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42 CFR PART 2 ∨ HIPAA:	
COMPARE AND CONTRAST	
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HIPAA & 42 CFR Part 2	
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□ Health Insurance Portability and Accountability Act	
of 1996  Guidelines for health plans, health care clearinghouses	
and health care providers who transmit information	
electronically for billing and other specified transactions	-
□ 42 CFR Part 2	
<ul> <li>Specifically addresses confidentially of substance use disorder patient records.</li> </ul>	
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The Framework of Principles	
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<ul> <li><u>Privacy</u> is the state of being alone, or the right to keep one's personal matters and relationships secret</li> </ul>	
<u>Confidentiality</u> has been defined by the International Organization for Standardization as "ensuring that	
information is accessible only to those authorized to	
have access"  - <u>Security</u> is measures taken to guarantee freedom of	
secrecy of action communication or the like.	

# **Applicability** 42 CFR Part 2 HIPAA Federally-assisted Health Plans substance use disorder · Health Care Clearinghouses treatment programs · Health Care Providers that transmit electronic information Program $\hfill\Box$ 1. An individual or entity who holds itself out as providing, Per 42 CFR Part 2 and provides, substance use disorder diagnosis, treatment, or referral for treatment; or, $\hfill\Box$ 2. An identified unit within a general medical facility that holds itself as providing, and provides, substance use disorder diagnosis, treatment or referral treatment; or, □ 3. Medical personnel or other staff in a general medical facility whose primary function is the provision of substance use disorder diagnosis, treatment, or referral for treatment and who are identified as such providers. Who is considered a client? 42 CFR Part 2 HIPAA Client means any individual who has applied for or been given diagnosis or treatment for substance use disorder at a federally assisted program $\hfill\Box$ The person who is the subject of the protected health information -past current or future-clinical or financial—any medium $\hfill\Box$ The individuals and organizations Includes any individual who, after arrest on a criminal charge, is identified as an individual with a who are subject to HIPAA regulations as a Continuing Education or Business Associate. substance use disorder in order to determine that individual's eligibility to participate in a part 2 program.

#### **Protected Health Information**

Individually Identifiable Health Information which is:

- Created or received by a health care provider, health plan, employer or health care clearinghouse
- Related to the past, present or future physical or mental health or condition of an individual
- · Related to the provision of health care to an individual
- Related to the past, present or future payment for the provision of health care to an individual
- Identifies the individual or there is reasonable basis to believe that the information can be used to identify the individual
- Is transmitted by electronic media or maintained in any medium

# Client Identifying Information

- Name
- Address
- · Social Security Number

42 CFR Part 2 And HIPAA

- Fingerprints
- Photograph
- · Names of relatives/household
- Name of employer
- Variety of dates
- · Telephone/fax number

#### 42 CFR Part 2 And HIPAA

- Email address/URL/IP
- Medical record number
- · Account/health plan number
- · Vehicle or other device serial number
- Does not include a number assigned by a program for internal use only if that number does not consist of or contain numbers that could be used to identify a patient

## Individuals Allowed Access (HIPAA)

- □ Workforce: Employees, volunteers, trainees, and other persons with access to PHI and <u>under the control</u> of the Covered Entity
- □ Business Associates: Separate entity working on <a href="behalf">behalf</a> of the CE providing TPO and/or associated activities which require access and/or use of PHI from the CE

