I. POLICY STATEMENT

HIPAA establishes provisions for protecting the privacy and security of patient Protected Health Information (PHI). The HIPAA Breach Notification Rule, 45 CFR 164.400-414, requires that covered entities and their business associates provide notification following a breach of unsecured PHI. CEHS will make appropriate disclosures and notifications following a breach of unsecured PHI.

II. DEFINITIONS

See HIPAA Privacy Policy 100

III. AUTHORITY AND RESPONSIBILITIES

CEHS has component units that are listed as a hybrid entity in accordance with USU’s HIPAA Hybrid Covered Entity Declaration. Only the Health Care Component/HCC (i.e., covered functions) of CEHS must comply with this policy. All references in this policy to “CEHS” shall be construed to refer only to the health care component of CEHS.

IV. PROCEDURES TO IMPLEMENT

1. Identifying a Breach

An impermissible use or disclosure of PHI is presumed to be a breach unless CEHS or the business associate, as applicable, demonstrates that there is a low probability that the PHI has been compromised based on the Four-Factor Risk Assessment, see CEHS HIPAA Policy 700- Privacy and Security Incident Procedures.

The term “Breach” excludes:

A. Any unintentional acquisition, access, or use of PHI by a workforce member or person acting under the authority of a covered entity or a business associate, if such acquisition, access, or use was made in good faith and within the scope of authority and does not result in further use or disclosure in a manner not permitted by HIPAA;

B. Any inadvertent disclosure by a person who is authorized to access PHI at a CEHS HCC or business associate to another person authorized to access PHI at the same HCC or business associate, and the information received as a result of such disclosure is not further used or disclosed in a manner not permitted under HIPAA;
C. A disclosure of PHI where a HCC or BA has a good faith belief that an unauthorized person to whom the disclosure was made would not reasonably have been able to retain such information; and

D. A use or disclosure of a Limited Data Set, as long as the Limited Data Set excludes their date of birth and zip code.

The date of the breach is considered to be the date it is “discovered” by an HCC as of the first day on which such breach is known to the HCC, or, by exercising reasonable diligence would have been known to the HCC.

2. Internal Notification and Communication

A. All HCC workforce members are required to notify the CEHS Compliance Officer of all potential unlawful or unauthorized access to, use of, or disclosure of potentially identifiable patient medical information as soon as detected.

B. In the event that a Business Associate suffers a Breach, the Breach date would be the date that the BA notifies CEHS of the Breach.

C. The Incident Response Team (IRT) will conduct an investigation and assessment. The Incident Response Team consists of, at a minimum:
   a. The CEHS Compliance Officer
   b. The CEHS Compliance Analyst
   c. USU Information Technology representative

3. Investigation and Performance of Risk Assessment

A. The IRT will investigate and perform a four-factor risk assessment to determine whether a Breach has occurred and if so, whether notification to the affected individual(s) is required.

B. The IRT shall take immediate steps to mitigate harm. Mitigation steps may include, but are not limited to:
   a. The return or retrieval of lost data;
   b. Determining who used the PHI and whether the PHI was re-disclosed; and
   c. Obtaining satisfactory assurances from a recipient of breached PHI that the information will be further used or disclosed, or that the PHI will be or has been destroyed.

C. The IRT will gather documentation, conduct interviews, and perform other actions as needed to obtain evidence and will work together as a team to create an assessment of the results of the investigation.

D. When a PHI Breach occurs at a BA, in addition to other requirements, the IRT and potentially USU legal department will discuss mitigation efforts, potential reimbursement by BA for costs and expenses related to the BA’s Breach, and whether changes in the BAA and BA relationship are required.

E. Based on the IRT’s assessment, one of the following determinations will be made:
   a. Breach unfounded - No violation has occurred.
   b. HIPAA Breach of more than 500 Individuals - Breach has occurred and falls under the Breach notification requirements. Notification to the affected individuals, the media and HHS is required within 60 calendar
days after discovery of the Breach. USU legal and Public Relations
departments are responsible for overseeing and approving all notification
letters.

c. **HIPAA Breach of less than 500 Individuals**  - Breach has occurred and
falls under the Breach notification requirements. The Privacy Officer
shall keep a log of breaches of PHI and complete HHS’s online form or
other applicable procedures for each individual breach no later than 60
days after the end of each calendar year. Notifications must be made to
the affected individuals (via USU legal and Public Relations departments)
and a log must be kept by the HCC.

4. Breach Notification
   A. **Patient Notifications**
      a. **Letters to Individuals**  - Without unreasonable delay and in no case later
         than 60 calendar days after the discovery, the HCC Privacy Officer shall
         mail the approved patient Breach notification letter via first-class mail to
         all impacted patients or patient representatives. The HCC Privacy Officer
         is responsible to identify and gather all affected individual’s information.
         The notification letter should contain all of the required elements and be
         approved by USU Legal Department. A copy of the letter and all
         associated materials must by maintained by the Privacy Officer for a
         minimum of six years. An Accounting of Disclosures must be maintained
         by CEHS when a breach has been determined to have occurred.

      b. **Insufficient Contact Information: Substitute Notice to Fewer than Ten
         Individuals**  - If there is insufficient or out-of-date information that
         prevents direct written communication with the patient, a substitute form
         of notice (e.g., telephone call) shall be utilized if fewer than ten patients
         are involved.

      c. **Insufficient Contact Information: Substitute Notice to more than ten
         individuals**  - If there are ten or more patients involved, a conspicuous
         posting for 90 days can be posted on the HCC and/or CEHS website or
         notice in major print or broadcast media where the patients affected by the
         Breach are likely to reside.

      d. **Media Notification: Breach of 500+ Individuals**  - In the case of a single
         Breach event involving 500 or more patients in the same State, notice
         must be provided to prominent media outlets serving in the area. Such
         notice must be provided without unreasonable delay and in no case later
         than sixty days after discovery of the breach. The media notice must
         contain the same informational elements that are in the letter to
         individuals. Media Notification will be handled by USU’s Public
         Relations Department.

      e. **HHS Notification**  - The HHS requires that entities report Breaches. A
         report of a Breach to HHS may only be made by the USUPrivacy and/or
         Security Officer.
V. ATTACHMENTS
N/A

VI. REFERENCES
CEHS HIPAA Policy 700- Privacy and Security Incident Procedures
45 CFR §164.530(f)
45 CFR §164.400-414