Policy Statement

The University of Cincinnati College of Medicine abides by The Family Educational Rights and Privacy Act of 1974 (FERPA). It is the federal law that governs the release of and access to student education records.

According to FERPA, personally identifiable information in an education record may not be released without prior written consent from the student. Some examples of information that may not be released without prior written consent of the student are:

- Birth date
- Religious affiliation
- Citizenship
- Disciplinary status
- Ethnicity
- Gender
- Grade point average (GPA)
- Marital status
- SSN and student I.D. number
- Grades and exam scores
- Test scores (such as SAT, GRE, etc.)
- Progress reports such as STARS

The university will not release personally identifiable information from a student's education record without the student's prior written consent. Even parents are not permitted access to their son's or daughter's education records unless the student has provided written authorization permitting the parents' access.

One exception, which permits disclosure without consent, is disclosure to school officials with “legitimate educational interest”. A school official is an employee, agent or other person acting on behalf of the University, to include: a person employed by the University in an administrative, supervisory, academic or research, or support staff position; a person or company with whom the University has contracted as its agent to provide a service instead of using University employees or officials (such as an attorney, auditor, collection agent, or enrollment/degree certification service facilitator); a person serving on the Board of Trustees; or a student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks. A school official has a legitimate educational interest if the official...
needs to review an education record in order to fulfill his or her professional responsibilities for the University.

**Procedures**

UCCOM Registrar Office is the first point of contact for faculty and staff to request access to medical student records.

**MedOneStop Access Requests**

A written request stating what access is needed and why should be submitted to the Registrar. Requests will be reviewed and if approved a MedOneStop Security Application Request form will be submitted by the Registrar to grant access.

**Miscellaneous Access Requests**

Request for other information about students from administrative offices, faculty and staff are submitted in writing to, and vetted by, the registrar to ensure FERPA compliance. Requests should include information to answer the following three questions:

1. How will the information be stored (i.e. security)?
2. Who will have access?
3. When/how will the information be destroyed when no longer needed to fulfill the primary purpose of the request?

In the event there are questions about legitimate educational interest, consultation may be sought by the University Registrar and the Director of Privacy (Office of General Counsel).

Access to the medical student record is limited and closely monitored by the registrar to ensure confidentiality.

**Compliance - FERPA Training**

All Faculty and staff, as well as any other agents of the university must have completed the required FERPA training at the time of hire. Access to medical student records will be denied if training has not been completed.

**Link to University of Cincinnati Policy**

Additional information regarding the University of Cincinnati FERPA and Records Privacy Policy is available at [http://www.uc.edu/registrar/FERPA_and_records_privacy.html](http://www.uc.edu/registrar/FERPA_and_records_privacy.html).