LifeSTEPS Statement of Privacy and Confidentiality

Life Skills Training and Educational Programs, Inc. (LifeSTEPS) is committed to safeguarding the identity of all clients, the confidentiality of all records, and the communications between staff members and the client. Confidentiality of client records is maintained by LifeSTEPS and is protected by Federal law and regulations. The purpose of this Statement of Privacy and Confidentiality is to:

1. To protect the privacy of agency clients
2. To comply with applicable laws and regulations.
3. To insure fair information practices as to:
   a. Openness
   b. Accountability
   c. Collection limitations
   d. Purpose and use limitations
   e. Access and correction
   f. Data Quality
   g. Security

STATEMENT OF POLICY:

1) LifeSTEPS privacy practices will comply with all applicable laws governing HMIS client privacy/confidentiality. Applicable standards include, but are not limited to the following.
   b) HIPAA - the Health Insurance Portability Act.
   d) Alameda County-wide Continuum of Care HMIS Policy and Procedures manual.
   e) Alameda County-wide Continuum of Care HMIS partner agency sharing agreement(s).

2) Use of Information: PPI (Protected Personal Information) which can be used to identify a specific client) can be used only for the following purposes:
   a) To provide or coordinate services to a client.
   b) For functions related to payment or reimbursement for services.
   c) To carry out administrative functions such as legal, audit, personnel planning, oversight and management functions.
   d) For creating de-personalized client identification for unduplicated counting.
   e) Where disclosure is required by law.
   f) To prevent or lessen a serious and imminent threat to the health or safety of an individual or the public.
   g) To report abuse, neglect, or domestic violence as required or allowed by law.
   h) Contractual research where privacy conditions are met (including a written agreement).
i) To report criminal activity on agency premises.

j) For law enforcement purposes in response to a properly authorized request for information from a properly authorized source.

Should a client refuse to release PPI and such information is needed and/or required to provide services, the client’s refusal may necessitate denial of services.

3) **Collection and Notification:** Information will be collected only by fair and lawful means with the knowledge or consent of the client.

   a) PPI will be collected only for the purposes listed above, and entered into Alameda County HMIS.
   
   b) Clients will be made aware that personal information is being collected and recorded and will be asked to express written consent to have their basic intake information shared in the Alameda County HMIS system.
   
   c) A written sign will be posted in locations where PPI is collected. This written notice will read:
   
   "We collect personal information directly from you for reasons that are discussed in our Privacy Notice. We may be required to collect some personal information by law or by organizations that give us money to operate this program. Other personal information that we collect is important to run our programs, to improve services for homeless persons, and to better understand the needs of homeless persons. We only collect information that we consider to be appropriate.

   The collection and use of all personal information is guided by strict standards of confidentiality. Our Privacy Notice is posted. A copy of our Privacy Notice is available to all clients upon request."

   d) This sign will be explained in cases where the client is unable to read and/or understand it.

4) **Data Quality:** PPI data will be accurate, complete, timely, and relevant.

   a) All PPI collected will be relevant to the purposes for which it is to be used.
   
   b) Identifiers will be removed from data that is not in current use after 7 years (from date of creation or last edit) unless other requirements mandate longer retention.
   
   c) Data will be entered in a consistent manner by authorized users.
   
   d) Data will be entered in as close to real-time data entry as possible.
   
   e) Measures will be developed to monitor data for accuracy and completeness and for the correction of errors.
   
   i) The agency runs reports and queries monthly to help identify incomplete or inaccurate information.
   
   ii) The agency monitors the correction of incomplete or inaccurate information.
   
   iii) By the 15th of the following month all monitoring reports will reflect corrected data.
   
   f) Data quality is subject to routine audit by System Administrators who have administrative responsibilities for the database.

5) **Privacy Notice, Purpose Specification and Use Limitations:** The purposes for collecting PPI data, as well as it uses and disclosures will be specified and limited.

   a) The purposes, uses, disclosures, policies, and practices relative to PPI data are to be outlined in this agency Privacy Notice.
b) The agency Privacy Notice will comply with all applicable regulatory and contractual limitations.

c) The agency Privacy Notice will be made available to agency clients, or their representative, upon request and explained/interpreted as needed.

d) Reasonable accommodations will be made with regards to the Privacy Notice for persons with disabilities and non-English speaking clients as required by law.

e) PPI will be used and disclosed only as specified in the Privacy Notice, and only for the purposes specified therein.

f) Uses and disclosures not specified in the Privacy Notice can be made only with the consent of the client.

g) The Privacy Notice will be posted on the agency web site.

h) The Privacy Notice will be reviewed and amended as needed.

i) Amendments to or revisions of the Privacy Notice will address the retroactivity of any changes.

j) Permanent documentation will be maintained of all Privacy Notice amendments/revisions.

k) All access to, and editing of PPI data will be tracked by an automated audit trail, and will be monitored for violations use/disclosure limitations.

