Women's Health Medical Group

NOTICE OF PRIVACY PRACTICE

Effective Date; July 31, 2019

THIS MOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GFT ACCESS TO THIS INFORMATION,

PLEASE REVIEW IT CAREFULLY.

If you have any questions about this Notice of Privacy Practices ('Notice'), please contact.

Privacy Officer: Ginny Bice Phone Number, 817-346-5336

Section A: Who Will Follow This Notice?

This Notice describes Women's Health Medical Group (hereafter referred to as 'Provider') Privacy Practices and that lof:

Any workforce member authorized to create medical information referred to as Protected Health. Information (PHI) which may be used for purposes such as Treatment, Payment and Healthcare. Operations, These workforce members may include:

- All departments and units of the Provider.
- Any member of a voluntear group.
- All employees, staff and other Provider personnel.
- Any entity providing services under the Provider's direction and control will follow the terms of this notion, in addition, these entities, sites and locations may share mesical information with each other for Treatment, Payment or Healthdara Operational purposes described in this Notice.

Section B: Our Pledge Regarding Medical Information

We uselestand that medical information about you and your health is personal. We are committed to protecting sectical information about you. We create a record of the care and services you receive at the Provider, We need this record to provide you with quality care and to comply with coston legal in equirements. This Notice applies to all of the records of your care generated or natherisated by the Provider, whicher trade by Provider personnel or your present doors presently only the personnel or your present doors.

This Notice will tell you about the ways in which we may use and disclose medical information about you. We also describe your rights and certain obligations we have regarding the use and disclosure of medical information.

We are required by law to:

- Make sure that medical information that identifies you is kept private;
- Give you this Notice of our legal duties and privacy practices with respect to medical information about you, and
- Follow the terms of the Notice that is currently in effect.

Section C: How We May Use and Disclose Medical Information About You

The following categories describe different ways that we use and disclose medical information. For each category of uses or disclosures we will explain what we mean and by to give some examples. Not every use or disclosure in a category will be fisted. However, all of the ways we are permitted to use and disclose information will fall within one of the categories.

- Treatment. We may use medical information about you to provide you with medical treatment or services. We may disclose medical information about you to doctors, nurses, technicians, health care students, or other Provider personnel who are involved to taking care of you at the Provider. For examples doctor resignly out for a broken leg may need to know if you there disbettes have disbettes have show the way show the healing process, in addition, the doctor may need to tell the distribution by our bave disbettes so that we can prange for appropriate meals. Different departments of the Provider also may state medical information about you in order to coordinate different items, such as prescriptions, lab work and virials. We also may disclose, medical information about you to people outside the Provider who may be involved in your medical case. after you leave the Provider.
- Payment. We may use and disclose medical information about you so that the breatment and is enclose you receive at the Provider may be tifted and
 payment may be callected from you, an insurance company or a third party. For example, we may used to give your health plan information about
 surgery you received at the Provider so your health plan with pay us or relimbures you for the procedure. We may also tell your health plan about a
 prescribed treatment. So obtain prior approval or to determine whether your plan will cover the treatment.
- Healthcare OperaBons. We may use and disclose medical information about you for Provider operations. These uses and disclosures are necessary to run the Provider and make sure that all of our patients receive quality care. For example, we may use modical information to review our treatment and services and to evalure the performance of our staff in carding to you. We may also combine medical immaster many Provider patients to decide what additional services the Provider should ofter, what services are not needed, and whether certain new treatments are directive. We may also combine the medical Information we have with medical information from other Provider patient for review and tearning purposes. We may also combine the medical Information we have with medical information from other Providers to compare bow we are defined and services we direr. We may senove information that identifies you from this set of medical information so others may use it to study health care and health care delivery willout learning a patient's Identity.
- Appointment Reinladers. We may use and disclose medical information to contact you as a reminder that you have an appointment for treatment or medical care at the Provider.
- Treatment Alternatives. We may use and disclose medical information to fell you about or recommend possible treatment options or alternatives that may be of interest to you.
- Health-Related Benefits and Services. We may use and discrose medical information to left, you about trealth-related benefits or services that may
 be of interest to you.
- Fundralishing Activities. We may use information about you to contact you in an effect to raise money for the Provider and its operations. We may

elsclose information to a frondation related to the Provider to that the foundation may contact you about railsing money for the Provider, We only would release contact information, such as your name, address and places unwher and the didles your received treatment or services at the Provider. If you do account the Provider to contact you for loadstaking efforts, you must notify us in writing and you will be given the opportunity in Opt-out of these

Authorizations Required

We will not use your protected health information for any purposes not specifically allowed by Federal or State laws or regulations without your written authorization, this includes uses of your PHI for markating or sales activities.

