

NC Consumer Advisory Council on Health Information (NC CACHI)

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- **ESTABLISHED:** Fall of 2006
- **PURPOSE:** Formed to support grassroots participation and input from healthcare consumers through the exploration of ideas and issues surrounding health information such as privacy, security, and electronic health records and in finding a balance between a individual's right to privacy and the need for appropriate access to information about them. This effort will provide an opportunity for NC CACHI to engage in the dialog in this area and to potentially influence both state and national policy with their findings.
- **MEMBERSHIP:** It is a goal of NC CACHI to have a diverse representation of no more than 15 healthcare consumers with varied backgrounds including gender, age, race, education, geography, health status, recent experience with the health care system, etc. NC CACHI will be supported and assisted by a group of experts who will serve on a resource panel.
- **MEETINGS:** NC CACHI will have monthly meetings on the third Thursday of the month at NCHICA and participate, as time permits, in consumer focus groups, other meetings, and research studies to explore effective means to educate and empower North Carolina health care consumers.

NC CACHI Members – Professional Affiliations

- Member, Piedmont Health Care Consortium <http://www.phicas.org/>
- VP, Research Computing Division, RTI International
- President, NC Sr. Citizens Association <http://www.ncseniorcitizens.org/>
- Former Chief Privacy Official, UNC Health Care System
- Former Director of a Local Public Health Department
- Former Director of NIEHS (National Institute of Environmental Health Sciences – Division of NIH located in Research Triangle Park , NC)
- Head, Cancer Biology Group, Laboratory of Molecular Toxicology, NIEHS
- Chair, X12M Supply Chain Subcommittee and Member DISA Board of Directors

NC CACHI Attendance at Conference

- NCHICA, assisted by the NC HISPC contract, is funding up to eight NC CACHI members to attend the NCHICA Annual Conference
- The purpose of attendance at the NCHICA conference is to give NC CACHI members the opportunity to see and hear what is proposed in the areas of health care and health information technology and to interact with public policymakers, physicians, and vendors to develop their own views of how of these changes may affect them and their families
- In return, those attending agree to attend conference sessions and assist with the compilation of a HISPC NC CACHI consensus report on their perceptions of the sessions they attended from a consumer's perspective
- The report will present their impressions of the concepts presented and will include recommendations regarding solutions that will enable consumer support for secure use of electronic information to improve health and care. We also will capture suggestions to improve future conferences including session content and approach, communications with respect to consumer involvement
- Final report to be submitted to NCHICA on October 15, 2007
- NC CACHI will select a spokesperson to present their consensus report at the National HISPC meeting on November 1 and 2, 2007

North Carolina Health Information Exchange Governance Council

Update as of August 10, 2007

*“Improving Health and Care in North Carolina by Accelerating
the Adoption of Information Technology”*

