (v) Updates to each individual access capabilities when the individual's role, responsibility or position changes; and
- (vi) Revocation or limitation of any access authorization in a timely manner when access is no longer needed.
- c. MSU will develop and implement procedures to ensure that all physical safeguards are reviewed, tested, and revised on a regular basis.
- 2. Technical Safeguards
 - a. As applicable, technical safeguards will be implemented, such as reasonable and appropriate firewalls, security software, and encryption programs as well as a requirem foort unique usernames and passwords for access to MSU computer files and Mobile Devices that contain PHI. Members of the Workforce will have such unique usernames and passwords.
 - b. All e-PHI maintained in an MSU mail, on a MSU hard drive, or on a Mobile Device will be authorized and will necessitate the Workforce to coordinate the activation of MSU's emyption technology or ensure that the e-PHI is secure. Workforce are prohibited from accessing Mobile Media containing e-PHI using a Personal Device unless the Personal Device contains encryption technology provided by MSU.
 - c. When PHI is removed from electronic media, MSU Workforce will delete all e-PHI in a commercially reasonable manner to ensure that the information is permanently unreadalple or to disposal. When a Mobile Device is returned by the Workforce the University, the Division of Information Technology shall deleted Mobile Media, including but not limited to e-PHI, before the Mobile evice is reassigned, returned to the lessor, or disposed.

V. SECURITY OF ELECTRONIC PHI

A. Policy

MSU requires reasonable and appropriate safegtuarplesotect the confidentiality, integrity, and availability of e-PHI; to protect against any reason about ticipated threats or hazards to the security or integrity of the e-PHI; to protect against any permetely anticipated uses or disclosures that are not permitted by the Security Rule; and to support Vitom compliance with this Policy and with the Security Rule.

MSU will review and modify its security measures needed and will update documentation of such security measures periodically and as needed.

B. Procedures

1. Security Management Process

MSU maintains a security management process to pr

c. <u>Emergency Mode Operation P</u>lan: MSU administrators from the IT Departments will design and implement strategies to prioritize system restoration, mitigate loss, and identify chains of command and response.

In addition, regular planned testing and resportate ing will be performed to ensure readiness.

8. Evaluation

MSU will perform periodic technical and nonteroical evaluations based on the standards set forth in the Security Rule, to ensure that MS to operation and procedures are updated as warranted by changes in MSU's environmental or operation and to affecting the security of e-PHI. Such evaluation will be achieved through the collective tet for MSU's Security Official, Vice President for Facilities and University Counsel.

VI. SANCTIONS FOR VIOLATIONS OF SECURITY POLICY

A. Policy

Employees who violate this Policy may be subjectisciplinary measures, consistent with any applicable collective bargaining agreement, up to ian luding suspension, dismissal, and termination.

B. Procedures

During training, the Workforce will be informedathdisciplinary actions may be imposed if this Policy is violated. Appropriate disciplinary actions wile determined on the basis of the nature of the violation, its severity, and whether it was intential or unintentional. Such disciplinary actions may include, without limitation, verbal warnings, written maings, probationary perids, and termination of employment. Application of any disciplinary actionsial be documented inaccordance with MSU's record retention procedures.

The Vice President for Human Resources will de**iteenw**hether, and to what extent, disciplinary action should be imposed for a violation of this Policy.

- VII. UNAUTHORIZED DISCLOSURES OF PHI
 - A. Policy

To the extent possible, MSU will mitigate any harmful effects that become known to it of a use or disclosure of an individual's PHI in violation of this Policy.

The Security Official and Privacy Officer, inconsultation with University Counsel, will coordinate the reporting of any use or disclosur Ptolf that is not permitted or required in accordance with HIPAA, the Security Rule, and any appliteabunderlying contractual agreement. This includes reporting Breaches and Security Incidents of white becomes aware, in accordance with HIPAA reporting requirements and the MSU HIPAA Privacy Policy.

