# LSU HEALTH CARE SERVICES DIVISION BATON ROUGE, LOUISIANA

**POLICY NUMBER**: 4565-24

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**CATEGORY**: Human Resources

**CONTENT**: Information Technology Violations and Disciplinary Actions

**APPLICABILITY**: This policy applies to all employees of the Health Care Services

Division Administration (HCSDA) and Lallie Kemp Medical Center (LKMC). This includes classified, unclassified, students, and any other persons having an employment relationship with the

agency, regardless of appointment type.

This policy also applies to individuals conducting business on

of the Health Care Services Division (HCSD) including, but not limited to, contract and subcontract workers, vendors, volunteers, laborers, and independent agents using the HCSD's

electronic information network.

**EFFECTIVE DATE**: Issued: August 11, 2015

Reviewed: March 21, 2017 Reviewed: February 19, 2019 Reviewed: June 15, 2020

Reviewed: September 16, 2021 Revised: November 22, 2022 Reviewed: November 3, 2023 Reviewed: October 23, 2024

**INQUIRIES TO**: Human Resources Administration

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# LSU HEALTH CARE SERVICES DIVISION INFORMATION TECHNOLOGY RESOURCES VIOLATIONS AND DISCIPLINARY ACTIONS POLICY

#### I. STATEMENT OF POLICY

It is the policy of LSU Health Care Services Division (HCSD) to define potential violations of Information Technology (IT) resources and corresponding minimum recommended consequence(s) for such violations based on levels of severity. This policy will also address compliance with a variety of HIPAA Security Standards.

<u>Note</u>: The content of this policy is not to be confused with "Rules of Conduct" of a particular agency. In the event of a conflict between this policy and the "Rules of Conduct", this policy shall take precedence.

Note: Any reference herein to Health Care Services Division (HCSD) also applies and pertains to Lallie Kemp Medical Center.

#### II. <u>IMPLEMENTATION</u>

This policy and subsequent revisions to this policy shall become effective upon approval and date of signature of the HCSD Chief Executive Officer or Designee.

## III. <u>RESPONSIBILITY</u>

All HCSD employees and individuals conducting business on behalf of the HCSD using the HCSD's electronic information network must understand that initial and/or continued employment is contingent upon a willingness to comply with this policy.

Individuals who willingly and knowingly violate or otherwise abuse the provisions of this policy may be subject to disciplinary action up to and including termination.

#### IV. PROCEDURES

#### A. Reporting Requirements

All suspected violations of this policy shall be reported to the Compliance/Privacy Officer as soon as possible, but no later than forty-eight (48) hours from the time the violation is known.

## B. Review by Compliance/Privacy Officer

If, after a review of the documentation surrounding a suspected violation, the violation is still in question, the matter will be referred to the IT Director for

further investigation. IT Director will confer/discuss any findings with the Compliance/Privacy Officer.

#### C. Confirmed Violation

Based on nature of violation and circumstances, Compliance/Privacy Officer will confer with the Human Resources Department for possible disciplinary action to be taken.

#### V. <u>VIOLATIONS/CONSEQUENCES</u>

Refer to Attachment #1, Violation Levels and Recommended Actions

#### VI. <u>EXCEPTION</u>

The HCSD CEO or designee may waive, suspend, change or otherwise deviate from any provision of this policy deemed necessary to meet the needs of the agency as long as it does not violate the intent of this policy; state and/or federal laws; Civil Service Rules and regulations; LSU Policies/Memoranda; or any other governing body regulations.

# Policy #4565 - ATTACHMENT #1

| Violation Levels and Recommended Actions  |  |  |
|---|--|--|
| Level and Definition of Violation   | Examples of Violation  | Recommended Action   |
| Level I  Accidental violation due to lack of proper training  | <ul> <li>Failing to sign off a given computer when not using it</li> <li>Minor e-mail violation-first offense (related to PHI and ePHI, see HCSD Policy 4511)</li> </ul>   | <ul> <li>Retraining and reevaluation</li> <li>Discussion of related policy and procedures</li> <li>Oral warning or reprimand</li> <li>Disciplinary action up to and including termination</li> </ul>   |
| Break in the terms of the confidentiality agreement, security agreement, data use agreement, etc. or an unacceptable number of previous violations  | <ul> <li>Using another worker's credentials, i.e., logon &amp; password, to access HCSD network-1st offense</li> <li>Allowing another user to utilize any IT system via your password-1<sup>st</sup> offense</li> <li>Misusing or abusing internet privileges as reported by LSUHSC Information Security Services-1st offense</li> <li>Minor e-mail violation-2nd offense (related to PHI and ePHI, see HCSD Policy 4511)</li> </ul>     | <ul> <li>Retraining and reevaluation</li> <li>Discussion of related policy and procedures</li> <li>Written warning and acknowledgement of consequences of subsequent infractions</li> <li>Disciplinary action up to and including termination</li> </ul> |
| Level III  Purposeful break in the terms of the confidentiality agreement (or similar document) or an unacceptable number of previous violations. Verbal or written disclosure of patient information regarding treatment and/or status without a release of information. | <ul> <li>Accessing records of a patient without having a legitimate reason to do so-1st offense</li> <li>Using another worker's credentials-2nd offense</li> <li>Allowing another user to utilize any IT system via your password-2nd offense</li> <li>Disclosing confidential patient information to an unauthorized recipient-1<sup>st</sup> offense</li> <li>Misusing or abusing internet privileges as reported by LSUHSC</li> </ul> | <ul> <li>Revocation of privileges or termination of contract</li> <li>Disciplinary action up to and including termination</li> </ul>   |

| Information Security Services-2 <sup>nd</sup> offense  Loss of laptop due to failure to store properly, i.e., concealed in vehicle |
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| <ul> <li>Use of unencrypted removable<br/>storage device to store ePHI</li> </ul>  |

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Wilhright Wayne

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