HIPAA PRIVACY RULE AND DISCLOSURES IN EMERGENCY SITUATIONS

http://www.hhs.gov/ocr/hipaa/KATRINAnHIPAA.pdf

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U.S. Department of Health and Human Services Office for Civil Rights

HURRICANE KATRINA BULLETIN:
HIPAA PRIVACY and DISCLOSURES IN EMERGENCY SITUATIONS

Persons who are displaced and in need of healthcare as a result of a severe disaster—such as Hurricane Katrina—need ready access to healthcare and the means of contacting family and caregivers. We provide this bulletin to emphasize how the HIPAA Privacy Rule allows patient information to be shared to assist in disaster relief efforts, and to assist patients in receiving the care they need.

Providers and health plans covered by the HIPAA Privacy Rule can share patient information in all the following ways:

✓ TREATMENT. **Healthcare providers can share patient information as necessary to provide treatment.**
  - Treatment includes:
    - Sharing information with other providers (including hospitals and clinics).
    - Referring patients for treatment (including linking patients with available providers in areas where the patients have relocated).
    - Coordinating patient care with others (such as emergency relief workers or others that can help in finding patients appropriate health services).
  - Providers can also share patient information to the extent necessary to seek payment for these healthcare services.

✓ NOTIFICATION. **Healthcare providers can share patient information as necessary to identify, locate and notify family members, guardians, or anyone else responsible for the individual's care of the individual's location, general condition, or death.**
  - The healthcare provider should get verbal permission from individuals, when possible; but, if the individual is incapacitated or not available,
providers may share information for these purposes if, in their professional judgment, doing so is in the patient’s best interest.

- Thus, when necessary, the hospital may notify the police, the press, or the public at large to the extent necessary to help locate, identify, or otherwise notify family members and others as to the location and general condition of their loved ones.

- In addition, when a healthcare provider is sharing information with disaster relief organizations that, like the American Red Cross, are authorized by law or by their charters to assist in disaster relief efforts, it is unnecessary to obtain a patient’s permission to share the information if doing so would interfere with the organization’s ability to respond to the emergency.

✓ **IMMINENT DANGER.** Providers can share patient information with anyone as necessary to prevent or lessen a serious and imminent threat to the health and safety of a person or the public—consistent with applicable law and the provider’s standards of ethical conduct.

✓ **FACILITY DIRECTORY.** Healthcare facilities maintaining a directory of patients can tell people who call or ask about individuals whether the individual is at the facility, their location in the facility, and general condition.

Of course, the HIPAA Privacy Rule does not apply to disclosures if they are not made by entities covered by the Privacy Rule. Thus, for instance, the HIPAA Privacy Rule does not restrict the American Red Cross from sharing patient information.

For guidance on how personal health information may be shared for emergency preparedness planning, visit [http://www.hhs.gov/ocr/hipaa/decisiontool/tool/](http://www.hhs.gov/ocr/hipaa/decisiontool/tool/). The decision tool addresses when and how a covered entity may disclose the number of individuals it serves, as well as other data for planning purposes.