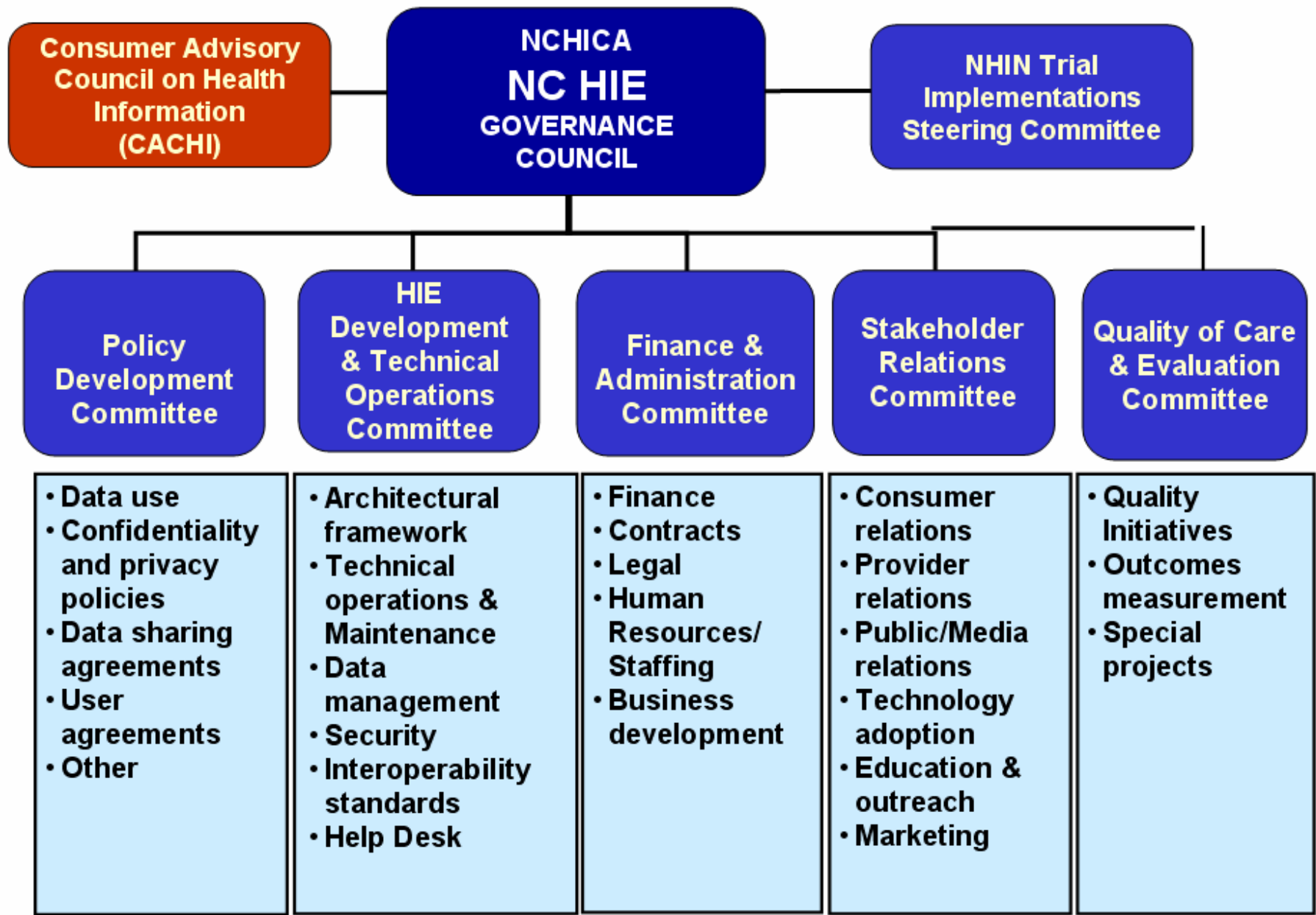
NC HIE Governance Council

Mission

- It is the mission of the North Carolina Health Information Exchange (NC HIE) to enable the timely and secure exchange of electronic health information among its authorized members, for the purposes of:
 - **improving the quality of health and care provided to individuals in North Carolina,**
 - **improving the efficiency of the health care system in North Carolina,**
 - **enhancing patient safety in North Carolina, and**
 - **improving the overall health of North Carolina's residents.**
- The NC HIE will develop policies and procedures that facilitate the above objectives and may contract with one or more healthcare information service providers to operate a health information exchange network to fulfill this mission.

NC HIE Governance Council Membership

- Representative of the North Carolina Consumer Advisory Council on Health Information.
- Representative of the North Carolina Medical Society.
- Representative of NCHA (the North Carolina Hospital Association).
- Representative of the North Carolina Nurses Association
- Representative of the North Carolina Health Information Management Association.
- Representative of the North Carolina Association of Pharmacists.
- The North Carolina State Health Director or his/her designee.
- Representative of Local Health Depts appointed by the NC Assn. of Local Health Directors
- Representative of NC Office of Emergency Medical Services
- Representative of the NC Association of Free Clinics.
- Representative of NC Division of Medical Assistance (Medicaid)
- Representative of NC Association of Health Plans
- Representative of behavioral health
- Representative of long-term care / nursing homes
- Representative of ancillary services: (laboratory, radiology, dialysis etc.)
- Representative of the NCHICA CIO Roundtable who also is a member of NC HIE.
- Two (2) at-large members appointed by the Board of Directors of NCHICA.
- Representative of primary Healthcare Information Service Provider contracted by the NC HIE to operate the exchange network.

