

Communication from Public

Name: Colby el

Date Submitted: 08/12/2021 09:24 AM

Council File No: 21-0878

Comments for Public Posting: We the people do not consent. We do not consent to your imposing will on to another. This is a free will zone, the law of the land will always be higher than the law of the sea. We Veterans swear an oath to protect this land from all threats, foreign and domestic. We have not forgotten this. The military is subject to the CIVIL authority. We will not be gagged. We will not be silenced. We will not be forced into your virtual chattel ranch. We do not fear.

Communication from Public

Name: Mitchell A

Date Submitted: 08/10/2021 11:27 PM

Council File No: 21-0878

Comments for Public Posting: I strongly oppose this order. I do not think it is right to force an experimental product on people, when actual data that shows the harms of this vaccine are being covered up. There are over 500,000 adverse reactions, including deaths, from the Covid-19 vaccine on VAERS(Vaccine Adverse Event Reporting System) that is used by the CDC. Where there is risk there must be choice, as with previous vaccines it should be a choice whether someone wants to get it or not. Private medical information should not be given out, this applies with people who are HIV-positive they do not need to disclose this information, so why is vaccine status any different? These vaccines are not FDA approved, and the clinical trials are not over until 2023 so this is still in the experimental phase. What happened to my body my choice? The CDC has admitted that vaccinated people are super spreaders, and countries with the most vaccinations such as Israel, Iceland, and Gibraltar have the highest case per capita rates in the world. So this shows that vaccines are not reducing the number of cases or deaths and shuts down any conversation of a "vaccine passport." When an individual suffers an adverse reaction will the City be responsible for paying their bills? Because the vaccine manufacturers have no liability if you're injured or die. The City has no right to force an experimental product on people in order to enter businesses or indoor places and should honor medical freedom for people to choose whether they want it or not, without being coerced. California Civil Code 51 states that "all individuals are equal regardless of medical condition and are entitled to full and equal accommodations in business establishments." Requiring people to show their medical status is a serious violation of that California Civil Code, the U.S. Constitution, and the Nuremberg Code. This is equivalent to asking for people's papers during Nazi Germany, and many survivors from this era have compared that too. Please do not vote to implement this unconstitutional violation of our medical freedoms.

Communication from Public

Name: Jessica Garcia
Date Submitted: 08/11/2021 01:31 PM
Council File No: 21-0878
Comments for Public Posting: Freedom to decide whats best for themselves.. not force.

Communication from Public

Name: Sarah Wiltfong
Date Submitted: 08/12/2021 12:01 PM
Council File No: 21-0878
Comments for Public Posting: Please find attached BizFeds comments regarding the LA City proposed vaccination requirement.

August 12, 2021

Honorable Nury Martinez
President, Los Angeles City Council

Via email

Re: Motion to require vaccination checks before business entry

Honorable Nury Martinez:

We are contacting you on behalf of BizFed, the Los Angeles County Business Federation, an alliance of over 200 business organizations who represent over 400,000 employers in Los Angeles County. We are writing to provide some input in response to your motion which would require vaccination checks at the point of entry at many private businesses.

First, we would like to reiterate that BizFed and our members are strong supporters of the COVID-19 vaccinations and were some of the first to work with the County and City to help with the vaccination rollout - offering our services, facilities, expertise, and marketing lists to get the vaccine out as safe and effectively as possible. We certainly share concerns with the increased spread of the Delta Variant and alarmed at the number of people who are not yet vaccinated.

As we reflect on the motion requiring vaccination checks at business entry points, we have some immediate questions we would like clarified prior to the drafting and adoption of any ordinance.

- What constitutes "proof" of vaccination? Each vaccination facility provided different forms of confirmation, from vaccination cards (which can be easily forged) to QR codes. How do we even train our workers to spot a forged card?
- What should locations accept as satisfactory "proof" of vaccination?
- Is a copy acceptable, a photo on a phone? Will ID be required to prove the vaccination proof matches the individual?
- Are foreign vaccination cards acceptable?
- How can the city provide uniformity and consistency in enforcement? Who is responsible for enforcement – LAPD? Public Health?
- How do businesses treat individuals who are exempt for religious or medical reasons and every child under 12? Would they not be allowed in these places?
- At what level of vaccination city-wide will this requirement sunset? 75% LA residents vaccinated? 80%?
- At what point will the Delta curve be considered flattened? Will this be based on hospitalizations?
- Who is ultimately enforcing the ordinance and what are the penalties for violations?
- What liability protections will the City provide to employers in the event they are sued for discrimination?
- Will the City include sentencing enhancements for assault and harassment, especially in a retail setting, to protect workers enforcing masking or vaccination mandates?

