Compliance Essentials Workshop

Intro and Background to Compliance and Ethics Programs

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Presenter



- Army JAG Corps (1987)
- Minnesota Attorney General's Office (1994)
- Allina Health (2000)
 - Associate General Counsel
 - Chief Compliance Officer
- Faegre Drinker Biddle & Reath (2009)

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Welcome!

- This is the first of 13 sessions in the Healthcare Compliance Essentials Workshop
 - Day 1
 - Introduction & background to compliance & ethics programs
 - Standards and procedures
 - · Governance, oversight, authority
 - Day 2
 - Risk assessment
 - Due diligence in delegation of authority
 - Hot/ common compliance issues
 - Dav 3
 - Communication and Training
 - · Monitoring, Auditing, and Reporting Systems
 - Investigations
 - Day 4:
 - Response to wrongdoing
 - Incentives and Enforcement
 - Program Improvement
 - What's next for me and my program?





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Today's Agenda

- History of Health Care Regulation (late 1800's 1979)
- Evolution of Compliance and Ethics Programs (1980's to present)
- Current HHS Guidance on Compliance Programs
- Current DOJ Guidance on Compliance Programs
- Scope of a Compliance Program
- Value of Compliance and Ethics Programs
- Introduction to the Elements of an Effective Compliance Program

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Article by Mike Adelberg in **Compliance Today** July, 2007

How did we get here? A brief history of health care regulation in the United States



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History of Health Care Regulation late 1800s

- · Health care primarily delivered in the home
- Hospitals were supported by philanthropy, religious organizations
- No federal regulation
 - "Snake Oil" salesman touting miracle cures and elixirs







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History of Health Care Regulation Late 1800s

- 1840s
 - First medical malpractice lawsuits, but infrequent
- American Medical Association
 - Founded in 1847
 - 1849 interested in publishing articles to warn the public of the dangers of quack remedies and nostrums
- State Boards of Medical Practice
 - 1883 Minnesota
 - · Professionalizing the practice of medicine

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Ethics

- The role of ethics before regulation
- Scene from "The Knick"

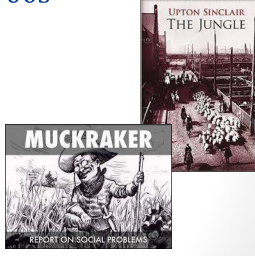
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History of Health Care Regulation Early 1900s

- 1905 Upton Sinclair publishes The Jungle
 - · Exposes unsanitary and abusive conditions
- Muckrakers / Progressives seek regulations
- 1906
- The Meat Inspection Act of 1906
 - The Pure Food and Drug Act of 1906
 - · Focuses on adulteration of drugs, labelling



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History of Health Care Regulation Early 1900s

- Progressives believed in positivism
 - A belief that unfettered human ingenuity will forever advance the state of art in a given field
 - Envisions a degree of self-governance a belief that physicians and hospitals will naturally strive to improve quality and safety – no need for government intervention to spur health care innovations
 - American College of Surgeons (now Joint Commission) began inspecting hospitals for compliance with community standards
- Government oversight was necessary to punish bad actors
 - Reign in the quacks and crooks

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History of Health Care Regulation 1930s

- New Deal growth of government
- First Rulemaking
 - 1930's, in the wake of The New Deal, agencies begin clarifying legislation and issuing rules
 - Administrative Procedures Act of 1946
- Civil Monetary Penalties
 - · Federal agencies were given authority to issue penalties to address noncompliance
 - Dramatic reduction of criminal prosecutions for FDA violations between 1930 and 1950
- Focus of government regulation continues to be punishment and financial sanctions to deter misconduct

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History of Health Care Regulation WWII

- World War II impacts health insurance
- 1942 War Labor Board Ruling
 - · Wage freeze in effect
 - Fringe benefits of up to 5% didn't count
 - Employers started offering health insurance
- 1950's Unions organize
 - · Many bargain for health insurance



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History of Health Care Regulation 1960s

- 1965 Medicare is enacted
 - · Government becomes a payer
- Federal Government begins its role as change agent
 - 1973 HMO Act
 - \$300 million to start up managed care organizations
 - Requires many employers to offer HMO coverage to employees
- Creates new federal agencies
 - · Centers for Disease Control
 - · National Institutes of Health
 - · Agency for Health Research and Quality



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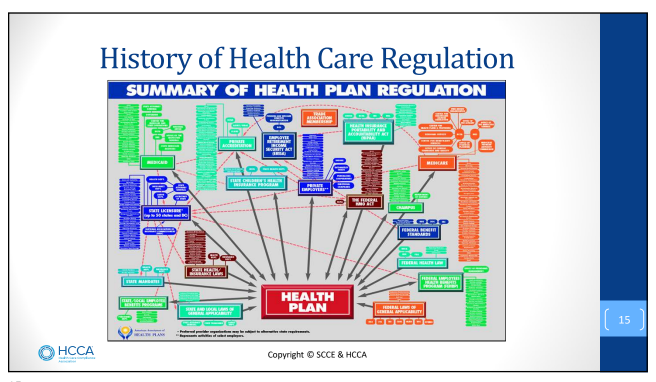
History of Health Care Regulation 2010-present

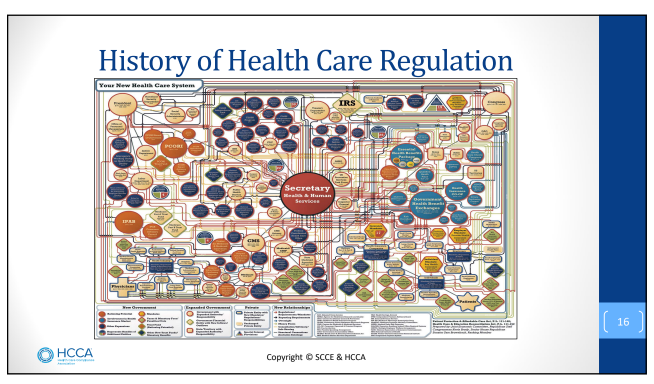
- EHR Incentive Payments
 - · Payments for making "meaningful use" of an electronic health record
- Affordable Care Act
 - Established the CMS Innovation Center
 - Models to pay for value rather than volume
 - Accountable Care Organizations
 - Plans available on the Health Care Exchange

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History of Health Care Regulations Summary

- Late 1800s
 - Little to no regulation, growth of professional associations with aspirational goals
- Early 1900s
 - · Health care regulation begins
 - Criminal sanctions, focused on quackery
- 1930s
 - · Growth of agencies and administrative sanctions
- 1960s to present
 - Regulations expand rapidly after 1965
 - Complex multiple agencies with enforcement authority
 - Traditional government role as the enforcer continues
 - · New government role as a change agent
 - Incentives for higher quality, lower cost, population health



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Evolution of Compliance Programs

- Influence of the Defense Industry
 - Operation III Wind leads to convictions of 9 government officials,
 42 consultants, 7 military contractors
 - February 1986 Packard Commission Interim Report
 - Urged defense contractors to improve the defense acquisition process through greater selfgovernance
 - "To assure that their houses are in order, defense contractors must promulgate and vigilantly enforce codes of ethics that address the unique problems and procedures incident to defense procurement."
 - "They must also develop and implement internal controls to monitor these codes of ethics and sensitive aspects of contract compliance."
- Leads to creation of the Defense Institute Initiative on Business Ethics and Conduct





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- Original DII Principles
 - · Have and adhere to written Codes of Conduct;
 - Train employees in those Codes;
 - Encourage internal reporting of violations of the Code, within an atmosphere free of fear of retribution;
 - Practice self-governance through the implementation of systems to monitor compliance with federal procurement laws and the adoption of procedures for voluntary disclosure of violations to the appropriate authorities;
 - Share with other firms their best practices in implementing the principles, and participate annually in "Best Practices Forums"; and
 - · Be accountable to the public.

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Evolution of Compliance Programs

- Sentencing Reform Act of 1984
 - Created the Federal Sentencing Guidelines
 - · Eliminate sentencing disparities
 - Sentencing to be based on guidelines that would bind federal judges
 - U.S. v. Booker, 2005
 - · Guidelines are considered advisory only

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- 1991 the U.S. Sentencing Commission publishes its first set of guidelines applicable to organizational offenders
 - Purpose for punishing individuals: retribution, incapacitation
 - · Purpose for punishing organizations: deterrence
- Guidelines give credit to organizations who have an effective program to prevent and detect violations of law

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Evolution of Compliance Programs

- Seven Elements of an Effective Compliance Program
 - · Standards and procedures
 - Involvement of high-level personnel
 - · Discretionary authority carefully delegated
 - · Standards and procedures communicated to employees
 - Monitoring and auditing
 - · Standards consistently enforced
 - · Response and prevention
- Compliance program can vary based on the size of the organization
- · Guidelines incorporate many concepts from the Defense Industry Initiative

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- Growth of compliance programs since the sentencing guidelines were published
 - 1991 Ethics & Compliance Officers Association
 - 1996 Health Care Compliance Association (HCCA)
 - 2,000 members in 2000
 - 2005 Society of Corporate Compliance and Ethics (SCCE)
 - Topped 20,000 members in 2018 for HCCA and SCCE

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Evolution of Compliance Programs

- Compliance Programs Become Mandatory
 - 1998 CMS requires such organizations to establish a "plan for complying with all applicable Federal and State standards"
 - 63 Fed Reg 34968 (June 26, 1998); 42 CFR 422.503(b)(4)(vi)
 - 1998 OIG publishes its Compliance Program Guidance for Medicare+Choice Organizations
 - "the OIG's program guidance is voluntary and simply is intended to provide assistance for Medicare+Choice organizations looking for additional direction in the development of internal controls that promote adherence to applicable Federal and State law."
- Similar regulatory requirements for Medicare Prescription Drug Plans
 - 70 Fed Reg 4194 (January 28, 2005); 42 CFR 423.504(b)(4)(vi)

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- Compliance Programs Become Mandatory
 - 2005 Deficit Reduction Act of 2005
 - Requires entities that receive or make payments under a state Medicaid plan of at least \$5
 million to have a compliance program
 - · Actually, must have detailed policies and procedures for detecting and preventing fraud, waste and abuse
 - 2010 Patient Protection and Affordable Care Act of 2010 (Pub. L. 111-148)
 - · Requires all entities participating in Medicare to establish a compliance program

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Evolution of Compliance Programs Summary

- 1980s Voluntary principles adopted by the defense industry
 - Prevent and detect crime, promote and ethical culture
- 1990s Federal Sentencing Guidelines
 - · Still voluntary, incentive to adopt an effective compliance program
 - Expand from defense industry to health care industry
 - Compliance associations are formed and begin to grow
- 2000s Compliance programs become mandatory
 - Starts with managed care plans in 1998

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Current Compliance Standards

- 42 CFR 503(b)(4) Compliance Program for Medicare Advantage Organizations
 - · "Governing Body" and senior leader oversight
 - Written policies, procedures and standards
 - Designation of a Compliance Officer
 - · Annual training and education
 - · Effective communication, including compliance hotline
 - Timely, consistent and effective enforcement of the standards
 - · Routine monitoring, auditing and risk analysis
 - Response and prevention, including procedures to voluntarily self-report potential fraud or misconduct

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Current Compliance Standards





- CMS Guidance "The Twins"
 - Medicare Managed Care Manual, Ch. 21 Medicare Advantage Part C Compliance Program Guidelines
 - Prescription Drug Benefit Manual, Ch. 9 Medicare Advantage Part D Compliance Program Guidelines
- Elements of an Effective Compliance Program OIG Sentencing Guidelines
 - I: Written policies, procedures and standards of conduct
 - II: Compliance Officer, Compliance Committee and High Level Oversight
 - III: Effective Training and Education
 - IV: Effective Lines of Communication
 - V: Well publicized disciplinary standards
 - VI: Routine Monitoring, Auditing, Risk Assessment
 - VII: Prompt Response to Compliance Issues

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Current Compliance Standards

- Medicaid Managed Care Rule May 6, 2016
 - 42 CFR 438.608(a)(1)
- Requirements of a Compliance Program
 - I: Written policies, procedures and standards of conduct
 - II: Compliance Officer
 - III: Compliance Committee and Board Oversight
 - IV: A System for Training and Education
 - V: Effective Lines of Communication
 - · VI: Enforcement of Standards Through Well publicized disciplinary guidelines
 - VII: Routine Monitoring, Auditing, Risk Assessment, and Prompt Response to Compliance Issues

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HHS Guidance

- HHS OIG Issues Compliance Program Guidance
 - Hospitals (1998 and 2005)
 - Physicians and Small Group Practices (2000)
 - Home Health (1998)
 - Hospice (1999)
 - Laboratories (1998)
 - Durable Medical Equipment Companies (1999)
 - Ambulance Suppliers (2003)
 - Nursing Facilities (2000 and 2008)
 - Pharmaceutical Manufacturers (2003)
 - Medical Device Companies (none, but see Pharmaceutical Manufacturers)
 - Third Party Billing Companies (1998)

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HHS Guidance

- HHS OIG Issues Compliance Program Guidance
 - All have common elements
 - Differs by Risk Issues/ Scope of Compliance Program

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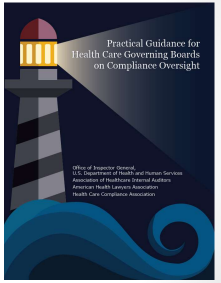


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HHS Guidance

- 2015 Guidance Document on Board Oversight of a Compliance Program
 - OIG/ AHLA/ HCCA
- Addresses issues relating to the Board's oversight and review of compliance
 - Expectations
 - Roles and responsibilities
 - Issue reporting
 - Regulatory risk
 - Accountability



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HHS Guidance

- 2017 Resource Guide on Measuring Compliance Effectiveness
 - OIG and HCCA
 - 54-page detailed guide

Measuring Compliance Program Effectiveness: A Resource Guide

ISSUE DATE: MARCH 27, 2017

HCCA-OIG Compliance Effectiveness Roundtable Roundtable Meeting: January 17, 2017 | Washington, DC



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DOJ Guidance

- Current Federal Sentencing Guidelines
 - Posted at: https://www.ussc.gov/guidelines/2015-guidelines-manual/2015-chapter-8
- Lists Factors to Consider:
 - The applicable industry practice or the standards called for by any applicable government regulation (i.e. regulations applicable to Medicare Advantage plans)
 - The size of the organization
 - · History of similar misconduct

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DOJ Guidance

- DOJ Guidance (June 2020)
 - Is the corporation's compliance program well designed?
 - Is the program being applied earnestly and in good faith? In other words, is the program adequately resourced and empowered to function effectively?
 - Does the corporation's compliance program work in practice?
- https://www.justice.gov/criminalfraud/page/file/937501/download

U.S. Department of Justice Criminal Division

Evaluation of Corporate Compliance Programs

(Updated June 2020)

Introduction

The "Principles of Federal Prosecution of Business Organizations" in the Justice Manual describe specific factors that prosecutors should consider in conducting an investigation of a corporation, determining whether to bring charges, and negosistance place or other agreements. JM 9-28.300. These factors include "the adequacy and effectiveness of the corporation's compliance program at the time of a handward at the time of a hanging decision" and the corporation's remedial efforts. To implement an adequate and effective corporate compliance program for improve an easting one." JM 9-28.300 (cling) MP 9-28.000 at JM 9-28.000 (cling) MP 9-28.000 at JM 9-28.000 (cling) MP 9-28.000 at JM 9-28.000 (cling) MP 9-28.000 (cling) MP 9-28.000 at JM 9-28.000 (cling) MP 9-28.000 (cling) MP

This document is meant to assist prosecutors in making informed decisions as to whether, and to what extent, the corporation's compliance program was effective at the time of the offense, and is effective at the time of a changing decision or resolution, for purposes of determining the appropriate [1] form of any resolution or prosecution; [2] monetary penalty, if, and, and [3] compliance obligations contained in any corporate criminal resolution (e.g., monitorship or reporting obligations).

Because a corporate compliance program must be evaluated in the specific context of a criminal investigation, the Criminal Division does not use any rigid formula to assess the effectiveness of componate compliance programs. We recognize that each company's risk profile and solutions to reduce its risks warrant particularized evaluation. Accordingly, we make a reasonable, includualized determination in each case that considers various factors including, but not limited to, the company's size, industry, geographic footprint, regulatory landscape, and other factors, both internal and external to the company's operations, that might impact its compliance program. There are, however, common questions that we may ask in the course of making an individualized determination. As the Justice Manual notes, there are three "fundamental questions" a prosecutor should suit:

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Scope of a Compliance Program

- Compliance with All Laws
- Purpose: Prevent and detect crime and promote an ethical culture
- Focus on high risk issues
 - · Consider OIG guidance documents
 - Typically for a health care organization:
 - Ethics (a Code of Conduct)
 - HIPAA Privacy and Security
 - Fraud and Abuse Laws (Anti-Kickback Statute, Stark Law, Unlawful patient inducement)
 - Billing Compliance (False Claims Act)
 - Antitrust
 - Foreign Corrupt Practices Act
 - · Accreditation Standards (sometimes)

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Benefits of a Compliance Program

- Employee Engagement
 - Being part of an ethical organization
- Continuous Process Improvement
 - Compliance discipline translates well to other areas
- · Good business practices to identify and prevent risks
 - Required by some banks





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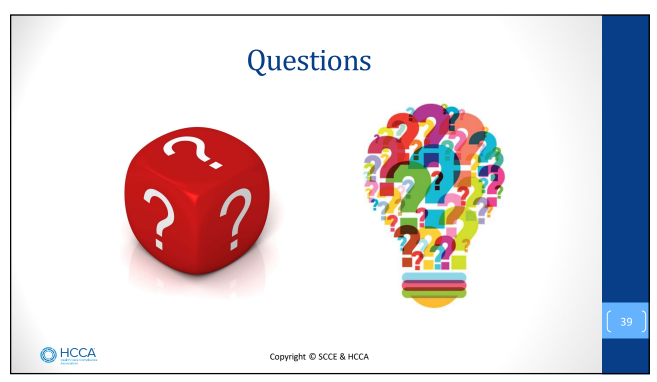
Overview of the "Seven Elements"

- Standards and Procedures
- Governance, Oversight, and Authority
- Due Diligence in Delegation of Authority
- Communication and Training
- Monitoring & Auditing and Reporting Systems
- Incentives and Enforcement
- Response to Wrongdoing
- Risk Assessment
- Program Improvement

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Compliance Essentials Workshop

Written Standards of Conduct, Policies and Procedures

Jim Passey, MPH, FACHE, CHC, CHPC

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Road Map for this Training

- Topics we will discuss in this training:
 - Foundational principles of written standards of conduct and policies and procedures
 - Formulating your Code of Conduct
 - Comparing, contrasting and managing your compliance policy and procedure program

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Foundational principles of written standards of conduct and policies and procedures

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Foundational Principles

- Why do you need written standards of conduct and policies and procedures?
 - · Established standardized rules of behavior
 - Written format codifies the consistent application of standards
 - · Establishes organizational policies
 - Establishes procedural steps for performing tasks
 - Establishes the basis against which performance is measured
 - Establishes the foundation upon which performance can be audited

Standards and policies "promote an organizational culture that encourages ethical conduct and a commitment to compliance with the law." – U.S. Sentencing Guidelines Manual Nov 1, 2018, p. 517.

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Foundational Principles

- Why are written standards and policies and procedures so important?
 - When a government enforcement agency initiates (or considers initiating) an audit with an organization, the first thing they will ask for is copies of written standards and policies and procedures.
 - This will usually come in the form a document request list and is usually quite lengthy (they will likely ask for more than they need).
 - The government will ask for policies in place at the time an event occurred (which can sometimes be years in the past).
 - Having a policy in place that is not being complied with is worse than having no policy at all.
 - Policies should be well understood and adhered to by applicable stakeholders.
 - This may well be one of the weakest links in your Compliance Program!
 - The better managed and executed your policy and procedure compliance, the stronger your case for compliance.

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Foundational Principles

POLLING QUESTION

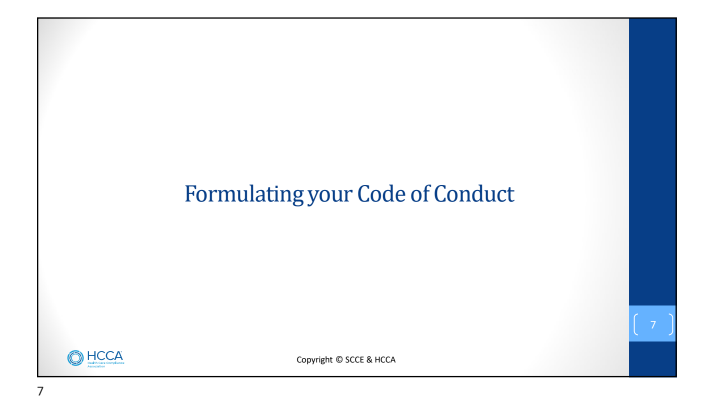
How confident are you in your organization's policy and procedure management process?

- A. Our organization does not have policies and procedures.
- B. We have policies and procedures, but no management process.
- C. We have a policy and procedure management process in place, but it needs improvement.
- Our policy and procedure management system is in place and well implemented.
- E. Our policy and procedure management system and process would be considered best practice in the industry.