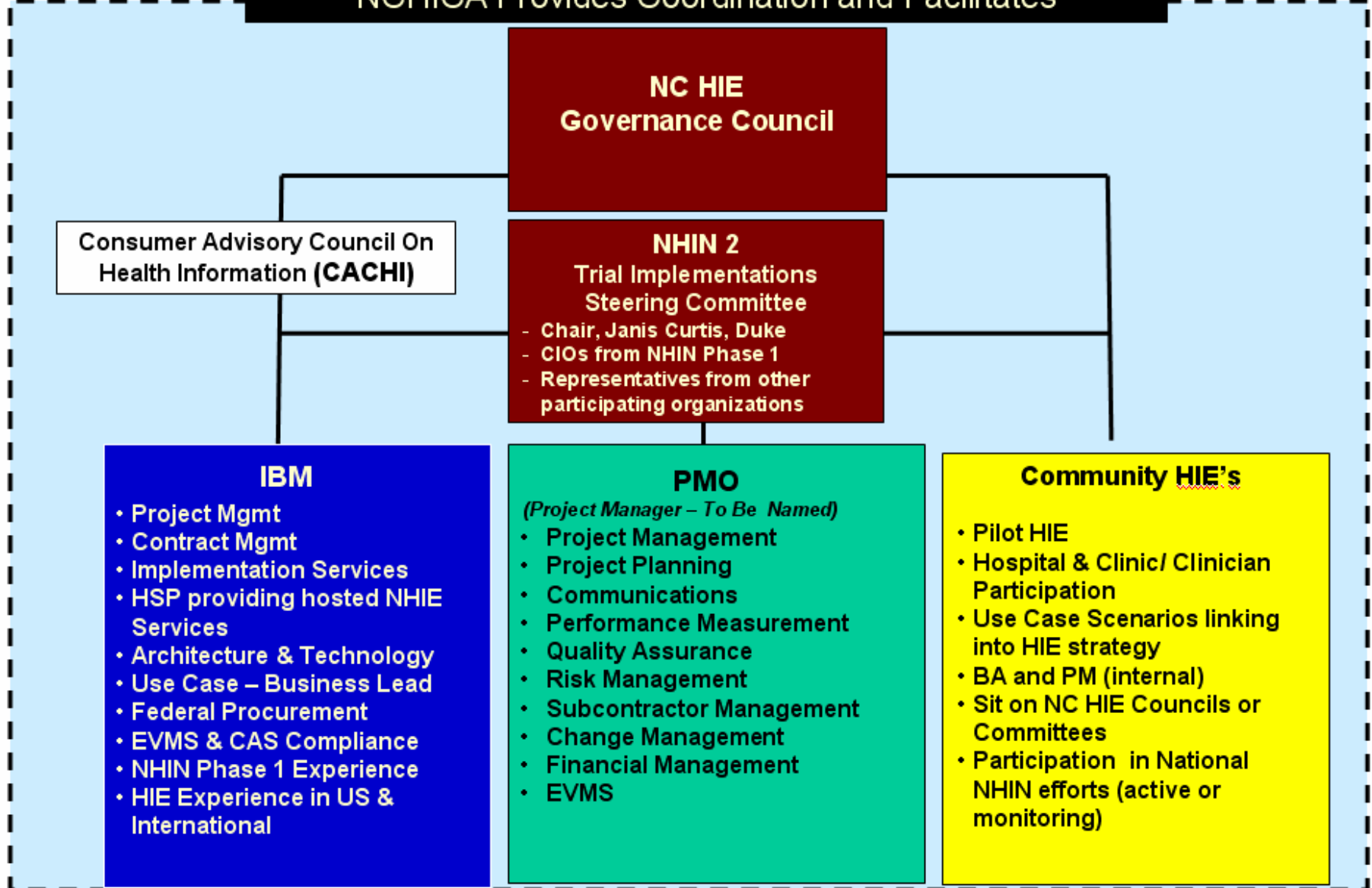


HHS Office of the National Coordinator for Health Information Technology (ONC)

**Proposal Submitted July 23, 2007:
Nationwide Health Information Network
(NHIN)**

Phase 2

Trial Implementations

NCHICA Provides Coordination and Facilitates

**Privacy:
Essential for Quality Health
Care**

Presentation to NCHICA

Deborah C. Peel, MD

Thursday August 16, 2007

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Overview

Today health privacy does not exist--
secondary uses are the ***primary*** uses of
Americans' personal health information

“Anyone today who thinks the privacy issue has peaked is greatly mistaken...we are in the early stages of a sweeping change in attitudes that will fuel political battles and put once-routine business practices under the microscope.”

