AUTHORIZATION TO DISCLOSE PROTECTED HEALTH INFORMATION

Developed for Texas Health & Safety Code § 181.154(d) effective June 2013

Please read this entire form before signing and complete all the sections that apply to your decisions relating to the disclosure

NAME OF PATIENT OR INDIVIDUAL

of protected health information. Covered entities as that term is			
defined by HIPAA and Texas Health & Safety Code § 181.001 must	Last	First	Middle
obtain a signed authorization from the individual or the individual's egally authorized representative to electronically disclose that indi-	OTHER NAME(S) USED		
vidual's protected health information. Authorization is not required for	DATE OF BIRTH Month		
disclosures related to treatment, payment, health care operations,	ADDRESS		
performing certain insurance functions, or as may be otherwise authorized by law. Covered entities may use this form or any other			
form that complies with HIPAA, the Texas Medical Privacy Act, and	CITY	STATI	F 7IP
other applicable laws. Individuals cannot be denied treatment based	PHONE ()		
on a failure to sign this authorization form, and a refusal to sign this form will not affect the payment, enrollment, or eligibility for benefits.	EMAIL ADDRESS (Optional):		
of the fact the payment, enforment, or enginity for benefits.			
AUTHORIZE THE FOLLOWING TO DISCLOSE THE INDIVIDUAL INFORMATION:	'S PROTECTED HEALTH		OR DISCLOSURE ly one option below)
Person/Organization Name		□ Treatme	ent/Continuing Medical Care
AddressCity State	Zin Code	☐ Persona	
City State Phone ()		☐ Billing o	or Claims ce
WHO CAN RECEIVE AND USE THE HEALTH INFORMATION?			urposes
Person/Organization Name		☐ Disabilit☐ School	ty Determination
AddressCity State	Zin Code	□ Employ	ment
City State Phone ()			
WHAT INFORMATION CAN BE DISCLOSED? Complete the following by patient is required for the release of some of these items. If all health information in the complete the following by patients are considered to the complete the following by patients are considered to the complete the following by patients are considered to the constant of the constant			
□ All health information □ History/Physical Exam □ Physician's Orders □ Patient Allergies □ Progress Notes □ Discharge Summary □ Pathology Reports □ Billing Information	 □ Past/Present Medications □ Operation Reports □ Diagnostic Test Reports □ Radiology Reports & Image 		□ Lab Results □ Consultation Reports □ EKG/Cardiology Reports □ Other
Your initials are required to release the following information:			
Mental Health Records (excluding psychotherapy notes)	Genetic Information (includi HIV/AIDS Test Results/Tre	ing Genetic Tes atment	st Results)
EFFECTIVE TIME PERIOD. This authorization is valid until the earl ng the age of majority; or permission is withdrawn; or the following sp			
RIGHT TO REVOKE: I understand that I can withdraw my permission chorization to the person or organization named under "WHO CAN prior actions taken in reliance on this authorization by entities that	I RECEIVE AND USE THE HI	EALTH INFOR	RMATION." I understand that
GIGNATURE AUTHORIZATION: I have read this form and agree derstand that refusing to sign this form does not stop disclosures otherwise permitted by law without my specific authorization and by Texas Health & Safety Code § 181.154(c) and/or 45 Cant to this authorization may be subject to re-disclosure by the recommendation.	e to the uses and disclosured re of health information that or permission, including dis C.F.R. § 164.502(a)(1). I under	s of the info has occurred sclosures to erstand that	rmation as described. I un- prior to revocation or that covered entities as provid- information disclosed pursu-
SIGNATURE XSignature of Individual or Individual's Legally Aut	horized Representative		DATE
Printed Name of Legally Authorized Representative (if applicable): If representative, specify relationship to the individual: Parent of minor		ther	
A minor individual's signature is required for the release of certain types of tain types of reproductive care, sexually transmitted diseases, and drug, a Code § 32.003).	f information, including for examp		
SIGNATURE X			
Signature of Minor Individual			DATE

IMPORTANT INFORMATION ABOUT THE AUTHORIZATION TO DISCLOSE PROTECTED HEALTH INFORMATION

Developed for Texas Health & Safety Code § 181.154(d) effective June 2013

The Attorney General of Texas has adopted a standard Authorization to Disclose Protected Health Information in accordance with Texas Health & Safety Code § 181.154(d). This form is intended for use in complying with the requirements of the Health Insurance Portability and Accountability Act and Privacy Standards (HIPAA) and the Texas Medical Privacy Act (Texas Health & Safety Code, Chapter 181). Covered Entities may use this form or any other form that complies with HIPAA, the Texas Medical Privacy Act, and other applicable laws.

Covered entities, as that term is defined by HIPAA and Texas Health & Safety Code § 181.001, must obtain a signed authorization from the individual or the individual's legally authorized representative to electronically disclose that individual's protected health information. Authorization is not required for disclosures related to treatment, payment, health care operations, performing certain insurance functions, or as may be otherwise authorized by law. (Tex. Health & Safety Code §§ 181.154(b),(c), § 241.153; 45 C.F.R. §§ 164.502(a)(1); 164.506, and 164.508).

The authorization provided by use of the form means that the organization, entity or person authorized can disclose, communicate, or send the named individual's protected health information to the organization, entity or person identified on the form, including through the use of any electronic means.

Definitions - In the form, the terms "treatment," "healthcare operations," "psychotherapy notes," and "protected health information" are as defined in HIPAA (45 CFR 164.501). "Legally authorized representative" as used in the form includes any person authorized to act on behalf of another individual. (Tex. Occ. Code § 151.002(6); Tex. Health & Safety Code §§ 166.164, 241.151; and Tex. Probate Code § 3(aa)).

