Department of Public Health
Confidentiality Policy

Revised April 21, 2008
Massachusetts Department of Public Health
Confidentiality Policy

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SECTION I. Introduction

To further its mission, the Massachusetts Department of Public Health (the "Department") collects confidential information for use in public health surveillance, program development and evaluation, research, and for many other public health purposes. The Department also collects information from individuals seeking certain services or benefits. It is critical that Department workforce members recognize the importance of protecting personal privacy and safeguarding the confidentiality of information obtained by the Department to the greatest extent possible.

Each citizen of the Commonwealth has a fundamental right to privacy and confidentiality with respect to any confidential information held by the Department. Individuals have rights related to how information about them is collected, used, maintained, and disclosed. Individually identifiable information must be treated confidentially, and individuals should be given easily understood information about policies regarding the collection, use, maintenance, and disclosure of confidential information. Individuals' authorization for the disclosure of their identifiable confidential information should be obtained for anticipated disclosures, unless disclosure of these data without authorization is required or allowed by law or regulation.

Individuals' claims to privacy must be balanced with their public responsibility to contribute to the common good, through use of their information for important public health purposes, with the understanding that their information will be used with respect and be protected as required by law. For instance, health information is vital to public health surveillance, public health investigations, collection of vital records, and research studies about the population's health. Health information is essential to the Department's performance of basic public health activities, and the protection of confidential information about individuals is an important responsibility of the Department. Thus, the Department strives to balance its mission to protect the health and safety of the public with its commitment to safeguarding the privacy rights of its citizens.

This Confidentiality Policy is intended to ensure that Department workforce members comply with all relevant state and federal laws and regulations concerning the protection of confidential information. These include, but are not limited to, the Massachusetts Fair Information Practices Act (FIPA); the Health Insurance Portability and Accountability Act (HIPAA) and the privacy and security regulations implementing HIPAA, as they apply to the Department as a hybrid agency;¹ and Massachusetts Executive Order # 412. Other specific state and federal laws and regulations may impose additional confidentiality requirements. Examples include state laws regarding HIV/AIDS, cancer incidence information, and vital records and federal laws regarding confidentiality of substance abuse and

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¹ Hybrid Entity means MDPH as a single legal entity, whose business activities include both covered and non-covered functions and that designates the covered functions to be included in its covered components. Only covered components are required to comply with HIPAA’s Privacy and Security Rules. All covered and non-covered components must follow the Department’s Confidentiality Policy and Procedures, except where otherwise indicated.
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Women, Infants and Children (WIC) nutrition program information. This Confidentiality Policy applies to all Department workforce members in the covered and non-covered components of the Department and establishes the general rules that all Department workforce members are expected to follow concerning use and disclosure of confidential information collected and maintained by the Department. The specific procedures that must be implemented by each Center in the Department are contained in the confidentiality procedures.

SECTION II. Limiting Collection of Confidential Information
Department workforce members shall collect confidential information only when such collection is authorized by law or regulation, when confidential information is deemed necessary to further a public health purpose, or when provided to the Department by individuals seeking services or benefits. Workforce members shall collect no more confidential information than is reasonably necessary to accomplish the intended purpose.

SECTION III. Limiting Use of Confidential Information
Department workforce members shall limit the use of confidential information to those purposes for which the information was collected or other public health purposes permitted by law, which further the mission of the Department. Whenever identifiable information is not necessary to conduct the public health purpose, the confidential information shall be rendered de-identified.

SECTION IV. Limiting Access to Confidential Information
Department workforce members shall limit access to confidential information to only those workforce members who have a legitimate need to access the information in order to conduct the public health purpose. Access shall be limited to the minimum number of individuals who are reasonably necessary to conduct the public health purpose.

SECTION V. Limiting Disclosure of Confidential Information
Department workforce members shall limit disclosure of confidential information to only authorized persons. Department workforce members shall follow the confidentiality procedures, which delineate when and to whom disclosures can be made. Department workforce members shall limit disclosure of confidential information to the minimum necessary amount of confidential information that is required to accomplish the intended purpose of the use or disclosure.

SECTION VI. Acknowledgment of Confidentiality Policy and Procedures
All Department workforce members shall strictly maintain the confidentiality of all confidential information held by the Department. No person having access to confidential information shall disclose, in any manner, any confidential information except as established in the confidentiality procedures. All Department workforce members will receive education and training regarding the confidentiality and security principles addressed in this policy and the procedures. In addition, all Department workforce members shall sign an acknowledgement that they received training and that it is their responsibility to read and comply with all aspects of the Confidentiality Policy and Procedures.

SECTION VII. Data Linkage
If confidential information is used for data linkage, the linked dataset shall be stripped of personal identifiers and all identifiers shall be destroyed unless there is a legitimate public health purpose for retaining such identifiers. When such projects
SECTION VIII. Data Destruction
As soon as reasonably practicable and in a manner consistent with Commonwealth record retention policies, Department staff shall de-identify confidential information and destroy all identifiable information unless there is a legitimate public health purpose for retaining such identifiable information or retention of the information is required by law. Limited data sets that are used or disclosed must be destroyed or returned to the primary data holder when projects for which they were obtained are completed.

