HIPAA-G04
Limited Data Set and Data Use Agreement Guidance

GUIDANCE CONTENTS

Scope
Reason for the Guidance
Guidance Statement

ADDITIONAL DETAILS
Additional Contacts
Web Address
Forms
Related Information
History

Effective: July 1, 2014
Last Updated: January 12, 2016

Responsible University Office:
HIPAA Privacy and Security Office

Responsible University Administrator
Vice President for University Clinical Affairs

Contact:
University HIPAA Privacy Officer
University HIPAA Security Officer

Scope

This guidance applies to all personnel, regardless of affiliation, who create, access or store Protected Health Information ("PHI") under the auspices of Indiana University, designated for purposes of complying with the final provisions of the security and privacy rules regulated by the Health Insurance Portability and Accountability Act (HIPAA) and the Health Information Technology for Economic and Clinical Health (HITECH) Act. Please refer to the HIPAA Affected Areas document for a full list of units impacted within Indiana University.

This guidance supplements the Human Subjects Office Standard Operating Procedures and HIPAA-P06, Use and Disclosure of De-identified Data and Limited Data Sets.

Reason for Guidance

Indiana University is committed to protecting the privacy of health information as required under the HIPAA Privacy and Security Rules. HIPAA states PHI can only be used for research purposes pursuant to a HIPAA Authorization, a Privacy Board approved Waiver of Authorization or if an exception applies. One exception is the use of data in the form of a Limited Data Set (LDS) pursuant to a Data Use Agreement (DUA). A DUA or document with similar language is
required even if the subjects of the data are patients of the covered entity or providers in the
covered entity who are the data recipient(s).

A covered entity can use and disclose information in the form of a limited data set without the
individual’s authorization for purposes of research, public health or healthcare operations
provided the data are released in conjunction with a Data Use Agreement. The Data Use
Agreement ensures the proper protections are applied to the data as required under HIPAA.

---

**Definitions**

See Glossary of HIPAA Related Terms for a complete list of terms.

---

**Guidance Statement**

If an entity will be using, sending or receiving data in the form of a limited data set a Data Use
Agreement must be signed by each party, the owner of the data and the recipient, prior to
sharing the data.

**I. Limited Data Set**

**A.** A limited set is information from which “facial” identifiers have been removed. Specifically,
as it relates to the individual or his or her relative, employers or household members, all of
the following identifiers **must be removed** in order for health information to be a “limited
data set”:

1. Names.
2. Street addresses or RR numbers (other than town, city, state and zip code)
3. Telephone numbers
4. Fax numbers
5. E-mail addresses
6. Social Security numbers
7. Medical record numbers
8. Health plan beneficiary numbers
9. Account numbers
10. Certificate/license numbers
11. Vehicle identifiers and serial numbers, including license plate number
12. Device identifiers and serial numbers
13. Web Universal Resource Locators (URLs)
14. Internet Protocol (IP) address numbers
15. Biometric identifiers (including finger and voice prints).
16. Full-face photographic images.

**B.** Health information that **may remain** in the information disclosed includes:

1. Dates such as date of birth, date of death, and admission, discharge, service dates;
2. City, state, five digit zip code;
3. Gender, ethnicity;
4. Ages in years, months, days or hours; and
5. Unique identifying numbers, characteristics or codes provided the unique identifiers
cannot reasonable be used to identify an individual
II. Completing a Data Use Agreement (DUA)

When an individual, School/Department/Unit/Area within Indiana University will be using, sending or receiving data in the form of a limited data set as defined above, the parties involved must enter into a Data Use Agreement (DUA).

It is the responsibility of the individual or School/Department/Unit/Area using, sending or receiving data in the form of a limited data set to ensure the DUA is reviewed and accepted by all parties involved.

Research Purposes

Questions regarding a DUA for research purposes should be addressed to the staff in the Human Subjects Office. As deemed necessary they may refer you to the University HIPAA Privacy Officer.

The DUA should be reviewed by the Human Subjects Office, the University HIPAA Privacy Officer, the individual or School/Department/Unit/Area using, sending or sharing the data as well as any external parties who may use, send or receive the data.

Public Health or Health Care Operations

Questions regarding a DUA for purposes other than research should be addressed to the University HIPAA Privacy Officer.

The DUA should be reviewed by the University HIPAA Privacy Officer, the individual or School/Department/Unit/Area using, sending or sharing the data as well as any external parties who may use, send or receive the data.