Our members have also expressed concerns with requiring their employees to “police” the doors of their businesses. In many instances even enforcing mask mandates have been difficult – vaccination proof will cause much more of an emotional stir among patrons. Placing employees at the center of this potential conflict, particularly if they are not trained to handle such situations, can add another layer of liability for businesses. Our members employees had many altercations with guests concerning masks and this will only heighten with something as polarizing as vaccines. It would not be out of the realm of possibility for indoor places to hire a 3rd party or off duty PD for this. A luxury that everyone cannot afford but removes employees from volatile situations they are not trained to handle.

As the ordinance is drafted, we ask that you keep the business community at the table and invite you to our COVID-19 Economic Recovery Task Force to hear our thoughts and provide some perspective before this is adopted.

Thank you for your consideration of our letter. If you have any questions, please contact sarah.wiltfong@bizfed.org.

Sincerely,



Donna Duperron
BizFed Chair
Torrance Area Chamber



David Fleming
BizFed Founding Chair



Tracy Hernandez
BizFed Founding CEO
IMPOWER, Inc.

cc: Los Angeles City Council

BizFed Association Members

7-Eleven Franchise Owners Association of Southern California
Action Apartment Association
Alhambra Chamber of Commerce
American Beverage Association
American Institute of Architects - Los Angeles
Apartment Association of Greater Los Angeles
Apartment Association, CA Southern Cities, Inc.
Arcadia Association of Realtors
AREAA North Los Angeles SFV SCV
Armenian Trade and Labor Association
Associated Builders & Contractors, Inc. Southern California Chapter
Association of Club Executives
Association of Independent Commercial Producers
Azusa Chamber of Commerce
Bell Gardens Chamber of Commerce
Beverly Hills Bar Association
Beverly Hills Chamber of Commerce
Black Business Association
BNI4SUCCESS
Bowling Centers of Southern California
Boyle Heights Chamber of Commerce
Building Industry Association - Baldyview
Building Industry Association - LA/Ventura Counties
Building Industry Association - Southern California
Building Owners & Managers Association of Greater Los Angeles
Burbank Association of REALTORS
Burbank Chamber of Commerce
Business and Industry Council for Emergency Planning and Preparedness
Business Resource Group
CA Natural Resources Producers Assoc
CalAsian Chamber
Calabasas Chamber of Commerce
California Apartment Association- Los Angeles
California Asphalt Pavement Association
California Bankers Association
California Business Properties Association
California Business Roundtable
California Cannabis Industry Association
California Cleaners Association
California Construction Industry and Materials Association
California Contract Cities Association
California Fashion Association
California Gaming Association
California Grocers Association
California Hispanic Chamber
California Hotel & Lodging Association
California Independent Oil Marketers Association (CIOMA)
California Independent Petroleum Association
California Life Sciences Association
California Manufacturers & Technology Association
California Metals Coalition
California Restaurant Association
California Retailers Association
California Small Business Alliance
California Self Storage Association
California Society of CPAs - Los Angeles Chapter
California Trucking Association
Californians for Balanced Energy Solutions
Carson Chamber of Commerce
Carson Dominguez Employers Alliance
CDC Small Business Finance
Central City Association
Century City Chamber of Commerce
Cerritos Regional Chamber of Commerce
Chatsworth/Porter Ranch Chamber of Commerce
Citrus Valley Association of Realtors
Claremont Chamber of Commerce
Coalition for Renewable Natural Gas
Coalition for Small Rental Property Owners
Commercial Industrial Council/Chamber of Commerce
Construction Industry Air Quality Coalition