Forrester Research

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Why the US has No Health Information Privacy

- Consumers don't know about the rampant secondary uses of their personal health information or how far outside the healthcare system their sensitive medical records flow
- HIPAA eliminated consent
- Coerced illegal consents (Rothstein article in JAMA)
- Data is worth billions to insurers, to employers, to drug industry – in 2005 IMS Health made \$1.75 Billion selling prescription records
- Protections do not follow the data

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The Elimination of Consent

1996

Congress passed HIPAA, and instructed the Dept. of Health and Human Services (HHS) to address the rights of patients to privacy.

“Not later than the date that is 12 months after the date of the enactment of this Act, the Secretary of Health and Human Services shall submit to [Congress]...detailed recommendations on standards with respect to the privacy of individually identifiable health information.”

2001

President Bush implemented the original HIPAA “Privacy Rule” recognizing the “right of consent”.

“...a covered health care provider must obtain the individual’s consent, in accordance with this section, prior to using or disclosing protected health information to carry out treatment, payment, or health care operations.”

2002

Amendments to the “Privacy Rule” became effective eliminating “right of consent”.

“The consent provisions...are replaced with a new provision...that provides regulatory permission for covered entities to use and disclose protected health information for treatment, payment, healthcare operations.”

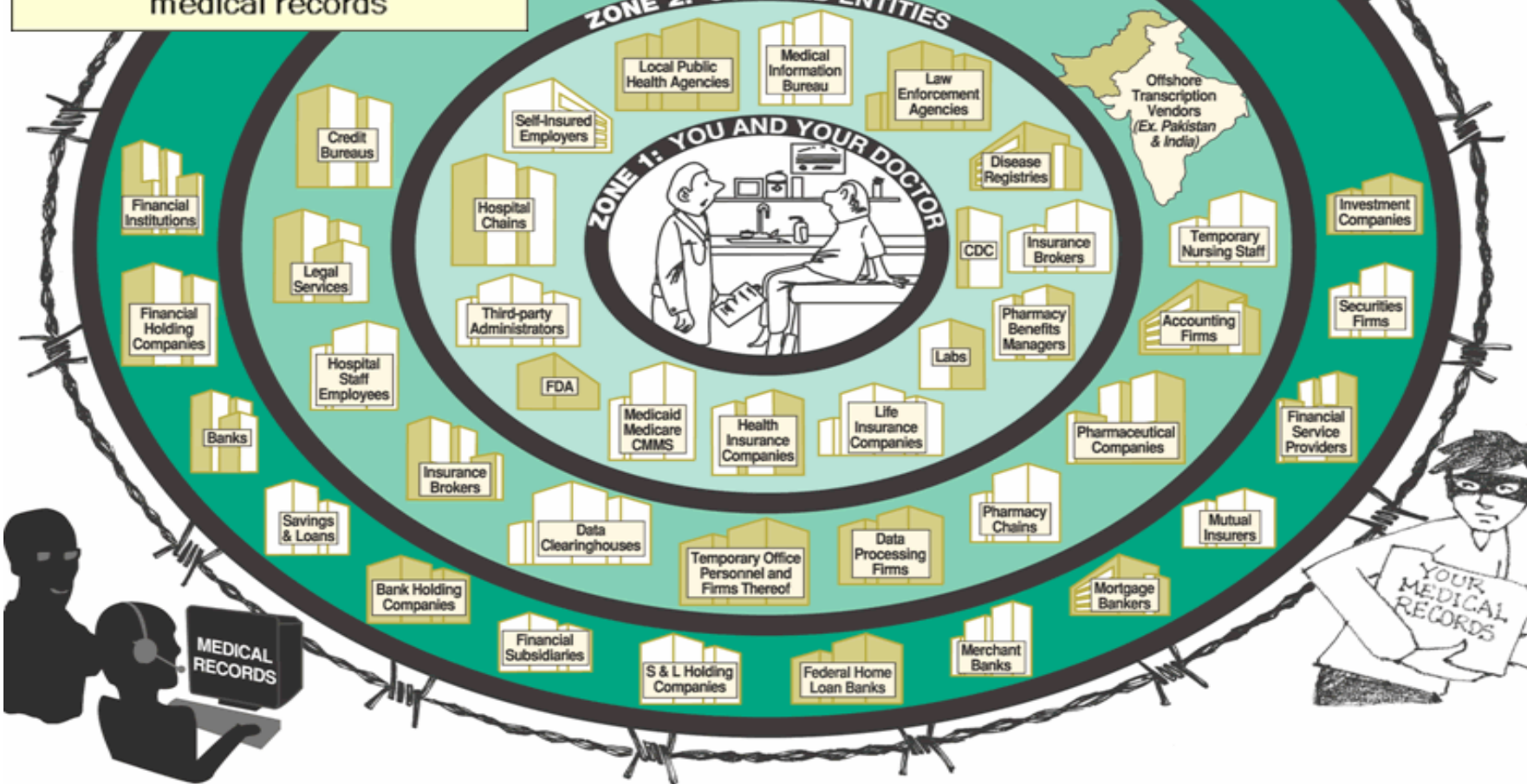
ZONE 4: GRAMM LEACH BLILEY FINANCIAL SERVICES ACT

ZONE 3: BUSINESS ASSOCIATES

ZONE 2: COVERED ENTITIES

ZONE 1: YOU AND YOUR DOCTOR

Inside the Fence
Legal users of YOUR medical records



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Effects of NO Health Privacy

- Denial of promotions/Job loss
 - People are judged on health information, not qualifications, abilities, or experience
- Insurance discrimination
- Credit denial
- Denial of admission to schools
- New classes of citizens who are uninsurable and unemployable

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Privacy Rule is now a ‘Disclosure Rule’

A Dose Of Bad Medicine:

*“With an Orwellian turn of phrase, the ‘**privacy rule**’ has little to do with **patient confidentiality**. In fact, it permits the widespread sharing of medical data among 800,000 or so health, business and government entities.”*

The Philadelphia Inquirer, Editorial, 1/6/06

“The electronic information revolution is transforming the recording of health information so that disclosure of information may require only push of a button. In a matter of seconds, a person’s most profoundly private information can be shared with hundreds, thousands, even millions of individuals and organizations at a time.”