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Consents			
42 CFR Part 2	НІРАА		
□ Name of patient	□ Name of Patient		
□ From Whom	□ From Whom		
□ To Whom □ What to disclose	□ To Whom □ What to disclose		
□ Purpose of disclosure	□ Purpose of disclosure		
Redisclosure Statement	☐ Revocation Information		
Revocation Statement     Expiration Information	<ul> <li>Statement re: Conditional Treatment</li> <li>Statement re: Ability to be re-disclosed &amp;</li> </ul>		
□ Signature of Patient	not protected		
□ Date of Signature	<ul> <li>Expiration information</li> <li>Signature of patient and date</li> </ul>		
	Signature or patient and date		
Definition			
□ Lawful Holders of P	Ш		
Lawini Holders of F	111		
	patient identifying information is an		
individual or entity who has received patient identifying information as the result of a part of a part 2-compliant patient consent (with a prohibition on re-disclosure note)			
guidance. Thus, a pa	guidance. Thus, a patient who has obtained a copy of their records, or a family member who has received such		
	patient, would not be considered		
lawful holders.			
D (1.1.)			
Definition			
☐ Treating Provider Re	elationship		
- A - Augustin	n nolationalia quieta cuitta anno		
	r relationship exists with another		
individual or entity when, "regardless of whether there has			
been a actual in-person encounter: 1) a patient is, agrees to, or is legally required to be diagnosed, evaluated, and/or			
, , ,	es to accept consultation, for any		
-	idual or entity; and 2) the individual or		
, .	undertake diagnosis, evaluation, or		
treatment of the patient, or consultation with the patient, for any condition."			
ior any condition."			

# Treating Provider Relationship

- □ SAMHSA considers an entity to have a treatment provider relationship with a patient "if the entity employs or privileges one or more individuals who have a treating provider relationship with the patient."
- □ Absent such a relationship, consents to disclose would have to specifically name the individuals or entities to which disclosure may be made. (see table below) SAMHSA did not include "care management relationship" to be a "treating provider relationship."

42 CFR 2.31	Individual or entity to whom disclosure is to be made	Treating provider relationship with patient whose information is being disclosed	Primary designation	Required additional designation
(a)(4)(i)	Individual	Yes	Name of individual (eg Jane Doe MD)	None
(a)(4)(i)	Individual	No	Name of individual (eg Jane Doe MD)	None
(4)(4)(ii)	Entity	Yes	Name of entity (eg Providence Hospital)	None
(a)(4)(iii)(B)	Entity	No	Name of entity that is not covered by 2.31 (eg HIE, research institution, etc.)	At least one of the following:  Name of Individual participant  Name of an entity with treating provider relationship with patient whose information is being disclosed  "General designation" of individual or entity participant or class of thos participants limited to those participants with base at restment whose information is being disclosed (on your current and future treating providers)

# Child Abuse/Neglect

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#### 42 CFR Part 2

- Specific exception allows reporting of only child abuse/neglect
- Restrictions on disclosure and use continue to apply to the original alcohol and drug abuse client records maintained by the program including their disclosure or use for criminal or civil proceedings which may arise out of the report

#### HIPAA

 Allows a report to appropriate authorities of abuse, including child abuse

## Public Health Authorities/Disease Reporting 42 CFR Part 2 HIPAA $\ \square$ No specific exemption for $\hfill\Box$ Authority to disclose to public reporting - need consent, court health authorities for a variety order, or can report if done of circumstances without client anonymously $\hfill\Box$ Can disclose to FDA if error in manufacturing e.g., labeling or sale of drug used in treatment exclusive purpose notifying clients and their physicians of potential Subpoenas/Court Orders 42 CFR Part 2 HIPAA $\hfill\Box$ A subpoena alone is not sufficient $\hfill\Box$ Can disclose in response to a to release information - a court court (or administrative tribunal) order is also required - must be order only, or a subpoena and court order, or by discovery issued by judge in accordance with specific procedures and request or lawful process alone Law Enforcement 42 CFR Part 2 HIPAA □ Can disclose to law enforcement information without subpoena and jails without $\underline{\mathsf{and}}\ \mathsf{court}\ \mathsf{order}\ \mathsf{-}\ \mathsf{arrest/search}$ consent/authorization: warrant not sufficient □ As required by law $\hfill\Box$ Can disclose for crime committed With a subpoena by clients on program premises □ With a warrant or against program personnel or □ To locate missing persons a threat to commit such a crime □ Victim of crime