- Emergencies. We may use or disclose your medical information if you need emergency treatment or if we are required by law to treat you but are unable to obtain your consent. If this inappens, we will by to obtain your consent as soon as we reasonably can after we treat you.
- Psychotherapy Notes

Psychotherapy notes are accorded strict protections under several laws and regulations. Therefore, we will disclosure psychotherapy notes only upon your written authorization with Smiled exceptions.

- Communication Barriers. We may use and disclose your health information if we are unable to lobely your consent because of substantial
 communication barriers, and we believe you would liveral us to treat you if we could communicate with you.
- Provider Directory. We may include certain familed Information about you in the Provider directory while you are a patient at the Provider. Talls
 Information may include your name. Incation in the Provider, your general condition (e.g., fair, stable, etc.) and your religious afficiation. The directory
 Information, except fits; your religious afficiation, may also be released to people who ask for you by name. Your teligious direction may be given to a
 member of the clergy, such as a priest or rabbi, even if they do not ask for you by name. Talls is so your family. Iftends and delegy can visit you in the
 Provider and generality know how you are divide.
- Individuals Involved in Your Care or Payment for Your Care. We may release medical information about you to a friend or family member who is involved in your medical care and we may also give information to sometime with halps pay for your care, unless you object to writing, and eask is not to provide this information to specific highdrass, in addition, we may disclose medical information about you to an entity assisting in a disaster relief effort so that your family can be notified about your condition, status and location.

Research. Under cartain circumstances, we may use and disclose medical information about you for research purposes. For example, a research project may knowle companing the seath and recovery of all patients who received one medication to those who received another, for the same condition. All research projects, however, are subject to a special approval process. This process reducts a proposed research project and its use of medical information, they had so believe the research exect with patients' need for privacy of their medical information. Before we use or disclose medical information for research, the project will have been approved through. Bits research approval process, but we may, however, disclose medical information about you to people preparing to conduct a research project, for example, to help there look for patients with specific medical needs, so long as the reductal information that information they review does not leave the Provider. We will almost always generally ask for your specific permission if the researcher will have access to your name, address to other information that reveals who you are, or with E year at the Provider.

- As Required By Law. We will disclose medical information about you when required to do so by federal, state or local law.
- Yo Avert a Serious Threat to Health or Safety. We may use and disclose medical information about your when necessary to prevent a serious threat to your health and safety or the health and safety of the public of another person. Any disclosure, however, world only be to someone able to help prevent the threat.
- E-mail Use

E-mail will only be used following this Organization's current policies and practices and with your permission, The use of secured, encrypted e-mail is encouraged.

Section D: Special Situations

- Organ and Tissue Donation. If you are an organ donor, we may release medical information to organizations that hands organ procurement or organ, eye or tissue transplantation or to an organ donation bank, as necessary to facilitate organ or tissue donation and transplantation.
- Military and Veterans. If you are a member of the armed forces, we may release medical. Information about you as required by nikitary command authorities. We may also release medical. Information about foreign military personnel to the appropriate foreign military authority.
- Workers' Compensation, We may release medical information about you for workers' compensation or similar programs.
- Public Health Risks. We may disclose medical information about you for public health edityides. These activides generally include the fotowing:
 - O to prevent or control disease, injury or disability;
 - to report bliths and dealits;
 - O to report child abuse or neglect;
 - O to report reactions to medications or problems with products;
 - O to notify people of recalls of products they may be using:
 - to coiffy a person who may have been exposed to a disease or may be at risk for contracting or spreading a disease or condition; and
 - to notify the appropriate government authority if we believe a patient has been the victim of abuse, neglection domestic violence. We will only
- Health Oversight Activities. We may disclose medical information to a health oversight agency for authities authorized by law. These oversight activities include, for example, surisis, investigations, inspections, and because. These activities are necessary for the government run monitor the literal trace system, generation and activities are necessary for the government run monitor the
- Lawsuits and Disputes. If you are involved in a lawsuit or a dispute, we may disclose inedical information about you in response to a court or
 administrative order. We may also disclose inedical information about you in response to a subpoens, discovery request, or other lawful information
 someone else involved in the dispute, but only if efforts have been made to tell you about the request or to obtain an order protecting the information.
- Law Enforcement. We may release medical information if asked to do so by a law enforcement officials