HHS at 65 Fed. Reg. at 82,465

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Consumer Polls

67% of Americans are concerned about the privacy of their personal medical records--recent privacy breaches have raised their level of concern

- *24% are aware of specific breaches where PHI was compromised*
- *66% say they are more concerned about their medical records as a result*

1 in 8 Americans have put their health at risk by engaging in privacy-protective behavior:

- *Avoiding their regular doctor*
- *Asking a doctor to alter a diagnosis*
- *Paying privately for a test*
- *Avoiding tests altogether*

52% said they were concerned that insurance claims information might be used by an employer (an increase of 44% from the 1999 study)

CHCF Consumer Health Privacy Survey 2005

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Consumer Polls

3/4 of the public want the government to set rules to protect the privacy and confidentiality of electronic health information.

2/3 want the government to set rules controlling the secondary uses of information.

Markle Foundation Survey, November 2006

Most Americans are “highly concerned” about the privacy of their health information.

UPI Poll: Concern on Health Privacy, February 21, 2007

42% of Americans feel that “privacy risks outweigh expected benefits” from health IT.

Harris/Westin poll on EHRs and Privacy (2006).

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Consumer Polls

A majority of Americans would be willing to share their information **with their identity protected**:

- for public health to detect disease outbreaks (73%)
- for bio-terrorist attacks (58%)
- with researchers, doctors, and hospitals to learn how to improve quality of care(72%)
- to detect medical fraud (71%)

But most Americans want to have control over the use of their information for these purposes.

Markle Foundation Survey, November 2006

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Law & Ethics

- Informational privacy is protected by the 4th, 5th and 14th Amendments to the United States Constitution. *
- *“The reasonable expectation of privacy enjoyed by the typical patient undergoing diagnostic tests in a hospital is that the results of those tests will not be shared with non-medical personnel without her consent.” ***
- All 50 states and the District of Columbia recognize in tort law a common law or statutory right to privacy of personal information. ***
- *“Privacy and confidentiality [of health information] are neither new concepts, nor absolutes. Since the time of Hippocrates physicians have pledged to maintain the secrecy of information they learn about their patients, disclosing information only with the authorization of the patient or when necessary to protect an overriding public interest, such as public health. Comparable provisions are now contained in the codes of ethics of virtually all health professionals.”* Report to HHS, NCVHS (June 22, 2006).