Template DUAs can be found on the Human Subjects website:

http://researchcompliance.iu.edu/hso/hs_forms.html

A. Data sent outside of Indiana University: IU is the covered entity sharing PHI in the form of a limited data set with an organization outside Indiana University.

Data Use Agreement Template IU CE Dec 2013

Complete the sections highlighted in yellow:

1. Date and Parties involved in the agreement (page 1 top section)
   - Enter: the day of the month, month and year into the agreement
   - Enter: The Trustees of Indiana University on behalf of the unit or department and the PI's name or other Recipient (could include a specific individual such as the PI or a project lead)

2. Definition/description of the limited data set (page 1 – Section I)
   - Enter: a meaningful description of the data to be shared. (e.g. city, state, dates of service, diagnosis, age, sex, ethnicity, etc.) This information is used to ensure the data are in the form of a limited data set.

3. Study/Project Title and IRB Protocol number, if applicable (page 2 – Section II-3.)
   - Enter: IU's study information or Project information
     - Enter Recipient's study/project information (e.g. IRB study number) This information will be used to ensure the proper permissions have been obtained, as required.

4. Persons or class of persons permitted to use or receive the data (page 2 – Section III-1.)
• List the data recipients, individual names or class of individuals (e.g. study team members for study listed above)

5. Secure methods for sharing data (page 2 – Section III-2.)
   • Provide specific method data will be shared with other institution (e.g. slashtmp, encrypted email, encrypted file transfer)
   • Note electronic sharing of data must be encrypted.

6. Contact from each entity (page 2 – Section IV-1.)
   In case there is a breach of other notification is required must list contact information
   • Contact at IU including contact information such as email address
   • Contact at data recipient including contact information

7. Termination Date (page 3 – Section VI-3.)
   • Specific Date or event agreement will terminate
   • This agreement must have some timeframe for termination, but can be renewed if necessary (It is not like an authorization, so cannot be indefinite)

8. Signatures will be required from the University HIPAA Privacy Officer and the Recipient or the authorized representative of the Recipient.

B. IU Data used within Indiana University: Group uses data in the form of a limited data set, data is from own patients’, IU, IUHP or Practice Plan.

Data Use Agreement Template IU Internal Dec 2013

Complete the sections highlighted in yellow:

1. Enter the PI's Name or other Recipient (if not for research), printed or typed, (page 1, top)
2. Check how the limited data set will be used (research, public health or health care operations)
3. Enter a meaningful description of the data to be shared. This information is used to ensure the data are in the form of a limited data set. (page 1)
4. Enter how data will be shared and stored securely (page 1, middle)
5. Enter begin and end date for study or an event (page 2, top)
6. Enter IRB assigned number and Study Title if being used for research purposes or a meaningful description of the use if not for research purposes (page 2, top)
7. Signatures will be required from a representative of the Department such as the HIPAA Liaison/Privacy Officer, the Principal Investigator or other recipient as well as the University HIPAA Privacy Officer.

C. IU is the data recipient receiving data in the form of a limited data set from an organization outside Indiana University. If not provided a DUA use

Data Use Agreement Template IU Recipient Dec 2013

Complete the sections highlighted in yellow:

1. Date and Parties involved in the agreement (page 1 top section)
   • Enter the day of the month, month and year entered into the agreement
   • Enter the name of the Covered Entity sharing the information with IU, may also be on behalf of a specific person within that organization.
   • The Trustees of Indiana University on behalf of the unit or department and the PI's name or other Recipient (the person or group who will be the actual recipient).
2. Definition/description of the limited data set (page 1 – Section I)
- Enter a meaningful description of the data to be shared. This information is used to ensure the data are in the form of a limited data set.

3. Study Title and IRB Protocol number or Project information (if not for research) (page 2 – Section II-3.)
   - Enter IU’s study information
   - Enter Recipient’s study information (acts as documentation recipient has proper approvals)

4. Persons or class of persons permitted to use or receive the data (page 2 – Section III-1.)
   - List the IU data recipients, individual names or class of individuals (e.g. study team members for IU study listed above)

5. Secure methods for sharing data (page 2 – Section III-2.)
   - Provide specific method data will be share with other institution (e.g. slashtmp, encrypted email, encrypted file transfer)
   - Note electronic sharing of data must be encrypted.