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Code of Conduct

- What is a Code of Conduct?
 - A set of principles and expectations that guide the behavior of all stakeholders of an organization.
 - Creates a standard of behavior that aligns all stakeholders to a single approach.
 - Does not rely on the individual good will of stakeholders, but creates a standard of behavior that all can adhere to.

The code of conduct "should function in the same fashion as a constitution, i.e., a document that details the fundamental principles, values, and framework for action within an organization." — Office of Inspector General, Supplemental Compliance Program Guidance for Hospitals, FR, Vol. 70, No. 19, January 31, 2005.

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Code of Conduct

- What elements should your Code of Conduct include?
 - Tone from the top (e.g., introduction by the organization's CEO or Board member)
 - · Alignment with the organization's mission, vision, values, culture, history
 - · Brief, easily readable
 - Conceptually covers general principles of conduct applicable to all members of the organization
 - Incorporation of real-life examples or FAQs, making topics much more understandable in practice
 - Conceptual approach to your Code of Conduct should be inspiring, motivational and encouraging, focusing on the positive results of living the values and behavioral expectations of the organization.

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Code of Conduct

- How should your Code of Conduct be implemented?
 - Available to all stakeholders in the organization including governing board, employees, volunteers, physicians, suppliers, contractors, etc.
 - Available in paper or electronically on your Internet and/or Intranet site for ease of reference (and key word searchability)
 - Used as a point of reference in all compliance training
 - No higher than an 8th grade reading level, where possible
 - Refers to key associated policies and procedures
 - Reviewed at least annually as policies or regulations change to ensure it stays relevant, including trends in recent compliance activity
 - Should be available in languages other than English if your stakeholder audience warrants it

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Code of Conduct

- Best Practices
 - Visually appealing (like a magazine, not an academic thesis)
 - "Looks and feels" like the organization (e.g., color schemes, logos, phrases, pictures of employees)
 - Contact information for questions or concerns (including outside government authorities or accreditation bodies)
 - Addresses key topics of interest/risk (e.g., billing integrity, privacy of patient information, physician relations, workplace behaviors, etc.)
 - Annual attestation of receipt, understanding and adherence by key stakeholders
 - Refer to the Code of Conduct <u>often</u> when answering questions, addressing issues, applying coaching/counseling/discipline, etc. Drive people's attention back to the Code of Conduct so they begin using it as a resource.

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Code of Conduct

CASE STUDY

- Janet recently joined an organization as their Compliance Officer. As part of her initial review of the existing Compliance Program, she discovered that the organization didn't have a formalized Code of Conduct. What should Janet do? Where should she start?
 - Creation consider a multi-disciplinary review process
 - · CEO/Board Tone from the Top
 - · Mission, Vision, Values, Culture, History
 - Key compliance/behavioral attributes specific to the organization
 - · Real-life scenarios
 - Publication
 - · Format, distribution, accessibility
 - Management
 - · Ongoing review/approval

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Foundational Principles

POLLING QUESTION

How would you classify your organization's Code of Conduct?

- A. Our organization does not have a Code of Conduct.
- B. Our Code of Conduct is a very brief document and not well known.
- C. Our Code of Conduct is comprehensive, but not visually appealing or well known/understood.
- D. Our Code of Conduct is in place and is a good document.
- **E.** I consider our Code of Conduct best practice in the industry.

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Comparing, contrasting and managing your compliance policy and procedure program

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Standards, Policies and Procedures

Definitions

- Standard
 - Something set up and established by authority as a rule for the measure of quantity, weight, extent, value, or quality.
 - The consistent application of a topic, concept or principle.
 - · Standards are embedded into policies and procedures.

Policy

- The method by which an institution is administered.
- Establishes an organization's philosophical stance on a particular topic or decision.
- · Provides guidance on making consistent decisions in situations of variability.

Procedures

- · A series of steps followed in a regular definite order.
- Establishes the manner in which a process should be conducted.

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Policies and Procedures

Policies vs. Procedures

- Policies state the organization's philosophical approach to making decisions.
 Procedures describe how a process is conducted.
- Policies are overarching statements of approach; procedures are fixed steps for accomplishing a process.
- Policies support strategy, procedures are helpful in implementing programs.
- Policies are decision oriented; procedures are action oriented.
- Polices and procedures may exist in isolation, but are often combined (i.e., a step-by-step procedure citing how a policy is to be executed).

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Managing Compliance Policies & Procedures

- All compliance policies and procedures should be maintained in a central repository available electronically to all affected staff.
- Policies and procedures should be clearly written (including other languages, where necessary) and relevant to day-to-day responsibilities.
- Policies and procedures should be re-evaluated regularly, ideally annually.
- The existence of policies and procedures should be evaluated to address new or revised regulatory requirements.
- Ensure that the appropriate stakeholders are given access to policies related to their roles.

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Policies and Procedures

Who owns Compliance-Related Policies & Procedures?

- How do you decide who "owns" policies and procedures related to compliance topics?
- For example:
 - Your organization has a policy and procedure on properly conducting a Medicare as Secondary Payer validation process when patients are admitted. The registration department conducts all the procedures in this policy. This policy and procedure address a potentially high-risk compliance topic. Who should own this policy?
- Two schools of thought:
 - Policies and procedures are owned and managed by the department that conducts most of the processes outlined in the policy.
 - Any policy that specifically addresses a compliance topic is owned by Compliance.
- What about joint ownership? Possible, but may be more challenging to manage.
- What's the right answer? Whatever works best for your organization <u>as long as</u> there is ownership and compliance with the policy!

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Foundational Principles

POLLING QUESTION

As a rule, who owns compliance-related policies and procedures in your organization?

- A. The department conducting the process.
- **B.** The Compliance Department.
- C. It's a mixed bag, some owned by Compliance and some owned by the process owner of the procedures outlined in the policy.

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Policies and Procedures

- Structural vs. Substantive Compliance Policies and Procedures
 - Structural compliance policies and procedures address how the aspects of the Compliance Program are implemented.
 - Substantive compliance policies and procedures address the manner in which the organization addresses specific compliance risk topics.

"The OIG believes that [and organization's] written policies and procedures should take into consideration the regulatory exposure for each function or department of the [organization]. Consequently, we recommend that the individual policies and procedures be coordinated with the appropriate training and educational programs with an emphasis on areas of special concern that have been identified by the OIG through its investigative and audit functions." – Office of Inspector General, Compliance Program Guidance for Hospitals, FR, Vol. 63, No. 35, February 23, 1998.

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- Structural vs. Substantive Compliance Policies and Procedures
 - Structural compliance policy and procedure examples:
 - · Compliance hotline operation
 - · Compliance education and training
 - · Compliance auditing and monitoring
 - · Compliance investigation process
 - Disciplinary action for instances of non-compliance

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Policies and Procedures

- Structural vs. Substantive Compliance Policies and Procedures
 - Substantive compliance policy and procedure examples:
 - Receipt of gifts and gratuities
 - Conflicts of interest
 - · Submitting compliant claims to payers
 - · Physician contracting
 - EMTALA compliance
 - Patient inducement
 - Access, use and disclosure of patient information

"Every compliance program should require the development and distribution of written compliance policies that identify specific areas of risk to the [organization]." – Office of Inspector General, Compliance Program Guidance, FR, Vol. 63, No. 35, February 23, 1998.

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- Content and Format of your Compliance Policies and Procedures
 - Each organization must decide what standard content their policies and procedures should include.
 - Some examples may include the following:
 - Purpose: The purpose of the policy or procedure or why it is necessary
 - · Policy: A general policy statement
 - Applicability: To whom does the policy or procedure apply?
 - Effective Date: The date the policy became effective.
 - Revision Date(s): When the policy was previously revised or updated.
 - Procedure: The step-by-step description of how to conduct a particular process.
 - References, Resources, Attachments or Other Policies: Other reference documents or links that are necessary or helpful in applying the policy.

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Policies and Procedures

- Other Considerations
 - Monitor government publications for potential new policies
 - Compliance Program Guidance documents, Special Fraud Alerts, Advisory Opinions, Corporate Integrity Agreements (CIAs), etc.

"...the compliance officer or [organizational] management should include in the [organization]'s compliance program a policy that managers and supervisors will be sanctioned for failure to instruct adequately their subordinates or for failing to detect noncompliance with applicable policies and legal requirements, where reasonable diligence on the part of the manager or supervisor would have led to the discovery of any problems or violations and given the [organization] the opportunity to correct them earlier." – Office of Inspector General, Compliance Program Guidance, FR, Vol. 63, No. 35, February 23, 1998.

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Other Considerations

- <u>Compliance Trends</u>: Update policies and procedures against your own recent trends in reported or audited compliance matters.
- Policy retention periods: Compliance-related policies and procedures
 oftentimes have a minimum of a 6-year retention policy, including all
 intermittent revisions (e.g., HIPAA-related, FCA). Some policies may need to
 be retained for up to 10 years (e.g., Medicare Advantage). Governing board
 minutes likely need to be retained in perpetuity. This is a good example of
 another policy that should be found in your P&P management system (i.e.,
 records retention).

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Policies and Procedures

Other Standards, Policies and Procedures

- Committee Charters (defining your "standard" of conduct for these groups)
 - Compliance Committee
 - Governance committees (e.g., Audit & Compliance Committee)
- Guidelines/Instruction Sets
 - Step-by-step procedures that don't carry the same weight as a formal procedure

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- What pitfalls should you be aware of when managing policies and procedures in your organization?
 - · Lack of awareness of policies
 - Outdated policies
 - · Inconsistent policy format and approach
 - · Policies can't be located
 - Policies located in numerous different systems no central system for all policies
 - Conflicting policies
 - · Lack of compliance with policies

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Policies and Procedures

- Management of Policies and Procedures
- Routine review and update
 - · How often should you review your policies and procedures?
- · Education and training
 - What process is in place to ensure that creation of new policies or changes to policies are communicated to affected stakeholders?
 - How are policies and policies routinely reviewed with staff to ensure knowledge?
 - Do you use regular testing of policy content?
- Approval authority
 - · Who has the authority to approve policies in the organization?
- Confirmation of compliance
 - How do you ensure that policies are being followed?
 - Should this be included as part of your auditing and monitoring process?

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- Where do I go from here?
 - · Review your Code of Conduct
 - Is it readable? Is it available to the appropriate stakeholders?
 - Review your policy and procedure management system
 - · Review your compliance policies for completeness
 - Assess against key government publications, your risk assessment, trending in reported matters
 - Conduct key word searches in your P&P management system to identify duplicate or conflicting policies.
 - Eradicate confusion and contradiction

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A Word on Scalability

- Scale the size, complexity, frequency, and implementation of written standards with the size of the organization.
 - Larger organizations will be expected to implement the full complement of written standards of conduct including sophisticated and complex implementation strategies.
 - Smaller organizations will not be expected to implement sophisticated policy management strategies.
 - Consider comparing your program with programs of comparably sized organizations to establish your benchmark for scalability.

The formality and scope of actions that an organization shall take to meet the requirements of [the U.S. Sentencing Guidelines], including the necessary features of the organization's standards and procedures, depend on the size of the organization. – U.S. Sentencing Guidelines Manual Nov 1, 2018, p. 520.

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CASE STUDY

- As part of the Compliance Officer's compliance program effectiveness evaluation, Mark conducted a review of all compliance-related policies and discovered that quite a few subject matters areas were not addressed by way of policy. What should Mark do?
 - Structural or substantive?
 - · Are the missing policies structural or substantive?
 - Enlist Process Owners on substantive policies
 - Bring in the subject matter experts and process owners who own the processes for substantive topics
 - · Obtain buy-in, feedback and approval on implementing policies
 - Education and Awareness
 - · Provide education, training and awareness of all new policies to applicable stakeholders

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Road Map for this Training

- Topics we discussed in this training:
 - Foundational principles of written standards of conduct and policies and procedures
 - Formulating your Code of Conduct
 - Comparing, contrasting and managing your compliance policy and procedure program

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Foundational Principles

POLLING QUESTION

What area do you want to improve on <u>most</u> based on what was discussed in today's learning session?

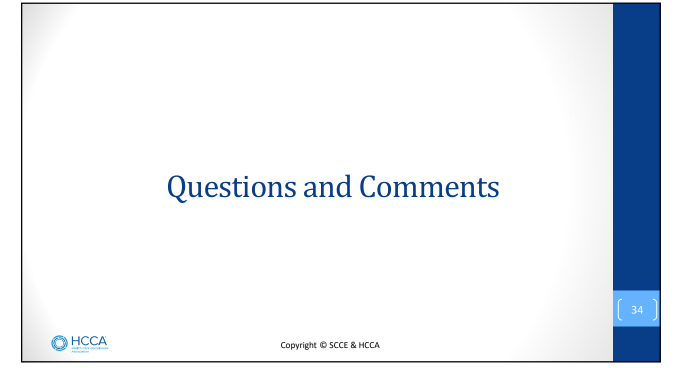
- A. Improving our Code of Conduct.
- B. Improving our overall policy and procedure management process.
- C. Improving and updating our compliance policies.
- D. Improve in all areas discussed!

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Compliance Essentials Workshop

HCCA Compliance Basics: Governance, Oversight, Authority

Sarah Couture, RN, CHC, CHRC

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The 7 Elements

- 1. Standards and procedures;
- 2. Governance, oversight, authority;
- 3. Communication and education;
- 4. Communication and training;
- 5. Monitoring, auditing, and reporting systems;
- 6. Incentives and enforcement; and
- 7. Response to wrongdoing.

2



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Today's Topic: Element 2

- 1. Standards and procedures;
- 2. Governance, oversight, authority;
- 3. Communication and education;
- 4. Communication and training;
- 5. Monitoring, auditing, and reporting systems;
- 6. Incentives and enforcement; and
- 7. Response to wrongdoing.

3



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What is Governance?

- (2) (A)The organization's governing authority shall be knowledgeable about the content and operation of the compliance and ethics program and shall exercise reasonable oversight with respect to the implementation and effectiveness of the compliance and ethics program.
- (B) <u>High-level personnel</u> of the organization shall ensure that the organization has an effective compliance and ethics program, as described in this guideline. <u>Specific individual(s) within high-level personnel shall be assigned overall responsibility</u> for the compliance and ethics program.
- (C) Specific individual(s) within the organization shall be delegated day-to-day operational responsibility for the compliance and ethics program. Individual(s) with operational responsibility shall report periodically to high-level personnel and, as appropriate, to the governing authority, or an appropriate subgroup of the governing authority, on the effectiveness of the compliance and ethics program. To carry out such operational responsibility, such individual(s) shall be given adequate resources, appropriate authority, and direct access to the governing authority or an appropriate subgroup of the governing authority.

https://www.justice.gov/criminal-fraud/page/file/937501/download

1



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The Structure of the People in Charge

- The board of directors. The board has oversight of program.
- The CEO. The CEO is at the highest high-level and is ultimately responsible for the program's effectiveness.
- The Chief Compliance Officer (CCO). This is the high-level person selected by the CEO and board to administer the program.
 - Should have direct access to the CEO and board and adequate resources to fulfill duties.
- The Compliance Committee. The operations personnel with whom the CCO works to carry out the compliance program.
 - Two-way street: help CCO with program, and accountability for compliance.

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The Board and Compliance

- What is the board of directors and what do they do?
- Board compliance responsibility: knowledgeable about content and operation of compliance program and program oversight.
 - Understand what compliance is and why it matters
 - Help set "tone at the top"
 - Recognize the CCO's role and have regular interaction with CCO
 - · Ask the right questions to assess if the program is working
 - Understand importance of program effectiveness, and provide more resources if needed
 - Hold CEO accountable for compliance
- The board can delegate its compliance oversight responsibility to a board sub-committee.

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Why the Board Matters to Compliance

- The board will be held responsible for a program's failure.
- Board members, like the CEO, have skin in the game.
- On occasion, board members are *personally* liable for compliance fiascos.
- The board has enormous impact on "tone at the top." Culture starts here!
- Board members have influence over the CEO and other senior executives.
- The board can execute management changes or insist on a course of action in *lieu* of a change.

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The Board's Duties and Responsibilities

- The board should have specific knowledge of what the program is and how it operates day-to-day.
- Competent oversight (see above).
- The board keeps up-to-date on compliance matters and changes to laws and regulation affecting compliance.
- CCO should be granted direct access to board.
- Board receives, at minimum, quarterly compliance reports from CCO.
- If needed, board delegates CCO reporting to a compliance subcommittee.

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Questions the Board Should Be Asking

- How will the board be kept up-to-date on regulatory changes?
- Does the organization have a compliance reporting process? Is it effective?
- Is the compliance program adequate considering the size and complexity of the organization?
- What are the benchmarks the program uses to measure effectiveness?
- Does the board need annual resolutions?

 $\frac{https://oig.hhs.gov/compliance/compliance-guidance/docs/Practical-Guidance-for-Health-Care-Boards-on-Compliance-Oversight.pdf}{}$

9



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Access to the Board

- The CCO should have direct access to the board.
- Regular meetings between the CCO and the board.
 - Consider regular meetings with board chair.
- Regular executive session without management.

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Reporting to the Board: Concepts

- Should be by the CCO and, at minimum, quarterly.
- To the board as a whole or to a sub-committee.
- Board should receive information that is useful, timely, and understandable.
- Depth of information how much does your board want to know?
- Reports should not be edited by leadership before presentation to the board.
- Tailored to size and complexity of your organization.
- Consider dashboards.

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Reporting to the Board: Content

- Oversight
 - Assessments, budgeting, staffing, etc.
 - Program effectiveness
 - Program improvement plans or needs
 - Need for escalation and accountability

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Reporting to the Board: Content

- Risk assessment and work plans
 - Process and results
 - Work plan based on risk
 - Changes to work plan
 - Status reports/updates
 - Completion

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Reporting to the Board: Content

- Code of Conduct
- Policies and Procedures
- Compliance reports/complaints
 - Significant issues
 - Trends
- Investigations
 - Noteworthy investigations and outcomes
- Audits
 - Audit plan, trends, CAPs, issues

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Reporting to the Board: Content

- External activity
- Education and training
- Culture survey
- Exclusion screening
- Discipline
- Incentives



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Board Education Basics

- Include board education in compliance education and training plan.
- Onboarding
- At least annual general training, then other specific education as needed.
 - · Oversight responsibility
 - Compliance risks
 - Recent industry changes and enforcement
 - Compliance program specifics
- Training attestations



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Board Education Advanced Steps

- Depth of education (and conversation) will deepen over time.
- As compliance engagement and understanding increases, board member questions and perspectives on business implications will evolve.
- Consider outside education, such as live training by an outside expert, webinars, HCCA board events, etc.

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Board Oversight & Effectiveness

- Regular, at least annual, internal effectiveness review
- Intermittent outside expert review for objective perspective
- Compliance expertise availability to the board

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Challenges to Board Engagement

- Effective CCO engagement with board
- Appropriate amount of information to the board
- Access to and sufficient time with board
- Board compliance understanding and engagement
- Centralized board over multiple entities
- Value and importance of compliance to organization and to board

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Strategies for Effective Engagement

- Take time to develop a good relationship with the board.
- Trust and rapport built as board sees CCO expertise and learns value of compliance.
- Make a plan for progressive board engagement.
- Seek outside input.

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The Chief Compliance Officer

- The CCO is the person delegated with responsibility to establish and implement the compliance program.
- Implements and maintains compliance policies.
- Should report to CEO and board.
- Must have adequate resources and authority.

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Why the CCO Matters

- Compliance program will not be as effective without the right kind of leader.
- Compliance program will not be as effective with insufficient resources (i.e., budget, staffing).
- Compliance program will not be as effective if the CCO has insufficient authority, independence, and access.

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What is a CCO?

- The CCO is the organization's compliance expert.
 - Keeps abreast of regulatory changes.
 - Keeps executive and board up-to-date.
 - Gets operations engaged with compliance.
- Develops and implements the compliance program.
- Maintains the credibility and integrity of the program.

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What Makes a Great CCO?

- Experience! CCOs come from many different backgrounds.
- Expertise. A good CCO brings knowledge, maintains it, and adds to it.
- Personality: strong yet collaborative, personable and approachable.
- "Know" vs. "No" not just enforcer, also partner!
- Keeps an open door.
- Job description- aligned with board expectations?

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CCO Authority

- Reports directly to CEO (and board).
- Should not report to a business division or general counsel.
 - OIG Measuring Compliance Program Effectiveness: A Resource Guide
 - 2.26, 2.27 "report directly to CEO, board (not CFO or Legal)"
 - DOJ Evaluation of Corporate Compliance Programs
 - Section II. B- Autonomy and Resources "sufficient autonomy from management"
 - OIG Compliance Program Guidance for Hospitals
 - Section II, 2 "report directly to the CEO and the governing body"
 - OIG Practical Guidance for Health Care Governing Boards on Compliance Oversight
 - P. 7 "OIG believes an organization's Compliance Officer should neither be counsel for the provider, nor be subordinate in function or position to counsel or the legal department, in any manner."