*Whalen v. Roe, 97 S. Ct. 869, 877 (1977); Ferguson v. City of Charleston, 121 S. Ct. 1281, 1288 (2001)

**U.S. v. Scott, 424 F.3d 888 (9th Cir. 2005); Douglas v. Dodds, 419 F.3d 1097 (10th Cir. 2005).

***HHS finding 65 Fed. Reg. at 82,464

Secondary Uses, Without Consent

- **Thomson Medstat sells data from Medicare, Medicaid, health plans, and the uninsured--** WHITE PAPER January 2006: **Health Research Data for the Real World: The MarketScan Databases**, by David M. Adamson, PhD, Stella Chang, MPH, Leigh G. Hansen, MS, MBA; Research and Pharmaceutical Division, Thomson Medstat
- **BCBS sells all 79 million enrollees' health records--** In 2006, *Blue Cross and Blue Shield* touted the nation's largest database of consumer health data as providing “a treasure trove of information that employers working with health plans can use to extract greater value for their health care dollars.”

BCBS' Medical Director David Plocher, MD, said that the intended use of the database is to “service the big employers that pay the bills and want to pay smaller bills for health insurance.” Further he said that he was “very enthralled about the ability to help multi-state employers fix their healthcare costs.” During the one and one-half years that BCBS has been building the BHI database, he had “never heard about privacy concerns.”
- **Daily data mining of prescriptions from the nation's 51,000 pharmacies** (IMS Health, Verispan LLC, others)—for insurance underwriting and physician marketing
- **New IRS rule allows hospital data mining of physicians' electronic records**

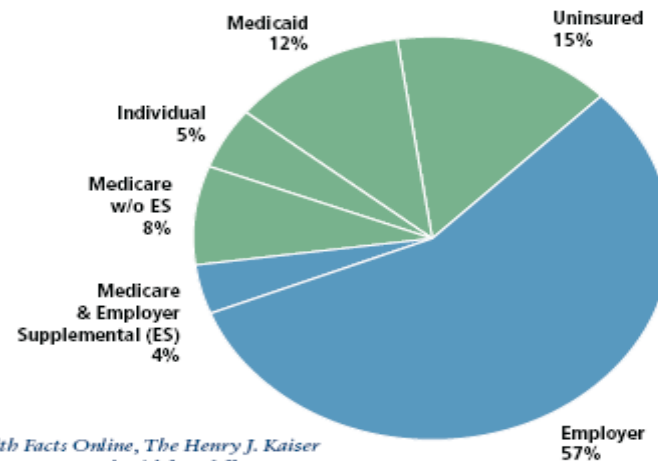
Unwanted/Unknown Secondary Users & Sellers

- Rx Switching companies, PBMs
- Technology Industry (via vendor contracts)
- Insurance Industry
- Data aggregators and data miners
- Hospital industry
- Transcription industry
- Banks and the financial industry (via GLB)
- Self-insured employers
- Quality Assurance/Improvement, hospital-based studies
- Research without consent (Privacy Act or IRB approved)
- State and Federal databases and registries
- Some Public health uses

Medicare and Medicaid Data is For Sale



Figure 1: Population Distribution by Insurance Status — 2002



Source: State Health Facts Online, The Henry J. Kaiser Family Foundation, www.statehealthfacts.kff.org; U.S. residents – 285,007,110. Note: Percentages do not add to 100% because of rounding.

To address the need for better data on privately insured Americans, Thomson Medstat created the MarketScan® data collection. Since its creation, MarketScan has been expanded to include data on Medicare and Medicaid populations as well, making it one of the largest collections of claims-based patient data in the nation. MarketScan data reflect the real world of treatment patterns and costs by tracking millions of patients as they travel through the healthcare system, offering detailed information about all aspects of care. Data from individual patients are integrated from all providers of care, maintaining all healthcare utilization and cost record connections at the patient level.

