1. **Policy Statement**
   This policy provides guidance to employees and independent contractors of Rutgers Biomedical and Health Sciences and other Rutgers schools, units and departments that bill federal or state programs for healthcare-related goods or services (“Related Healthcare Entity” or “Related Healthcare Entities”) as to how to send or receive confidential, sensitive or protected health information (PHI) via facsimile.

2. **Reason for Policy**
   To provide the rules that should be followed when sending or receiving facsimile (fax) information to ensure the Related Healthcare Entities’ compliance with the Health Information Portability and Accountability Act of 1996 (HIPAA) and the Standards for Privacy of Individually Identifiable Health Information and to safeguard confidential, sensitive and Protected Health Information (PHI) and other information protected by state or federal laws or regulations or University policy.

3. **Who Should Read This Policy**
   a. This policy applies to and should be read by:
      i. Employees and independent contractors of Rutgers Biomedical and Health Sciences and other Rutgers schools, units and departments that bill federal or state programs for healthcare-related goods or services (“Related Healthcare Entity” or “Related Healthcare Entities) who may send or receive facsimile information containing confidential, sensitive or protected health information (PHI) protected from general access by state and or federal regulations and University policy. Confidential and sensitive information includes patient, student, employee health, personnel records, financial data and communications pertaining to such. Protected Health Information (PHI) is that information that is
generated during provisions of health care to patients in any of the Related Healthcare Entity’s patient care units, patient care centers or faculty practices, as well as Human Subjects research under the auspices of the Related Healthcare Entity or by any of its agents in all Related Healthcare Entities schools, facilities, units and departments.


iii. Other University departments that assist the Related Healthcare Entities in certain activities including, but not limited to, the Office of Information Technology and the Office of the Senior Vice President and General Counsel.

4. Related Documents


B. 45 CFR, 164.514(e), Code of Federal Regulations, Title 45, Part 164, Subpart E, Security and Privacy, Privacy of Individually Identifiable Health Information


D. 45 CFR 164.524, Title 45, Code of Federal Regulations, Part 164, Section 524, Security and Privacy, Access of Individuals to Protected Health Information

E. Privacy Act, 5 U.S.C. 552a

F. Updated RBHS Access of Individuals to Protected Health Information, Policy 100.1.4

G. Updated RBHS Uses and Disclosures of Health Information With and Without an Authorization, Policy 100.1.1

H. Updated RBHS Accounting of Disclosures of Health Information, Policy 100.1.3

I. Updated Protected Health Information Breach Notification, Policy 100.1.5

J. Gramm Leach Bliley: http://policies.rutgers.edu/50311-currentpdf

K. Red Flag Rules: http://policies.rutgers.edu/50312-currentpdf

L. NJ Identity Theft: http://policies.rutgers.edu/5039-currentpdf

M. PCI: Credit Card Acceptance Policy: http://policies.rutgers.edu/40215-currentpdf

N. FERPA http://compliance.rutgers.edu/ferpa

O. IT Security Guidelines for Travel https://rusecure.rutgers.edu/content/it-security-guidelines-domestic-and-international-travel

5. Contacts

RBHS Office of Ethics, Compliance and Corporate Integrity: 973-972-8093

6. The Policy

100.1.2 FACSIMILE (FAX) MACHINE TRANSMITTAL OF CONFIDENTIAL, SENSITIVE OR PROTECTED HEALTH AND OTHER INFORMATION

Definitions
A. **Protected Health Information (PHI):** Protected health information means individually identifiable health information that relates to the past, present or future physical or mental health or condition of an individual, the provision of health care to an individual or the past, present or future payment for the provision of health care to an individual and identifies or could reasonably be used to identify the individual, as defined by law.

1. Except as provided in paragraph two (2) of this definition that is: a) transmitted by electronic media; b) maintained in electronic media; or c) transmitted or maintained in any other form or medium.

2. Protected health information excludes individually identifiable health information in: a) Education records covered by the Family Educational Rights and Privacy Act, as amended, 20 U.S.C. 1232g; b) Records described at 20 U.S.C. 1232g(a)(4)(B)(iv); and c) Employment records held by a covered entity in its role as employer.¹

B. **Sensitive Protected Health Information:** Protected Health Information that pertains to (i) an individual's HIV status or treatment of an individual for an HIV-related illness or AIDS, (ii) an individual's substance abuse condition or the treatment of an individual for a substance abuse disorder or (iii) an individual's mental health condition or treatment of an individual for mental illness.

C. **Sensitive Electronic Information (SEI)** - includes electronic information that is protected by state or federal regulations. As such, it includes Protected Health Information (PHI) as defined under HIPAA regulations, as well as information governed by Gramm-Leach-Bliley Act (GLB) and other applicable regulations.

D. **Secure location:** a location that is not accessible to the general public.

**Policy**
Rutgers and its Related Healthcare Entities are committed to safeguarding PHI and other protected information in order to fulfill its mission to patients and to operate in a manner that is consistent with applicable federal and state laws and regulations. Consequently, the Related Healthcare Entities will exercise special care regarding the location and operation of fax machines.

Due care should be exercised when faxing PHI and other protected information. In addition, the faxing of sensitive protected health information, such as dealing with mental health, chemical dependency, sexually transmitted diseases, HIV or other highly personal information, should be avoided whenever possible.

