

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN ACCESS THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

Where this applies

This notice applies to all entities of Mayo Clinic Health System in Albert Lea and all Fountain Centers locations.

To provide appropriate and consistent care, it is often necessary to share your information within related organizations. These include Mayo Clinic in Rochester, Scottsdale, Jacksonville, and the Mayo Clinic Health System.

Mayo Clinic Health System's duties

By law, Mayo Clinic Health System must keep protected health information private. The federal government defines protected health information as any information, whether oral, electronic or paper, which is created or received by Mayo Clinic Health System and relates to a patient's health care or payment for the provision of health care. This includes the results of tests and notes written by doctors and nurses, as well as your name, address and telephone number.

Mayo Clinic Health System will follow the rules of its privacy notice currently in effect as outlined below:

- Mayo Clinic Health System makes every effort to maintain the confidentiality of medical information.
- Mayo Clinic Health System takes necessary precautions against inappropriate use or disclosure of medical information.

A word about federal and Minnesota and Iowa law

Federal and Minnesota and Iowa laws require Mayo Clinic Health System to protect your medical information, and federal law requires Mayo Clinic Health System to describe to you how we handle that information. When state and federal privacy laws differ, and *Minnesota and Iowa Law* is more protective of your information or provides you with greater access to your information, then state law will override federal law.

Part I: Treatment, payment and healthcare operations

This section describes the most common uses of protected health information. These apply to virtually all Mayo Clinic Health System patients.

There are three common ways Mayo Clinic Health System will use medical information: They include treatment, billing and healthcare operations. Mayo Clinic Health System may also release information, where appropriate, to other related Mayo Foundation entities.

Minnesota and Iowa Law requires specific written consent to disclose information for healthcare operations to others outside Mayo Clinic Health System . This includes things like sharing information with your insurance company for billing.

Patient contacts

At times, Mayo Clinic Health System accesses information, such as name, address and general medical condition, to contact you to:

- Provide appointment reminders
- Provide information about treatment alternatives or other information that may be of interest to you
- Disclose health-related benefits or services that may be of interest to you

Philanthropy

Mayo Clinic Health System may access only your basic demographic information (name, address, telephone number, age, gender, and dates of service) to contact you in the future to raise funds to sustain the Mayo Clinic Health System mission.

Mayo Clinic Health System does not engage in telephone solicitations, nor does Mayo Clinic Health System sell or rent patients' names or addresses to any organization outside Mayo Clinic Health System .

Current patient list

Mayo Clinic Health System will use your name, location in the facility, condition (in general terms, such as "good", "fair") and religious affiliation (should you choose to provide one) in current patient lists. For example, a relative may wish to visit you in the hospital and would need to know your hospital room number. A family member meeting you for an appointment may have forgotten which floor

Notice of Privacy Practices

records maintained and used by Mayo Clinic Health System to make decisions about your care. In certain situations, where providing access may be detrimental to your health, Mayo Clinic Health System is permitted by state and federal law to withhold access. To obtain or inspect a copy of your medical information, submit a written request to Release of Information at Mayo Clinic Health System . Mayo Clinic Health System may charge a reasonable, cost-based fee to cover the expense of providing the copies.

Most patients have full access to inspect and receive a copy of the full medical record. On rare occasions, Mayo Clinic Health System may deny a request to inspect and receive a copy of some information in the medical record. This may occur if, in the professional judgment of your physician, the information could cause a threat to you or others. In these cases, Mayo Clinic Health System may supply the information to an appropriate third party who may then release the information to the patient.

If you are denied access to information, you may request a review of the denial. Another licensed healthcare professional who was not involved in the original decision within Mayo Clinic Health System will independently review both the original request and denial. Mayo Clinic Health System will comply with the outcome of the independent review. Contact Privacy Officer at Mayo Clinic Health System for more information.

Right to request amendment

You have the right to request that protected health information or information in Mayo Clinic Health System's record be amended. To request an amendment, submit a written request to Release of Information at Mayo Clinic Health System . The request must include a reason to support the amendment. Mayo Clinic Health System may deny a request for amendment based upon any of the following circumstances:

- The request is not in writing or does not include a supporting reason;
- The information you want to change was not created by Mayo Clinic Health System, and the originator of the information is available to make the amendment:
- The information is not part of the designated medical record; or
- The information in the record is accurate and complete.

An authorization

Unless specifically requested by you, your PHI will be shared as necessary for your treatment with affiliated care providers located at Mayo Clinic in Jacksonville, Rochester, Scottsdale, and the Mayo Clinic Health System clinics and hospitals in Iowa, Minnesota, and Wisconsin.

