The University at Buffalo (UB), as a component of The State University of New York (SUNY) hybrid entity under HIPAA, must designate SUNY HIPAA covered functions at UB per 45 CFR 164.508(c)(3)(iii). These designations are as follows:

1) **SUNY HEALTH PLAN FUNCTION**  
   **Declaration:** UB does not engage in any SUNY Health Plan Function.¹

2) **SUNY HEALTH CARE CLEARINGHOUSE FUNCTION**  
   **Declaration:** UB does not engage in any SUNY Health Care Clearinghouse Function.

3) **SUNY HEALTH CARE PROVIDER FUNCTION**  
   **Declaration:** The following UB units and activities are declared to be part of the SUNY Health Care Provider Function:
   a) **UB School of Dental Medicine** functions and activities:
      i) Clinical dental services which generate HIPAA covered electronic transactions per criterion (3)(a)(ii) of the SUNY HIPAA Covered Functions at UB determination criteria document.
      ii) Clinical dental services which do not generate HIPAA covered electronic transactions per criterion (3)(a)(ii) of the SUNY HIPAA Covered Functions at UB determination criteria document, but which may be declared as covered under the SUNY hybrid entity per 45 CFR §164.504(c)(3)(iii)(A-B).
      iii) All educational functions within the school²

¹ Health Plan benefits at UB are available from New York State which is responsible for HIPAA obligations associated with the administration and delivery of those benefits.
² Inclusion of the educational function within the covered SUNY Health Care Provider function permits educational activities to be considered part of health care operations per 45 CFR §164.501