Topic: PHI and Email	Department: Entire Agency		
Original effective date: 6/1/03	Last revision date: 1/26/21		
Owner: VP for Quality and Compliance	Frequency of reviews: Annual		
Internal/Regulatory Reference(s) (all that apply): 164.312(e)(2)(ii)			
Related documents/Links:			

Policy: It is the policy of The Arc of Monroe to ensure that people have opportunities for privacy and that business, administrative and support functions promote personal and organizational outcomes.

Additional Information: For the purposes of this procedure, "staff" includes employees, contractors, consultants, interns, students and volunteers.

"Protected health information or PHI" is defined as information about people we support that relates to their past, present or future mental or physical health and also identifies them in some way. In addition to more obvious things such as treatment plans, service documentation, clinical assessment, etc., the following are also considered PHI:

- Initials of someone we support. If you share initials, you are sharing PHI. Reducing a name to initials does not protect it under HIPAA law.
- Pictures of someone we support. This includes any photograph that will identify the person in some way. This may be the case even if their face isn't visible, but something distinctive about them is. It could also apply to pictures of the back of their head, side shots, other parts of their bodies that are distinctive, etc.
- Anything that describes someone in a way that makes it clear who you are talking about (such as
 a full physical description; or a combination of characteristics that are so unique as to effectively
 name the person). EXAMPLE: A short middle-aged woman with blazing red hair and right-side
 hemiparesis who goes to Henrietta Day Services.

This definition applies whether the information is written, spoken, signed, or in an electronic format – regardless of the language (e.g., English or any other language). You should presume that any information about people we support that you work with in your job is PHI and should be treated as such.

Procedure				
Task:		Responsible party:		
General Guidelines				
1.	Whenever sending PHI to an email outside The Arc of Monroe, the email needs to be encrypted by typing the word Secure somewhere in the subject line. "Outside the Arc of Monroe" means to an email address ending in anything other than "@arcmonroe.org."	Staff		
	Note: Emails with PHI sent to another Arcmonroe.org email address are			

	automatically secured because they are within the same system. Staff do not need to include the word Secure in the subject line of internal emails containing PHI.	
2.	As with any use or disclosure of PHI, staff can only include the least	Staff
	amount of information needed to complete the task at hand.	•••
3.	Staff should be especially careful with "reply all" when responding to	Staff
J.	emails. They should ensure that everyone on the distribution list needs to	Stan
	·	
	get their reply. Staff should also be careful with "autofill." This is where the Outlook email	Staff
4.		Stair
	system tries to help by filling in a name based on the first few letters	
	typed. Sometimes it fills in the wrong name. This can mean that someone	
	could receive information they shouldn't receive. Even if it was an	
	accident, it's still a HIPAA violation.	
5.	If someone we support or their legal representative would prefer to	People we
	receive unsecured emails from us – including emails containing PHI, they	support or legal
	need to tell us that that is what they would like.	representatives
6.	Once they do so, we need to tell them in writing that there is some risk:	Staff
	specifically, that by sending an unsecured email, someone could intercept	
	the email and get access to the PHI. If they want us to send unsecured	
	emails containing PHI, then if someone intercepts the email containing	
	PHI, they can't hold us responsible. Once we have told them this in writing,	
	we can begin sending PHI via unsecured emails.	
Manag	er responsibilities:	
1.	Managers are responsible for acting as role models for other staff in	Managers
	regards to keeping PHI as secure as possible.	
2.	Managers should have a solid understanding of the provisions of this	Managers
۷.	policy.	Wanagers
2	Managers should periodically reinforce with their teams the importance of	Managers
3.	·	ivialiagels
	securing email appropriately and being careful with autofill.	Managara
4.	Managers should know where and from whom to obtain support should	Managers
	they have questions in enforcing this policy.	
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	Quality and Compliance:	
1.	Acts as the agency's Privacy Officer	VP for Quality
		and Compliance
2.	Responsible for administering the agency's HIPAA privacy policies and	VP for Quality
	procedures	and Compliance
3.	Acts as a resource for staff in regards to proper implementation of the	VP for Quality
	HIPAA privacy rule	and Compliance
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Document revision record:

Revision	Release	Reason for change	Approver
Date	Date		
9/17/07	9/17/07	Reasons for change not documented	P Dancer

9/17/08	9/17/08	Reasons for change not documented	P Dancer
10/24/11	10/24/11	Reasons for change not documented	P Dancer
11/16/12	11/16/12	Reasons for change not documented	P Dancer
9/30/16	9/30/16	Reasons for change not documented	P Dancer
12/28/18	12/28/18	Reasons for change not documented	P Dancer
1/26/21	1/26/21	Transitioned to the new procedural format	P Dancer