

Notice of Privacy Practices for Protected Health Information

This notice describes how medical information about you may be used and disclosed and how you can get access to this information. Please review it carefully.

Robert S. White, MD is permitted by federal privacy laws to make uses and disclosures of your health information for purposes of treatment, payment and healthcare operations. Protected health information (PHI) is the information we create and obtain in providing our services to you. We are not required by federal law to obtain written authorization for these purposes. However, Connecticut state law requires written consent for disclosure of PHI. We will obtain written authorization for any disclosure. Such information may include documenting your symptoms, examination and test results, diagnosis, and treatment. It also includes bills and documents for those services. You may request restrictions on the use and disclosure of protected health information for these purposes.

Examples of Uses of Your Health Information that do not Require Written Authorization:

Treatment Purposes:

- When your psychiatrist or therapist believes that you are at risk to hurt yourself or others or risk of injury to property of others.
- Obtaining a supervisory consultation with a professional colleague

Payment Purposes:

- Submitting a billing form to your insurance company
- Submitting a treatment plan requested by a managed care company
- Request for or auditing of the medical record by an insurance company
- Submitting information to the state insurance commissioner to resolve disputes with insurance companies

Examples of Uses of Your Health Information for Healthcare Operations:

- Participating in a quality improvement or outcome evaluation
- Obtaining hospital privileges

All other Disclosures require written authorization from you or your guardian

- All communications between your psychiatrist and therapist
- All communications with your medical doctors.
- Obtaining records from hospitals and other mental health facilities.
- Communicating with your lawyer, DCF worker, school, etc.

Your Health Information Rights

The health and billing records we maintain are the physical property of Robert S. White, MD. The information in it, however, belongs to you. You have the right to:

- Request a restriction on certain uses and disclosures of your health information by delivering the request to your therapist or psychiatrist. We are not required to grant this request, but we will comply with any request granted.
- Obtain a copy of the current Notice of Privacy Practices for Protected Health Information from your therapist or psychiatrist.
- Request that you be allowed to inspect and copy your medical record and billing record. There will be a reasonable charge for copying of the medical record. This request must be in writing. There are certain limited grounds under which we can deny access to records in part or all.
- Appeal a denial of access to your Protected Health Information.
- Request that your medical record be amended to correct incomplete or incorrect information. This request must be in writing. We may deny your request if you ask us to amend information that:

1. Was not created by us
 2. Is not part of the health information kept by Robert S. White, MD
 3. Is not part of the information that you would be permitted to inspect
 4. Is accurate and complete
- If your request is denied, you will be informed of the reason for the denial and will have an opportunity to submit a statement of disagreement to be maintained in the medical record.
 - Request that communication of your health information be made by alternative means or at an alternative location.
 - Obtain an accurate accounting of disclosures of your health information by a request in writing. An accounting will not disclose disclosures of information for treatment, payment and healthcare operations, disclosures made at your request or authorized by you.
 - Revoke authorizations that you made previously to use or disclose information by delivering a written notice.

Our Responsibilities

Robert S. White, MD is required to:

- Maintain the privacy of your health information as required by law
- Provide you with a notice as to our duties and privacy practices as to the information we collect and maintain about you.
- Abide by the terms of this Notice
- Notify you if we cannot accommodate a requested restriction or request
- Accommodate your reasonable requests regarding methods to communicate health information with you

We reserve the right to amend, change, or eliminate provisions in our privacy practices and to enact new provisions regarding the protected information we maintain. If our information practices change, we will amend our Notice. You are entitled to receive a revised copy of the Notice by a request to your therapist or psychiatrist. The revised copy of the Notice will be posted on our website (laurelhealthservices.com).

To Request Information or File a Complaint

If you have questions, would like additional information, or want to report a problem regarding the handling of your information, you may contact our privacy officer:

Robert S. White, MD
 27 Elm St. Third Floor
 New Haven, CT 06510
 203-624-8503x18
robert@robertwhitemd.com
 Web site: robertwhitemd.com

If you believe that your rights have been violated, you may file a written complaint with our privacy officer. You also have the right to an independent review of any decision we make. You may also file a complaint with the federal Secretary of Health and Human Services.

- We cannot, and will not, require you to waive the right to file a complaint with the Secretary of HHS as a condition of receiving treatment from Robert S. White, MD.
- We cannot, and will not, retaliate against you for filing a complaint with the Secretary of HHS.

Other Disclosure and Uses

Communication with family

- We will discuss with you your preferences about communication with your family, other relatives, close personal friends or any other person you identify concerning your health information. We will attempt to follow such preferences.
- If you are a minor, we will discuss with you and your family your preferences for private communication with your therapist or psychiatrist. However, if we feel that you are at risk, we may need to communicate to your parents without your permission. We will attempt to notify you of this communication if possible.

Danger to self or others

- If we feel you are at serious risk to commit suicide, we are obligated by Connecticut state law to protect you. This could include notifying your family or friends, calling the police, or sending you to the hospital without your consent.
- If we feel you are at serious risk to physically hurt someone else, we are obligated by Connecticut state law to protect that person by either notifying that person or arranging for you to be in a safe place where you cannot cause harm.

Abuse and neglect

- We are required by Connecticut state law to disclose to the state child abuse and neglect, abuse and neglect of the mentally retarded, and elder abuse and neglect.

Workers Compensation

- If you are seeking compensation through Workers Compensation or the treatment is paid by Workers Compensation, then we may disclose your protected health information to the company insuring the Workers Compensation.

Social Security Disability

- If you apply or receive social security disability, we may disclose protected health information to the Social Security Administration.

Food and Drug Administration

- We may disclose to the FDA your protected health information relating to adverse events with respect to food, supplements, and medicines.

Public Health

- As authorized by law, we may disclose your protected health information to public health agencies charged with preventing or controlling disease, injury or disability.

Employers

- We may release health information about you to your employer only if we provide health care services to you at the direct request of your employer. Use of group health insurance does not usually allow disclosure of health information to your employer but you may need to check with your employer to be sure. Employee assistance programs may or may not require such release. You should ask the employee assistance program. This should be discussed at the time of your first contact with us.
- All other disclosures to employers would require a specific release of information allowing us to disclose protected health information. If you request a letter or report to be sent to your employer, we will assume you are giving us a specific authorization to disclose that information.

Law Enforcement

- We may disclose your protected health information for law enforcement purposes as required by state and federal law.
- We may disclose your protected health information in the course of any judicial or administrative proceedings as allowed or required by law.

Effective date: April 1, 2003