6) Record Access and Correction: Provisions will be maintained for the access to and corrections of PPI records.

a) Clients will be allowed to review their Alameda County HMIS record within 5 working days of a request to do so.

b) During a client review of their record, an agency staff person must be available to explain any entries the client does not understand.

c) The client may request to have their record corrected so that information is up-to-date and accurate to ensure fairness in its use.

d) When a correction is requested by a client, the request will be documented and the staff will make a corrective entry if the request is valid.

e) A client may be denied access to their personal information for the following reasons:

   i) Information is compiled in reasonable anticipation of litigation or comparable proceedings;

   ii) Information about another individual other than the agency staff would be disclosed,

   iii) Information was obtained under a promise of confidentiality other than a promise from this provider and disclosure would reveal the source of the information

   iv) The disclosure of information which would be reasonably likely to endanger the life or physical safety of any individual.

f) A client may be denied access to their personal information in the case of repeated or harassing requests for access or correction. However, if denied, documentation will be provided regarding the request and reason for denial to the individual and be made a part of the client's record.

g) A grievance process may be initiated if a client feels that their confidentiality rights have been
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violated, if access has been denied to their personal records, or if they have been put at personal risk, or harmed.

h) Any client grievances relative to the Alameda County HMIS will be processed/resolved according to agency grievance policy.

i) A copy of any client grievances relative to Alameda County HMIS data or other privacy/confidentiality issues and agency response are forwarded to CoC staff.

j) If a client is unsatisfied with the resolution of their grievance at the agency level, the client may request mediation at the system level.

7) Accountability: Processes will be maintained to ensure that the privacy and confidentiality of client information is protected and staff is properly prepared and accountable to carry out agency policies and procedure that govern the use of PPI data.

a) Grievances may be initiated through the agency grievance process for considering questions or complaints regarding privacy and security policies and practices. All users of the Alameda County HMIS must sign a User’s Agreement that specifies each staff persons’ obligations with regard to protecting the privacy of PPI and indicates that they have received a copy of the agency’s Privacy Notice and that they will comply with its guidelines.

b) All staff, interns, volunteers or associates collecting PPI intended for, or viewing data generated by Alameda County HMIS must successfully complete Council-sponsored privacy and security certification training.

c) A process will be maintained to document and verify completion of training requirements.

d) A process will be maintained to monitor and audit compliance with basic privacy requirements including but not limited to auditing clients entered against signed Alameda County HMIS Consent Releases. At minimum, a quarterly Compliance Review will be conducted and documented.

e) A copy of any staff grievances initiated relative to privacy, confidentiality, or Alameda County HMIS data will be forwarded to CoC Staff.

f) Regular user meetings will be held and issues concerning data security, client confidentiality, and information privacy will be discussed and solutions will be developed.

8) Sharing of Information: Basic Intake data may be shared with partnering agencies only with client approval

a) All routine data sharing practices with partnering agencies will be documented and governed by the CoC MOU Agreement that defines the agency-determined sharing practice.

b) Resident name and social security number are viewable in Alameda County HMIS without express written consent for the purpose of searching for a client in the software. Procedures are available to not enter name and/or social security number from the searchable field.

c) A completed Alameda County HMIS Client Release of Information (ROI) Form is needed before information may be shared electronically.

i) The Alameda County HMIS release is to inform the client about what is shared and with whom it is shared.

ii) The client accepts or rejects the sharing plan.
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vi) Passwords must be changed routinely.

vii) Users must not be able to log onto more than one workstation or location at a time.

viii) Individuals with User IDs and Passwords will not give or share assigned User IDs and Passwords to access the Alameda County HMIS with any other person, organization, governmental entity, business.

b) Virus Protection and Firewalls:
   i) Commercial anti-virus protection software will be maintained to protect all agency network systems and workstations from virus attack.
   ii) Virus protection will include automated scanning of files as they are accessed by users.
   iii) Virus Definitions will be updated regularly.
   iv) All workstations will be protected by a firewall either through a workstation firewall or a server firewall.

c) Physical Access to Systems where Alameda County HMIS Data is Stored
   i) Computers stationed in public places must be secured when workstations are not in use and staff is not present.
   ii) After a short period of time a pass word protected screen saver will be activated during time that the system is temporarily not in use.
   iii) For extended absence from a workstation, staff must log off the computer.