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CCO Authority

- · Seated with senior leadership.
- Reporting and access to the board.
- Authority needed to effectively prevent and detect misconduct.
 - Authority to gain cooperation
 - Access to data
 - Ability to start working groups as needed
 - Authority to independently retain outside counsel

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The All-Rounder

- Oversight and purview
- "Paper program" versus effective and impactful
- Accountability for CCO performance and program effectiveness
- Working with expertise outside compliance:
 - Legal,
 - · Risk management,
 - Internal audit,
 - · Outside counsel, and
 - · Outside consultants.

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Compliance Program Staff

- Hire the right people (may be easier said than done).
 - Should have right expertise, education, and personality for the job.
- How should staff be allocated?
 - According to the 7 Elements?
 - By risk area?

20



Compliance Program Staff

- Sufficient staff and resources.
 - How much do you need relative to risk?
 - Always more work to do!
 - Being creative on a limited budget: highest risk focus
 - Asking for more
- Investment in compliance program staff
- Perception of staff, respect, turnover rate
- How are compliance staff assessed?

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Compliance Program Staff Challenges

- Staff not given enough authority; lack of respect from operations
- Wrong personality/cultural fit
- Not enough diversity of skill set
- Lack of access to data or people
- Physical presence of staff considerations:
 - Off-campus compliance offices, and/or
 - Remote work

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Engagement with Operations

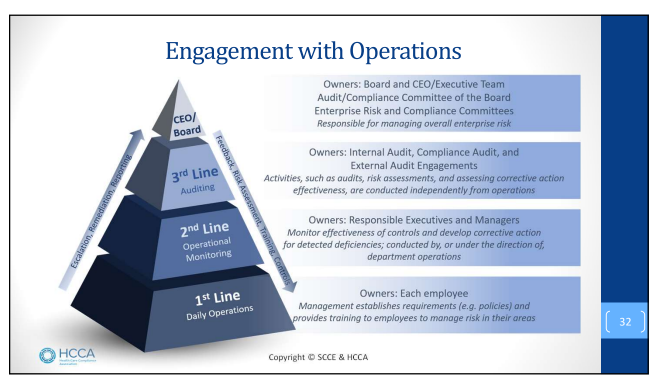
- Federal sentencing guidelines: governance model
- DOJ: expectation that leaders, managers, and individuals are accountable for compliance
- Compliance is everyone's job!
- There are 3 vantage points ("Three Lines") to consider (plus board and executive oversight):
 - Individual accountability for compliance;
 - · Operations ownership of compliance; and
 - Auditing by compliance, internal audit, or third party.

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What Does Meaningful Operations Engagement Look Like?

- Corporate compliance strategy should result in an individual commitment to compliance.
- How to do this? The 7 Elements is your guide!
- BUILD A CULTURE OF COMPLIANCE.

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Why Operations Engagement Matters

- The Department of Justice expects compliance buy-in.
 - · Looking for accountability at all levels.
 - Looking for compliance being promoted at all levels.
- Demonstrates that program is working not just a paper program.
- Develop dual compliance/operations experts to assist with concerns or investigations.

2/



The Compliance Committee

- Not mandatory depends on size of your organization.
 - What strategy makes the most sense at your organization?
- How will you best leverage leaders and managers?
 - Executive level committee
 - Management level committee
- Consider physician involvement.

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The Compliance Committee

- Charter: goals, vision, functions, members, and expectations.
- Who should attend?
 - Consider regulatory risk areas: billing, coding, privacy, legal, purchasing, HR, research, etc.
- What should they do?
 - Assist in development, implementation, and assessment of compliance program.
 - Display accountability for compliance in their area(s) of purview.

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The Compliance Committee

- Attendance
- Education and engagement
- Meeting participation
 - Is the CCO the only person presenting?
 - Are members tasked with projects?
 - Are members asked to advise the program?
 - How is CCO working with committee to evaluate risk?
- Documentation

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Other Operations Engagement

- What is the plan for engagement and operations accountability? Make a plan!
- Inclusion of compliance requirements in job descriptions and performance evaluations.
- Compliance as a condition for promotion and raises.

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Engagement with Executives

- The CEO should ensure there is an effective compliance program.
- C-Suite Expectations: Compliance example
 - Unambiguous communication about compliance
 - Rigorous example of compliance
 - Involvement in remediation
- Direct communication from CCO regarding compliance
 - Compliance presence and tie-ins at meetings (culture of compliance)
- Compliance meet and greet with new executives
- Regular one-on-ones with risk area leaders

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Engagement with Management

- Become champions for executive compliance efforts
- Active participation in remediation efforts and corrective action plans
- Hold staff accountable for compliance
- They, in turn, are held accountable by senior executives

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Operations Engagement Challenges

- Is compliance a one person show in your organization, or is operations engaged and helping drive?
- Is the compliance committee valuable?
- Does the CCO have access to senior leaders?
- How does the CCO get out and engage with operations?
- Do employees think that compliance is the responsibility only of the compliance program?
- Are compliance expectations built into the culture, with operations, senior leadership – everyone?

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Governance: Final Thought

- The Foundational Element if you get governance right, you are well on your way to getting:
 - The structure right,
 - The people right,
 - The culture right, and
 - The strategy right.

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Compliance Essentials Workshop

Compliance Risk Assessment

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Agenda

- 1. Why perform a formal compliance risk assessment?
- 2. How to develop organizational support and sponsorship?
- 3. How to conduct a compliance risk assessment?
- 4. Reporting the results: leadership and the Board
- 5. Corrective action planning and implementation
- 6. Sample compliance risk assessment discussion template

2



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Chapter 1

- Why perform a formal compliance risk assessment ?
 - The learning objective is to provide an understanding of why the current regulatory and competitive landscape requires organizations to undertake a compliance risk assessment
 - · Regulatory influences
 - Benefits to the organization

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Why Perform a Formal Compliance Risk Assessment?

Regulatory Influences and Guidance Documents

- U.S. Federal Sentencing Guidelines (1991)
- OIG Supplemental Compliance Program Guidance for Hospitals (1998)
- Practical Guidance for Health Care Governing Boards on Compliance Oversight (2015)
- Measuring Compliance Program Effectiveness: A Resource Guide (2017)
- U.S. Department of Justice, Criminal Division, Evaluation of Corporate Compliance Programs (Updated June 2020)

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Why Perform a Formal Compliance Risk Assessment?

U.S. Federal Sentencing Guidelines

- (c) [T]he organization shall periodically assess the risk of criminal conduct..."
- (A) Assess periodically the risk that criminal conduct will occur, including assessing the following:
 - (i) The nature and seriousness of such criminal conduct.
 - (ii) The likelihood that certain criminal conduct may occur because of the nature of the organization's business.
 - (iii) The prior history of the organization. The prior history of an organization may indicate types of criminal conduct that it shall take actions to prevent and detect.

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Why Perform a Formal Compliance Risk Assessment?

OIG Supplemental Compliance Program Guidance for Hospitals

- Has the hospital developed a risk assessment tool, which is re-evaluated on a regular basis, to assess and identify weaknesses and risks in operations?
- Does the risk assessment tool include an evaluation of Federal health care program requirements, as well as other publications, such as the OIG's CPGs, work plans, special advisory bulletins, and special fraud alerts?

OIG Supplemental Compliance Program Guidance for Hospitals

- "The Board should ensure that management and the Board have strong processes for identifying risk areas."
- "Risk areas may be identified from internal or external information sources."

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Why Perform a Formal Compliance Risk Assessment?

Measuring Compliance Program Effectiveness: A Resource Guide

(there are whole sections dedicated to Risk Assessment)

- Policies, standards and procedures are based on assessed risks
- · Verify compliance risk assessments are conducted periodically.
- Adequacy of compliance staff based on risk assessment
- Risk Assessment Cycle
- Work plan development based on risk assessment
- Prioritization of risk and consultation with applicable risk partners
- Risk Assessment Process





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Why Perform a Formal Compliance Risk Assessment?

U.S. Department of Justice, Criminal Division, Evaluation of Corporate Compliance Programs (Updated June 2020)

(there's a whole section dedicated to Risk Assessment)

- How often has the company updated its risk assessments and reviewed its compliance policies, procedures, and practices?
- Prosecutors should also consider "[t]he effectiveness of the company's risk assessment and
 the manner in which the company's compliance program has been tailored based on that risk
 assessment" and whether its criteria are "periodically updated."
- Prosecutors may credit the quality and effectiveness of a risk-based compliance program that devotes appropriate attention and resources to high-risk transactions, even if it fails to prevent an infraction.

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Benefits of a Formal Compliance Risk Assessment

- You don't know what you don't know
- Gets the attention and interest of top management and the Board (interviewees)
- Indirectly provides compliance training for top management and the Board
- Post Yates Memo, Board members may be significantly more concerned about their personal liability and responsibility as Board members
- Board members don't want to be viewed as willfully ignorant or condoning

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The Yates Memo

- In order to qualify for any cooperation credit, corporations must provide to the Department all relevant facts relating to the individuals responsible for the misconduct.
- Criminal and civil corporate investigations should focus on individuals from the inception of the investigation.
- Criminal and civil attorneys handling corporate investigations should be in routine communication with one another.



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The Yates Memo

- Absent extraordinary circumstances or approved departmental policy, the Department will
 not release culpable individuals from civil or criminal liability when resolving a matter with
 a corporation.
- Department attorneys should not resolve matters with a corporation without a clear plan
 to resolve related individual cases and should memorialize any declinations as to
 individuals in such cases.
- Civil attorneys should consistently focus on individuals as well as the company and
 evaluate whether to bring suit against an individual based on considerations beyond that
 individual's ability to pay.



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The Yates Memo

- Since its inception in September 2015, the Yates Memo has undergone changes.
- In a speech on November 29, 2018, Deputy Attorney General Rod J. Rosenstein issued additional guidance regarding the Yates Memo.
- Rosenstein stated,
 - "Our revised policy also makes clear that any company seeking cooperation credit in criminal cases must identify every individual who was substantially involved in or responsible for the criminal conduct."
 - "We want to focus on the individuals who play significant roles in setting a company on a course of criminal conduct. We want to know who authorized the misconduct, and what they knew about it."

See: https://www.justice.gov/opa/speech/deputy-attorney-general-rod-j-rosenstein-delivers-remarks-american-conference-institute-0



Chapter 2

- How to develop organizational support and sponsorship
 - The learning objectives are to provide an understanding of key organizational dynamics that enhance or serve as obstacles to getting the Risk Assessment process approved and implemented
 - · Past experiences
 - Timing
 - Available resources
 - · Alignment with key organizational objectives
 - Budgeting & other considerations





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Developing Organizational Support

- Past Experiences to Consider
 - · Is this the first risk assessment?
 - · What is the organizational appetite for risk assessment?
 - When was the last risk assessment?
 - How was the last one received?
 - Were you the person that initiated the last one?
 - Is the same management team at the helm?
 - Did the organization effect necessary change?
 - Do you sense organizational resistance?
- Timing
 - Where are you in the fiscal year?
 - Are there competing initiatives?
 - Are there other outside initiatives?
 - Are key players going to be available?
 - What is the attention span of the organization?
 - When are the next board meetings?
 - · Are there any major internal inquiries ongoing?



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Developing Organizational Support

- Available resources
 - What is the availability of internal participants?
 - The Board, CEO, CFO, COO, GC, Med Director, others
 - If performing the assessment internally, do you have:
 - Independent objectivity?
 - · Knowledge to establish a broad risk profile?
 - · An understanding of the relative risks?
 - The availability of a regulatory resource?
 - · A methodology that has been validated?
 - · The time to perform the assessment?
 - The organizational presence?
 - The interview skills?
 - · The facilitation skills?





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Developing Organizational Support

- · Alignment with key organizational objectives
 - Where is the organization from a strategic perspective?
 - Is the organization pro-active or re-active?
 - · Is your program a "real" program?
 - Is your organization obsessed with growth?
 - Are you included in key strategic planning sessions?
 - · Do you really have support from the top?
 - · Do you really have the resources you need?
 - Are your compliance committee meetings well attended?
- Budgeting and other considerations
 - How much can you spend on external consultants?
 - You get what you pay for make sure you get what you need
 - Do you have the resources you need to do it internally?
 - Regulatory resource / internal counsel / access to counsel
 - Be careful what you ask for....you may find it!
 - Now what?
 - Is the organization ready for required next steps?



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Chapter 3

- · How to conduct a compliance risk assessment
 - The learning objective is to provide an understanding of key steps to designing and implementing an effective risk assessment
 - · Planning and kick off
 - · Document review
 - Conducting management interviews
 - · Rating and ranking methodologies
 - · Compiling the risk profile
 - · Analyzing and sharing the data
 - · Prioritizing the risk profile





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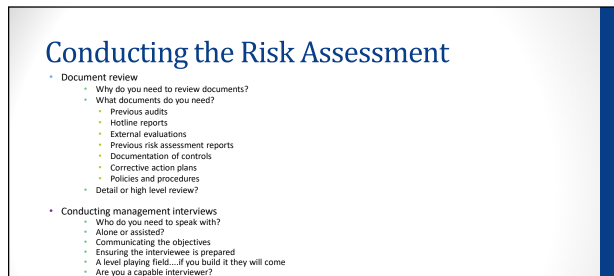
Conducting the Risk Assessment

- Planning and kick off
 - · Scheduling interviews
 - How much time do you need and when do you need it?
 - Targeting the right areas (80/20)
 - · Effectively communicating the objectives
 - · Who, what, why, where, when
 - · What do you need ME to do?
 - · What is your plan and how are you staying on plan?
 - · Consistent treatment across the board
 - Ensuring people are prepared when you arrive
 - Privilege or not privilege?
 - If external how should you be involved?

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HCCA

Health Care Compliance

What are you going to ask? Asking the tough questions Getting a tough answer

Keeping the conversation on track and meaningful

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Conducting the Risk Assessment · Rating and ranking methodologies · Consistency is critical · Likelihood of the risk · Significance or impact if the risk occurs · Mitigating factors to consider · Red, Yellow, Green · One through Ten · High, Medium, Low · Embracing the organizational vernacular · Compiling the risk profile How to organize the data By functional area By risk categories By High, Medium, Low · All of the above? · None of the above? HCCA Health Care Cornellance Copyright © SCCE & HCCA

Conducting the Risk Assessment

- Analyzing and sharing the data
 - · Understanding the data
 - · Anticipating the reaction to the data
 - · Is this really what you said?
 - Is this really what you meant?
 - Who needs to see the results (at this point)?
 - · Avoiding data overload
- Prioritizing the risk profile
 - · So many risks...so little time
 - · Which high risks are really high risks?
 - Why is THAT a high risk?
 - · What does high risk really mean?
 - He said low risk, she said high risk...now what?
 - Understanding your vulnerabilities
 - · Protecting the innocent



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Chapter 4

- Reporting the results: Leadership and the Board
 - The learning objective is to understand how to properly lay the groundwork for presenting the findings
 - Understanding potential pitfalls
 - Reporting to interviewees
 - · Reporting to your compliance committee
 - · Reporting to executive leadership
 - · Reporting to the Board
 - · Selling the message to the Board
 - Obtaining necessary endorsements and resources



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Reporting the Results

- · Understanding potential pitfalls
 - Vetting the data "I didn't say that"
 - Changing of the guard
 - · The messenger
 - You can't "unring the bell"
 - I am trying to run a business here
 - Now what do you want me to do?
- Reporting to interviewees
 - · When will I see the report?
 - You may or may not
 - · What do you need me to do next?
 - Please stand by
 - · Keeping constituents appropriately informed
 - · Big picture objective
 - Probable next steps
 - · Specific responsibilities



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Reporting the Results

- Reporting to your compliance committee
 - Vetting the data
 - · Distilling key information
 - Strategic planning of next steps
 - What are realistic objectives?
 - What are you trying to achieve?
 - How are you going to get there?
 - Setting time frames for next steps
- Reporting to executive leadership & the Board
 - Understanding the dynamics
 - · Understanding the big picture
 - Understanding your obligations and responsibilities
 - · Real life examples
 - What are the implications?
 - What do you need me (us) to do?
 - What if it does not go well?What's your back up plan?
 - Educating the Board
 - · Getting commitment on next steps



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Chapter 5

- Corrective action planning and implementation
 - The learning objectives will be to provide an understanding for necessary steps to manage the identified risks
 - · Establishing accountability
 - · Trust but verify....What's your corrective action plan?

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Corrective Action Planning and Implementation

- Establishing accountability
 - Who owns it?
 - · Who controls it?
 - Understanding "upstream and downstream implications"
 - · Where is it broken?
 - Documenting the ownership
- Trust but verify What's your corrective action plan?
 - · Where is it broken?
 - · Policy and procedure development
 - Developing and delivering effective training
 - Developing and implementing auditing and monitoring plans

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Chapter 6

- Sample Compliance Risk Assessment Discussion Template
 - Outline
 - Three Lines of Defence
 - Likelihood
 - Financial Impact
 - Mitigation efforts
 - Residual risk





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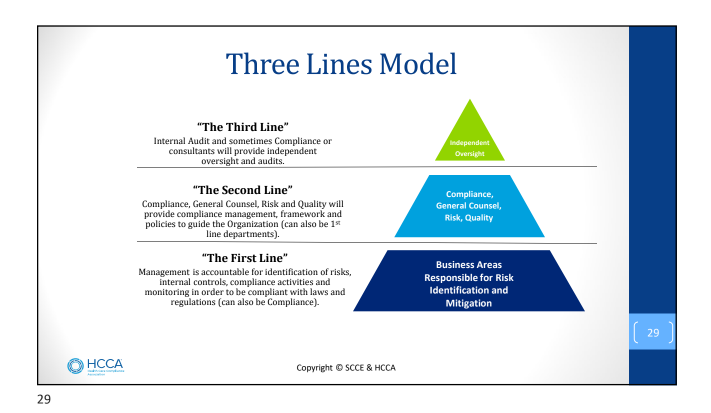
Outline for Compliance Risk Assessment Discussion

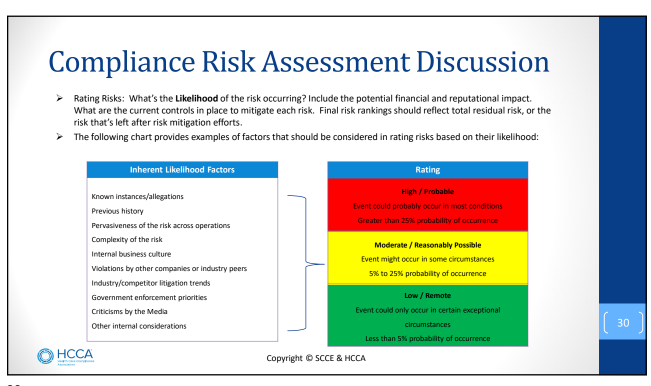
- ➤ Introduction to Compliance Risk Assessment
- ➤ Identifying Compliance Risks
- ➤ Rating, Ranking and Prioritizing Compliance Risks

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Discussion Continued

> The risk rating process should consider **Financial Impact** as a factor in the risk ranking process. Create financial impact thresholds in order to rate compliance risks identified by management:

Rating
High
Moderate
Low

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Health Care Compliance

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Discussion Continued

➤ The risk rating process considers the extent to which the entity currently monitors risk. Develop descriptions for the level of monitoring currently performed by management:

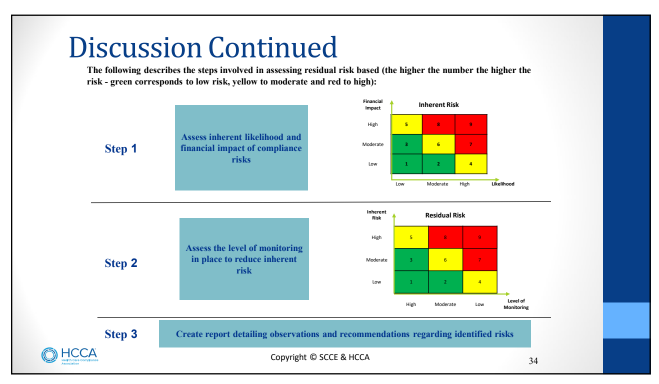
Levels of Monitoring Performed by Management	Rating
 No monitoring no procedures, limited to no policies. Non-compliance would probably not be detected. 	Low
 Some monitoring, some procedures, some training and policies. Non-compliance would possibly be detected by monitoring already in place. 	Moderate
 Consistent, effective monitoring, risk specific training, strong policies and procedures. Non-compliance would be detected by monitoring already in place. 	High

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HCCA Health Care Cornellance





Sample Compliance Risks

Identified Risks	Residual Risk
Insufficient clinical documentation	н
Inappropriate Physician Relationships - Providing inappropriate incentives to physicians	Н
Physician Contracting	М
Pain Management	М
Licensure/Credentialing	L
Gifts and Gratuities	L

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Web Pages

Federal Sentencing Guidelines, Chapter 8

https://www.ussc.gov/guidelines/2018-guidelines-manual/2018-chapter-8

DOJ Evaluation of Corporate Compliance Programs (Updated June 2020)

https://www.justice.gov/criminal-fraud/page/file/937501/download

Measuring Compliance Program Effectiveness: A Resource Guide

https://oig.hhs.gov/compliance/compliance-resource-portal/files/HCCA-OIG-Resource-Guide.pdf



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Web Pages

Yates Memo

https://www.justice.gov/archives/dag/file/769036/download

OIG Supplemental Compliance Program Guidance for Hospitals https://oig.hhs.gov/fraud/docs/complianceguidance/012705hospsupplementalguidance.pdf

Practical Guidance for Health Care Governing Boards on Compliance Oversight https://oig.hhs.gov/compliance/compliance-guidance/docs/practical-guidance-for-health-care-boards-on-compliance-oversight.pdf



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Questions?

