

**DAI Policy 500.50.10 – Authorized Disclosure of Protected Health
Information Without Inmate Patient Authorization
Attachment B – Permitted Disclosures
Under 42 C.F.R. PART 2 Regarding AODA Information
Effective Date: 08/25/14**

1. Internal communications: DOC employees with the need to know the PHI to perform job duties.
2. De-Identified information: See Attachment C.
3. Valid authorization signed by subject of records (patient): see DAI Policy 500.50.09 for guidance in processing records request with an authorization.
4. Qualified Service Organization Agreement.
5. Medical emergency: limited to PHI required to permit treatment; must request recipient to make no further disclosure and notify subject of information (patient) of the disclosure.
6. Approved research/audit permitted by law: research approved per DOC Executive Directive 36.
7. Court order: issued under provisions of 42 C.F.R. Part 2. Consult with HIPAA Compliance Officer or Office of Legal Counsel to verify validity of a court order.
8. Reporting of a crime on AODA program premises or against program personnel.
9. Reporting suspected child abuse/neglect: Ch. 48, Children's Code, Wisconsin Statutes.