

Tiger Team Recommendations on Amendments/Corrections

In its Nationwide Privacy and Security Framework for Electronic Exchange of Individually Identifiable Health Information,¹ the Office of the National Coordinator for Health IT adopted the following principle on “Correction”:

Individuals should be provided with a timely means to dispute the accuracy or integrity of their individually identifiable health information (IIHI), and to have erroneous information corrected or to have a dispute documented if their requests are denied.

The Health Insurance Portability and Accountability Act (HIPAA) Privacy Rule already sets forth specific requirements that covered entities must follow in responding to patients’ requests for corrections or amendments to the entities’ records. In an appendix to these recommendations, we have included a summary of the relevant provisions of the Privacy Rule. Briefly, in some circumstances covered entities face obligations to make amendments to their records or to append notes or other information from the patient and the covered entity regarding disputed information in the record; they also may be required to communicate amendments or other appended information about disputed data to other entities that may have previously received the data.

As medical information is increasingly exchanged in electronic form and made more available to patients, increasing numbers of patients may take advantage of their rights to request an amendment under the HIPAA Privacy Rule. Stakeholders have raised concerns as about whether electronic health record (EHR) systems have the technical capability to help covered entities comply with these HIPAA requirements. In addition, the Tiger Team considered issues relating to data integrity and quality when a clinician corrects errors that were not reported by the patient. The Tiger Team considered these issues and makes the following recommendation [FOR DISCUSSION BY THE TEAM]:

- 1. Certified EHRs should have the capability to support a provider’s compliance with HIPAA obligations to respond to patient requests for amendments. Specifically, the systems should make it technically possible for providers to: (Stage 2? Stage 3?)**
 - a. Make amendments to a patient’s health information in a way that is consistent with the entity’s obligations with respect to the legal medical record (i.e., there should be the ability to access/view the original data and to identify any changes to it). For example, Certified EHR systems**

¹ The Framework was first released by ONC in December 2008 and has been subsequently included in the ONC Health IT Strategic Plan.

should have the capability to finalize progress notes, so that any changes are shown as amendments.

- b. Append information from the patient and any rebuttal from the entity regarding disputed data.**
- 2. With respect to existing standard exchange transactions, certified EHR systems should have the ability to transmit amendments, updates or appended information to other providers whom the entity knows have received prior data.**
- 3. Standards Committee should develop the specifics regarding certification criteria and any necessary standards.**
- 4. As a best practice, EHR systems are encouraged to have capabilities that facilitate communications about potential corrections (one possible example is a special icon or button on a screen where physicians/clinicians can report information that appears to be inaccurate)**

The HIPAA Privacy Rule obligations to amend health information (or append information about disputed data) apply only when a patient requests an amendment to health information. The Tiger Team also considered whether to impose affirmative obligations (such as through the conditions of participation for the Nationwide Health Information Network or NwHIN) on providers to inform other entities about errors that are surfaced by record holders and not in response to a particular patient request.

The Team determined that it was not possible to establish one set of directives governing when self-discovered errors and amendments need to be forwarded to other providers given the range of different errors that could occur (some of little consequence for patients) and the potential difficulty of differentiating between a true error and a difference of medical opinion. The Team decided that providers' existing ethical and legal obligations were sufficient to motivate them to use appropriate professional judgment regarding when to inform any known or potential recipients of amendments to health data. The Team also thought that if certified EHR systems had the technical capability to make and propagate amendments, providers would have the tools they need to communicate amendments not only in response to a patient request but also in response to a provider's own discovery of an error.

END

Attached – appendix summary of HIPAA rules on patient requested amendments

Appendix – Summary of Provisions of HIPAA Privacy Rule Dealing with Patient Requests for Amendments (45 C.F.R. 164.526)

- Individuals have the right to ask a covered entity to amend PHI in a “designated record set”; this covers demographic and clinical information in an EHR.
- A covered entity may deny the request if that entity didn't create the information, unless the originator of the information is not available to act on the request. (Thus, individuals are not required to go to the source - but if they go to downstream entity, that entity is not necessarily obligated to make a correction unless the “originator” is not available.)
- Covered entities may also deny the request if it's the type of PHI that the patient doesn't have the right to access, or if the covered entity believes the information is accurate and complete (i.e., the entity disputes the need for a correction).
- Covered entities may require requests for amendment to be in writing and provide a reason for the request; they have to act on the amendment no later than 60 days following the receipt of the request (although this can be extended for up to 30 additional days if they give a reason for the delay and a date for completion).
- If a covered entity agrees to the amendment, it must:
 - At a minimum, identify the records affected by the amendment and "append" or "otherwise provide a link to the location of" the amendment.
 - Inform the individual that the amendment is accepted and get the individual's identification of and agreement to have the covered entity notify the relevant entities that should receive the amendment.
 - Make reasonable efforts to inform and provide the amendment within a reasonable time to (i) the persons identified by the individual as needing the amendment; and (ii) persons, including BAs, that the entity knows have the PHI to be amended and "that may have relied or could foreseeably rely, on the information to the detriment of the individual.”
- If the covered entity denies the amendment, the entity must:
 - Provide the individual with a written denial that includes the basis for the denial plus information of the individual's right to submit a written statement of disagreement
 - If the individual chooses not to submit such a statement, they can request that the covered entity provide the request for amendment and the denial with any future disclosures of the disputed PHI - and the covered entity has to inform the individual of this right. (The covered entity only has to do this if the individual requests that this action be taken.)
 - If the individual submits the written statement of disagreement, the covered entity may prepare a rebuttal, a copy of which must go to the individual.
 - With respect to the PHI in dispute, the covered entity must append or link the individual's request for an amendment, the covered entity's denial of the

DRAFT: June 2, 2011

request, the individual's statement of disagreement (if any), and the entity's rebuttal (if any) to the information and include it in future disclosures (the entity also has the option of instead appending an accurate summary of this information).

- A covered entity data recipient that receives notice from a covered entity that it granted an individual's request for amendment must make the amendment to the information in its records.