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Compliance Essentials Workshop

Delegation of Authority:
Screening Third Parties and Hiring and Promoting Employees

Kenneth Zeko, JD CHC Principal Advisor

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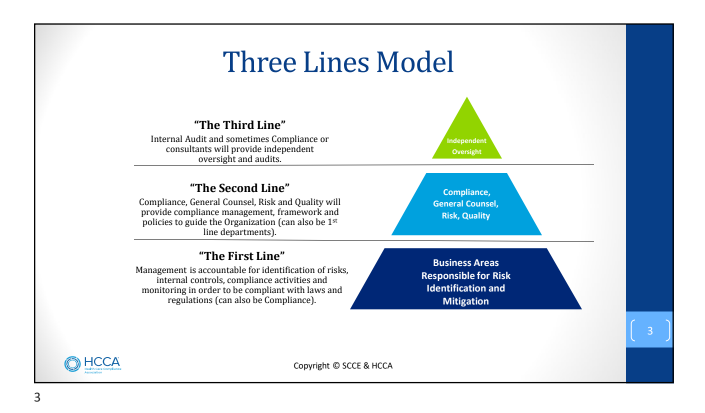
Agenda

- 1. Three Lines of Defense Refresher
- 2. U.S. DOJ, Criminal Division, Evaluation of Corporate Compliance Programs (Updated June 2020) 3rd Party Management
- 3. Measuring Compliance Program Effectiveness: A Resource Guide Screening and Evaluation of Employees, Physicians, Vendors and other Agents
- 4. Identifying and Assessing 3rd Party risks
- 5. Understanding Due Diligence Processes
- 6. Links to Web Pages





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The Federal Sentencing Guidelines Defines Substantial Authority Personnel

• (C) "Substantial authority personnel" means individuals who within the scope of their authority exercise a substantial measure of discretion in acting on behalf of an organization. The term includes high-level personnel of the organization, individuals who exercise substantial supervisory authority (e.g., a plant manager, a sales manager), and any other individuals who, although not a part of an organization's management, nevertheless exercise substantial discretion when acting within the scope of their authority (e.g., an individual with authority in an organization to negotiate or set price levels or an individual authorized to negotiate or approve significant contracts). Whether an individual falls within this category must be determined on a case-by-case basis.

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U.S. Department of Justice, Criminal Division, Evaluation of Corporate Compliance Programs (Updated June 2020) ("U.S. DOJ Document")

- "For example, prosecutors should consider whether the company has analyzed and addressed the varying risks presented by, among other factors, the location of its operations, the industry sector, the competitiveness of the market, the regulatory landscape, potential clients and business partners, transactions with foreign governments, payments to foreign officials, use of third parties, gifts, travel, and entertainment expenses, and charitable and political donations."
- "Prosecutors should assess the steps taken by the company to ensure that policies and procedures have been integrated into the organization, including through periodic training and certification for all directors, officers, relevant employees, and, where appropriate, agents and business partners."

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U.S. DOJ Document – Reporting Mechanisms

- "How is the Reporting Mechanism Publicized to the Company's Employees and Other Third Parties?"
- Do you publicize hotline and other reporting mechanisms?
- If so, how are they publicized?

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U.S. DOJ Document - Third-Party Management

"A well-designed compliance program should apply risk-based due diligence to its third-party relationships. Although the need for, and degree of, appropriate due diligence may vary based on the size and nature of the company, transaction, and third party, prosecutors should assess the extent to which the company has an understanding of the qualifications and associations of third-party partners, including the agents, consultants, and distributors that are commonly used to conceal misconduct, such as the payment of bribes to foreign officials in international business transactions."

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U.S. DOJ Document - Third-Party Management

"Prosecutors should also assess whether the company knows the business rationale for needing the third party in the transaction, and the risks posed by third-party partners, including the third-party partners' reputations and relationships, if any, with foreign officials. For example, a prosecutor should analyze whether the company has ensured that contract terms with third parties specifically describe the services to be performed, that the third party is actually performing the work, and that its compensation is commensurate with the work being provided in that industry and geographical region."

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U.S. DOJ Document - Third-Party Management

- "Prosecutors should further assess whether the company engaged in ongoing monitoring of the third-party relationships, be it through updated due diligence, training, audits, and/or annual compliance certifications by the third party. In sum, a company's third-party management practices are a factor that prosecutors should assess to determine whether a compliance program is in fact able to "detect the particular types of misconduct most likely to occur in a particular corporation's line of business."
- "Risk-Based and Integrated Processes How has the company's third-party
 management process corresponded to the nature and level of the enterprise risk
 identified by the company? How has this process been integrated into the relevant
 procurement and vendor management processes?"

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U.S. DOJ Document - Third-Party Management

"Appropriate Controls – How does the company ensure there is an appropriate business rationale for the use of third parties? If third parties were involved in the underlying misconduct, what was the business rationale for using those third parties? What mechanisms exist to ensure that the contract terms specifically describe the services to be performed, that the payment terms are appropriate, that the described contractual work is performed, and that compensation is commensurate with the services rendered?"

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U.S. DOJ Document - Third-Party Management

"Management of Relationships – How has the company considered and analyzed the compensation and incentive structures for third parties against compliance risks? How does the company monitor its third parties? Does the company have audit rights to analyze the books and accounts of third parties, and has the company exercised those rights in the past? How does the company train its third-party relationship managers about compliance risks and how to manage them? How does the company incentivize compliance and ethical behavior by third parties? Does the company engage in risk management of third parties throughout the lifespan of the relationship, or primarily during the onboarding process?"

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U.S. DOJ Document - Third-Party Management

"Real Actions and Consequences – Does the company track red flags that are identified from due diligence of third parties and how those red flags are addressed? Does the company keep track of third parties that do not pass the company's due diligence or that are terminated, and does the company take steps to ensure that those third parties are not hired or re-hired at a later date? If third parties were involved in the misconduct at issue in the investigation, were red flags identified from the due diligence or after hiring the third party, and how were they resolved? Has a similar third party been suspended, terminated, or audited as a result of compliance issues?"

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Measuring Compliance Program Effectiveness: A Resource Guide ("Resource Guide")

- Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents
 - "3.1 The individual(s) responsible for exclusion screening has clear accountability for the screening function.
 - Audit the job description, training material, orientation material, and annual
 performance evaluation of the individual(s) responsible for exclusion screening to
 ensure this responsibility is clearly articulated and performance is measured.
 - Annually review/discuss the exclusion screening process individually with each
 person responsible for sanction check screening; review the document retention
 processes to ensure documentation of the screening function, response to findings,
 and corrective actions are adequately maintained."

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Resource Guide - Screening

- Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents
 - "3.2 Potential conflicts of interest are disclosed.

Audit the conflict- of- interest disclosures for completeness and the extent to which those who complete the disclosure information.

- 3.3 The organization conducts effective education on Conflict of Interest (COI).
 - Review training materials and interview staff to determine the effectiveness of the education.
 - Audit completed attestations or disclosures to ensure individuals are disclosing conflicts according to education provided."

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- Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents
 - "3.24 Vendors and other 3rd parties are interviewed at the termination of the engagement and asked about their awareness of the compliance program and any concerns, risks, violations, or failures of the compliance program."

"Review organization's vendor termination/off-boarding process such as interviews, surveys, and/or questionnaires to ensure compliance program questions are incorporated into the process and interviews/results are reviewed and evaluated."

• "3.33 Vendors and other 3rd parties adequately satisfy compliance obligations.

Conduct audit of vendors and other 3rd parties to ensure they have documented evidence of required compliance training, orientation to the organization's Standards of Conduct, orientation to applicable compliance policies and procedures."



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Resource Guide - Screening

- Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents
 - "3.34 The organization has established a process to ensure vendor and other third party agreements are managed consistent with the terms of the agreement.'

Conduct a document review and interviews to ensure there is communication between lawyers who develop the agreements and facility level personnel managing the engagement to make sure it is implemented and being managed according to the terms of the agreement." (Hint: think of medical directorship agreements)

 "3.35 The organization requires vendors and other third parties to certify screening has been completed as required by the agreement.

Audit to determine that vendors respond to request for certification. Review process to determine that actions taken for failure to respond or provide required certifications are consistent with the agreement. Ensure that response to certification is reviewed by an appropriate individual and communicated to facility operations. Audit to ensure that renewal decisions consider compliance with certification requirements." (Hint: again, HCCA think of medical directors)



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- Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents
 - "3.38 Vendors and other 3rd parties are adequately screened for exclusion."
 - Audit vendor records and cross check to ensure the vendor is adequately screened, in accordance with agreement and/or entity requirements.
 - Develop checklist of criteria for vendor compliance review and audit against that list for vendor screening requirements.
 - Survey peer organizations to ensure the organization's vendor and 3rd party screening process is consistent with industry practice."

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Resource Guide - Screening

Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents

- "3.39 The organization has an effective process to review third party vendors.
 - Audit and conduct a document review to ensure:
 - Third party contracts allow for organization to review vendor files for compliance with
 - screening requirements.
 - The organization has requested the third party's policy and procedure related to vendor
 - screening of employees.
 - The organization conducts reviews of third-party contracts.
 - The organization has established a policy on how often screenings are required to be done by the third party.
 - The organization has established a policy requiring third parties to produce proof that they are checking their employees.
 - The organization has established a policy establishing which databases third parties are checking, especially regarding practitioners, including geographic specifics (state databases).
 - The organization has established a process for independent evaluation of what screening the vendor is supplying."

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Element 3: Screening and Evaluation of Employees, Physicians, Vendors and other Agents

• "3.40 The organization has requirements, via policy or contractual terms, for screening of first-tier, downstream and related entities (contractors).

Audit to verify evidence that contractors are being screened pursuant to contractual requirements."

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Resource Guide - Screening

• "3.9 All employees are screened prior to hire.

Audit human resource files to ensure documentation supports that newly hired employees were screened prior to their first day worked."

• "3.10 Screening considers other names/alias and States used by a prospective employee.

Review applications for each type of screening (criminal, OIG, SAM, State, SSN, etc.) and audit to determine if screening was completed against other names/states used by the prospective employee."

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- 3.11 The organization has defined which employees, vendors, medical staff, and others will undergo criminal, financial and/or other background checks prior to hire.
 - Perform assessment/audit to ensure the organization had identified which individuals receive criminal, financial, Social Security trace, drug screening, or other background checks.
 - Audit to ensure such background checks are being performed and reviewed prior to employment.
- 3.12 The organization has defined criteria for review of criminal, financial, and/or other background checks and hiring decision are made based on this established criteria.

Perform assessment/audit to ensure the organization has established criteria to evaluate the acceptability of a candidate based on findings of criminal, financial, or other background check(s) used by the organization.

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Resource Guide - Screening

 "3.13 Employees are provided education regarding the organization's screening process.

Interview employees and conduct documentation reviews to confirm that employees understand the importance of not letting licenses expire and the effect of exclusion."

• "3.14 The organization ensures that applicants for employment understand disclosure requirements.

Review employment applications to ensure disclosure is made to prospective employees, including exclusion and background screening requirements, and these screenings are completed."

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- "3.15 The organization has established a policy regarding the frequency of screening.
 - Perform a document review to ensure the frequency of screening is being done in accordance with policy.
 - Audit the screening process to ensure screening is being completed according to policy."
- "3.16 The organization has established sufficient controls in the hiring process and vendor
 engagement process to prevent the organization from hiring an ineligible individual or entity.
 - Audit, perform document review, interviews staff and vendors, and conduct datamining to determine if sufficient controls are in place to prevent the organization from hiring an "ineligible" individual or entity.
 - Use data-mining to compare lists of new employees with due diligence lists.
 - Ensure the vendor master file is updated with vendors that have been screened."

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Resource Guide - Screening

• "3.17 The organization has established a screening program that is consistent with all laws and regulations.

Conduct a legal review and analysis of screening process to ensure it is being administered in a manner consistent with federal and state laws."

 "3.18 The organization has established a process to screen employees and other relevant individuals at least monthly.

Audit screening process to ensure screening of employees and other relevant individuals is being conducted at least monthly and according to policy."

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- "3.19 The organization has established a policy and procedure which defines the screening requirements for employees, vendors, medical staff and others. The policies include description of the databases that individuals will be screened against and the frequency of screening.
 - Conduct a document review to verify the policy and procedure has been established, is complete, and audit to ensure screening is being conducted consistent with policy.
 - Perform assessment/audit to ensure organization has identified which lists to check and how
 often each is checked and the screenings are being checked per policy.
 - Perform assessment/audit to ensure all relevant types of individuals and entities (employees, temps, vendors, etc.) are being screened per policy."

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Resource Guide - Screening

- "3.20 The organization has a process to determine when additional screening may be necessary based on findings from compliance investigations. (Relevant event (situational) screening (R.E.S.))
 - Conduct a review of compliance investigation files to determine if consideration for additional screening is warranted and review the results of additional screening completed as part of the investigation process (situational) when applicable."
- "3.21 The organization has a policy and procedure which articulates the process for screening, investigation of potential "hits," actions taken in response to a positive finding, tracking exclusions, and communication to appropriate stakeholders.
 - Conduct documentation review and audit to ensure screening is being completed according to
 policy requirements and that all process elements related to investigation, resolution, tracking,
 and communication are being managed according to policy requirements."

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Identifying Third-Party Arrangements

- Are you using a 3rd party billing company? If so, how do they bill; do they code; do their coders/billers bill or code from the entire record; who vets their billers/coders? Do you conduct claims reviews after they've coded and billed.
- Are you outsourcing revenue cycle (do you use revenue cycle consultants)? Do you have transparency into what revenue cycle consultants or outsourced provider are recommending.? See McKinsey & Company Settlement: https://ag.ny.gov/press-release/2021/attorney-general-james-delivers-more-573-million-communities-across-nation-fight
- Do you use on-call physicians, do you outsource ER physicians, medical directorships, sales reps, etc.?

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What Risks do Your Arrangements With Third Parties Pose?

- The more crucial or vital the 3rd party is to your organization, the more vetting you should do.
- Can you document your vendor onboarding processes? Do you require vendors to review your code of conduct? Do you require vendors to certify that they reviewed and understand your code of conduct? Are they required to take your Compliance training? Do you monitor/audit to what extent they are?
- Make sure your contracts have audit clauses.
- Can you document your employee onboarding process? Do you conduct background checks, OIG, GSA, SAM checks.
- Do the entities even exist?
- Do your employees, Board Members have relationships with your vendors (Conflicts of Interest)?
- Have the vendors teammates been whistleblowers or party to a settlement?



Understanding Due Diligence Processes

- Is the Compliance Department involved in Strategy discussions?
- Is Compliance at the "table" when new services are being implemented?
- What types of diligence activities are done?
 - Financial
 - Compliance Program Assessment
 - Coding Compliance
 - Legal
- Who performs the diligence? What's the Compliance Department's role (creating internal centers of excellence)?
- · Have diligence venders been vetted?
- What is done with diligence results?
- Are new risks incorporated into your organization's risk assessment process?





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Risk Based Approach to Due Diligence

The organization should conduct a mini-risk assessment for each acquisition or merger.

- What type of merger or acquisition is being proposed?
- What's the reason for the merger or acquisition?
- How will revenue be generated?
- What's the risks associated with the new revenue?
- Does the new venture pose different regulatory risks?
- Do you have internal subject matter experts to mitigate those risks, once the deal goes live?
- Where do the new risks rank on the organization's existing risk profile?

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Web Pages

Federal Sentencing Guidelines, Chapter 8

https://www.ussc.gov/guidelines/2018-guidelines-manual/2018-chapter-8

DOJ Evaluation of Corporate Compliance Programs (Updated June 2020)

https://www.justice.gov/criminal-fraud/page/file/937501/download

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Compliance Essentials Workshop

Hot Compliance Topics

Steve Lokensgard and Sumaya Noush, Faegre Drinker Biddle & Reath

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Agenda False Claims Act Anti-Kickback Statute Stark Law HIPAA Privacy and Security HCCA Health Care Cornellance

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Compliance Department Role

- False Claims Act
 - · Identify, investigate, and provide input on resolution
- Anti-Kickback Statute and Stark Law
 - Spot issue, ask questions
 - Usually addressed during physician transactions
 - Usually investigated and resolved by Law Department/ outside counsel
- HIPAA Privacy and Security
 - · identify, investigate, advise and resolve

3



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3

False Claims Act

- Compliance Department audits three departments
- Audit error rates for the departments are as follows:
 - #1: 4% reimbursement error rate
 - #2 25% reimbursement error rate
 - #3 100% reimbursement error rate
- Are any of these error rates evidence of a violation of the False Claims Act?





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False Claims Act

- What is a false claim?
- How is it enforced?
- 60-Day Repayment Rule
- Conditions of Payment v. Conditions of Participation



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False Claims Act

- Designed to address fraud by contractors in the Civil War
 - Shipments of guns contained only sawdust
 - Food delivered was already rotten
 - Passed March 2, 1863



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False Claims Act

- Contains a "qui tam" provision
 - Allows private citizens to prosecute an action on behalf of the government
 - Whistleblower gets a share of the recovery (15-30%)
 - · Whistleblower can move ahead even if government declines to intervene
 - FY2020
 - · 672 qui tam actions filed
 - \$2.2 billion recovered from FCA cases, 75% from qui tam cases
 - Government intervenes in 20% of cases filed

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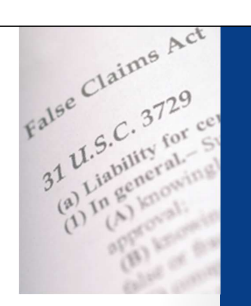


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False Claims Act (31 U.S.C. § 3729-33)

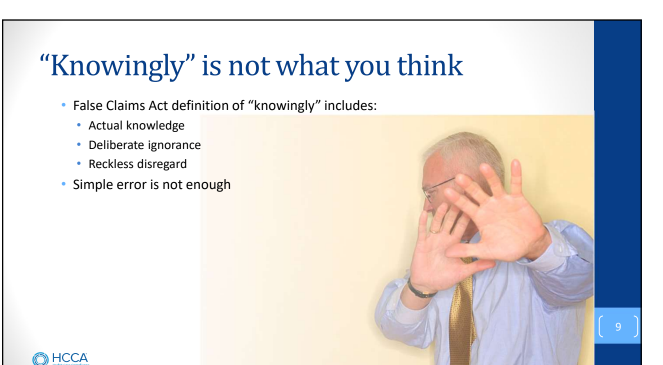
- Elements of a False Claims Act Violation:
 - Defendant presented, or caused to be presented, a "claim" for payment to the United States;
 - The claim was "false or fraudulent"
 - The defendant acted "knowingly"

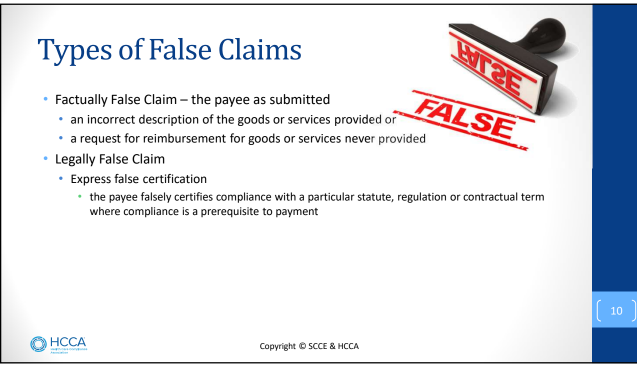


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False Claims Act

- Are any of these error rates evidence of a violation of the False Claims Act?
 - Intentional v. Reckless v. Simple Negligence (Mistake)
 - #1: 4% reimbursement error rate
 - Typically errors of 5% or less are OK
 - But what if we intentionally billed for a service that wasn't provided?
 - #2 25% reimbursement error rate
 - Did one claim skew the sample?
 - Are errors similar, or just various random documentation errors?
 - History of failed corrective actions?
 - #3 100% reimbursement error rate
 - System charging issue?
 - How long has the problem been going on?