Any incidents where incoming or outgoing faxes have compromised a patient’s right to privacy shall be immediately reported to the RBHS Director of Privacy for the RBHS Office of Ethics & Compliance and Corporate Integrity.

**Requirements:**

A. **Sending Faxes:**

1. Confidential FAX coversheets should be developed by departments utilizing the language in the sample Confidential Fax Cover Sheet (see EXHIBIT) and must include the following PHI statement:

¹ 45 CFR § 160.103.
This message is intended for the use of the person or entity to which it is addressed and may contain information that is privileged and confidential, the disclosure of which is governed by applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is STRICTLY PROHIBITED. If you have received this message in error, please notify the sender immediately and arrange for the return or destruction of these documents.

2. Employees will take reasonable steps to ensure that a fax transmission is sent to and received by the intended recipient. When the fax transmission includes PHI, "reasonable steps" include, but are not limited to, the following:

- Preprogrammed fax numbers must be periodically verified that they are still valid.

- When a fax number is entered manually (because it is not one of the pre-programmed numbers) the employee entering the number will visually check the recipient's fax number on the fax machine prior to starting the transmission.

- The name, business affiliation, telephone number and fax number of the intended recipient as well as the number of pages contained in the transmission will also appear on the cover sheet.

- Fax confirmation sheets will be checked immediately or as soon as possible after the fax has been transmitted, to confirm the material was faxed to the intended fax number. If the intended recipient notifies the sender that the fax was not received, the sender will use best efforts to determine whether the fax was inadvertently transmitted to another fax number by checking the fax confirmation sheet and/or the fax machine's internal logging system.

- If an employee becomes aware that a fax was sent to the wrong fax number, the employee will immediately attempt to contact the recipient by fax or telephone and request that the faxed documents, and any copies of them, be immediately returned to the Related Healthcare Entity or destroyed. The employee’s supervisor or the Privacy Officer/Privacy Liaison, or RBHS Director of Privacy will also be notified of the misdirected fax who will then perform an analysis of harm to the affected individual, as required by the RBHS policy, Protected Health Information Breach Notification.

- Those recipients who regularly receive PHI via fax will be periodically reminded to notify the Related Healthcare Entity of any change to the recipient's fax number.

- Fax confirmation sheets will be attached to and maintained with all faxed materials.

- Faxing of Sensitive PHI (such as HIV/AIDS results or status or substance abuse and mental health treatment records) should be avoided whenever possible.

- When faxing PHI, employees will comply with all other Rutgers privacy and security policies and guidelines.
B. Receiving Faxes:

Employees who are intended recipients of faxes that contain PHI will take reasonable steps to minimize the possibility those faxes are viewed or received by someone else. These “reasonable steps” include, but are not limited to, the following:

- Fax machines that receive faxes that include PHI will be located in Secure Areas. If an employee receives a fax containing PHI on a fax machine that is not in a Secure Area, the recipient of the fax will promptly advise the sender that the receiving fax machine should not be used for the transmission of such information.

- Fax machines will be checked on a regular basis to minimize the amount of time incoming faxes that contain PHI are left on the machines. Employees who monitor the fax machines, or the employee who sees such a fax on the machine, will promptly remove incoming faxes and deliver them to the proper person.

- If an employee receives a fax addressed to someone other than the employee and the person to whom the fax is addressed is someone at the Related Healthcare Entity, the employee will promptly notify the individual to whom the fax was addressed and deliver or make arrangements to deliver the mis-directed fax as directed by the intended recipient.

- If an employee receives a fax addressed to someone other than the employee and the person to whom the fax is addressed is NOT affiliated with the Related Healthcare Entity, the employee will promptly notify the sender, and destroy or return the faxed material as directed by the sender.

- Employees who routinely receive faxes containing PHI from other individuals or organizations (either internal or external sources) will promptly advise those regular senders of any changes to the employee’s fax number.

- Faxes with PHI should be placed in a secure/confidential place when they are delivered and not left in a location that is in full view of passers-by.

Sanctions for Non-Compliance

A. Rutgers will apply appropriate sanctions against any member of the workforce who fails to comply with Rutgers and RBHS privacy policies and procedures.

B. The Deans, Vice Presidents and President/CEOs of the Related Healthcare Entities with the assistance of University Human Resources, will enforce the sanctions appropriately and consistently.

C. The Related Healthcare Entity will document all sanctions that are applied.

Retaliation/Waiver

It is policy that the Related Healthcare Entities may not intimidate, threaten, coerce, discriminate against, or take other retaliatory action against any individual for the exercise by the individual of any privacy right. The Related Healthcare Entities may not require individuals to waive their privacy rights as a condition of the provision of treatment, payment, enrollment in a health plan, or eligibility for benefits.
CONFIDENTIAL FAX COVER SHEET

“To: ___________________________ From: ___________________________

Location: ___________________________ Location: ___________________________

Date Sent: ___________________________ Fax Number: ___________________________

Time Sent: ___________________________ Phone Number: ___________________________

Fax Number: ___________________________ Number of Pages: ___________________________

Phone Number: ___________________________ (Including Cover)

☐ Urgent ☐ For Review ☐ As Requested ☐ Please Reply ☐ Please Comment

Comments:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

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IMPORTANT WARNING: This message is intended for the use of the person or entity to which it is addressed and may contain information that is privileged and confidential, the disclosure of which is governed by applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is STRICTLY PROHIBITED. If you have received this message in error, please notify the sender immediately and arrange for the return or destruction of these documents.