Construction Industry Coalition on Water Quality
Council on Trade and Investment for Filipino Americans
Covina Chamber
Crescenta Valley Chamber of Commerce
Culver City Chamber of Commerce
Downey Association of REALTORS
Downey Chamber of Commerce
Downtown Center Business Improvement District
Downtown Long Beach Alliance
El Monte/South El Monte Chamber
El Segundo Chamber of Commerce
Employers Group
Encino Chamber of Commerce
Engineering Contractor's Association
EXP
F.A.S.T.- Fixing Angelenos Stuck in Traffic FilmLA
Friends of Hollywood Central Park
FuturePorts
Gardena Valley Chamber
Gateway to LA
Glendale Association of Realtors
Glendale Chamber
Glendora Chamber
Greater Antelope Valley AOR
Greater Bakersfield Chamber of Commerce
Greater Lakewood Chamber of Commerce
Greater Leimert Park Village Crenshaw Corridor Business Improvement District
Greater Los Angeles African American Chamber
Greater Los Angeles Association of REALTORS
Greater Los Angeles New Car Dealers Association
Greater San Fernando Valley Regional Chamber
Harbor Association of Industry and Commerce
Harbor Trucking Association
Historic Core BID of Downtown Los Angeles
Hollywood Chamber
Hong Kong Trade Development Council
Hospital Association of Southern California
Hotel Association of Los Angeles
Huntington Park Area Chamber of Commerce
Independent Cities Association
Industrial Environmental Association
Industry Business Council
Inland Empire Economic Partnership
International Cannabis Business Women Association
Irwindale Chamber of Commerce
La Cañada Flintridge Chamber
LA Fashion District BID
LA South Chamber of Commerce
Lancaster Chamber of Commerce
Larchmont Boulevard Association
Latin Business Association
Latino Food Industry Association
Latino Restaurant Association
LAX Coastal Area Chamber
League of California Cities
Long Beach Area Chamber
Long Beach Economic Partnership
Los Angeles Area Chamber
Los Angeles County Board of Real Estate
Los Angeles County Waste Management Association
Los Angeles Gateway Chamber of Commerce
Los Angeles Gay & Lesbian Chamber of Commerce
Los Angeles Latino Chamber
Los Angeles Parking Association
MADIA Tech Launch
Malibu Chamber of Commerce
Marketplace Industry Association
Motion Picture Association of America, Inc.
MoveLA
Multicultural Business Alliance
NAIOP Southern California Chapter
Nareit
National Association of Tobacco Outlets

National Association of Waterfront Employers
National Association of Women Business Owners - CA
National Association of Women Business Owners - LA
National Federation of Independent Business
National Hookah Community Association
National Latina Business Women's Association
Orange County Business Council
Pacific Merchant Shipping Association
Pacific Palisades Chamber
Panorama City Chamber of Commerce
Paramount Chamber of Commerce
Pasadena Chamber
Pasadena Foothills Association of Realtors
PhRMA
Planned Parenthood Affiliates of California
Pomona Chamber
Propel LA
Rancho Southeast Association of Realtors
ReadyNation California
Recording Industry Association of America
Regional Black Chamber-San Fernando Valley
Regional Hispanic Chamber of Commerce
Regional San Gabriel Valley Chamber
Rosemead Chamber
San Dimas Chamber of Commerce
San Gabriel Chamber of Commerce
San Gabriel Valley Economic Partnership
San Pedro Peninsula Chamber
Santa Clarita Valley Chamber
Santa Clarita Valley Economic Development Corp.
Santa Monica Chamber of Commerce
Sherman Oaks Chamber
South Bay Association of Chambers
South Bay Association of Realtors
South Gate Chamber of Commerce
Southern California Contractors Association
Southern California Golf Association
Southern California Grantmakers
Southern California Leadership Council
Southern California Minority Suppliers Development Council Inc.
Southern California Water Coalition
Southland Regional Association of Realtors
Sunland/Tujunga Chamber
Sunset Strip Business Improvement District
Torrance Area Chamber
Town Hall Los Angeles
Tri-Counties Association of Realtors
United Cannabis Business Association
United Chambers - San Fernando Valley & Region
United States-Mexico Chamber
Unmanned Autonomous Vehicle Systems Association
US Green Building Council
US Resiliency Council
Valley Economic Alliance, The
Valley Industry & Commerce Association
Vermont Slauson Economic Development Corporation
Vernon Chamber
Veterans in Business Network
Vietnamese American Chamber
Warner Center Association
West Hollywood Chamber
West Hollywood Design District
West Los Angeles Chamber
West San Gabriel Valley Association of Realtors
West Valley/Warner Center Chamber
Western Electrical Contractors Association
Western Manufactured Housing Association
Western States Petroleum Association
Westside Council of Chambers
Whittier Chamber of Commerce
Wilmington Chamber
World Trade Center