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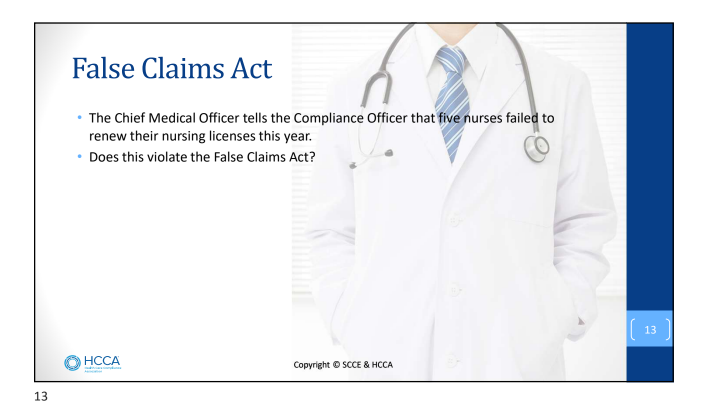
False Claims Act

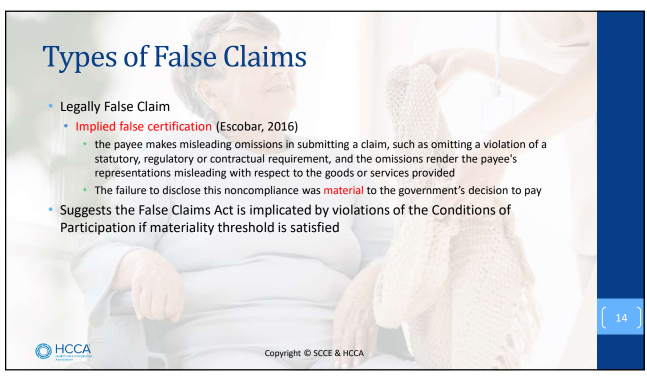
- Was the error investigated and resolved in a timely manner?
 - "Reverse False Claim"
- Old rule: violated if you affirmatively conceal an overpayment
- New Rule: Affordable Care Act: 60-Day Repayment Rule
 - Providers have a duty to disclose and repay overpayments within 60 days of "discovery"
 - Failure to do so could convert an erroneous claim to a false claim
 - Must investigate issues with "reasonable diligence"
 - Must look back 6 years
 - · Interesting NY Presbyterian Case

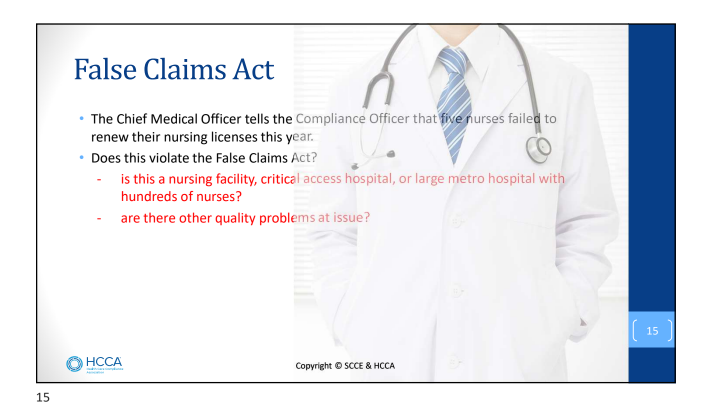
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False Claims Act Penalties

- Treble damages
- \$23,331 fines per "false claim" submitted
- Attorneys' fees
- Permissive or mandatory (if criminal FCA) exclusion from Medicare

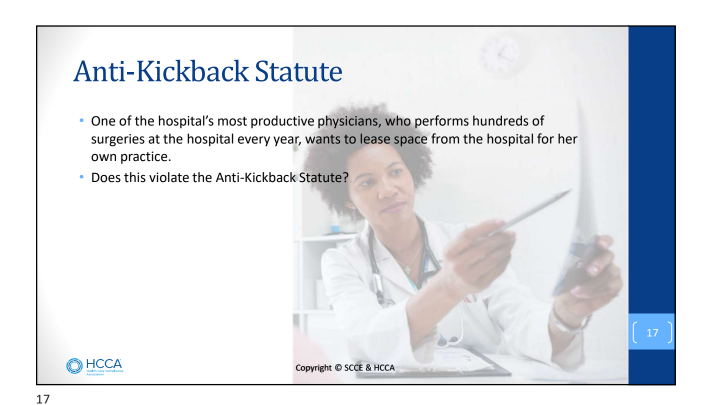
The math adds up!

1,000 claims of \$100 each = \$100,000 x 3 = \$300,000 (treble damages) + \$23,331,000 (fines) = \$23,631,000

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Anti-Kickback Statute (42 U.S.C. § 1320a-7b(b))

It's a **crime** to knowingly and willfully **offer**, **pay**, solicit, or receive **anything of value**, directly or indirectly, in return for referrals or to induce referrals for which payment may **ultimately** be made **in part** under a federal health care program.

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"Single Purpose" Test

- "Knowingly and willfully" intent standard
- A single unlawful purpose violates the Anti-Kickback Statute
 - a legitimate business purpose will not legitimize a deal if there is also an illegal purpose (i.e., inducing referrals)
 - United States v. Kats, 871 F.2d 105 (9th Cir. 1989); United States v. Greber, 760 F.2d 68 (3d Cir. 1985), cert. denied, 474 U.S. 988 (1985).
- Punishes both offeror and recipient
- Applies to federal health programs (e.g., Medicare, Medicaid, TRICARE)

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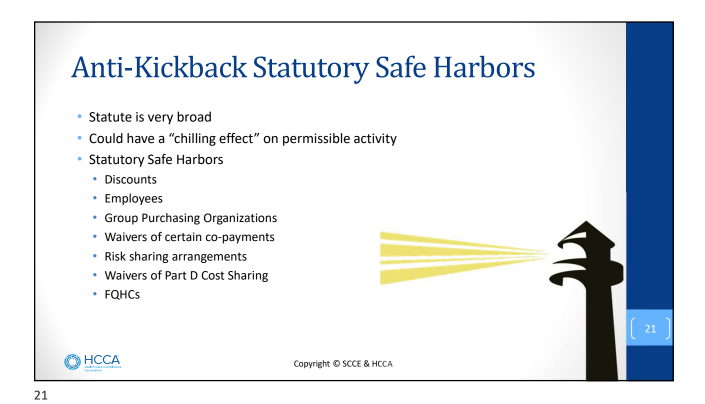
Anti-Kickback Penalties

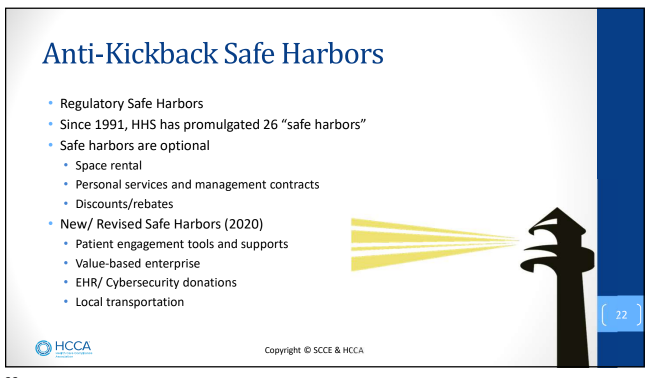
- Criminal Sanctions for Anti-Kickback Act violations:
 - Criminal felony conviction
 - 5 years in jail
 - \$25,000 fines
- Administrative Penalties for Anti-Kickback violations:
 - Exclusion from participation in Medicare and Medicaid
 - \$50,000 fine
- Civil False Claims Act Exposure
 - Claims submitted pursuant to an illegal kickback = false claims

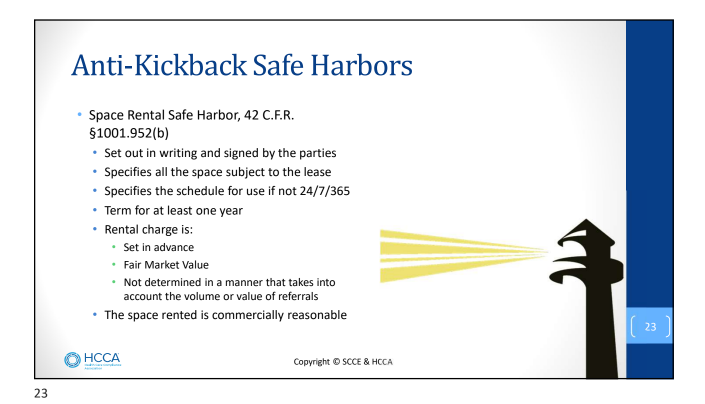
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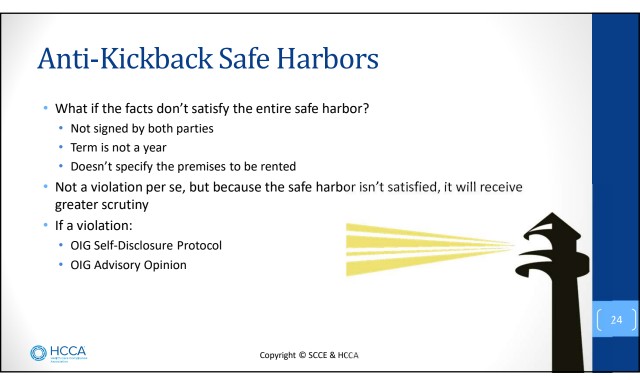


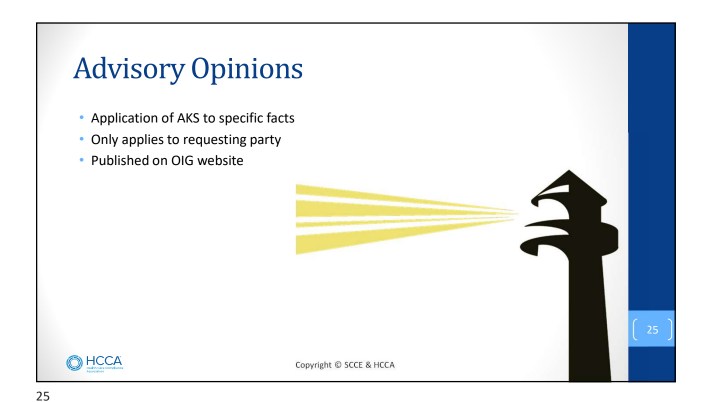
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Stark Law

One of the hospital's most productive physicians, who performs hundreds of surgeries at the hospital every year, wants to lease space from the hospital for her own practice.

Does this violate the Stark Law?

Stark Law

- DHHS, Florida studies showed physicians' referral rates to labs they own was much greater than to independent labs
- Congressman Fortney "Pete" Stark recognized difficulties in proving intent
- Desire to establish so-called bright line rule
- Ethics in Patients Referrals Act of 1989: the "Stark Law"





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Stark Law

- Stark prohibits a physician from referring a patient to an entity for certain designated health services if the physician has a financial relationship with the entity that does not satisfy a statutory or regulatory exception to Stark.
- Note:
 - Applies only to physicians
 - Can apply to employed NPs and PAs if the physician directs their referrals
 - "Entity" like a hospital, an entity that bills Medicare

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Stark Law Elements

- · Elements of a Stark Law Violation:
 - A financial relationship between a physician (or immediate family member) and an entity (e.g., a hospital), including either ownership or investment interest, or compensation arrangement
 - 2. A *referral for certain "designated health services" (DHS)* of a Medicare patient by the physician to the entity (e.g., an order for an MRI; order = referral; MRI = DHS)
 - 3. The absence of an exception

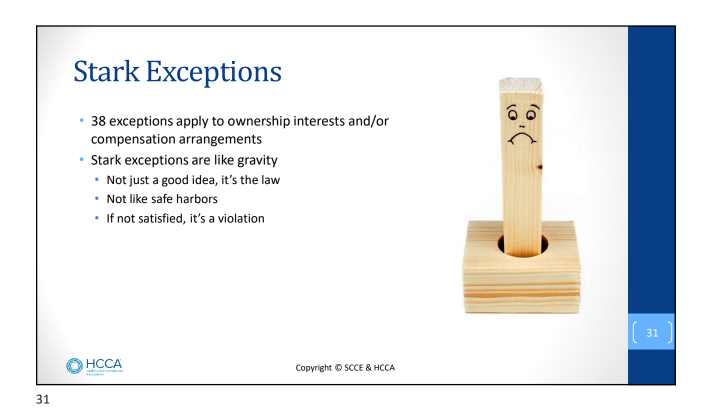
NO INTENT IS REQUIRED

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Stark Law Exceptions

- Rental of Office Space Exception, 42 C.F.R. §411.357(a)
 - · Lease is set out in writing and signed by the parties
 - · Term is at least one year
 - Space rented is commercially reasonable and is for exclusive use of the space
 - · Rent is set in advance at fair market value
 - Rent is not determined in a manner that takes into account the volume or value of referrals
 - If expired, lease continues under the same terms and conditions

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Consequences

If Stark exception is not met:

- Physician can't refer Medicare patient to the entity
- · If referral, entity can't bill Medicare
- If entity already billed/collected, must repay
- Administrative penalties of \$15,000 per referral
- Claims submitted pursuant to a Stark Law violation = False Claim
 - · Whistleblower exposure!
- NOTE: Stark does not penalize the referring physician.

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Stark Self-Referral Disclosure Protocol

- Referred to as SRDP
- Application made to CMS
- Settlement Agreements published by CMS
- May take several years

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HIPAA Coverage

- Introduction & History
- HIPAA Privacy & Security
- Data Security Tips
- Permitted Disclosures
- HIPAA Breaches



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HIPAA History

1996 Health Insurance Portability and Accountability Act of 1996

3 Nov 1999 Draft Privacy Rule published (52,000 comments)

• 28 Dec 2000 "Final" Privacy Rule published (but see "dangling chad")

March 2001 Bush administration reopens rule for comment

14 Aug 2002 New Final Rule Published – softened many provisions

14 April 2003 Effective date for HIPAA Privacy and Security Rules

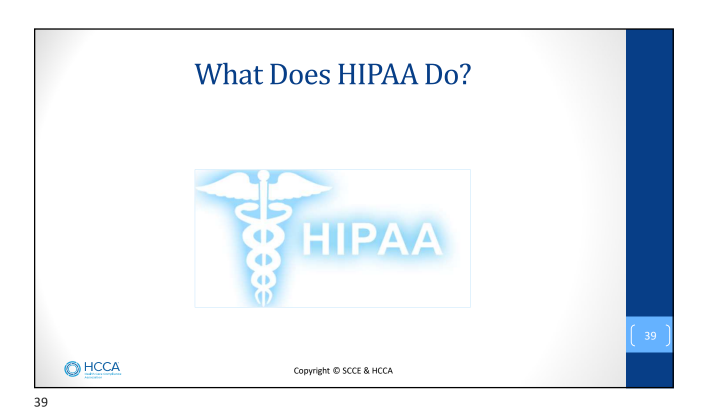
2009 Health Information Technology for Economic and Clinical Health

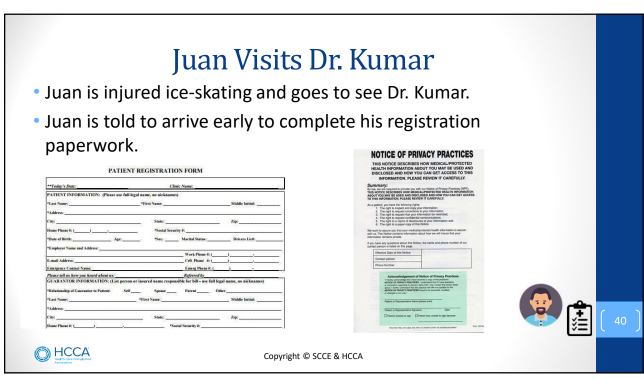
Act ("HITECH Act")

HIPAA and HITECH are frequently referred to generally as HIPAA



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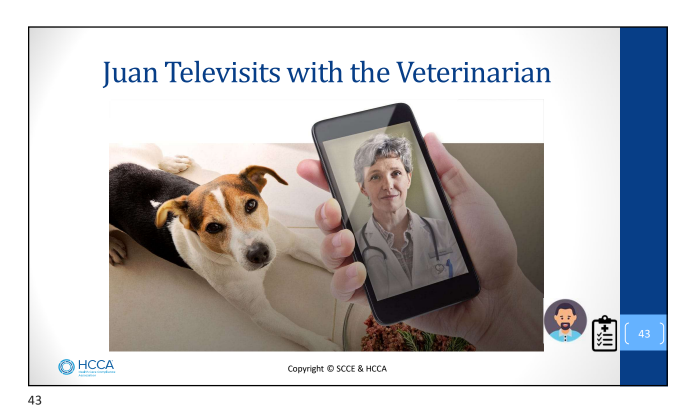
HIPAA Key Terms

- Protected Health Information or "PHI" is any health information that can be tied to an
 individual. 18 qualifiers, including but not limited to, name (full or last name and initial),
 phone number, email address, SSN. DOB, and medical record number.
- **De-identified PHI** contains health information, but is not individually identifiable
- Covered Entity
 - Health care providers
 - Health plans
 - Healthcare clearinghouses
- Business Associate is an entity that performs an administrative or management service for a Covered Entity
 - Examples: Service that shreds your documents, attorneys, consultants, accountants
- Business Associate Agreement or "BAA" is an agreement between a Business Associate and a Covered Entity specifying how PHI will be used and disclosed





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Who is a Covered Entity?

- A. The veterinarian is a Covered Entity. The drug store is also a Covered Entity.
- B. The veterinarian is a Covered Entity. The drug store is not a Covered Entity.
- C. The veterinarian is not a Covered Entity. The drug store is a Covered Entity.
- D. The veterinarian is not a Covered Entity. The drug store is also not a Covered Entity.

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Who is a Covered Entity?

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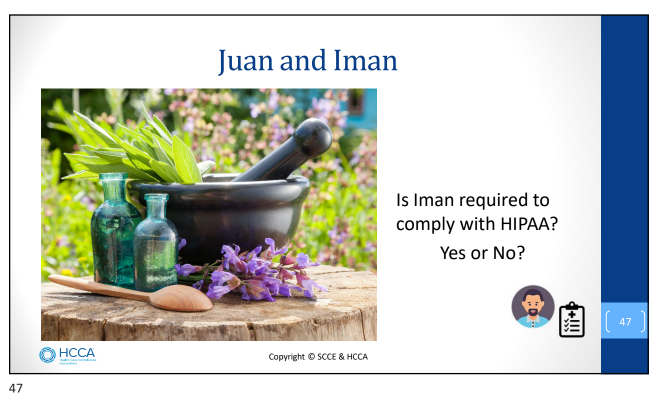
More HIPAA Key Terms

- Consent
 - Permission from the patient to use or disclose their PHI in a particular manner
 - Note: in the Final Privacy Rule a Covered Entity may, but is not required to, obtain consent from the patient prior to disclosure for:
 - Treatment
 - Payment
 - · Health Care Operations
- Authorization is formal, written permission from the patient, or the patient's personal representative, to use or disclosure their PHI in a particular manner
- Minimum Necessary refers to the requirement that a Covered Entity or Business
 Associate must make reasonable efforts to use, disclose and request only the
 minimum amount of PHI needed to accomplish the intended purpose of the use,
 disclosure or request

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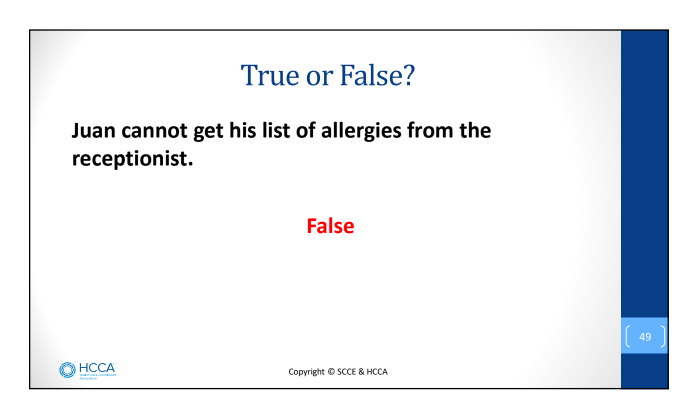


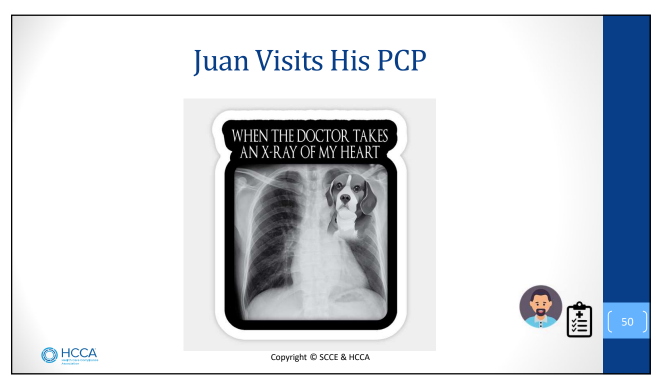
True or False?

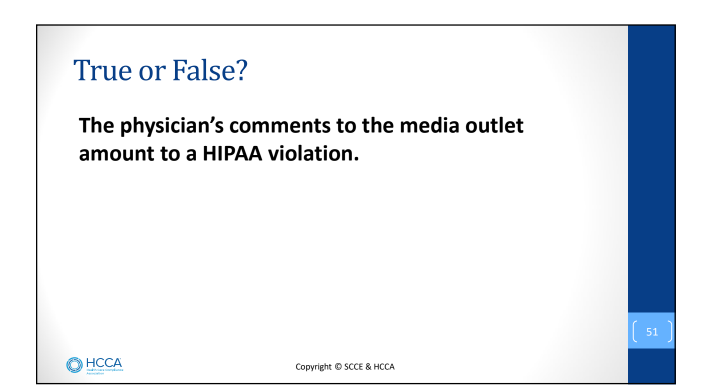
Juan cannot get his list of allergies from the receptionist.

