Dear Secretary Becerra:

The undersigned organizations, representing a broad range of clinicians and providers nationwide, write to you today for further clarification about how the U.S. Department of Health & Human Services’ (HHS) Office for Civil Rights (OCR) intends to enforce the Health Insurance Portability and Accountability Act (HIPAA)-related reporting requirements involving the Change Healthcare cyber incident announced on February 21st. We are writing to request more clarity around reporting responsibilities and assure affected providers that reporting and notification obligations will be handled by Change Healthcare.

OCR should publicly state that its breach investigation and immediate efforts at remediation will be focused on Change Healthcare, and not the providers affected by Change Healthcare’s breach.

Healthcare clinicians and providers take seriously their responsibility to safeguard and protect their patients’ data. Since the attack became known, concerns among our members have mounted related to what could – from all indications – amount to the largest breach of the healthcare sector. Change Healthcare processes claims on behalf of hundreds of thousands of clinicians and providers, and several terabytes of possibly protected health information are alleged to have been stolen and held for ransom.

On April 22nd, United Health Group (UHG), of which Change Healthcare is a business unit, issued a press release offering limited details that stated, “Based on initial targeted data sampling to date, the company has found files containing protected health information (PHI) or personally identifiable information (PII), which could cover a substantial proportion of people in America. To date, the company has not seen evidence of exfiltration of materials such as doctors’ charts or full medical histories among the data.” Contrary to media reports – as well as information we have heard from our respective members – there are indications that certain data may indeed have been compromised, resulting in a perplexing situation for providers tasked with ensuring the privacy and security of PHI and PII.

This unprecedented cyberattack raises the question of how OCR plans to reassure the provider community regarding breach reporting obligations under HIPAA, and to clarify that is the responsibility of the covered entity which experienced the breach—UHG—to fulfill its obligations in regard to reporting the breach to OCR, notifying each affected individual, as well as any further HIPAA breach reporting requirements that may be applicable, such as notifying state Attorneys General and media outlets. Numerous providers continue to grapple with the far-reaching consequences of this incident, and financial recovery remains elusive as the situation continues to get fully resolved. This has been exacerbated by a lack of clarity and definitive information offered by UHG and Change Healthcare.

OCR has said they have initiated investigations of Change Healthcare and UHG, and they issued a set of frequently asked questions (FAQs) on April 19th referencing the “unprecedented magnitude of this cyberattack.” While a breach report is still forthcoming from UHG, they have said that “while the covered entity is ultimately responsible for ensuring individuals are notified, the covered entity may delegate the responsibility of providing individual notices to the business associate. Covered entities and business associates should consider which entity is in the best position to provide notice to the individual, which may
vary, depending on the circumstances, such as the functions the business associate performs on behalf of the covered entity and which entity has the relationship with the individual."

UHG has stated they “are committed to doing everything possible to help and provide support to anyone who may need it” and has pledged “To help ease reporting obligations on other stakeholders whose data may have been compromised as part of this cyberattack, UnitedHealth Group has offered to make notifications and undertake related administrative requirements on behalf of any provider or customer.” While we appreciate these statements, we are concerned that without further guidance from OCR, clinicians and providers have not received sufficient confirmation from OCR that HIPAA breach reporting and notification requirements related to this incident are the responsibility of UHG/Change Healthcare as the HIPAA covered entity which experienced the breach of unsecured PHI.

Providers affected by this breach are so numerous that a specific number is not readily available. A simple affirmation from OCR, as requested herein, that UHG, as the covered entity which experienced the breach is responsible for fulfilling the attendant breach reporting and notification requirements, is badly needed to address the lack of clarity among the community of affected providers. Given UHG’s statement that it is prepared to fulfill these reporting and notification requirements, it appears that it would be a quick and straightforward matter for OCR to confirm publicly that the HIPAA breach notification and reporting requirements are applicable to UHG and not to the affected providers. Given the well documented state of chaos in the provider community in the wake of this breach, OCR’s silence on this point is disappointing.

In addition, OCR must affirm its position that the breach was perpetrated upon Change Healthcare, whose status as a health care clearinghouse makes them a covered entity under HIPAA and thus responsible for the breach of any PHI which it processes or facilitates the processing of. Because Change Healthcare experienced impermissible access to unsecured PHI that it processed on behalf of other covered entities, no entity other than Change Healthcare, its parent company, UnitedHealth Group, and their corporate affiliates such as Optum, bears responsibility for this breach and is under any legal reporting or notification obligation as a result of it.