Communication from Public

Name: Don W.C.
Date Submitted: 08/12/2021 01:03 PM
Council File No: 21-0878

Comments for Public Posting: Dear City Council and Related Advisory Teams, You mention increased transmissibility of the delta variant. Despite attempts to do so, the Delta variant has not been proven to be “more severe”. The WHO says is not more deadly than the ancestral strain. The common known science is that variants are inevitably less harmful, leading to less serious illness. This seems to be the case whereas death rates remain low where the Delta variant spreads. The Delta variant is only now perhaps more of a relative concern to vaccinated individuals since we are seeing massive amounts of breakthrough cases. (We mean here that this strain is less of a risk of serious illness overall, despite increased transmissibility. However, compared to near-full protection previously offered by the vaccine, vaccinated individuals are experiencing more risk of illness than before.) You say that COVID-19 is especially a risk to individuals that are not fully vaccinated when, in fact, we hear of numerous additional worldwide reports of breakthrough cases in the fully vaccinated. This is especially the case in Israel and the UK where vaccination rates are high, Israel having nearly 90% of the adult population vaccinated. In these places, roughly 50% of new cases occur in the fully vaccinated. Now consider the recent evidence from the CDC that covid infected vaccinated people have equivalent viral loads as the unvaccinated. A CDC slideshow says “Delta variant vaccine breakthrough cases may be as transmissible as unvaccinated cases”: <https://www.washingtonpost.com/context/cdc-breakthrough-infections/94390e3a-5e45-44a5-ac40-2744e4e25f2e/> Anecdotaly, here at home, I have so many vaccinated friends who have tested positive and displayed symptoms of illness for COVID-19. Recent public data also shows that at least 25% of all new cases in Los Angeles are breakthrough cases in the vaccinated. This rate is sure to grow. It is doubtful that, as you say, unvaccinated individuals are at “a greater risk of contracting and spreading COVID-19”. The evidence shows that vaccinated individuals are at least at equal risk of transmitting the virus. This is no surprise because the mRNA COVID-19 treatments were designed to decrease clinical disease, ie. symptoms of COVID-19—not stop infection or transmission (as per Dr. Anthony Fauci). Finally, you say, “Vaccination is the most effective way to prevent transmission and limit COVID-19 hospitalizations and deaths.” This is simply untrue. With the emergence of the new variants vaccinated individuals are proving to be as much a risk to the community as others. So the CDC is calling for NPI’s such as universal masking. In addition, there are now known treatments for COVID-19 such as Ivermectin which have been shown to significantly reduce severe illness. This puts the EUA for vaccines into question since other viable treatments now exist. It’s already questionable whether local governments can mandate proof of vaccination or otherwise coerce people to take EUA products. Even Dr. Fauci is now touting new “antivirals” since the vaccines seem to not be sufficient to stop transmission and limit hospitalizations and death. In closing, I urge your teams to reconsider any moves that would push for vaccines requirements although they were not designed to stop infection or transmission, rather decrease the chance of severe disease. The use of such products should result from a valid personal choice based upon a cost-benefit analysis by the individual—prior medical history, consultation with a physician following protocols of “informed consent”, age, and other risk factors. Excluding individuals based on this personal decision is discrimination in defiance of civil rights norms and immunological science. Furthermore, given all of the information above, it is ever more imperative that these products not be pushed via coercion on children—in school-sponsored programs. Children are at little risk from COVID-19 (for them, the flu is definitively more deadly), while adverse events may disproportionately affect them. Best, Don Silverlake, Los Angeles Please see my attachment and forward it to your legal teams as it provides evidence that public programs are pushing treatments perhaps developed and marketed in bad faith - "List of Questions for Agencies and Employers Requiring Proof of Vaccination"

NOTE TO EMPLOYER: As your employee, I am requesting that you review this document, provide the requisite information, and sign the form, in regards to your requirement that employees get a Covid-19 emergency use authorization (EUA) investigational vaccine.

1) If I agree to receive an EUA Covid-19 injection, does my employee **health insurance plan** provide complete coverage should I experience an adverse event, or even death?

2) As an employee, does my **life insurance policy** provide any coverage in the event that I die from receiving an EUA Covid-19 injection?