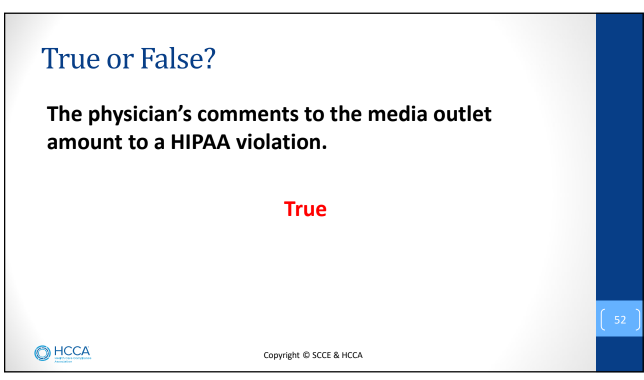
HCCA Health Care Compliance

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HIPAA Privacy vs. HIPAA Security

- HIPAA Privacy Rule
 - Who may have access to PHI and when?
 - Applies to PHI in all formats
- HIPAA Security Rule
 - How do we make sure that only authorized users can access PHI?
 - Applies only to PHI in an electronic format

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HIPAA Privacy Rule - Golden Rules

- Golden Rules
 - Privacy Officer
 - Only those employees who need access to PHI to perform a job task should access PHI
 - Only use/disclose PHI if it is necessary for your job
 - Only use/disclose the minimum PHI necessary to complete your job task
 - Comply with the BAA, which restricts an organization's use/disclose of PHI
 - · Protect the confidentiality of PHI
 - It goes without saying that PHI cannot be used/disclosed to sell PHI
 - If you have any doubt whether a use/disclosure is allowed, contact the Privacy Officer
 - Dispose of PHI properly usually by shredding



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Data Security

- Physical Security
 - Locking Filing Cabinets
 - Security Doors
 - ID Badges
- Information Security
 - AKA Cybersecurity
 - Password-Protected Servers
 - Encrypted Hard Drives
 - Secure Network Connections

"Security is a journey, not a destination."

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HIPAA Security Rule – Golden Rules

- Your organization must have a Security Officer who is responsible for the organization's compliance with the Security Rule
- Electronic media (discs, hard drives, flash drives, etc.) must be disposed of according to your organization's policies
 - So provide media to the Security Officer for disposal
- Be mindful of all electronic media for example copy machines that make digital images of PHI
- Follow your organization's policy on emailing PHI
- · Follow your organization's policy on accessing PHI through mobile devices
- Follow your organization's policy on mobile devices (e.g., do not leave a laptop in your car!)



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Data Security Tips

- Scrutinize Attachments & Links
 - Check the email address and file type to make sure they're familiar.
 - Check that any emailed links have domain names spelled correctly.
- Use Two-Factor Authentication (2FA)
 - Many websites allow a 2nd factor in addition to a password, such as a random number token.
 - Especially for email, "Identity" (Facebook, Google, Twitter, ...) and financial accounts.
- Manage & Diversify Passwords
 - Use a Password Manager (LastPass, 1Password, browser keychain).
 - Don't use the same password for multiple websites, especially when not using 2FA.
- Encrypt Hard Drives
 - on Windows, enable BitLocker. On macOS, enable FileVault.

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HIPAA and State Law

- Either law could apply
- The correct law to apply is:
 - A. The law that is more restrictive on the Covered Entity
 - B. The law that is more protective of patient rights
 - C. Both

го



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HIPAA and State Law

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- The correct law to apply is:
 - A. The law that is more restrictive on the Covered Entity
 - B. The law that is more protective of patient rights
 - C. Both





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HIPAA and State Law

Example: Minnesota

- HIPAA allows a Covered Entity to disclose PHI for treatment or payment purposes without getting the patient's consent
- Minnesota law requires the patient's consent to share PHI with other physicians not affiliated with the Covered Entity, or to bill the patient's insurance company

Lesson:

Don't just do HIPAA research online unless you know that your state follows HIPAA. Might need to consider state law.



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HIPAA Breaches

- Definition of Breach:
 - Unless an exception applies, an acquisition, access, use, or disclosure of PHI in a manner not permitted under the Privacy Rule is presumed to be a Breach

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Breach Notification Rule

Unless the covered entity demonstrates that there is a low probability that the PHI has been compromised based on a risk assessment of at least the following factors:

- The unauthorized person who used the PHI or to whom the disclosure was made;
- · Whether the PHI was actually acquired or viewed; and
- The extent to which the risk to the PHI has been mitigated
- The nature and extent of the PHI involved, including the types of identifiers and the likelihood of re-identification

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Breach Notification Rule - Individuals

- Notice to individuals must be provided without unreasonable delay and in no case later than 60 days following discovery of the Breach
 - Via U.S. mail; or
 - Email if individual has agreed to received notices electronically
- If the Breach affects more than 500 residents of a state or jurisdiction, the Covered Entity must provide notice to prominent media outlets in the state or jurisdiction



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Breach Notification Rule - Individuals

- Covered entities must report the following to affected individuals:
 - A description of what happened, including the date of the Breach and the date of the discovery of the Breach to the extent these dates are known
 - A description of the types of PHI that were disclosed (i.e. name, social security number, date of birth, etc.)
 - Steps that affected individuals should take to protect themselves
 - A description of the actions taken by the organization to investigate the Breach, mitigate the losses, and to protect against further Breaches
 - Instructions to contact the organization to provide additional information



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Breach Notification Rule - OCR

- Must also report breaches to the Office of Civil Rights ("OCR")
 - If less than 500 people
 - · Annually, within 60 days of the end of the year
 - If 500 or more people
 - Within 60 calendar days of the breach



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Next Steps if HIPAA Breach

What should my company do?

- Contact your attorney.
- Contact your cyber liability insurer.
- Notify the individuals affected by the breach within 60 days of discovery.
 - Post breach notice on website if insufficient contact information for affected individuals.
- Notify HHS of any breaches affecting more than 500 people also within 60 days of discovery, otherwise annually.
- Notify the media within 60 days of discovery if breach affects more than 500 people.
- Set up a team to handle inquiries, if appropriate.





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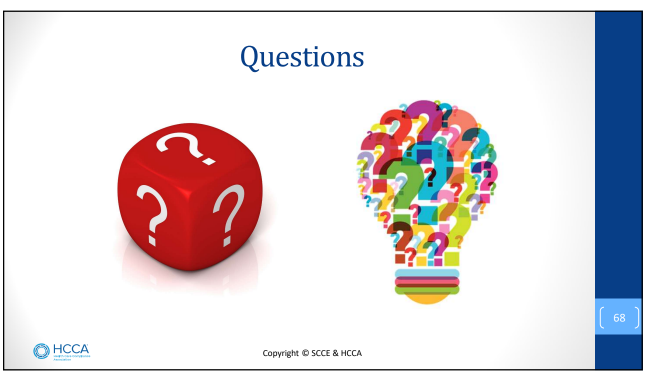
Enforcement – Government Sanctions

Violation Type	Amount Per Violation	Annual Limit
Did not know	\$100 - \$50,000	\$25,000
Reasonable Cause	\$1,000 - \$50,000	\$100,000
Willful neglect - Corrected	\$10,000 - \$50,000	\$250,000
Willful neglect – Not Corrected	\$50,000	\$1.5M

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Compliance Essentials Workshop

Communication and Training

Tomi Hagan, MSN, RN, CHC, CHPC

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Objectives

- Learn how communications from management can be used to promote the Compliance Program.
- Differentiate between general and focused, risk-specific training.
- Analyze various methods of training.
- Link training to risk assessments.
- Identify approaches to measure the results of training.

2



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Communications from Management

- Organizational leaders support the Compliance Program by:
 - Communicating key compliance messaging
 - Including adherence to the Compliance Program in performance appraisals and job descriptions
 - Incorporating compliance into meetings



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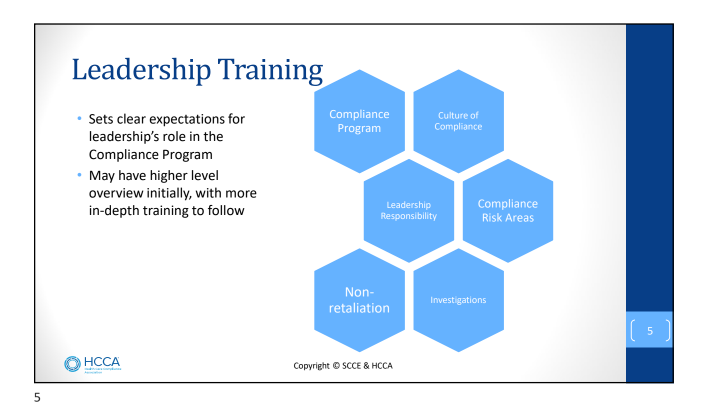
Communications from Management

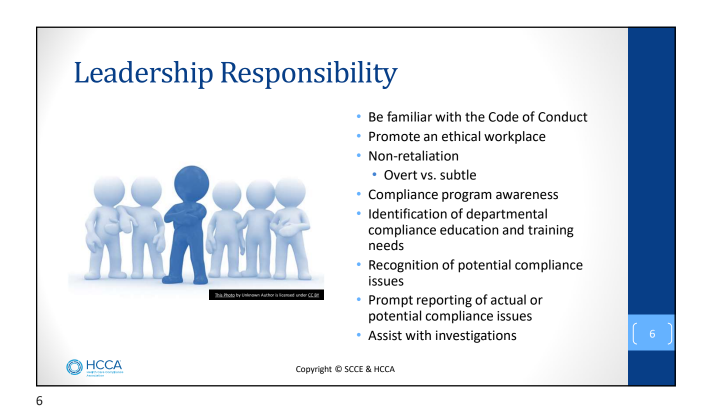
- Formal messaging
 - Letter from CEO in Code of Conduct
 - Memos and newsletters
 - Compliance as standing line-item agenda for leadership and staff meetings
- Informal messaging
 - Staff discussions
 - · Leading by example
 - Casual conversations

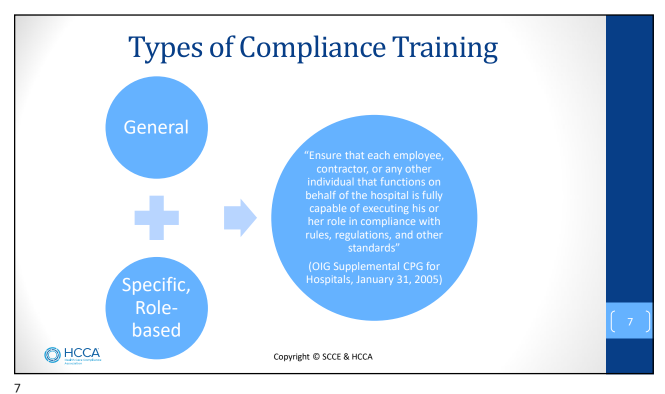
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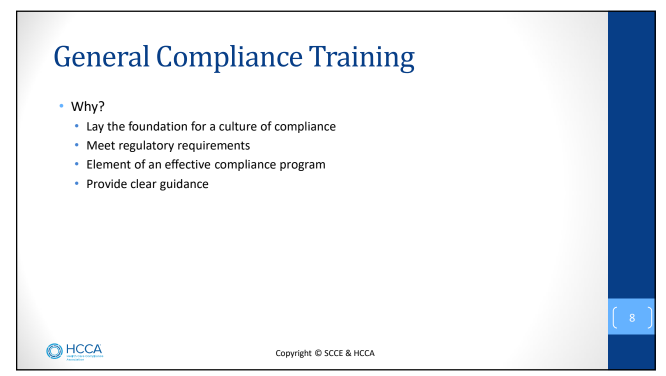


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General Compliance Training

- · Who?
 - Employees
 - Medical Staff
 - Volunteers
 - Students
 - Contactors
 - Board



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General Compliance Training

- · What?
 - Compliance Program Basics
 - Elements of an effective compliance program
 - Code of Conduct
 - Compliance Program policies and procedures
 - · Process for reporting compliance concerns
 - Non-retaliation policy

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General Compliance Training

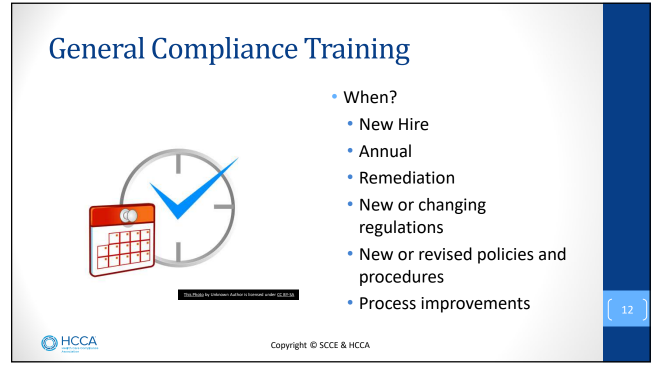
- · What?
 - Overview of Compliance Risk Areas
 - False Claims Act
 - Stark/Anti-Kickback
 - Beneficiary Inducement
 - Exclusions/Sanctions
 - HIPAA Privacy
 - HIPAA Security





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Methods of Training

- Most effective varies with audience
- Most efficient may not be most effective
- Consider multiple methods to reach different types of learners
 - Auditory
 - Visual
 - Kinetic
- Post-training evaluations should include questions regarding effectiveness of method

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Polling Question

- What method of training do you use most often?
 - Case Studies
 - Computer Based Learning
 - Discussion Groups
 - Email Blast
 - Live Presentation
 - Paper/Packets
 - Other

1.4



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Paper/Packets

- · Often most efficient method for:
 - Medical Staff
 - Vendors
 - Volunteers
 - Students
- More effective if supplemented with live presentations or other methods
- May include tests and evaluations
- Include certification of understanding and agreement to adhere to the Code of Conduct and Compliance Program

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Computer Based Learning

- Efficient
- Tracking available
- · Sophisticated systems available
 - · Reminders to audience
 - Reminders to management
- · Ability to purchase ready-made modules
- Ability to create home-grown modules
- Ability to include pre and/or post testing

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Computer Based Learning Considerations

- Tailor the training to your organization
- Ensure that employee language, literacy, and disability needs are being met
- Provide adequate time to complete the training
- Use video, cartoons, or other enhancements to provide more effective training

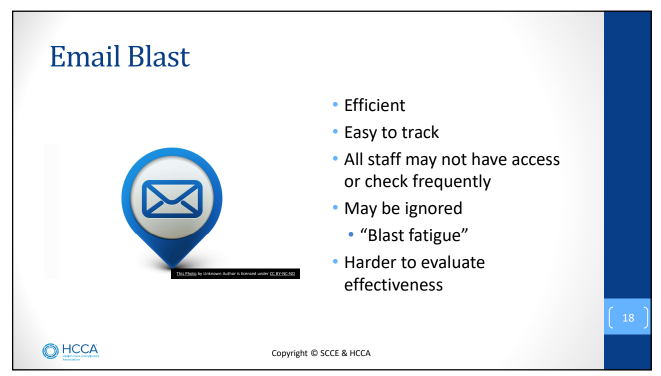


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Live Training

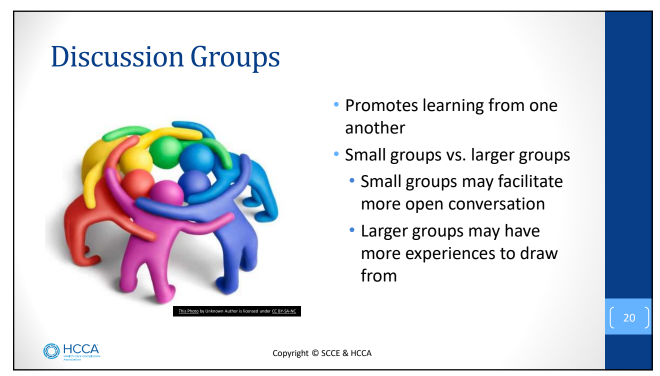
- Opportunity to put a face to the compliance program
- Ability to have dialogue
 - Try to anticipate questions that may be asked and prepare for answers
 - Consider soliciting specific questions ahead
- Scheduling may be difficult
 - Be sensitive to department budgets
- · Consider high-frequency, targeted approach for risk-based training
 - 10-15 minutes on department meeting agenda vs. longer in-service
 - May supplement with computer-based learning, handouts, etc...

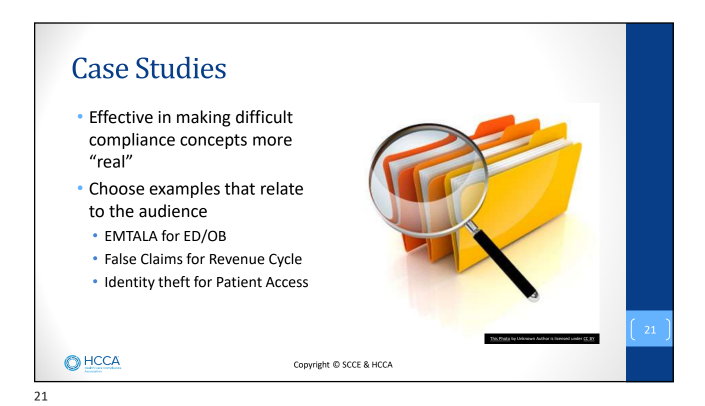
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Polling Question

- What method of training do you think is most effective?
 - Case Studies
 - Computer Based Learning
 - Discussion Groups
 - Email Blast
 - Live Presentation
 - Paper/Packets
 - Other

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External Resources

- Webinars
 - · Helpful for risk-based training
 - · Free webinars often available for new regulations
 - · Be cautious of marketing vs. education
- Conferences
 - National
 - Regional
 - Virtual
- Books



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External Resources

- Professional Organizations (Compliance)
 - Listservs
 - · Social media groups
 - Newsletters
 - Report on Medicare Compliance
 - · Report on Patient Privacy
- Professional Organizations (Other)
 - Specialty-specific professional organizations also provide valuable compliance guidance to their members
 - Encourage leaders, providers, and staff to share any compliance related information they receive



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2.4

Governmental Resources

- Straight to the source
- Several types of training available to the public
- · Watch enforcement actions to identify potential training needs
 - OCR 19 enforcements since 2020 related to right to access
 - Ensure that all staff potentially involved in record access have adequate training

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Governmental Resources

- OIG
 - OIG HEAT Provider Compliance Training
 - · Video and Audio Podcasts
 - Presentation Materials
 - Physician Education Training Materials
 - CME available
 - Email Updates
 - Medicare Compliance Reviews

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Governmental Resources

- CMS
 - Listservs
 - Medicare Learning Network (MLN)
 - · Provider Compliance Tips
 - Provider Compliance MLN Matters® Articles
 - Medicare Quarterly Provider Compliance Newsletter
 - Comprehensive Error Rate Testing (CERT) Outreach and Education Task Forces
 - Medicare Parts C and D Compliance and Fraud, Waste, and Abuse (FWA) Trainings
 - Comprehensive Error Rate Testing (CERT) Outreach and Education Task Forces
 - MAC listservs

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Governmental Resources

- Office for Civil Rights
 - Listservs
 - HIPAA Training Materials
- Office of the National Coordinator for Health Information Technology (ONC)
 - Health IT Privacy and Security Resources
 - Games, videos, papers

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Length of Training

- Per OIG Compliance Program Guidance for Hospitals (February 23, 1998),
 "Employees should be required to have a minimum number of educational hours per year, as appropriate, as part of their employment responsibilities."
 - Corporate Integrity Agreements (CIA) generally required one to three hours for basic training
 - · More is required for high-risk fields such as billing and coding
- More recent CIA require submission of a written training plan that includes length, schedule, and format
- Shorter, more frequent may be more effective
- Consider impact of methodology on length

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Linking Training to Risk Assessments

- Assess and evaluate risks
- Use results to:
 - Prioritize compliance work to optimize resource utilization
 - Identify role-based, specialized compliance training needs
 - Mitigate identified risks through education and training
- Dynamic process
 - New risks may evolve over the course of a year

2		Potential Severity Rating			
		Minor	Moderate	Significant	Catastrophic
Likelihood severity occurs	Very Likely	Moderate	High	Extreme	Extreme
	Likely	Low	Moderate	High	Extreme
	Unlikely	Very Low	Low	Moderate	High
	Rare	Very Low	Very Low	Low	Moderate

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Planning Process

- Use the annual Risk Assessment to prioritize compliance education and training
 - Identify area of high compliance risk
 - Identify all stakeholders/influencers
 - Leaders
 - · High-risk positions
- Consider topics that may not be the highest risk for your organization, but still warrant training
 - HIPAA
 - EMTALA
 - Conflict of Interest

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Planning Process

- Develop an education and training plan
 - By department and/or role
 - Include:
 - Topic
 - Audience
 - Method
 - Schedule
 - Consult with leaders regarding other compliance-related training that could be captured on the plan



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Planning Process

- Documentation of Plan
 - Software
 - Spreadsheet
- · Availability of Plan
 - Intranet
 - SharePoint

Date	Topic	Method	Audience
1/14/2019	General Compliance Training	Live Presentation, PowerPoint	Medical Staff
4/29/2019	General Compliance Training	Live Presentation	Diagnostic Imaging
6/10/2019	Patients Over Paperwork		Family Medicine Providers Family Medicine and Family Medicine Mercy Staff
6/11/2019	Non-Retaliation	Live Presentation	Directors Meeting

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Execute Education & Training Plan

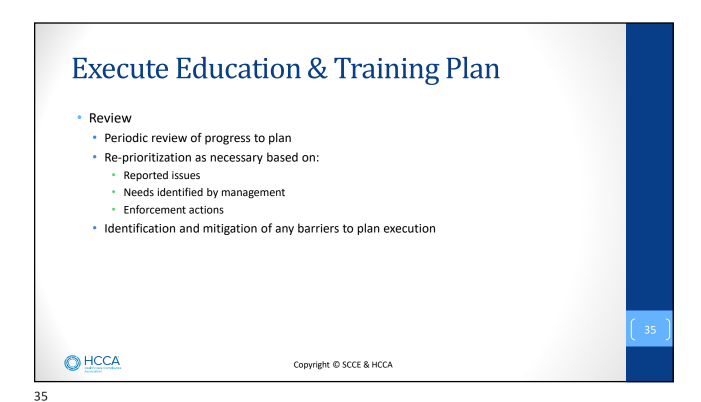
- Collaborate
 - · Education/Staff Development department
 - Consistent tracking of education and training provided
 - Management of computer-based learning systems
 - Managers/Directors
 - Reporting process for compliance-related departmental training
 - · Identification of additional training needs





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Execute Education & Training Plan

Board

Periodic reports of progress to the plan

Who's affected?