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Anonymous Data *Isn't*

“... a common practice is for organizations to release and receive person specific data with all explicit identifiers, such as name, address and telephone number, removed on the assumption that anonymity is maintained because the resulting data look anonymous. However, in most of these cases, the remaining data can be used to re-identify individuals by linking or matching the data to other data or by looking at unique characteristics found in the released data.”*

Latanya Sweeney, PhD, Director, Laboratory for International Data Privacy, School of Computer Science, Carnegie Mellon University

*k-anonymity: a model for protecting privacy. *International Journal on Uncertainty, Fuzziness and Knowledge-based Systems*, 10 (5), 2002; 557-570.

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PHRs: Designed for Data Mining

- **The laws and ethics protecting medical records do not apply to PHRs**
- **Security and privacy protections are inadequate**
- **Financial model often is selling the data**
- **Consumers are encouraged to add valuable new data to PHRs that can be data mined**
- **Review of the Personal Health Record (PHR) Service Provider Market, Privacy and Security, January 5, 2007**
 - Conclusion: “Based on our analysis of 30 PHR vendors, existing privacy policies are incomplete.”
 - The report was developed for the Office of the National Coordinator for Health Information Technology (ONC) by Altarum Institute.

Smart Consumers

Only individual consumers can strike the “balance” between personal privacy and all secondary uses of PHI

- 2007 Privacy Principles developed by the Coalition for Patient Privacy
- Longstanding legal and ethical rights to privacy

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2007 Privacy Principles

Coalition for Patient Privacy

- **Recognize that patients have the right to health privacy**
 - Recognize that user interfaces must be accessible so that health consumers with disabilities can individually manage their health records to ensure their health privacy.
- The right to health privacy applies to all health information **regardless of the source, the form it is in, or who handles it**
- Give patients **the right to opt-in and opt-out** of electronic systems
 - Give patients the right to segment sensitive information
 - Give patients control over who can access their electronic health records
- Health information **disclosed for one purpose may not be used for another purpose** before informed consent has been obtained
- Require **audit trails** of every disclosure of patient information

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2007 Privacy Principles

Coalition for Patient Privacy

- Require that **patients be notified promptly** of suspected or actual privacy breaches
- **Ensure that consumers can not be compelled to share health information** to obtain employment, insurance, credit, or admission to schools, unless required by statute
- **Deny employers access** to employees' medical records before **informed consent** has been obtained
- Preserve stronger privacy protections in **state laws**
- **No secret health databases.** Consumers need a clean slate. Require all existing holders of health information to disclose if they hold a patient's health information
- Provide **meaningful penalties and enforcement mechanisms** for privacy violations detected by patients, advocates, and government regulators

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Smart Legislation

- *Congress must set national privacy policies*
- Federal right to health privacy & the 2007 Coalition for Patient Privacy's principles
(Kennedy-Leahy "*Health Information Privacy and Security Act*", S.1814)
- Independent Health Record Trusts
(*"Independent Health Record Trust Act of 2007"*, H.R.2991)

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Smart Technology

- Privacy
 - independent consent management tools control access to all PHI
 - independent health record trusts hold complete, lifetime PHI
- Security
 - state-of-the-art physical and technical standards
 - data encryption at rest and in transit
 - strong 2-factor authentication of users
 - PKI
 - firewalls
- Protections ensure privacy and security **while** ensuring access to the right data, at the right time and place
 - Limit releases of PHI, because it is impossible to de-identify. Research, studies, and queries should be run by health records trusts if consumers consent to participate
 - annual privacy and security audits of all systems and products

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Health Record Trusts

- Cradle-to-grave PHI is stored in a Health Record Trust (IHRT) account
- Patient (or designee) controls all access to account information [copies of original records held elsewhere]
- When care received, new records sent to IHRT for deposit in patient's account
- All data sources must contribute PHI at patient request (per HIPAA)

Secondary Uses via Consent and Trusts

- Independent consent management tools ensure privacy
- Health record trusts facilitate desired secondary uses
 - Searches over large populations is easy
 - Not necessary to release PHI
 - Counts of matches with demographics normally sufficient
 - Eliminates issues of “de-identification” and reuse
 - Can combine searches over multiple trusts
 - Consumers are notified of studies without knowledge of researchers (e.g. for clinical trial recruitment, drug withdrawal from market) via trust

Contact Information

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