HIPAA Privacy Regulations define protected health information (PHI) as individually identifiable health information:

- Name
- Social Security Number
- License Numbers
- Certificate Numbers
- Email Address
- Geographic subdivisions smaller than a state
  (street address, city, county, zip code)
- Birth Date
- Date of Death
- Telephone Number
- Admission & Discharge Dates
- Vehicle ID…and more!

HIPAA Privacy Rule:

1. Grant individuals access to the information created and maintained about them by their health care providers.
2. Prevent the disclosure/release of the information unless the client consents or it is mandated by law.

Preemption of the HIPAA Privacy Rule is allowed if the other state or federal law:

1. Grants the consumer GREATER access to their PHI and/or
2. Gives the consumer health information GREATER protections from disclose.

House Bill 300 came into effect in Texas as of September 1, 2012

"MINIMUM NECESSARY" refers to the practice of limiting the disclosure of information to only that which is necessary to accomplish the purpose for which it is being disclosed. This also includes access and use internally by staff and contractors. Staff and contractors should have access to and use only the minimum necessary to perform their duties.

Notice of Privacy Practices are required under HIPAA regulations to be provided by health care providers to their consumers describing how information about the consumer is used by the agency and when the agency will disclose/release it without the consumer's authorization.

Texas recently enacted stringent new health privacy legislation that extends patient protections beyond those contained in the Health Insurance Portability and Accountability Act (HIPAA) or the Health Information Technology for Economic and Clinical Health (HITECH) Act. Under the preemption provision in HIPAA, the stricter Texas law will apply to HIPAA covered entities doing business in the state. The new law, H.B. 300, effective Sept. 1, 2012, is designed to better ensure the security and privacy of PHI that is exchanged via electronic means. The law also grants new enforcement authority to a variety of state agencies, establishes standards for the use of electronic health records, and increases penalties for the wrongful electronic disclosure of PHI, including creating a new felony for wrongfully accessing or reading of EHR via electronic means.

Clients Rights under HIPAA regulations include:

- Right to access their record that includes medical record and billing information. This includes the right to inspect and copy.
- Right to request an amendment to their record.
- Right to request the provider restrict/limit uses or disclosures of PHI when the provider is carrying out treatment, payment or healthcare operations.
Right to request the provider communicate with them in an alternate way or at an alternate location (e.g., only send mail and phone calls to cell phone, not home.)

Right to request an accounting of disclosures—a list or account of disclosures made that the client would not be aware.

Right to file a complaint.

Right to receive a copy of the Notice of Privacy Practices.

Release of Information Forms is required, under HIPAA regulations, to include all of the following core elements:

- Consumer’s name.
- A description of information to be disclosed.
- Name or specific identification of person authorized to make the disclosure.
- Name or specific identification of person to whom to make the disclosure.
- A description of the purpose of the disclosure.
- An expiration date or event.
- Signature of the consumer, or person authorized to sign on behalf of the consumer, including a description of that individual’s authority to act for the consumer.
- Date of the signature.

BEST PRACTICES for PRIVACY and SECURITY:

- Keep medical records locked/secured.
- Only access consumer information you need to do your job—limit it to minimum necessary.
- Keep consumer records and other documents containing PHI out of sight—don’t leave it lying around.
- Monitor faxes containing PHI or confidential information.
- Try to keep fax machines in areas not generally accessible.
- Documents with PHI or confidential information to be discarded should be shredded—not put in with regular trash.
- Don’t talk with consumers in public areas or where you could be overheard.
- Protect computer passwords—never share or give out to others.
- Don’t include PHI in emails unless it is encrypted or a secure email system is being used.
- Log off the computer and put secure any other open files that contain PHI or confidential information when not in use.
- Keep computer screens out of eyesight of others.
- If you see any staff violating these best practices, give them a helpful/gentle reminder—don’t just ignore it. Or, if appropriate, report the violation.

Report any problems or violations to:

Privacy Officer: ___________________________ Compliance Officer: ___________________________
Quiz

Employee: _______________________________ Date: _______________________________

Graded By (RN): _______________________________ Grade: _______________________________

1. PHI stands for Private Health Information.
   a) True
   b) False

2. Privacy and security regulations require that PHI is NOT to be included in an email, unless it is encrypted or you are using a secure email system and includes a confidentiality statement in the email.
   a) True
   b) False

3. Privacy and security regulations require that computer screens should be within eyesight of others for better communication of information.
   a) True
   b) False

4. Protected Health Information includes:
   a) Name
   b) Zip Code
   c) Admission Date
   d) Date of Death
   e) All of the above
   f) all except B

5. HIPAA regulations treat a medical record number as PHI, but Substance Abuse regulations do not, as long as the number does not include numbers that could possibly identify the individual. Which regulation do you follow?
   a) HIPAA regulation
   b) Substance Abuse regulation

6. Staff and contractors have the right to access any information about any individual receiving services through this Agency.
   a) True
   b) False

7. Under the HIPAA Privacy regulations, a consumer has the right to request that the provider restrict, or limit uses or disclosures of their PHI when carrying out treatment, payment, or health care operations.
   a) True
   b) False
8. Documents containing PHI or confidential information can be discarded with regular trash.
   a) True
   b) False

9. HB300 is now a nationwide Rule to add security to the existing HIPAA rules.
   a. True
   b. False- just Texas

10. HB300 is to provide better security and privacy for electronic exchange of PHI
    a. True
    b. False