Who needs to know?

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HCCA Health Care Cornellance

Measuring the Results of Training

- Evaluate all training on an annual basis to ensure that the content is appropriate and sufficient
 - Up to date with regulatory changes
 - Accurately reflects current organizational processes
 - Addresses organizational risk
- Implement processes to solicit feedback
- · Implement objective methods to evaluate effectiveness of training

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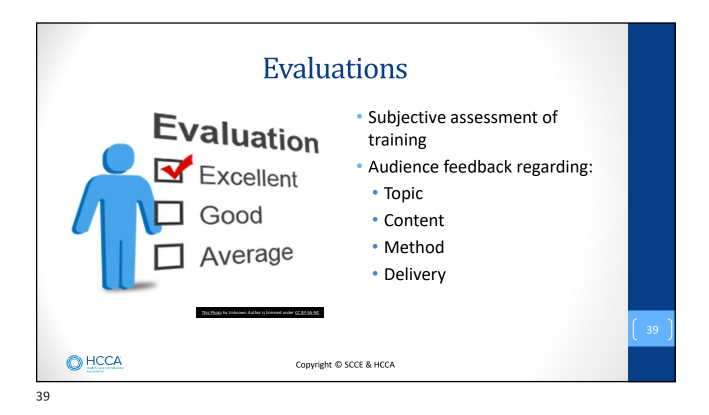
Testing

- Objective method to evaluate effectiveness of training
 - Pre-test
 - Post-test
 - Knowledge survey 6 months after training
- Pass rate
 - Remediation for scores that do not meet
- Literacy
 - Write the questions at a level readable by the audience
 - Avoid "trick questions"

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Results

• Compliance issue trends
• Compliance program awareness
• Audits and reviews
• Employee engagement

Documentation

- Maintain documentation of training provided according to retention schedule
 - Attendance logs
 - Training materials
 - Tests/evaluations
- · Documentation may be maintained via:
 - Paper
 - Electronic learning management system (LMS)
 - Electronic compliance program management system

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Enforcement

- Compliance training as a condition of employment
- Sanctions for failure to attend required training
 - · Disciplinary actions
- Consistency in enforcement actions
- §8B2.1(6) The organization's compliance and ethics program shall be promoted and enforced consistently throughout the organization through (A) appropriate incentives to perform in accordance with the compliance and ethics program; and (B) appropriate disciplinary measures for engaging in criminal conduct and for failing to take reasonable steps to prevent or detect criminal conduct.

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Incentivizing Compliance

- Incentives for:
 - Adhering to the Compliance Program
 - Completing compliance training
 - Reporting compliance concerns
- Incentives may be in the form of:
 - Money/compensation
 - Tangible items
 - Kudos



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Resources

- OIG Compliance Guidance
- Federal Sentencing Guidelines Chapter Eight
- Measuring Compliance Program Effectiveness: A Resource Guide, March 27, 2017 HCCA-OIG
- OIG HEAT Provider Compliance Training
- OIG Physician Education Training Materials
- CMS Provider Compliance
- OCR HIPAA Training Materials
- ONC Health IT Privacy and Security Resources for Providers



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4.4



Compliance Essentials Workshop

Auditing, Monitoring and Reporting Systems

Jim Passey, MPH, FACHE, CHC, CHPC

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Road Map for this Training

- Topics we will discuss in this training:
 - Understanding the essential aspects of auditing and monitoring
 - Developing the compliance auditing and monitoring plan
 - Techniques and approaches to auditing and monitoring

2



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Understanding the essential aspects of auditing and monitoring Copyright © SCCE & HCCA

Essential Aspects of Auditing & Monitoring

• Why do you need to audit and monitor activities in your organization?

• If someone were to ask you if your organization were "in compliance," how would you answer that question?

• How do you truly know that your organization is complying with applicable legal and regulatory requirements?

• The only way to concretely answer this question is through auditing and monitoring.

"An ongoing evaluation process is critical to a successful compliance program." – Compliance Program Guidance for Hospitals, Federal Register, Vol. 63. No. 35, Feb 23, 1998, p. 8996.

Essential Aspects of Auditing & Monitoring

- What is the difference between auditing and monitoring?
 - Auditing is a pre-defined scope and is a one-time event, a snapshot in time, or a lookback at static history
 - Monitoring is the use of a consistent tool to evaluate ongoing performance that can be tracked over time and measured for improvement, variance and trending

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Developing the compliance auditing and monitoring plan

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The Compliance Auditing & Monitoring Plan

- Your Compliance Risk Assessment It all starts here!
 - Your auditing and monitoring plan should be based on your routine compliance risk assessment.
 - There are a million things you could be auditing and monitoring and you can't do them all; how do you know where to spend your limited resources?
 - At its core, the risk assessment is a sophisticated prioritization tool to help you focus your time, effort and resources to the topics that matter most.





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The Compliance Auditing & Monitoring Plan

- Your Compliance Risk Assessment It all starts here!
 - · Your risk assessment should consider the following:
 - A sound understanding of the make-up of the organization
 - Consider also off-site departments, partnerships, joint ventures, etc.
 - · Compliance risks "inherent" to the organization
 - Actual compliance risk trends in the organization
 - Controls in place to mitigate risk
 - · The stronger the controls, the lower the risk
 - Past auditing and monitoring activities
 - Government enforcement activities/publications
 - Multidisciplinary feedback from other functions of the organization (e.g., Legal, risk management, revenue cycle, IT, HR)
 - Coordination with other enterprise-level risk assessments (e.g., internal audit, strategic committees)
 - · Review the COSO publication on compliance risk management



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Measuring Compliance Program Effectiveness:

A Resource Guide

Foundational Principles

POLLING QUESTION

How would you describe your compliance risk assessment process?

- A. The Compliance Department conducts the compliance risk assessment multiple times throughout the year.
- B. The Compliance Department conducts the compliance risk assessment once a year (annually).
- The Compliance Department conducts the compliance risk assessment less than once a year (e.g., bi-annually)
- Our compliance risk assessment process is combined with an Enterprise Risk Management (ERM) program risk assessment.
- E. We have not done a compliance risk assessment in the past.

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The Compliance Auditing & Monitoring Plan

- What should your annual auditing and monitoring plan consist of?
 - · High-risk compliance topics
 - Billing/coding topics
 - Privacy-related processes
 - · Physician relations topics
 - Government focus areas (consider the OIG Work Plan)
 - OIG Work Plan topics
 - · Recent enforcement activity (CIAs, settlements, etc.)
 - · Recent new regulatory requirements
 - Substantive vs. Structural auditing
 - Substantive: Regulatory topics that create compliance risk to your organization
 - <u>Structural</u>: Auditing or monitoring of features of your Compliance Program for ongoing effectiveness

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The Compliance Auditing & Monitoring Plan

- What types of auditing and monitoring might you conduct?
 - Formal audits
 - With formal audit scope and report (deep dive)
 - · High level reviews
 - · Overviews at a high level to assess compliance (skim the surface)
 - Gap analyses
 - Comparing what we should be doing with what we are doing and finding the "gaps"
 - · Checklist audits
 - For example, list the compliance requirements and check the box
 - Readiness reviews
 - Assessing your preparation for upcoming regulatory requirements
 - · Spot checks/"test of one"
 - Minimal samples of transactional processes



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The Compliance Auditing & Monitoring Plan

- Who will conduct your audits or perform your monitoring?
 - · Compliance department staff?
 - Internal audit staff?
 - External auditors?
 - · Departmental management?
- A word on independence
 - Topics of particularly high risk or suspected of potential fraud should be conducted by individuals who are "independent" of the processes being audited in order to avoid conflicts and to ensure the integrity of audit results.
- Also, a word on original source documentation
 - You may need to rely on others to obtain information or data during an audit. Be mindful of how this information is obtained and if it can be modified before getting into your hands. It's often better if you can obtain the data yourself from the source "unaltered."

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The Compliance Auditing & Monitoring Plan

- Every Work Plan is different
- Should be based on the risks identified in your organization
- Consider your organization's make-up, strengths, weaknesses, opportunities
- You will need to consider the available resources for compliance auditing and monitoring in your organization (internal and external)
- Your resulting auditing and monitoring work plan should be defensible based on your risk assessment
 - You should have a ready response to explain why certain topics are <u>on</u> your work plan as well as why other things were left <u>off</u>.

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Foundational Principles

POLLING QUESTION

How would you rate your compliance auditing and monitoring plan?

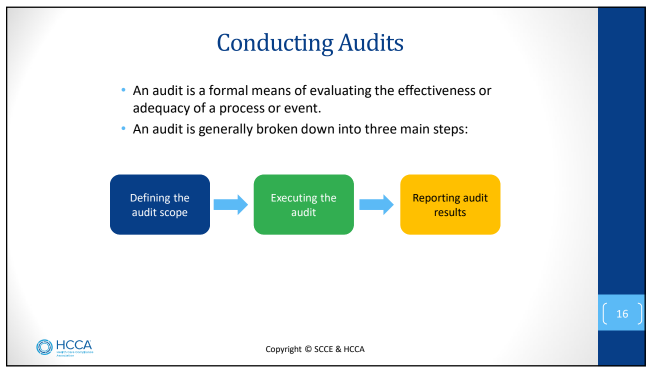
- A. Our compliance auditing and monitoring plan would be considered best practice.
- B. We have a functioning auditing and monitoring plan that works well.
- C. Our auditing and monitoring plan is good but could use some work.
- Compliance auditing and monitoring is done, but not as a formalized plan.
- E. We don't do compliance auditing and monitoring.

1.4



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Techniques and approaches to auditing and monitoring Copyright © SCCE & HCCA



- A pre-defined description of how you're going to conduct the audit.
- Defined boundaries of what the audit will (or won't) include.
- Probably the most important part of your audit take your time to do it right
- In theory, the scope doesn't change as the fieldwork is conducted
- Determine the time period the audit will encompass
 - Is this audit concurrent or a look-back audit? How far back will you look when evaluating reviewable attributes?
- What will you be auditing? What are your audit "attributes"?
 - Services? Activities? Processes? Transaction? Claims? Records? Controls?

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The Audit Scope

- What are internal controls?
 - A "control" is an established function to ensure that a process is working effectively and as designed. Controls might include such things as:
 - Policies and procedures
 - Organizational charts
 - Job descriptions
 - · Education and training
 - · Employee competencies and performance standards
 - Management reports and supervisory reviews
 - Segregation of duties
 - · Checklists, forms, auditing, monitoring, exception/variance reports
 - IT controls, physical controls, etc.

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- Audits are usually more time-consuming than high-level reviews, checklists, spot checks or individual monitoring activities.
- Given the time and resources consumed in an audit, choosing which areas to audit shouldn't be taken lightly.
- What you decide to include in your audit is just as important as what you decide not to include in your audit.
- The audit scope allows you to tailor the exercise to your available resources.
- Stay true to your audit scope, even if you find other concerns during the audit.
 Put other identified issues on a list and address them separately. Avoid "scope creep" (expanding the audit parameters during the audit). If you say you're going to audit the accuracy of assigning billing code XYZ, the final audit report should not state that billing code ABC was done incorrectly (unless it's directly related to the billing of XYZ).

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The Audit Scope

- You will likely not have the resources to audit every instance of a particular process (e.g., auditing all Modifier 59 codes used at your network of 100 physician offices), nor is it wise.
- Using "sampling" techniques can allow you to evaluate ongoing, systemic processes with a degree of confidence without needing to audit an entire universe of transactions.
- How many samples should you select for it to be a statistically valid representation of the universe?
 - Most statisticians say 30 is the sweet spot for statistical validity.
 - You may choose to do more or less than this based on the nature of the subject being audited.
- There are a lot of considerations when it comes to sampling for purposes of extrapolating an overpayment which we won't cover in this session.

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- Sampling Techniques
 - · How will you select your sample?
 - · Sampling techniques
 - Random
 - RAT-STATS
 - · Random number generator
 - · When might you use random sampling?
 - If you anticipate the need to extrapolate your results, random sampling allows extrapolation with any degree of accuracy
 - More representative of the entire universe of transactions

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The Audit Scope

- Sampling Techniques
 - How will you select your sample?
 - · Sampling techniques
 - Judgmental
 - nth selection
 - Extremes (high/low)
 - Cherry-picking (unusual samples)
 - · Hybrid approach
 - Test of one
 - When might you use judgmental sampling?
 - · Allows you to focus attention on specific samples you know may be at risk
 - · May be useful in smaller samples or spot checking
 - · Cannot be used for extrapolation with any degree of reliability.

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- Alternate Samples
 - When selecting your sample size, it can often be helpful to select some "alternate samples" in case any of the original samples are not usable or viable.
 - A rule of thumb of 10% of your sample size is often a good number of alternates to choose from.
 - For example, if you conduct a probe audit and sample 30 claims, selecting 3 additional claims (i.e., 10% of 30) as alternates can maintain the integrity of the original sample selection and save time by not having to go through a sampling selection again in case any of the original samples turns out to be unauditable.
 - Why might a sample be unauditable?
 - A medical record may not be available at the time of the audit (if the patient is currently under active care).
 - · When reviewing appropriateness of payment, if payment has not yet been received.
 - If the original sample universe contained an error.
 - Use of alternate samples will likely be rare, but it can be helpful to incorporate them into your normal process for sample selection.

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The Audit Scope

- "Probe" Audits
 - Probe audits can be a very effective and helpful approach to conducting audits, especially in areas that haven't been audited before.
 - A probe audit is a minimally scoped audit that gives you sufficient confirmation that no further action need be taken without needing to conduct a "deep dive" audit. In short, it helps answer the question – "Do we have a problem that warrants further review?"
 - The sample size would typically consist of <u>30</u> randomly selected samples if the
 audit is based on a transactional process (e.g., claims, coding, billing) in order to
 achieve a minimum degree of statistical confidence.
 - If the results of the audit falls under your designated threshold for margin of error, no further work would need to be done. If the results are higher than your established error rate threshold, additional auditing may be necessary.

2.4



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- In which areas will you audit?
 - · Consider the departmental or geographic divisions
 - Will you include all areas or only a few? Will you combine them all together or only audit a few? Or will you audit all of them separately?
- Conduct some data analysis before you embark on this or you may find yourself re-doing your auditing or starting over half-way through!
- This decision also speaks directly to the efficiency of your process. You will
 want to scope your audit correctly up front to avoid having to re-do the audit
 numerous times with multiple configurations.

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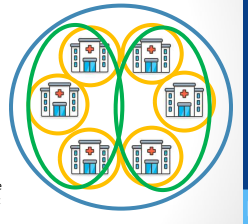


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The Audit Scope

- Consider this example:
 - You would like to conduct a probe audit at 6 podiatrist offices assessing potential inappropriate billing of routine footcare for Medicare fee-forservice patients.
 - How would you approach auditing these offices?
 - Put all claims into a single bucket and draw your sample from that? Blue
 - Create a universe for each office and sample from each office? Orange
 - How would your decision change if the offices were managed by two different regional directors? Green



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- Partnering with Stakeholders
 - Work with key stakeholders when creating the audit scope.
 - They will likely know the process you're about to audit and can offer advice on setting up an appropriately scoped audit.
- Entrance Meetings
 - Consider holding an entrance meeting for the audit with the affected stakeholders to walk through the audit scope.
 - This might include management level personnel who are responsible for the department, area, function or location you're auditing.
 - Offers a good means of communicating the working relationship with your auditees and setting expectations for timing, what will be looked at, how the audit will be conducted, etc.
 - This step can help pave the way for a successful audit.

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The Audit Scope

- When might you put an audit under Legal privilege?
 - If you think, in advance, the topic will result in non-compliance or you have reason to believe it's not in compliance (based on anecdotal/empirical information, a Compliance Hotline call, an anonymous report).
- Consult with Legal to see if it should be placed under legal privilege before starting the audit.
- Legal will then need to "direct" the work of the audit going forward so make sure you're following their lead and advice, or the privilege may be inadvertently waived.
- Mark all documents appropriately according to Legal counsel's advice (e.g., "attorney client privilege").
- Be cautious not to put <u>all</u> compliance audits under legal privilege.
 Overuse of the privilege may create risk itself.

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Executing the Audit

- Approaches to your audit
 - · Review of documents
 - · claims or medical records
 - policies and procedures
 - · contracts, payments
 - · routine or ad hoc reports, trend reports, operational/finance reports
 - reports from outside entities (e.g., Quality Improvement Organizations (QIOs), Recovery Audit Contractors (RAC), Program for Evaluating Payment Patterns Electronic Reports (PEPPER), Office for Civil Rights notices).
 - · Direct observation of a process, on-site visits
 - Interviews with personnel involved in processes
 - Questionnaires, surveys
 - Testing

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Executing the Audit

- What if you get half-way through your audit and find some major compliance concerns?
 - If your audit isn't already placed under legal privilege, embed in your routine process the ability to stop the audit and seek Legal advice before proceeding

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Executing the Audit

- How will you characterize findings in your audit?
 - Subjective
 - Adequacy of written policies and/or procedures
 - · Compliance with procedures
 - Observation of non-compliance, but not quantifiable
 - Objective
 - Existence (or lack thereof) of documentation of a process (e.g., 5 of 10 records didn't have sufficient documentation)
 - Number of times a process was performed correctly based on observation (e.g., 4 of 10 observations were not performed correctly)
 - Number of claims with errors (e.g., 2 of 10 claims contained errors)
 - · Net reimbursement error rate (NRER)

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Executing the Audit

- Calculating the Net Reimbursement Error Rate
 - When auditing claims, a key metric/calculation that you'll need to make is the net reimbursement error rate (NRER).
 - The net reimbursement error rate accounts for all overpayments and underpayments identified in the audit which is then computed against the total amount. One example is as follows:
- 1 (Total amount paid) + (Total amount underpaid) (Total amount overpaid)

 (Total amount paid)

Example:

1 - (\$25,500) + (\$1,250) - (\$7,250) = .235 = +23.5% NRER (\$25,500)

A "+" number is an overpayment, a "-" number is an underpayment.

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Executing the Audit

- What is a reasonable threshold for a net reimbursement error rate?
 - This is largely a decision that each organization must make based on their own risk tolerance levels.
 - Government enforcement agencies and other sources vary widely in their assessment of a range of acceptable net reimbursement error rates that might warrant further review and possible extrapolation for refund.
 - Many industry standard NRER thresholds range from 5-20%. Sometimes
 exceptions can be made if a particular audit runs higher than the established
 threshold based on the topic, the nature of the audited attributes, the volume
 of the service, etc., but these would likely be exceptions.
 - It's a good idea to establish a policy that dictates your reimbursement error rate thresholds to maintain a consistent standard. Legal counsel can assist in making this determination and deciding on any ranges open for discussion.

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Executing the Audit

- Be aware of audit bias tendencies:
 - Revenue integrity audits tend to focus on ensuring full payment for a claim as opposed to looking for potential overpayments.
 - <u>Compliance audits</u> tend to focus on overpayments as opposed to looking for potential lost revenue opportunities.
 - A true and balanced audit should assess for both underpayments <u>and</u> overpayments equally (i.e., the <u>right</u> payment) based on appropriate coding, billing and documentation guidelines. This is how the government expects coding and billing auditing to be conducted.
 - Coding and billing audits should only be conducted by subjectmatter experts who are trained in this area. If you are a compliance professional without appropriate coding certifications, consider enlisting the assistance of an independent, trained expert to conduct or assist with the audit.