- An authorization is your signed, written permission to release medical information. You may be asked to sign the same authorization form periodically as required by state or federal law.
- An authorization may be revoked in writing at any time. Written revocation of authorization must be submitted to Release of Information and/or Service Quality at Mayo Clinic Health System .

Complaints

If you want to file a concern or complaint about Mayo Clinic Health System's use or disclosure of protected health information, you can provide the written complaint or concern to Customer Feefback Center at Mayo Clinic Health System or the Department of Health and Human Services – Office for Civil Rights.

Mayo Clinic Health System honors your right to file a concern or complaint. Mayo Clinic Health System would not—nor could it legally or ethically—take action against you for filing a concern or complaint. Mayo Clinic Health System reserves the right, however, to take necessary and appropriate action to maintain an environment that serves the best interests of patients and providers.

For more information about any of Mayo Clinic Health System's privacy practices, contact the Privacy Officer at Mayo Clinic Health System . "Protected health information" means any information, whether oral, electronic or paper, which is created or received by Mayo Clinic Health System and relates to a patient's health care or payment for the provision of health care. This includes not only the results of tests and notes written by doctors and nurses, but also certain demographic information (such as your name, address and telephone number) that is related to your health records.

Military and veterans

Under federal regulations, if a patient is a member of the United States Armed Forces, Mayo Clinic Health System is permitted to release protected health information as required by military authorities. Mayo Clinic Health System also may release protected health information about foreign military personnel to the appropriate foreign military authority. When the military organization is sponsoring the medical evaluation, the patient's medical information is shared with both the patient and the sponsoring organization. Patients being evaluated on behalf of the military are aware of these arrangements.

Minnesota and Iowa Law generally requires your consent in order to make such disclosures unless another federal law requires the disclosure.

Lawsuits and other judicial proceedings

Mayo Clinic Health System must disclose protected health information in response to a valid court or administrative order.

Minnesota and Iowa Law permits disclosures in response to a valid state court order, but requires written consent from the patient to release information in response to court orders from other states, subpoenas (except grand jury subpoenas) and discovery requests. In these cases, if the patient does not consent to the release, Mayo Clinic Health System will not release the information unless the person requesting the information provides a court order that is valid.

Law enforcement activities

Mayo Clinic Health System may disclose protected health information to law enforcement officials:

- in response to a court order or valid warrant
- to identify a suspect, fugitive or missing person
- about the victim of a crime under certain limited circumstance
- about a death believed to be a result of criminal conduct
- about a crime committed on Mayo Clinic Health System premises
- in emergency circumstances when necessary to maintain safety and security of Mayo Clinic Health System personnel and patients

Minnesota and Iowa Law generally does not allow the release of information from the health record without a valid court order or warrant. States allow the release of information to law enforcement in limited situations when a serious, specific threat of harm has been communicated to certain types of healthcare professionals. Mayo Clinic Health System may disclose information that is not in the health record when a crime has occurred on Mayo Clinic Health System property or in certain types of emergencies. In addition, health professionals must report certain types of wounds, such as gunshots and burns. In most cases, reports will include only the fact of injury, but additional disclosures would require patient consent or a court order.

Coroners, medical examiners and funeral directors

Mayo Clinic Health System may release protected health information to a coroner or medical examiner when necessary to identify the deceased or determine the cause of death, or as otherwise authorized by law. Release of information to a funeral director may occur when necessary to handle arrangements after death.

Minnesota and Iowa Law requires written authorization signed by a family or legal representative to release medical information to funeral directors. *Minnesota and Iowa Law* requires reports of certain types of deaths to a coroner or medical examiner, and in those cases Mayo Clinic Health System must disclose health records upon the request of the coroner or medical examiner. Funeral directors are required to collect fact of death and certain demographic information. Mayo Clinic Health System will disclose this information to those in charge of the disposition of a body. Any additional disclosures from the health record will require consent from a surviving spouse, parent, person appointed by the patient in writing, or the patient's legally authorized representative.

Denial of a requested amendment

If Mayo Clinic Health System denies your request for an amendment, Mayo Clinic Health System will give you a written explanation of the denial. If you still disagree with the explanation provided, you can submit your written disagreement to the Privacy Officer at Mayo Clinic Health System , or you can ask that your request for amendment and explanation of the denial be included in any future disclosure of the pertinent protected health information. If you submit a statement of disagreement, Mayo Clinic Health System may write a rebuttal to your

your appointment is on. You can also choose to be excluded from these lists.

This information is only shared with those asking about you by name or with members of the clergy. Clergy members will also receive information about your religious affiliation if it is known.