Health Information to be Released - If "All Health Information" is selected for release, health information includes, but is not limited to, all records and other information regarding health history, treatment, hospitalization, tests, and outpatient care, and also educational records that may contain health information. As indicated on the form, specific authorization is required for the release of information about certain sensitive conditions, including:

- · Mental health records (excluding "psychotherapy notes" as defined in HIPAA at 45 CFR 164.501).
- · Drug, alcohol, or substance abuse records.
- · Records or tests relating to HIV/AIDS.
- · Genetic (inherited) diseases or tests (except as may be prohibited by 45 C.F.R. § 164.502).

Note on Release of Health Records - This form is not required for the permissible disclosure of an individual's protected health information to the individual or the individual's legally authorized representative. (45 C.F.R. §§ 164.502(a)(1)(i), 164.524; Tex. Health & Safety Code § 181.102). If requesting a copy of the individual's health records with this form, state and federal law allows such access, unless such access is determined by the physician or mental health provider to be harmful to the individual's physical, mental or emotional health. (Tex. Health & Safety Code §§ 181.102, 611.0045(b); Tex. Occ. Code § 159.006(a); 45 C.F.R. § 164.502(a)(1)). If a healthcare provider is specified in the "Who Can Receive and Use The Health Information" section of this form, then permission to receive protected health information also includes physicians, other health care providers (such as nurses and medical staff) who are involved in the individual's medical care at that entity's facility or that person's office, and health care providers who are covering or on call for the specified person or organization, and staff members or agents (such as business associates or qualified services organizations) who carry out activities and purposes permitted by law for that specified covered entity or person. If a covered entity other than a healthcare provider is specified, then permission to receive protected health information also includes that organization's staff or agents and subcontractors who carry out activities and purposes permitted by this form for that organization. Individuals may be entitled to restrict certain disclosures of protected health information related to services paid for in full by the individual (45 C.F.R. § 164.522(a)(1)(vi)).

Authorizations for Sale or Marketing Purposes - If this authorization is being made for sale or marketing purposes and the covered entity will receive direct or indirect remuneration from a third party in connection with the use or disclosure of the individual's information for marketing, the authorization must clearly indicate to the individual that such remuneration is involved. (Tex. Health & Safety Code §181.152, .153; 45 C.F.R. § 164.508(a)(3), (4)).

Limitations of this form - This authorization form shall not be used for the disclosure of any health information as it relates to: (1) health benefits plan enrollment and/or related enrollment determinations (45 C.F.R. § 164.508(b)(4)(ii), .508(c)(2)(ii); (2) psychotherapy notes (45 C.F.R. § 164.508(b)(3)(ii); or for research purposes (45 C.F.R. § 164.508(b)(3)(i)). Use of this form does not exempt any entity from compliance with applicable federal or state laws or regulations regarding access, use or disclosure of health information or other sensitive personal information (e.g., 42 CFR Part 2, restricting use of information pertaining to drug/alcohol abuse and treatment), and does not entitle an entity or its employees, agents or assigns to any limitation of liability for acts or omissions in connection with the access, use, or disclosure of health information obtained through use of the form.

Charges - Some covered entities may charge a retrieval/processing fee and for copies of medical records.

(Tex. Health & Safety Code § 241.154).

Right to Receive Copy - The individual and/or the individual's legally authorized representative has a right to receive a copy of this authorization.

Medical Records Release & Form Fees

Effective 02/22/18 Retina Institute of Texas will be charging for Records Releases/Copies of Medical Records.

Please see the front office staff, if you have any questions or concerns.

Completion of Forms

\$25.00 per form No charge for FMLA forms.

Copy Fees for Medical Records in a Paper Format

Under these rules, physicians may charge no more than \$25 for the first 20 pages and 50 cents for each page thereafter for medical records provided in a paper format. Thus, a physician may charge a maximum of \$27.50 for a 25-page chart. **Last visit note only – no charge.**

What Other Charges Are Permitted?

The regulations provide for a "reasonable fee" cap for supporting "affidavits for medical records custodian," which often accompany requests for release of medical records in prelitigation situations. The regulations permit a charge of up to \$15 for completing this document.¹²

Pursuant to board rules, physicians are permitted to charge separately for copies of medical and billing records.¹³

Where the request is for films or other static diagnostic imaging studies, the practice is entitled to no more than \$8 per copy of an imaging study

Copy Fees for Workers' Compensation

Physicians who treat workers' compensation patients are required to send copies of the initial medical report to the workers' compensation carrier, the injured worker, and the worker's representative within seven working days of the initial visit. The physician shall provide a copy of the medical records to the Texas Department of Insurance (TDI) Division of Workers' Compensation (DWC) upon request. No written consent to release medical records is required in this situation, and the HIPAA privacy regulation contains an exception for workers' compensation. The physician shall provide a copy of the medical records to the Texas Department of Insurance (TDI) Division of Workers' Compensation (DWC) upon request. No written consent to release medical records is required in this situation, and the HIPAA privacy regulation contains an exception for workers' compensation.

The treating doctor may charge the workers' compensation carrier for reports and copies of records only according to a fee schedule adopted by TDI DWC:

Required reports on DWC forms \$15³⁶ One- or two-page narrative \$50

Additional narrative pages \$20 per page Copies of clinical notes \$0 cents per page

Hospital records Not to exceed \$15 per record (1-20 pages), and 30 cents per page for records

in excess of 20 pages

Microfilm 50 cents per page Copies of x-rays \$8 per film³⁷