SECTION IX. Publications and Reports Based on Confidential Information
All reports and publications based on confidential information shall contain only aggregate data. No personally identifiable information or information that could lead to the identification of an individual shall be published or disclosed, unless pursuant to an authorization. All aggregate data presented in such reports or publications shall comply with Department procedures on aggregate data release to ensure that individuals cannot be identified based on the data presented. No maps based on confidential information may be published or disclosed with sufficient detail so as to allow for identification of individuals.

SECTION X. Individual Rights
The Department is committed to providing individual data subjects with access to confidential information held by the Department, unless otherwise restricted. The Department shall take appropriate measures to permit individual data subjects to amend or to restrict the disclosure of their confidential information subject to certain restrictions. An opportunity to request specific individual rights related to confidential information held by the Department shall be afforded to all data subjects. All workforce members shall follow procedures that provide for these rights.

SECTION XI. Security
Department workforce members who have access to confidential information shall ensure that such information is maintained in a secure manner which prevents unauthorized individuals from gaining access to such information. Confidential information shall not be removed from the work site unless authorized as necessary for work related purposes, shall not be transmitted by email unless by means of a Departmental approved secure system, and shall not be downloaded to a portable device unless authorized by the Center director. Workforce members shall follow all applicable procedures to ensure physical and electronic security of all confidential information. Department workforce members shall not attempt to exceed the scope of their authorized access or attempt to circumvent any Department systems security measures.

SECTION XII. Data Integrity
The Department will work to ensure the quality, accuracy, and reliability of the data and records under its control, whether contained in written, electronic, or other format. The Department will only collect confidential information that is relevant to the purposes for which it is to be used, and will work to ensure that such data is accurate, complete, and timely. Department workforce members must ensure that
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confidential information is protected from unauthorized modification and destruction. The Department shall strive to maintain the accuracy of the confidential information it holds. This includes establishing, where appropriate, mechanisms to allow individuals access to review and amend their confidential information if permitted by and in compliance with state and federal law.

SECTION XIII. Research Studies and Contact with Data Subjects
Department workforce members that are conducting a research project, which requires access to confidential information held by the Department, shall consult with the Research and Data Access Review Committee (RaDAR) and the Office of the General Counsel to ensure that appropriate research protocols are followed and that review by the Human Research Review Committee (HRRC) at Shattuck Hospital (i.e., the Department's Institutional Review Board) is obtained when necessary. In addition, Department workforce members that are conducting a research study or other public health investigation, which involves contact with data subjects, shall consult with the Office of the General Counsel to review and approve the contact protocol (consent forms, questionnaires, interview scripts, etc.).

SECTION XIV. Confidential Information Procedures
Each Center of the Department shall implement the specific procedures adopted pursuant to this policy. A Center may adopt additional procedures that specifically address the operations of the Center provided that the procedures are consistent with this policy and are reviewed and approved by the Privacy Office. Department workforce members shall comply with all procedures adopted pursuant to this policy.

SECTION XV. Compulsory Legal Process and Requests from Law Enforcement
Any Department workforce member receiving a subpoena, discovery request, court order or any other form of compulsory legal process to provide confidential information shall immediately notify the Office of the General Counsel (OGC) and shall not disclose any confidential information until authorized to do so by the Office of the General Counsel, unless the Center and the OGC have a protocol that does not require contacting the OGC. Any workforce member receiving a request for access to confidential information from a law enforcement official shall immediately notify the Office of the General Counsel or the Privacy Office and shall not disclose any confidential information unless and until authorized to disclose the information.

SECTION XVI. Non-Compliance
All Department workforce members are required to comply with the Confidentiality Policy and Procedures. Department workforce members that fail to comply may be denied further access to confidential information and may be subject to disciplinary action. Department workforce members shall immediately report to their Privacy Office any violations of this policy. Department workforce members are protected from retaliation for reporting violations of the Confidentiality Policy and Procedures by Massachusetts law (M.G.L. c. 149, §185). The Department may audit use and disclosure of confidential information by Department workforce members in order to ensure compliance with this policy and the procedures. The Confidentiality Policy and Procedures continue to apply to workforce members after leaving MDPH, with respect to confidential information to which the workforce member had access while working at the Department.
Contact Information

Any questions concerning this policy should be directed to the Privacy Office:

Privacy Officer
Massachusetts Department of Public Health
250 Washington Street
Boston, MA 02108
(617) 624-5194

Questions relating to any of the MDPH Hospitals or the State Office of Pharmacy Services should be directed to their respective Privacy Office:

- Lemuel Shattuck Hospital: (617) 971-3550
- Massachusetts Hospital School: (781) 830-8877
- Tewksbury Hospital: (978) 851-7321, ext. 2211
- Western Massachusetts Hospital: (413) 562-4131, ext. 232
- Office of State Pharmacy Services: (978) 858-2100