6. Contact from each entity (page 2 – Section IV-1.)
   In case there is a breach of other notification is required must list contact information
   - Contact at covered entity including contact information such as email address
   - Contact at IU (recipient) including contact information

7. Termination Date (page 3 – Section VI-3.)
   - Specific Date or event agreement will terminate
   - This agreement must have some timeframe for termination, but can be renewed if necessary (it is not like an authorization, so cannot be indefinite)

8. Signatures will be required from the authorized representative of the Covered Entity providing the data, the IU Recipient of the data (PI) as well as the University HIPAA Privacy Officer.

D. IU is the data recipient receiving data the form of a limited data set from an organization outside Indiana University. If a DUA is provided:

   Complete the document to the best of your ability. The Human Subjects Office with assistance from the University HIPAA Privacy Officer will review and provide a redlined version to be submitted to the Covered Entity by the group requesting the data.

   1. Recipient information – IU will be the recipient if the research or use of the limited data set is under the auspice of Indiana University: The recipient on the DUA will be listed as: The Trustees of Indiana University on behalf of [Department/Unit & PI or other Recipient Name]

   2. Signatures are typically required from the authorized representative of the Covered Entity (the authorized representative of Indiana University is the University HIPAA Privacy Officer) as well as the PI or representative of the Data Recipient group.

III. Obtaining Signatures

Only an authorized representative can sign on behalf of Indiana University. Currently the University HIPAA Privacy Officer is the authorized representative who signs Data Use Agreements on behalf of Indiana University. Principal Investigators or other representatives of a School/Department/Unit/Area do not have signature authority.

It is the responsibility of the individual or School/Department/Unit/Area using, sending or receiving data in the form of a limited data set to ensure all appropriate signatures are
obtained. Once signatures are obtained, a scanned copy should be sent to the University HIPAA Privacy Officer. The original should be retained by the individual or School/Department/Unit/Area.

Once the agreement has been reviewed and accepted by all parties:

A. IU is the covered entity sharing PHI in the form of a limited data set
   1. Obtain the signature of the official representative from the recipient;
   2. Obtain the signature of the University HIPAA Privacy Officer.

B. IU Data in the form of a limited data set used within Indiana University
   1. Obtain the signature of a representative of the School/Department/Unit/Area who holds the data (e.g. Privacy Officer, HIPAA Liaison, administrator);
   2. Obtain the signature of the PI or representative of the group using the data;
   3. Obtain the signature of the University HIPAA Privacy Officer.

C. IU is the Recipient of the limited data set
   1. Obtain the signature of the PI or representative of the group receiving the data;
   2. Obtain the signature of the University HIPAA Privacy Officer;
   3. Obtain the signature of the authorized representative from the Covered Entity providing the limited data set.

IV. Reporting an Incident

In the event any data in the form of a limited data set may be at risk for improper use or disclosure, the individual or School/Department/Unit/Area should immediately notify the University HIPAA Privacy and/or Security Officers.

If this Data Use Agreement is for research purposes, you must also contact the Human Subjects Office.

Notification should be made if:

- Data were sent in an unsecured manner (e.g. via unencrypted email, unencrypted thumb drive);
- Data were sent to the wrong person;
- Data stored on an unencrypted laptop;
- Device used for storing data is lost or stolen;
- Data in paper form unaccounted for or missing.

---

**Forms**

Attachment 1 – Data Use Agreement Template IU CE Dec 2014
Attachment 2 – Data Use Agreement Template IU Internal June 2014
Attachment 3 – Data Use Agreement Template IU Recipient Dec 2013

---

**Related Information**

**HIPAA Privacy and Security Rules**

45 CFR §§ 160 and 164
HITECH Act - Amended
45 CFR §§ 160 and 164

Related IU Policies

<table>
<thead>
<tr>
<th>Policy Code</th>
<th>Policy Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIPAA-G01</td>
<td>HIPAA Sanctions Guidance</td>
</tr>
<tr>
<td>HIPAA-P01</td>
<td>Uses &amp; Disclosures of Protected Health Information Policy</td>
</tr>
<tr>
<td>HIPAA-P02</td>
<td>Minimum Necessary Policy</td>
</tr>
<tr>
<td>PA/SS 6.4</td>
<td>Corrective Action Policy (non-union)</td>
</tr>
<tr>
<td></td>
<td>University HIPAA Privacy and Security Compliance Plan</td>
</tr>
<tr>
<td>IRB SOPs</td>
<td>IU Standard Operating Procedures for Research Involving Human Subjects – Section 3.3.1.2 Limited Data Set</td>
</tr>
</tbody>
</table>

History

11/12/2013  Draft to HIPAA Privacy and Security Compliance Council
07/01/2014  Final
01/12/2016  Updated Definitions Section, corrected URL