Individuals involved in care and notification

Under federal regulations, Mayo Clinic Health System may disclose relevant protected health information to a family member or friend involved with your care, or handling your bills. If family or friends are present while care is being provided, Mayo Clinic Health System will assume your companions may hear the discussion, unless you state otherwise. Federal regulations allow Mayo Clinic Health System to share limited protected health information to notify a family member or legal representative of your location, condition or death.

Minnesota and Iowa Law requires your written consent to share health information in most situations to family members or friends except in the case of an emergency.

Workers' compensation

If you are seen for a workers' compensation claim, federal rules permit the release of information related to your claim, as permitted or required by state law.

Minnesota and Iowa Law permits disclosure of information related to a workers' compensation claim without consent to those parties that are involved in the claim.

Public health purposes

Mayo Clinic Health System may disclose protected health information for public health purposes. The following are some examples of releases that are allowed for public health purposes:

- To prevent or control disease or injury
- To report births and deaths
- To report maltreatment of a child or vulnerable adult
- To report to the federal government adverse reactions to medication or safety problems with FDA-regulated products
- To notify people of product recalls
- To notify a person exposed to certain types of disease or those at risk for contracting or spreading a disease
- To report vital statistics
- To report farm accidents and head injuries

Minnesota and Iowa Law requires reporting suspected cases of, carriers of or deaths from specific diseases to appropriate government agencies. This includes reporting unusual or unexpected cases caused by infectious agents; diseases acquired outside of the United States and considered rare; non-compliance with treatment for tuberculosis or other infectious diseases; sexually transmitted diseases; and certain newborn metabolic diseases.

Media relations activities

Mayo Clinic Health System may share extremely limited information about patients who are seen as a result of an incident documented in a public record. In these cases, if the media contacts Mayo Clinic Health System with a patient's name, Mayo Clinic Health System may provide the patient's condition in general terms (such as "fair").

Health oversight activities

Mayo Clinic Health System must disclose protected health information to healthcare oversight agencies, where required by law. Oversight activities can include licensure, accreditation, audits and investigations. It is standard practice for regulatory agencies such as the Joint Commission on Accreditation of Healthcare Organizations to review a sample of medical records to assure the quality of care provided.

Minnesota and Iowa Law requires that patient-identifying information be removed from most disclosures for health-oversight activities, unless you have provided written consent for access to your protected health information.

National security activities

Mayo Clinic Health System may release protected health information to authorized federal officials for intelligence, counterintelligence or other national security activities authorized by law. Mayo Clinic Health System may disclose protected health information to authorized federal officials so they may provide protection to the President or other authorized individuals.

Minnesota and Iowa Law generally does not permit this type of disclosure without written consent, or unless otherwise required by federal law.

Part III: Patients' rights with respect to protected health information

Right to inspect and copy

You have the right to inspect and to request a copy of information maintained in Mayo Clinic Health System's records about you. This includes medical and billing

Treatment

Mayo Clinic Health System will use and disclose protected health information to provide, coordinate or manage your care. This includes communication and consultation between healthcare providers—doctors, nurses, technicians and other members of your medical team. For example, following orthopedic surgery, your doctor may refer you for rehabilitation. Information will be shared to ensure continuity of care.

Minnesota and Iowa Law requires Mayo Clinic Health System to obtain your written consent to disclose your medical information outside of Mayo Clinic Health System or related entities for treatment. You would not need to provide consent in cases of medical emergency, within related healthcare entities when necessary for current treatment or to third parties who requested or paid for independent medical exams.

Payment

Mayo Clinic Health System uses protected health information to create bills and collect from insurance companies, Medicare and other payers. This includes providing information such as dates of service, symptoms and diagnosis to your insurance company to show that Mayo Clinic Health System provided medical services to you.

Minnesota and Iowa Law requires your written consent to disclose information outside of Mayo Clinic Health System for payment. This consent will continue to be collected at registration.

Healthcare Operations

Mayo Clinic Health System uses protected health information for internal activities to monitor and improve patient care, license staff to care for patients, prepare for state and federal regulatory reviews, manage healthcare operations and improve healthcare services. Here are some examples:

- To be licensed to do a certain procedure, a doctor may be required to show that he or she has successfully completed a number of procedures under the supervision of another physician.
- A Federal Drug Administration inspector may review patient records in a laboratory to ensure that accurate and complete records are maintained for patient safety.

The Mayo facilities across the country, including the Mayo Clinic in Jacksonville, Rochester, Scottsdale, and the Mayo Clinic Health System clinics and hospitals in Iowa, Minnesota, and Wisconsin, also work closely together to improve the health care operations across our system, so we may use your health information for those activities.