B. Procedures

If a member of the Workforce becomes aware **dfsæ**losure of PHI, either by a member of the Workforce or by an outside consultant or contractbat is not in compliance with this Policy, the Workforce member will report the disclosure to **Pre**vacy Officer. This may be accomplished through the Workforce member's supervisor.

X. RECORD RETENTION AND DISPOSAL

A. Policy

MSU will maintain documentation supporting complize with this Policy, including audit logs, risk analyses, training completions, and Workfoszenctions, in accordance with internal and state record-retention requirements and in no case for less than six (6) years.

MSU will dispose of records, including PHM, accordance with its HIPAA Privacy Policy.

XI. Related Policies.

MSU Compliance Plan HIPAA Privacy Policy Policy on Responsible Use of Computing Data Classification and Handling (Safeguard Begnsitive and Confidential Information Policy)

Exhibit A

Personal Device Terms of Use

Personal Device Terms of Use

Montclair State University takes the safety and seconfityhe protected health formation generated by its Healthcare Components and Business Associates seeiously. The loss of this information could have serious detrimental effects on the University/amthe patients of its Healthcare Components. In order to use a device not issued by the Unive(sitych as an appropriate laptop, smartphone, or tablet) (collectively, "Personal Device") to access electronic texted health information ("ePHI") as defined by the Standards for Privacy of Individually Identifiable alth Information, codified at 45 CFR parts 160

information, or I subsequently withdraw mynescent to these terms and notitions, I understand and acknowledge that University has the right to phylogicar remotely remove any and all ePHI from my Personal Device. I further understamed acknowledge that in these circumstances that the University has no obligation before exercising this right to prove any clock of disclosure, of any ePHI or any other harm to University, or porovide me with any further notice.

Likelihood of permanent loss of personal information connected with physical or remote removal procedure. In the event of a removal of ePHI frommy Personal Device, Understand and acknowledge that it is likely that all or a portion of personia formation on my Personal Device (for example, my contacts, audio files, video files, applications, photos) may be permanently deleted or destroyed. I further understand and knowledge that University recommends that I save or store such personal information on another device or on other equipment deletion or destruction, and I undertake the sole responsibility to do this. Should be this, I accept the risk that personal information may be permanently detend or destroyed as described above.

Mobile device security compatibility. I agree that I will download anithstall all applications that University may require in order to permit my Personal Device to access University's systems and networks or to otherwise gain access to ePHI. I atgreteep the device currewith security patches and updates as approved by University and will not "jaëdw" the device (installing software that allows the user to bypass built-in security features and controls) derstand that to ensure that my Personal Device continues to meet information security requiremebisiversity's mobile device management software may be used to periodically verify that my Persobalvice has the required applications installed and that it continues to meet compatibility requirements undifing operating system quirements. I understand that the applications may require use of a uniques word and/or another aethication process in order for my Personal Device to access or use University's systems and information.

Duty to take reasonable security measuresnal report loss, theft or unauthorized accessin order to protect ePHI, I agree to use a "PIN code" or unique password access system on my Personal Device. I further agree to employ other reasonable measuresotect my Personal Device against unauthorized use. For example, to not leave my Personal Device unattended in a visible or accessible place, not use it on networks that are not specifically known by tone secure, and not accept download content from suspicious or unknown sources. In the event that myoRel Device is lost or stolen or an unauthorized third party gains access to it or to my University admaccount or ePHI via my Personal Device, I agree to immediately report this to my supervisor orealik". 5.4(wile)-that I

fullest extent possible under applicable laws, any adhoights to make any claim whatsoever against the University for any such loss or damage.

By signing this form, I expressly consent to and engwith the above terms and conditions associated with using a Personal Device for professional work poses to access ePHI. I understand that if I am an employee or volunteer and I breach the terms of thrist, formay be subject to disciplinary action, up to and including the termination of my employment and format with the University without notice or payment in lieu of notice. I understand that if I am a student of the University and I breach these terms, I may be subject to discipline under the Student Code of Conduct.

Date

Workforce Member Signature

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