**DIVISION OF PUBLIC HEALTH** 

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March 11, 2024

Kim Webber, MBA, BSN, RN, BA, NEA-BC Wisconsin Poison Center CCC Suite 660 PO Box 1997 Milwaukee, WI 53201-1997

RE: Poison Center Services and HIPAA Dear Ms. Webber,

It has come to the Department's attention that some Wisconsin providers may have concerns about the applicability of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) as it relates to providing health care information to the Wisconsin Poison Center. Such providers are to be assured that, under HIPAA; the federal government recognizes poison centers as health care providers performing a treatment activity to an individual. The preamble to the Privacy Rule specifically mentions poison control centers, stating:

We note that poison control centers are health care providers for purposes of this rule. We consider the counseling and follow-up consultation provided by poison control centers with individual providers regarding patient outcomes to be treatment. Therefore, poison control centers and other health care providers can share protected health information about the treatment of an individual without a business associate contract.

For the purposes of HIPAA, the Wisconsin Poison Center is a health care provider delivering treatment. As such, "A covered entity [such as Wisconsin healthcare facilities or other providers] may disclose protected health information for treatment activities of a health care provider<sup>2</sup>." In fact, to do so is in the best interest of poisoned or potentially poisoned Wisconsin patients.

We hope this information addresses any concerns that you may have.

Sincerely,

Blake Hayyeracsades...
Privacy Officer

<sup>&</sup>lt;sup>1</sup> Comments section. 45 CFR §164.501, December 28, 2000 Federal Register 82625-82626

<sup>&</sup>lt;sup>2</sup> 45 CFR §164.506(c)(2)