□ Crime on program premises

## Research 42 CFR Part 2 Others □ Allowable if: □ Protection of Human Subjects (45 CFR 46, Subpart A) ■ Director/Manager determines appropriate and, □ FDA regulations (21 CFR 50 & ■ Disclosure allowed by patient: □ HIPAA Privacy Rule (45 CFR 160 ■ Subject to 45 CFR part 46 &164) ■ CE or BA □ Public Health Service Act ■ List of conditions re: Certificates of Confidentiality redisclosure, record retention, (301(d), 42 USC 241(d)) report format ■ IRBs Prohibition on Re-Disclosure 42 CFR Part 2 HIPAA No specific prohibition against re-disclosure □ Can only disclose pursuant to a consent or other permitted purpose Prohibition against re-disclosure of However, if the entity is a covered entity or a business associate, privacy information to another - can only disclose to those named in consent protections continue to apply □ Must include a written prohibition statement to accompany the consent Any recipient of information is subject to the rule and may not disclose the information except as permitted by the rule

### Redisclosure

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□ The Final Rule clarifies that the prohibition against re-disclosure only applies to information that would identify, directly or indirectly, an individual as having been diagnosed, treated, or referred for treatment for a substance use disorder, such as indicated through standard medical codes, descriptive language or both.

#### **New Redisclosure Statement**

 $\hfill\Box$  Required language on any release of Part 2 information:

■ "This information has been disclosed to you from records protected by federal confidentiality rules (42 CFR Part 2). The federal rules prohibit you from making any further disclosure of information in this record that identifies a patient as having or having had a substance use disorder either directly, by reference to publicly available information, or through verification of such identification by another person unless further disclosure is expressly permitted by the written consent of the individual whose information is being disclosed or as otherwise permitted by 42 CFR part 2. A general authorization for the release of medical or other information is not sufficient for this purpose. The federal rules restrict any use of the information to investigate or prosecute with regard to a crime any patient with a substance use disorder, except as provided at §§2.12(c)(5) and 2.65."

## **Optional Redisclosure Statement**

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- □ To accommodate EHRs or other text limited situations, an abbreviated statement may be used:
  - "42 CFR part 2 prohibits unauthorized disclosure of these records."

#### Client Access to Records

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#### 42 CFR Part 2

- □ Has right to clinical record
- Also subject to restriction on use
   2.23(b)

#### HIPAA

- Client has right to access own
- records
- □ Exceptions:
  - Psychotherapy notes
  - Information compiled in anticipation of civil, criminal or administrative proceeding

## **Client Rights** 42 CFR Part 2 HIPAA Receive notice of covered entity's privacy practices Clients must be given written summary of confidentiality Access own information provisions and notice that Request Request corrections o erroneous/incomplete information Federal law and regulations protect the confidentiality of Request restriction of uses and disclosures alcohol and drug abuse client records. Request transmittalcommunications in an alternative Obtain accounting of Other HIPAA Privacy Mandates □ Designate a Privacy Officer □ Adopt written comprehensive policies $\hfill\Box$ Train staff routinely $\hfill\Box$ Personnel sanctions for breaches $\hfill\Box$ Establish a grievance process □ Physical safeguards ☐ Mitigate results of violations □ Minimum Necessary Requirement □ Privacy Notice □ Accounting of Disclosures □ Correction of erroneous/incomplete information **Enforcement, Compliance and Penalties** 42 CFR Part 2 HIPAA □ Enforcement – US Attorney for $\hfill\Box$ Enforcement – HHS' Office of the judicial district in which the Civil Rights violation occurs □ Penalties - Civil - \$100/person □ Fined in accordance with Title 18 per violation up to of the US Code \$1,500,000/same violation in one year □ Criminal - \$150,000 up to \$1,500,000 with additional time

Contact Information	
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□ (907) 433-7015	
	]
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□ Title 42, Chapter 1, Subchapter A, Part 2—Confidentiality of	
Alcohol and Drug Abuse Patient Records	
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