Medical research

Medical research is vital to the advancement of medical science. Federal regulations permit use of protected health information in medical research, with either your authorization or when the research study at Mayo Clinic Health System is reviewed and approved by an Institutional Review Board before any medical research study begins. In some situations, limited information may be used before approval of the research study to allow a researcher to determine whether enough patients exist to make a study scientifically valid.

Minnesota and Iowa Law generally requires a written consent before Mayo Clinic Health System can disclose any medical information about you for medical research to an outside researcher. Mayo Clinic Health System will obtain your consent or refusal to participate in any research study, or will make a good faith effort to obtain your consent or refusal, before releasing any identifiable information about you for research purposes.

Part II: Other potential external disclosures

This section outlines less common circumstances that apply to some patients. Federal and/or Minnesota and Iowa law requires or permits Mayo Clinic Health System to provide protected health information outside the organization in the following situations:

To avert a serious threat of harm

Mayo Clinic Health System uses and discloses protected health information to alert those able to lessen or prevent the threat of a serious threat to the health or safety of a patient, another person or the public.

Minnesota and Iowa Law allows disclosures under limited circumstances in which Mayo Clinic Health System professionals have a "duty to warn."

Organ and tissue donation

If Mayo Clinic Health System professionals determine that a patient might be a candidate for organ or tissue donation, Mayo Clinic Health System may release protected health information to organizations that handle organ procurement, or organ, eye, tissue donation banks, or other healthcare organizations as needed to make organ or tissue donation and transplantation possible.

statement of disagreement that will be included in your record.

Right to a list of certain disclosures

You can ask Mayo Clinic Health System for a list of where Mayo Clinic Health System has shared your protected health information. This list would provide you with a summary of all disclosures Mayo Clinic Health System has made that you would not otherwise expect or already know about. The list would not include any of the following disclosures:

- for treatment, payment and healthcare operations
- made directly to you (the patient)
- that you have specifically authorized
- provided from facility directories
- made for national security or intelligence purposes
- made to correctional institutions or law enforcement having custody of the patient
 that took place before April 14, 2003

To get a copy of the list, submit a written request to Release of Information at Mayo Clinic Health System . Your request must include a start date and an end date (beginning no earlier than April 14, 2003 when the rules go into effect and cannot be longer than six years). The first list within a 12-month period is free. For more lists, Mayo Clinic Health System may charge for the costs of providing the list.

Right to request restrictions

You can ask Mayo Clinic Health System to restrict the use or disclosure of protected health information about you. Your request must be in writing and submitted to Release of Information at Mayo Clinic Health System .

Mayo Clinic Health System will carefully consider all requests. However, because of the integrated nature of Mayo Clinic Health System's medical record, Mayo Clinic Health System is not generally able to honor most requests, nor is Mayo Clinic Health System legally required to do so.

Right to request alternate methods of communication

You have the right to request in writing that Mayo Clinic Health System communicate with you in various ways (such as a letter or phone) or at a certain location. For example, you may ask that contact occur only at home or only at your place of business. Such requests should be made directly to your care provider and the care provider will make a determination as to whether your request can be accommodated.

Mayo Clinic Health System will accommodate reasonable requests whenever possible. However, if the request could result in Mayo Clinic Health System not being able to collect for services, we reserve the right to require you to provide additional information about how payment for services will be handled.

Key Information about this notice

- The effective date of this notice is April 14, 2003.
- Additional paper copies of this notice will be provided upon request.
- Mayo Clinic Health System reserves the right to change the terms of this notice in accordance with the HIPAA rules or other laws or Mayo Clinic Health System policies and make the new notice provisions effective for all protected health information maintained by Mayo Clinic Health System . Mayo Clinic Health System will follow the terms and conditions of the Notice that is currently in effect.
- When this notice is revised, it will be available upon request at Mayo Clinic Health System facilities, at: mayoclinichealthsystem.org, or by mail. It will also be posted at Mayo Clinic Health System's physical locations.

Glossary

Authorization is your signed, written permission, specific to a narrow, defined purpose—such as for a medical research authorization. You may be asked to sign the same authorization form each year, if required by state law. You may revoke your authorization in writing at any time.

Health Insurance Portability and Accountability Act (HIPAA) is a federal law designed to protect patients' medical information. Healthcare organizations in the United States need to fully comply with HIPAA regulations by April 14, 2003.

Protected health information means any information whether oral, electronic, or paper, which is created or received by Mayo Clinic Health System and relates to a patient's health care or payment for the provision of health care.

Need more information?

If you have any questions, or would like to discuss this in more detail, please contact the following at Mayo Clinic Health System : Privacy Officer at (507) 379-2018 Release of Information (507)379-2024 Customer Feedback Center (507) 377-6251 More information is also available at Mayo Clinic Health System's web site **mayoclinichealthsystem.org**