d) Stored Data Security and Disposal:
   i) All Alameda County HMIS data downloaded onto a data storage medium must be maintained and stored in a secure location, not accessible to non-licensed users of the Alameda County HMIS.
   ii) Data containing PPI will not be downloaded to any remote access site at any time for any reason, nor transmitted outside the physical agency by any means whatsoever.
   iii) Data stored on a portable medium will be secured when not in use and will never be taken off site at any time for any reason.
   iv) Data downloaded for purposes of statistical analysis will exclude PPI whenever possible.
   iii) Alameda County HMIS data downloaded onto a data storage medium must be disposed of by reformatting as opposed to erasing or deleting. This includes hard drives.
   iv) A data storage medium will be reformatted a second time before the medium is reused or disposed of.

e) System Monitoring
   i) User access to the Alameda County HMIS Live Web Site will be monitored using the computer access logs located on each computer's explorer "history" button, or via a central server report.

f) Hard Copy Security:
   i) Any paper or other hard copy containing PPI that is either generated by or for Alameda County HMIS including, but not limited to report, data entry forms and signed consent forms will be secured.
   ii) Agency staff will supervise at all time hard copy with identifying information generated by or for the Alameda County HMIS when the hard copy is in a public area. If the staff leaves the area, the hard copy must be secured in areas not accessible by the public.
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iii) All written information pertaining to the user name and password must not be stored or displayed in any public accessible location.

g) Authorized Location Access:
   i) Access to the Alameda County HMIS is allowed only from authorized agency locations.

10) **Agency Grievance Policy:** Life Skills Training and Educational Programs, Inc. (LifeSTEPS) provides services to individuals without discrimination on the basis of race, color, religion, national origin, ethnic group identification, ancestry, sex, age, condition of physical or mental handicap or in any manner on the basis of the client's sexual orientation, gender identity or gender expression. Complaints of discrimination may be resolved by following the Grievance Procedure established by LifeSTEPS:

Individuals receiving services from a LifeSTEPS who have a complaint, including a complaint of discrimination or is dissatisfied with the services they have received should follow the LifeSTEPS Grievance Procedure:

If a client is dissatisfied with services received they should first speak directly to their Case Manager

If the Case Manager fails to respond to the client's complaint in a satisfactory manner, the client may contact the Regional Director of Support Service Programs to request a direct meeting.

Should the client be dissatisfied with the Regional Director of Support Service Programs response, the client may appeal to the Senior Regional Director of Social Services, LA Valley, to have their complaint heard. The Senior Regional Director of Social Services, LA Valley, upon hearing the client complaint and at their discretion may elevate the complaint to the LifeSTEPS Director of Human Resources

Should a complaint be forwarded to the Director of Human Resources, internal LifeSTEPS protocol will be followed with the intent of investigating and resolving the complaint received

**PROCEDURES:**

1. **LifeSTEPS Staff Access to Alameda County HMIS:** LifeSTEPS shall take all precautions to ensure that only authorized staff has appropriate access to HMIS:

   i) Only LifeSTEPS staff that have been trained in privacy and security procedures and have obtained licensed access to the Alameda County HIMS may, on behalf of LifeSTEPS access the HIMS system.

   ii) To promote the security of HIMS and the confidentiality of the data contained therein, access to HIMS will be available only through approved LifeSTEPS workstations.

   iii) Designated LifeSTEPS workstation will reside in a locked room where no other work space is shared. Only those designated LifeSTEPS staff allowed access to HIMS will be allowed access to the workstation area. When not in use, the workstation will remain securely locked.

2. **Procedures for Acquiring Client Consent:** LifeSTEPS staff shall follow written policies and procedures in acquiring written client consents in order to provide services:
i) The LifeSTEPS Agency Privacy Notice shall be posted in a prominent place where any LifeSTEPS staff person conducts agency business. It shall be visible at all times and may be posted in multiple LifeSTEPS office locations to include any designated HMIS workstation.

ii) At initial intake, all clients will be provided a copy of the LifeSTEPS Privacy Notice and will review with staff policies and procedures in regards to agency privacy as well as confidentiality, consent for services, release of information and client rights and responsibilities. The client has shall indicate with a signature that they have reviewed these documents and received a copy for their records. Staff maintain a copy of receipt in case files and indicate such receipt in case notes.

iii) During initial intake the client will be introduced to the Alameda County HMIS Release of Information, Staff will carefully review this document with the client and obtain the client consent to release information. Client shall receive a copy of this document and a copy will be placed in the individual client case file.

iv) Any other additional Release(s) of Information will be discussed at client intake and the client will receive a copy and a copy will place in the client case file.