3) As an employee, will you be providing **Workers' Compensation, disability insurance, or other resources** if I have an adverse event to an EUA Covid-19 injection and am unable to come to work for days, weeks, or months, or if I am disabled for life?

4) The Food and Drug Administration (FDA) requires that EUA vaccine recipients be provided with certain vaccine-specific information to help them make an informed decision about vaccination.⁸

The EUA fact sheets that must be provided are specific to each authorized Covid-19 injection and are developed by the manufacturers of the injections (Pfizer/BioNTech, Moderna, Oxford/AstraZeneca, and the Johnson & Johnson subsidiary Janssen). The fact sheets must provide the most current and up-to-date information on the injections, and vaccine recipients must also receive information about adverse events. Have you read, understood, and provided me (and all other employees) with these fact sheets and with current information on adverse events so that I/we can make an educated decision?

5) Have you reviewed the available databases of material adverse events reported to date for people who have received Covid-19 injections?^{9,10,11,12} Potential and reported adverse events include death, anaphylaxis, neurological disorders, autoimmune disorders, other long-term chronic diseases, blindness and deafness, infertility, fetal damage, miscarriage, and stillbirth.

6) The FDA’s guidance¹³ on emergency use authorization of medical products requires the FDA to “ensure that recipients are informed to the extent practicable given the applicable circumstances... **[t]hat they have the option to accept or refuse the EUA product....**” Are you aware of this statement? Have you informed all employees that they have the option to refuse?

7) With respect to the emergency use of an unapproved product, the Federal Food, Drug and Cosmetic Act, Title 21 U.S.C. 360bbb-3(e)(1)(A)(ii)(I-III)¹⁴ reiterates that individuals be informed of “**the option to accept or refuse administration of the product**, [and] of the consequences, if any, of refusing administration of the product, and of the alternatives to the product that are available and of their benefits and risks.” If EUA Covid-19 investigational vaccines are ever approved by the FDA, state legislation would be required to allow companies to mandate the Covid-19 injections. Are you aware of these facts?

8) EUA products are unapproved, unlicensed, and experimental. Under the Nuremberg Code—the foundation of ethical medicine—no one may be coerced to participate in a medical experiment. The individual’s consent is absolutely essential. No court has ever upheld a mandate for an EUA vaccine. In *Doe #1 v. Rumsfeld, 297 F. Supp. 2d 119 (2003)*¹⁵, a federal court held that the U.S. military could not mandate EUA vaccines for soldiers: “...[T]he United States cannot demand that members of the armed forces also serve as guinea pigs for experimental drugs” (*Id.* at 135). Are you aware of this?

9) The United States Code of Federal Regulations¹⁶ and the FDA require the informed consent of human subjects for medical research. The EUA Covid-19 injections are unapproved, unlicensed, investigational vaccines that are still in their experimental stage. It is unlawful to conduct medical research on a human being, even in the event of an emergency, unless steps are taken to secure the **informed consent** of all participants. Are you aware of this?

10) According to Federal Trade Commission (FTC) Guidelines¹⁷ and the FTC’s “Truth In Advertising,”¹⁸ promotional material—and especially material involving health-related products—cannot mislead consumers, omit important information, or express claims. All of this falls under the rubric of “deceptive advertising” (whereby a company is providing or **endorsing a product**), whether presented in the form of an ad, on a website, through email, on a poster, or in the mail. For example, statements such as “all employees are required to get the Covid-19 vaccine to make the workspace safe” or “it’s safe and effective” leave out critical information. Critical information includes the facts that Covid-19 injections are unapproved EUA vaccines that “may” or “may not” prevent Covid, won’t necessarily make the workspace safer, and could in fact cause harm. Not providing links or attachments of the manufacturers’ fact sheets and current information on adverse events is omitting safety information. Are you aware of this?

11) Since the Covid lockdowns began over one year ago, there have been over 178 reported breaches of unsecured protected health information (PHI), incidents investigated by the Office for Civil Rights (OCR). These breaches exposed millions of people’s personal health information. Although many of these incidents were attributed to hacking, some of the breaches to PHI fell directly under the 1996 Health Insurance Portability and Accountability Act (HIPAA), such as sharing a patient’s or person’s information with an unauthorized individual or incorrectly handling PHI.¹⁹ **Can you please explain your obligations to me, under HIPAA law, and how you are going to protect my personal information - both with respect to your requirement that I receive this injection?**

12) Whereas pharmaceutical companies that manufacture EUA vaccines have been protected from liability related to injuries or deaths caused by experimental agents since the PREP Act¹ was enacted in 2005, **companies and all other institutions or individuals who mandate experimental vaccines on any human being are not protected from liability**. Are you aware that you do not enjoy such liability protection?

