

# Stony Brook Medicine Administrative Policy and Procedures

<b>Subject:</b> HLD0080 Identity Theft Prevention, Detection and Mitigation: Red Flag Alert	Published Date: 08/11/2021
Leadership	Next Review Date: 10/09/2023
Scope: SBM Southampton Campus	<b>Original Creation Date:</b> 05/17/2018

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### **Responsible Department/Division/Committee:**

Office of Compliance and Audit Services (OCAS)

### **Policy:**

Stony Brook University Hospital (SBUH) is committed to preventing, detecting and mitigating the intentional or inadvertent misuse of patient names, identities, identifying information and medical records; reporting criminal activity related to identity theft and theft of services to appropriate authorities; and taking steps to correct and/or prevent further harm to any person whose name or other identifying information is used unlawfully or inappropriately. SBUH requires staff and employees to appropriately identify patients and confirm personal demographic information as well as insurance information at the time of registration for each patient visit, during treatment, at time of billing, and before confidential patient information can be released.

### **Definitions:**

**Identity Theft**: The use of another individual's identifying information, for personal gain or benefit, by pretending to be that individual.

**Responsible Staff**: SBUH workforce members based on title/role function, who undertake activities relating to patient accounts and are responsible for performing the day-to-day procedures defined in this policy to prevent, detect and respond to identified "Possible Red Flags."

**Possible Red Flags**: A pattern, practice or specific activity that indicates the possible existence of identity theft or fraudulent use of an individual's identity.

Photo ID: Government issued identification document such as a state issued

driver's license, government issued passport, or in the event the patient does not have a government photo ID, two other forms of identification, one of which must be government issued, such as a social security card in addition to a utility bill or company/school ID which may contain a photo to assist with proper identification of the patient.

**Patient**: "Patient" refers to the patient, parent or guardian of a minor patient, guardian or personal representative of an incapacitated adult patient.

### **Procedures:**

A. Identity Theft Possible Red Flags Mitigation and Resolution Procedures

Identity Theft Possible Red Flag	Mitigation Procedure/Resolution of Red Flag or Recommended Action Taken
Documents provided for identification appear to have been altered or forged.	Patient Access requires the patient to provide additional satisfactory documented information to verify identity and resolve discrepancy.
2) Personal identifying information provided by the patient/parent/guardian or patient representative is not consistent with other personal identifying information provided by the patient. For example, there is a lack of correlation between Social Security Number (SSN) range and the date of birth.	In the absence of documentation resolving the discrepancy: If an established patient, in emergent situations, continue the registration process by assigning a new Medical Record Number (MRN) and, in CPSI, add a "Note Entry" with details of the possible identity theft on the account and the profile. In Cerner, place a "Possible Identity Fraud" alert in the notification section and mark 'yes' in the "Possible Red Flag" field. Send an email to SBSH_PatientAccessQA@stonybrookmedicine.edu with copies to SBUH OCAS Compliance Staff@stonybrookmedicine.edu, the Director of Patient Access, and Patient Access QA Manager.
3) The SSN provided is the same as that submitted by another patient.	This ensures that (1) the Patient Access QA Department conducts a formal investigation and issues a report summary to the OCAS; (2) the OCAS notifies Patient Financial Services to place the account on hold pending the outcome of the investigation; and (3) the OCAS takes

4) Name on insurance card, name on identification, and name given by patient are discrepant.

Any further action necessary.

**Please Note:** For electives, begin investigation as soon as possible. Ideally before admission or encounter.

Patient Access requires the patient to provide additional satisfactory documented information to verify identity and resolve discrepancy.

If unable to verify insurance coverage, register as self-pay and advise patient.

If the results of the investigation do not indicate fraud, reverify all contact and identifying information with the patient.

In the absence of documentation resolving the discrepancy: If an established patient, in emergent situations, continue the registration process by assigning a new Medical Record Number (MRN) and, in CPSI, add a "Note Entry" with details of the possible identity theft on the account and the profile. In Cerner, place a "Possible Identity Fraud" alert in the notification section and mark 'yes' in the "Possible Red Flag" field. Send an email to

SBSH\_PatientAccessQA@stonybrookmedicine.edu with copies to <u>SBUH\_OCAS\_Compliance\_Staff@stonybrookmedicine.edu</u>, the Director of Patient Access, and Patient Access QA Manager.

This ensures that (1) the Patient Access QA Department conducts a formal investigation and issues a report summary to the OCAS; (2) the OCAS notifies Patient Financial Accounts to place the account on hold pending the outcome of the investigation; and (3) the OCAS takes any further action necessary.