Given the statement by UHG that, “UnitedHealthGroup has offered to make notifications and undertake related administrative requirements on behalf of any provider or customer,” OCR should confirm that any affected provider may rely upon that statement and, as UHG bears sole responsibility for the breach, no breach notification requirements apply to any affected medical provider.

While we appreciate OCR’s FAQs, OCR should publicly state that their breach investigation and immediate efforts at remediation will be focused on Change Healthcare, and not the providers affected by Change Healthcare’s breach.

For medical providers affected by the UHG ransomware attack, their chief responsibility patient care. These providers may lack clarity regarding what is required of them under HIPAA in this instance and so we call upon HHS-OCR to take the simple step of confirming the above, to publicly to ease concerns in the provider community. We appreciate the opportunity to bring this matter to your attention as we navigate the fallout from this assault on patient care and the privacy of their medical information.

Sincerely,

College of Healthcare Information Management Executives (CHIME)
American Health Information Management Association (AHIMA)
American Medical Association
Medical Association of the State of Alabama
Alaska State Medical Association
Arizona Medical Association
Arkansas Medical Society
California Medical Association
Colorado Medical Society
Connecticut State Medical Society
Medical Society of Delaware
Medical Society of the District of Columbia
Florida Medical Association Inc
Medical Association of Georgia
Hawaii Medical Association
Idaho Medical Association
Illinois State Medical Society
Indiana State Medical Association
Iowa Medical Society
Kansas Medical Society
Kentucky Medical Association
Louisiana State Medical Society
Maine Medical Association
MedChi, The Maryland State Medical Society
Massachusetts Medical Society
Michigan State Medical Society
Minnesota Medical Association
Mississippi State Medical Association
Missouri State Medical Association
Montana Medical Association
Nebraska Medical Association
Nevada State Medical Association
New Hampshire Medical Society
Medical Society of New Jersey
New Mexico Medical Society
Medical Society of the State of New York
North Carolina Medical Society
North Dakota Medical Association
Ohio State Medical Association
Oklahoma State Medical Association
Oregon Medical Association
Pennsylvania Medical Society
Rhode Island Medical Society
South Carolina Medical Association
South Dakota State Medical Association
Texas Medical Association
Utah Medical Association
Vermont Medical Society
Medical Society of Virginia
Washington State Medical Association
West Virginia State Medical Association
Wisconsin Medical Society
American Academy of Allergy, Asthma & Immunology
American Academy of Dermatology Association
American Academy of Emergency Medicine
American Academy of Facial Plastic and Reconstructive Surgery (AAFPRS)
American Academy of Family Physicians
American Academy of Neurology
American Academy of Ophthalmology
American Academy of Pediatrics
American Academy of Physical Medicine and Rehabilitation
American Academy of Sleep Medicine
American Association of Neurological Surgeons
American Association of Neuromuscular & Electrodiagnostic Medicine
American Association of Orthopaedic Surgeons
American College of Allergy, Asthma and Immunology
American College of Cardiology
American College of Emergency Physician
American College of Gastroenterology
American College of Obstetricians and Gynecologists
American College of Physicians
American College of Radiology
American College of Rheumatology
American Gastroenterological Association
American Geriatrics Society
American Orthopaedic Foot & Ankle Society
American Osteopathic Association
American Psychiatric Association
American Society for Dermatologic Surgery Association
American Society for Radiation Oncology
American Society of Anesthesiologists
American Society of Cataract and Refractive Surgery
American Society of Clinical Pathology
American Society of Nephrology
American Society of Neuroradiology
American Society of Plastic Surgeons
American Society of Regional Anesthesia and Pain Medicine
American Society of Retina Specialists
American Society of Transplant Surgeons
Association for Clinical Oncology
Association of American Medical Colleges (AAMC)
College of American Pathologists
Congress of Neurological Surgeons
Medical Group Management Association
North American Neuromodulation Society
North American Spine Society
Renal Physicians Association
Society for Pediatric Dermatology
Society for Vascular Surgery
Society of Interventional Radiology
The American Academy of Otolaryngology - Head and Neck Surgery
The American College of Radiation Oncology, Inc.

cc: Melanie Fontes Rainer, Director, Office for Civil Rights, Department of Health and Human Services