13) Are you aware that employees could file a **civil suit** against you should they suffer an adverse event, death, or termination from their place of employment?

As the legally authorized officer of the employer/company, I have read all of the above information, have provided my employees with all of the information that the FDA requires be provided to recipients of the Covid-19 injections, and do hereby agree to assume 100% financial responsibility for covering any and all expenses from adverse events, including death, through insurance coverage or directly. In addition, I affirm that the employee will not be subjected to the loss of their job should they decline to receive a Covid-19 injection.

Authorized officer of company requiring injection

Company

Date

Employee

Company

Date

Witness

Company

Date

Endnotes:

1. Congressional Research Service. The PREP Act and COVID-19: Limiting Liability for Medical Countermeasures. Updated Mar. 19, 2021. <https://crsreports.congress.gov/product/pdf/LSB/LSB10443>.
2. Del Bigtree interviews 3 medical professionals incapacitated by Covid injections. *The Highwire*, Apr. 29, 2021. <https://www.bitchute.com/video/A4d8FB2cIBTc/>.
3. America's Frontline Doctors. Vaccines & the law. <https://www.americasfrontlinedoctors.org/legal/vaccines-the-law>.
4. Layton, Catharine. Forced to get the COVID vaccine? ICAN may be able to help. *The Defender*, Jan. 29, 2021. <https://childrenshealthdefense.org/defender/forced-to-get-covid-vaccine-ican-may-be-able-to-help/>.
5. <https://uscfc.uscourts.gov/sites/default/files/Vaccine%20Attorneys.pdf>.
6. The Solari Report. Family Financial Disclosure Form for Covid-19 injections. Mar. 1, 2021. <https://pandemic.solari.com/family-financial-disclosure-form-for-covid-19-injections/>.
7. The Solari Report. Form for Students Attending Colleges or Universities Requiring Covid-19 Injections. May 3, 2021. <https://pandemic.solari.com/form-for-students-attending-colleges-or-universities-requiring-covid-19-injections/>.
8. Centers for Disease Control and Prevention. COVID-19 Vaccine Emergency Use Authorization (EUA) Fact Sheets for Recipients and Caregivers. <https://www.cdc.gov/vaccines/covid-19/eua/index.html>.

9. UK Medical Freedom Alliance. COVID-19 Vaccine Info. <https://www.ukmedfreedom.org/resources/covid-19-vaccine-info>.
10. Vaccine Adverse Event Reporting System. <https://vaers.hhs.gov>.
11. CDC WONDER. About the Vaccine Adverse Event Reporting System (VAERS). <https://wonder.cdc.gov/vaers.html>.
12. National Vaccine Information Center. Search the U.S. Government's VAERS Data. <https://www.medalerts.org/>.
13. U.S. Department of Health and Human Services. Emergency Use Authorization of Medical Products and Related Authorities: Guidance for Industry and Other Stakeholders. January 2017. <https://www.fda.gov/media/97321/download>.
14. 21 U.S. Code § 360bbb-3 - Authorization for medical products for use in emergencies. <https://www.law.cornell.edu/uscode/text/21/360bbb-3>.
15. Doe #1 v. Rumsfeld, 297 F. Supp. 2d 119 (2003). <https://www.courtlistener.com/opinion/2326816/doe-v-rumsfeld/>.
16. https://www.govregs.com/regulations/expand/title21_chapterI_part50_subpartB_section50.24#regulation_2.
17. Federal Trade Commission. Advertising FAQ's: A Guide for Small Business. <https://www.ftc.gov/tips-advice/business-center/guidance/advertising-faqs-guide-small-business>.
18. Federal Trade Commission. Truth in Advertising. <https://www.ftc.gov/news-events/media-resources/truth-advertising>.
19. U.S. Department of Health and Human Services. Office for Civil Rights. Breach Portal: Notice to the Secretary of HHS Breach of Unsecured Protected Health Information. https://ocrportal.hhs.gov/ocr/breach/breach_report.jsf;jsessionid=618E88DD94EE65D46D5785CB2A643553.