**Please Note:** For electives, begin investigation as soon as possible. Ideally before admission or encounter.

5) Records indicate a medical a physical examination or with a medical history as reported previously by the patient (i,e. blood type or x-rays

do not match).

The clinician shall continue to treat the patient and monitor treatment that is inconsistent with the account for evidence of identity theft. For example, verifying the individual's identity, each time the individual presents for health care services, against the scanned photo ID.\*

> **Please Note**: When and only when there is an emergent reason to combine or un-combine MRNs, the clinician may contact Patient Access Switchboard 24 hours/7days a week via phone at extension 0 or 8200.

When the information is determined to be inconsistent, send an email to

SBSH PatientAccessQA@stonybrookmedicine.edu with copies to SBUH OCAS Compliance Staff@stonybrookmedicine.edu, the Director of Patient Access, and the Patient Access QA Manager requesting to update the encounter for the patient in CPSI or Cerner.

The email should include the following:

- o MRN
- o Account Number
- o Last Name, First Name
- o Date of Birth
- o Any other pertinent details regarding the inconsistency This ensures that (1) Patient Access flags the encounter; (2) the Patient Access QA Department conducts a formal investigation and issues a report summary to the OCAS; (3) the OCAS notifies Patient Financial Services to place account on hold pending the outcome of the investigation; and (4) the OCAS takes any further action necessary.

\*In the event the patient does not have a government photo ID, ask for two other forms of ID, one of which must be a government issued ID, such as a social security card in addition to a utility bill or company/school ID, which may contain a photo to assist with proper identification of the patient.

## **Identity Theft Possible Red Flag**

- 6) Complaint/inquiry from an individual based on receipt of:
- A bill for another individual;
- A bill for a product or services that the patient denies receiving;
  SBUH OCAS
- A bill from a health care
- provider that the patient denies patronizing;
- A notice of insurance benefit or explanation of benefits (EOB) for health services never received or inconsistent with the patient's medical history/condition
- 7) Complaint/inquiry from a patient about information added to a credit report by a health care provider or insurer where the patient alleges the situation is consistent with those outlined in #6 above.
- 8) Complaint/inquiry from a patient about information added to a credit report by a health care provider or insurer where the patient alleges the situation is consistent with those outlined in #6 above.
- 9) Patient or insurance company report that coverage for legitimate hospital stay is denied because insurance benefits have been depleted or lifetime cap has been reached and previous services were never received.
- 10) Mail sent to the patient is returned repeatedly as undeliverable although transactions continue to be conducted in connection with the patient's account.
- 11) SBSH is notified by a patient, or a victim of identity theft, or law

# Mitigation Procedure/Resolution of Red Flag or Recommended Action Taken

Any responsible staff who become aware of a possible red flag is required to send an email to SBSH\_PatientAccessQA@stonybrookmedicine.edu with copies to

SBUH\_OCAS\_Compliance\_Staff@stonybrookmedicine.edu, the Director of Patient Access, and the Patient Access QA Manager requesting to update the encounter for the patient in CPSI or Cerner.

The email should include the following:

- o MRN
- o Account Number
- o Last Name, First Name
- o Date of Birth
- o Any other pertinent details regarding the possible identity fraud

This ensures that Patient Access (1) flags the encounter; (2) the Patient Access QA Department conducts a formal investigation and issues a report summary to the OCAS; (3) the OCAS notifies Patient Financial Services to place the account on hold pending the outcome of the investigation; and (4) the OCAS takes any further action necessary.

enforcement, or other appropriate authority that the Hospital has opened a fraudulent account for a person engaging in identity theft.

12) Personal identifying information provided by the patient is associated with known fraudulent activity as indicated by internal or third-party sources used by SBSH. For example, same SSN is provided by several different patients.

### B. Service Provider Arrangements

All Business Associates that perform activities in connection with patient accounts are required by contract, to have policies and procedures in place designed to detect, prevent and mitigate the risk of identity theft with regard to patient accounts.

### C. Questions

For questions pertaining to this policy, contact the Director of Patient Access or the Chief Compliance Officer.

**Forms:** (Ctrl-Click form name to view)

None

**Policy Cross Reference: (Ctrl-Click policy name to view)** 

HRI0035 Patient Identification

## Relevant Standards/Codes/Rules/Regulations/Statutes:

Fair and Accurate Credit Transaction Act 2003 §114, 315 and Federal Trade Commission's Identity Theft Prevention red Flags Rule 16 CFR § 681.2

#### **References and Resources:**

None