- in response to a court order, subpoena, warrant, summons or slimitar process;
- to identity or locate a suspect, fugitive, material witness, or missing person;
- allowed the victim of a crima if, under certain limited chromastances, we are unable to obtain the person's agreement;
- about a dealt we believe may be the result of crimical conduct;
- · O about criminal conduct at the Provider, and
- in emergency circonstances, to report a crime; the location of the crime or victims; or the identity, description or location of the person who contribute the crime.
- Coroners, Medical Examiners and Funeral Directors. We may release medical information to a coroner or medical examiner. This may be necessary,
 for example, to identify a deceased person or determine the cause of death. We may also release medical information about patients of the Provider to
 fineral directors as necessary to carry out their duties.
- National Security and Intelligence Activities. We may release medical information about you to authorized federal officials for intelligence, counterinteligence, and other national security activities authorized by law.
- Protective Services for the President and Others, We may disclose medical information about you to authorized federal officials so they may provide protection to the President, other authorized persons or foreign heads of state or conduct special-investigations.
- Inmates. If you are an immate of a correctional institution or under the custody of a law enforcement official, we may release medical Information about
 you to the correctional institution or law enforcement official. This release would be necessary for the institution to provide you with health care, to
 protect your featilit and selfey of the levals and selfey of others, or for their safety and security of the conceitional institution.

Section E: Your Rights Regarding Medical Information About You

You have the following rights regarding masked adomnation we maintain about your

- Right to Access, Inspect and Copy. You have the right to finely access to inspect, receive copies of and direct copies be sent to third parties of the
 medical information that may be used to make decisions about your care, with a few exceptions. Usually, this includes medical and billing records, but
 may not include psycholicarpy notes, if your request a copy of the information, we may charge a fee for the costs of copying, mailing or other supplies
 associated with your request.
- We may deay your request to Inspect, receive or diget copies be sont of your medical information in cartain very limited circumstances. If you are desired access to medical information, is some cases, you may request. That the desirable revisioned, Another Locarech health care professional chosen by the provider. Will review your exquest and the denist. The person conducting the review will not be the person who dealed your request. Vie will comply with the number of the review.
- Right to Amend, if you feel that medical information we have about you is incorrect or incomplete, you may ask us to amend the information. Your have the right to request an immediate for as long as the information is kept by or for the Provider. In addition, you must provide a reason that supports your recreat.
- We may deay your request for an enrendment if it is not in writing or does not include a reason to support the request. In addition, we may deay your request if you ask us to amend information that:
 - O Was not created by us, baless the person or entity that created the information is no linner available to make the amendment
 - O Is not part of the medical information kept by or for the Provider:
 - Is not pad of the information which you work be permitted to inspect and copy, or
 - Is accurate and complete.
- Right to an Accounting of Disclosures. You have the fight to request an 'Accounting of Disclosures'. This is a list of the disclosures we made of
 medical information about you. Your request assist store a sine period which may not be longer than six years earl may not include dates before April
 14, 2003. Your request should indicate in what form you want the accounting (for example, on paper or electronically, if available). The first accounting
 you request within a 12 month period will be complementary. For additional lists, we may charge you for the costs of providing the fist. We will notify you
 of the costs in involved early our may choose to writinglaw or macking your request at that time before any costs are incorred.
- Right to Request Restrictions. You have the right to request a restriction or limitation on the medical information we use or disclose about you for payment or healthcase operations. You also have the right to request a that to do the medical information we disclose about you to someone who is knowled in pour care in the arrangement or information about a surgery you had, in your create, the arrangement or information about a surgery you had, in your crequest, you must tell us what information you want to limit, whether you want to limit out use, disclosure or both, and to whom you want the limits to epply (for extended, disclosures to your spouss). We are not required to agree to these types of request, We will not comply with any requests to restrict use or access of your medical totormation for treatment purposes.

You also have the right to restrict use and disclosure of your medical fudernation about a service of item for which you have pald out of pocket, for payment (i.e. health plants) and operational (but not treatment) perposes, if you have exceptiblely paid your bill for this item or service. We will not lacopt your regionst for this type of respiration until you have completely paid upon the literature or service. We are not required to notify other literature providers of these restrictions, that is your responsibility.

- Right to Receive Notice of a Breach. We are required to notify you by first class mail or by -mail dif you have indirected a preference to receive
 information by email, of any breaches of Unsecured Protected Health Information as soon as possible, but in any event, no later than 60 days
 following the discovery of the breach. Unsecured Protected Health Information is information that is not secured duringly the use of a technology or
 methodology identified by the Security of the U.S. Department of Health and Human Services to render the Protected Health Information unusable,
 unreadate, and undeclipherable to variathorized users, The indice is required to include the forward information:
 - a bitel description of the breach, inclinding the date of the breach and the date of its idiscovery, if known;
 - O a description of the type of Unsecured Protected Health Information involved in the Ibresch;
 - O steps you should take to protect yourself from potential harm resulting from the breacts.
 - O a brief description of actions we are taking to investigate the breach, midigate losses, and protect against further breaches;
 - contact information, including a toll-free telephone number, e-mail address. Web site or postal address to pound you to ask questions or

obtain additional information

In the event this breach involves 10 or more patients whose contact information is out of date we will post a notice of the breach on the home page of our website or in a major prict or breach structure and the product method in the season browless more than 600 patients in the bastace or profised too, we will send notices to prominent media orders. If the breach involves more than 600 patients, we are required to immediately notify the Secretary. We also are required to substit an annual report to the Secretary of a breach that involved tess than 500 patients during the year and will maintain a written log of breaches involving less than 500 patients.

- Right to Request Confidential Communications, You have the right to request that we communicate with your about medical matters in a ourtain
 way or at a certain location, For example, you can ask that ex only outset you at work or hard copy or e-max two will not ask you the reason for
 your request. We will accommodate all reasonable registers. Your request must specify how or where you wish to be contained.
- Right to a Paper Copy of This Notice, You have the right to a paper copy of this Notice. You may sak us to give you a copy of this Notice at any time.
 Even if you have agreed to receive this Notice electronically, you are still entitled to a paper copy of this Notice, You may obtain a copy of this Notice available at our office.

To exercise the above rights, please contact the individual fisted at the top of this Notice to obtain a copy of the relevant form you will need to complete to make your request.

Section F: Changes to This Notice

We reserve the right to change this Notice. We reserve the right to make the revised or changed Notice effective for medical information we atready have about you as well as any information we receive in the future. We will post a copy of the current Notice. The Notice will contain on the first page, in the top right hand comes, the effective date. In addition, each time you register at or are admitted to the Provider for treatment or health care services as an inpatient or outpatient, we will offer you a copy of the culturent. Notice in effect.

Section G: Comptaints

If you beserve your privacy rights have been violated, you may file a complaint with the Provision or with the Secretary of the Department of Health and Human Services; http://www.bhs.gov/ocator/vacy/htmax/complaints/index.html

To file a complaint with the Provider, contact the individual fisted on the first page of this Notice. At complaints must be submitted in writing. You will not be penalized for filing a complaint.

Section H: Other Uses of Medical information

Other uses ARG discussives of medical information not covered by this Notice or the laws that apply to us will be made only with your written permission. If you provide us permission to use or disclose medical information about you, you may revoke that permission, when you written a provided in writing, at any disclosures we have a received about your or the reasons covered by your writing authorization. You understand that we are unable to take back any disclosures we have already made with your permission, and that we are required to retain our records of the care that we provided to your.

Section 1: Organized Healthcare Arrangement

The Provider, the Independent contractor members of its Nedical Staff (including your physician), and other healthcare providers efficiated with the Provider have agreed, as permitted by faw, to share your health information among themselves for purposes of treatment, payment or health care operations. This enables us to better address your healthcare needs.

Revision Date: March 03, 2013, to be compliant with HIPAA Ornnibus Privacy Rules, - Original Effective Date: April 14, 2003,