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Reporting Audit Results

- Describes the results of the audit
- Contents of your report might include:
 - Review the original audit scope
 - · Documents approach to the audit
 - · List any observations/findings made in the audit
 - Observations can be balanced, meaning you can outline both areas being performed well and areas for improvement
 - Make recommendations for action to address opportunities for improvement identified in the audit
 - Consider risk ranking your findings to give context for severity of risk (e.g., numerical weighting, color-coding, categorical, etc.)
 - This is very helpful for those who may not be subject-matter experts to know which findings they should be focusing on.

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Reporting Audit Results

- The Exit/Closing Meeting
 - Bring all the appropriate stakeholders together to review audit findings
 - Be open to negotiation in case findings aren't accurate or if they aren't characterized correctly.
 - Consider marking the report "Draft" at this stage.



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Reporting Audit Results

- Request and obtain Management Action Plans (MAPs) from key "process owners"
 - Format and content of MAPs
 - Audit finding
 - · Audit recommendation (made by the auditors)
 - Management's stated action plan
 - · What to do if different than the auditors' recommendations?
 - · Person responsible for completing the MAP
 - Be cautious of multiple owners for a single action or just a department name. Strive to assign only one responsible person who has authority and will be accountable
 - When the MAP will be completed
 - · How long should it take to complete MAPs?
 - Due dates should be commensurate with the scope, complexity and risk of the audit observation. Most should be completed within 30-90 days.
 - · Be cautious of extended completion dates.

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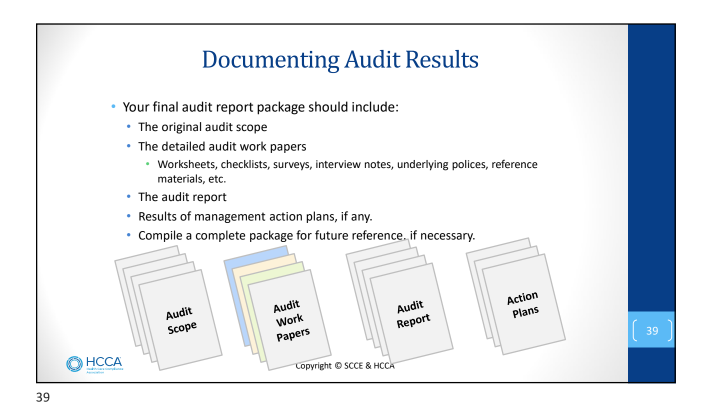
Reporting Audit Results

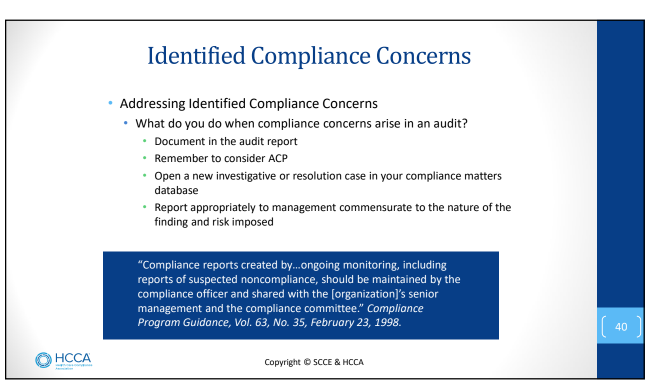
- Ongoing reporting to appropriate leaders/stakeholders
 - MAPs should be routinely reported in your key touch base meetings (Compliance Committee, Board Audit & Compliance Committee) until they are completed.
 - Management Action Plans will need to be tracked and followed-up on over time, so the MAP format provides a convenient tracking mechanism.
 - Consider having a MAP tracking tool that can be added to your standing agenda in these meetings for follow-up and to ensure corrective action was taken.
 - All completed audits can be used to track MAPs collectively.

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Re-Auditing

- Should I re-audit past audited topics?
 - Yes, depending on the scope, nature and risk of the topic it can help to ensure that corrective action has taken hold effectively.
 - Remember, re-auditing takes resources and may divert resources away from new audits in other areas.
 - However, it may be advisable for certain high-risk matters.

Organizational "management can take whatever steps are necessary to correct past problems and prevent them from reoccurring. In certain cases, subsequent reviews or studies would be advisable to ensure that the recommended corrective actions have been implemented successfully." "Compliance Program Guidance, Vol. 63, No. 35, February 23, 1998.

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Identification of Overpayment

- What if you identify overpayments to the government in an audit?
 - Identified overpayments should be returned within 60 days from the date such overpayments were identified.
 - Don't wait for a more comprehensive audit to be completed before re-payments of individual audit findings are made.
 - See the CMS overpayment Final Rule Feb 2016 for more information.



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Foundational Principles

POLLING QUESTION

How would you rate your compliance auditing process?

- A. Our compliance audits could be considered best practice.
- B. We have a functioning compliance audit process that works well.
- C. Our compliance audits could be more formalized.
- D. Our compliance audits are not very robust or frequent.
- E. We don't do compliance audits.

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Conducting Monitoring Activities

- Monitoring is the use of a consistent tool to evaluate ongoing performance that can be tracked over time and measured for improvement, variance and trending.
 - Consistent measuring tool evaluates the same factors, metrics, attributes each time it is used
 - Routinely monitored over time generally using a consistent interval (e.g., weekly, monthly, quarterly). Intervals may also be event driven (e.g., each time an event occurs).
 - Allows for effective tracking and trending of performance to confirm ongoing compliance or flag variances that may indicate noncompliance, adverse outcomes or need for follow-up.
 - Automate your monitoring activities where possible to save time and effort.

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Ongoing Monitoring

- What should you monitor?
 - Key compliance risks that are reflected in an ongoing, systematic manner
 - Examples:
 - E&M coding
 - · Certain high-risk medical billing codes
 - Procedures or practices such as
 - · Privacy compliance walkthroughs
 - EMTALA compliance walkthroughs
 - Signage requirements
 - Appropriateness of access to patient information
 - Physician payments for Stark compliance

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Ongoing Monitoring

- How frequently should you monitor activities?
 - It depends on the nature of the activity being monitored
 - It could be annually, monthly, weekly, even daily depending on the risk and the tools with which you must monitor
 - Automation is preferred especially for monitoring activities that are evaluated frequently (especially daily, weekly)
 - Event-driven monitoring would occur as often as the event occurs.

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Ongoing Monitoring

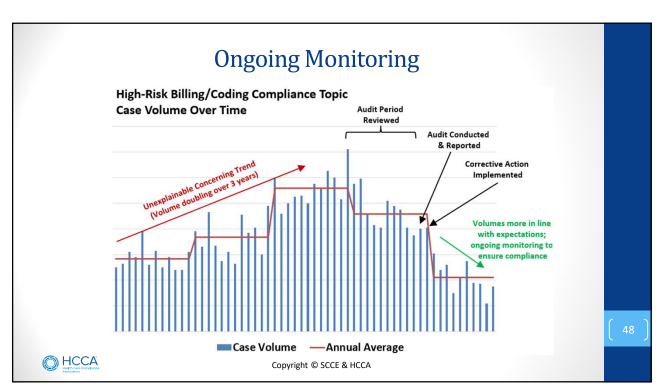
- · What tools might you use for monitoring compliance risk?
 - · Control charts
 - Upper and lower control limits (UCL/LCL) to identify when you may be out of bounds on a certain activity
 - Volume charts
 - Something as simple as a volume chart can show if a certain metric is increasing or decreasing in an unusual or unexpected pattern that might allow you to further analyze
 - · Non-existent/unlikely reporting
 - Automate reports that trigger when highly unlikely or unusual activity occurs

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Ongoing Monitoring

- An example of a highly unlikely code
- Kwashiorkor is a high-risk coding topic for the OIG for numerous years.
 - Kwashiorkor is a severe form of malnutrition associated with a deficiency in dietary protein with fewer than 200k cases across the U.S. This condition is usually found in underdeveloped, sub-tropical countries where food scarcity is common. This condition is more commonly found in children in Africa.
- How many Medicare beneficiaries would fit this description?
- The OIG has found numerous situations where physicians have inappropriately diagnosed kwashiorkor for Medicare beneficiaries.
 Kwashiorkor results in a much higher payment to providers than claims without this code.
- Run a routine report identifying situations where this code was used and have them reviewed and refunded, as necessary.
- Coding systems may have controls that flag assignment of certain codes for review before they are billed. Consider implementing this function, but also continue running surveillance reports to confirm.



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Ongoing Monitoring

- What are some Compliance Program structural monitoring examples?
 - · Consider the 7 elements of an effective compliance program.
 - Examples of monitoring your Compliance Program effectiveness
 - Completion of annual compliance training by staff (track against annual due date and % completion over time)
 - Aging reports on open compliance investigations (particularly compliance hotline cases)
 - Compliance matters statistics (i.e., increases or decreases in certain metrics)
 - Performance/outcome on monitoring programs (e.g., privacy walkthroughs, EMTALA walkthroughs, physician payment monitoring performance, coding/billing audit accuracy)
 - Attendance % at compliance committee meetings
 - These metrics could be put in a compliance dashboard to measure effectiveness of the program which could then be reported to appropriate compliance committees or Board committees.

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Using Compliance Reporting Systems

- How can you use your existing compliance matters reporting systems to track and trend performance in your organization?
- Consider various metrics that may be helpful in monitoring your program performance:
 - Number of reported compliance matters (direct vs. compliance hotline)
 - Compliance matters by type of concern (topical or by subject matter)
 - Compliance matters by location (e.g., department, division, location, region, operating unit, leader, etc.)
 - Reported matters by source
 - By risk ranking (e.g., high, moderate, low, numerical systems)
 - % anonymous compliance hotline reports
 - Productivity reports (e.g., open vs. closed, days to close, days over 60 days old, cases open at end of each time period)
 - Breakdown by actions taken to resolve matters
 - How reporters heard about the compliance hotline service
 - Number of privacy breaches reportable to the OCR
 - Reporting rates by location (compared against an industry benchmark)

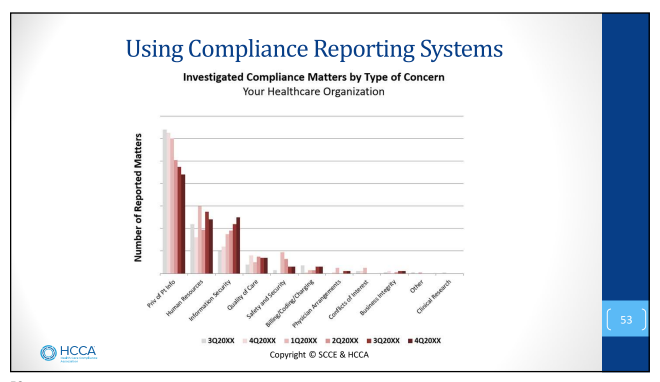
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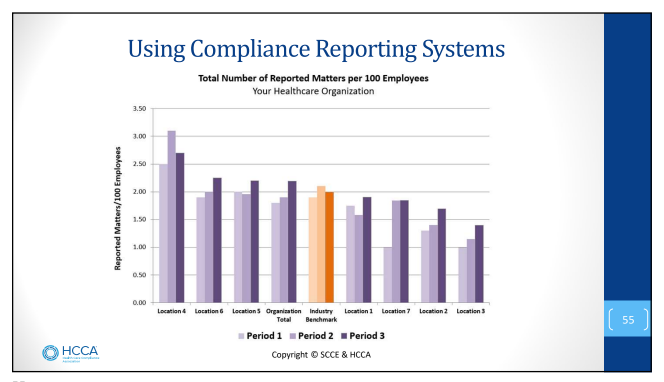
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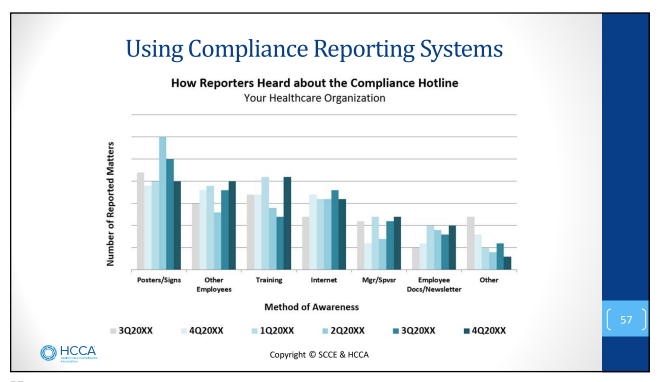
Using Compliance Reporting Systems Total Reported Compliance Matters Your Healthcare Organization **South Healthcare Organization** **Total Reported Compliance Matters Your Healthcare Organization **Total Reported Compliance Matters Your Healthcare Organization **South Healthcare Organization** **Total Reported Compliance Matters Your Healthcare Organization **South Healthcare Organization** **Total Reported Compliance Matters Your Healthcare Organization **Total Reported Compliance Matters Your Healthcare Organization **South Healthcare Organization** **Total Reported Compliance Matters Your Healthcare Organization **Total Reported Complia

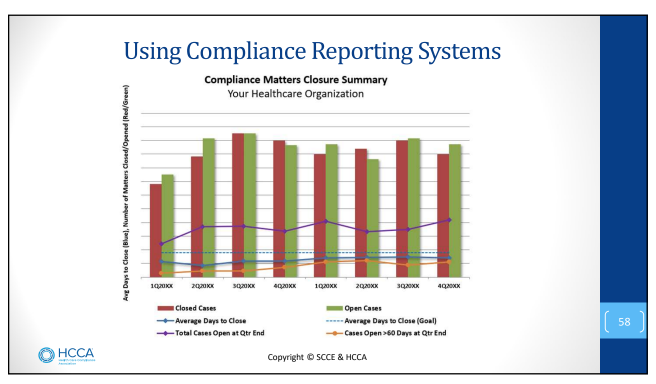












Road Map for this Training

- Topics we discussed in this training:
 - Understanding the essential aspects of auditing and monitoring
 - Developing the compliance auditing and monitoring plan
 - Techniques and approaches to auditing and monitoring
 - Conducting audits
 - · The audit scope
 - · Executing the audit
 - Reporting audit results
 - Conducting monitoring activities
 - Using compliance reporting systems





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Foundational Principles

POLLING QUESTION

What area do you want to improve on <u>most</u> based on what was discussed in today's learning session?

- A. Improving our compliance auditing and monitoring work plan.
- B. Improving our compliance audit process.
- C. Improving our compliance monitoring process.
- D. Improve in all areas discussed!





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Compliance Essentials Workshop

Compliance Investigations

Mike Sandulak, Executive Director, Investigations and Physical Security

Providence St. Joseph Health

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What is a compliance investigation?

- Compliance investigations are the main mechanism for safeguarding that your organization has completely and appropriately reviewed/investigated all allegations of non-compliant conduct.
 - To be successful and effective, it is essential that employees do not fear retaliation.
 - Can be used to identify the root causes of an issue, and to provide assurances that ongoing harm is halted promptly.
 - Can confirm that established guidelines are in place to enable individuals to conduct investigations and to properly document and maintain investigation findings

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Relevant compliance-related policies in your organization

- Code of Conduct
- Conflict of Interest
- Privacy
- Fraud, Waste, and Abuse
- Environment, Health, and Safety

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How investigations are initiated

- Complaints/Reports
 - Patients
 - Consumers
 - Employees
 - Current and former
 - Government agencies
- Methods
 - Reporting Hotline
 - Walk-ins
 - Email
 - Telephone



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Failure to properly investigate

- · Would doing nothing create risk?
 - Potential harm to patients, employees, and organization.
 - Potential for financial penalties and sanctions.
 - Lost opportunity to learn.
- Organizations will be asked to account for their decisions, and should be able to do so with confidence that a fair and proper investigation had been conducted.
- Investigations can potentially lead to litigation.
 - Quality investigations can provide a successful defense and lower defense and settlement costs.
 - Even if no litigation, important from compliance perspective.

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Establishing Standards

- Prompt
- Objective and impartial
- · Complete and well-documented
- Trained investigators
- Having an investigative plan
- Things to note:
 - Attorney/Client privilege
 - Confidentiality
 - Non-retaliation
 - Need to know basis



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Being an investigator

- Have the required and necessary training.
- Be an objective, independent fact-finder.
- Can conduct a full, fair and independent investigation.
- Can gather evidence and make determination whether relevant.
- Able to determine whether any policy or law was violated based upon the preponderance of the evidence.

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Unconscious Bias

- We all have unconscious biases.
- Also called "implicit" and "hidden" biases.
 - Hidden biases can take the form of assumptions we make about people, or actions we take without recognizing reasons behind them.
- How can this affect our investigations?





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Developing an Investigation Plan

- Why develop an investigation plan?
 - Allows you to define the scope of the investigation, ascertain what evidence is needed; identify the initial list of potential witnesses to assure that interviews are scheduled timely, and start leveraging the resources needed.
- Written Plan (Map it out)
 - · List the specific allegations.
 - Identify all relevant policies, procedures, and regulations.
 - · Prepare an evidence list (evidence to obtain).
 - Prepare an interview list and determine the order of interviews.
 - · Develop of a timeline of the alleged events.
 - Formulate questions to ask witnesses, which may change depending on the type of witness.
 - · Expected completion date.



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Conducting the investigation

- Gathering evidence
 - · What kind of evidence can you get?
 - What kinds of evidence are best?
 - What do you do with a lack of evidence?
- Conducting interviews
 - Preparation and consistency
 - Credibility determinations
- Building rapport
 - Important during and after an investigation
- Identifying/monitoring trends and risks



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Standard of Reasonableness

- An investigation should be completed in a manner that a reasonable person would expect.
- Balance the potential benefits with the amount of resources and time available.
- The investigation should cover all the necessary bases.
 - Evidence, witnesses and documents must be included if they are important and relevant.
 - The severity of the offense, the range of potential remedies, the impact on the workplace, and confidentiality interests all affect how far the investigation should go.

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Standard of evidence

- Level of proof needed for an investigation to make a determination.
 - "Preponderance of the evidence"
 - "More likely than not" or more than 50.0%
 - Where does the feather drop on the scale?
 - What does this mean when an investigator conducts an investigation?
- NOT "clear and convincing evidence" standard
- NOT "beyond a reasonable doubt"
 - This is used in criminal matters



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Contacting a person for an interview

- Start with an email, and not a telephone call.
 - Begin email with general "good morning" or "good afternoon" if unsure how the person would want to be identified.
 - Be very general in the email, and do not provide the nature of the allegations.
- If person responds for more information before agreeing to an interview, state that all their questions will be answered at the interview and provide a general overview of process.
 - Why would you not provide them with this information?

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Conducting Interviews

- Before the interview starts
 - Build rapport
 - Why?
 - · Explain role as investigator
 - Objective fact-finder
 - Explain nature of investigation
 - · Not decision-maker
 - Discuss confidentiality
 - Discuss zero-tolerance for retaliation

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When conducting interviews

- Don't let the person you're interviewing set the tone of the interview.
 - · Talking over you.
 - · Trying to convince you of something.
- · Keep the interview moving.
 - Don't let them say too much or go beyond the question being asked.
- Stay calm and assertive.
- Have evidence/facts at the ready.
 - Use them often.
- Ask them for evidence to support their statements.
 - · Having the "receipts."

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Asking questions

- Questions could change based on the person being interviewed.
 - Reporter, subject, witness (character, informational, similarly-situated, subject matter expert).
- Go into the "who, what, when, where, why, and how."
 - Opened-ended
 - Develop a timeline
 - Ask for clarification
- Do not ask "accusatory" questions.
 - "When did you look at the patient's records" v. "Why did you look at the patient's records without authorization?"
- What not to do:
 - Do not say "I'm sorry this happened to you."
 - Do not share opinions, especially political opinions.
 - Do not agree.

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Good questions to ask during an interview

- Do you know why we are speaking today?
- Do you know why these allegations were made?
- What would the person say in response to your allegations?
- Is there anything else I should know?
- How would you like this matter resolved?

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Taking Notes

- There is no correct way to take notes as every investigation is different.
- If the investigator takes handwritten notes during the interview, the notes should be subsequently typed up.
- Highlight areas to come back to or follow back up on later.
 - Getting names or documents.
- Stay consistent in your methods.
- Do not tape record.

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Investigation Report

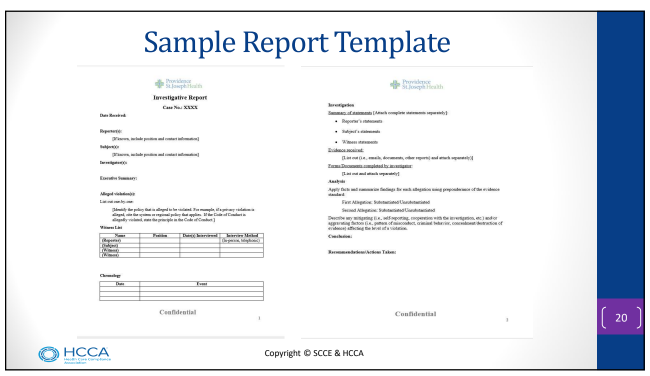
- Is an investigation report necessary?
- What should be included?
 - Executive Summary
 - Relevant policies
 - Witness list
 - Investigation findings
 - Analysis
 - Conclusion and Recommendations

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Why are investigation reports needed?

- · Can help you in preparing a response to wrongdoing.
- Used to identify risk and create action plans.
- Can help prepare a root cause analysis.
- Demonstrates commitment to taking allegations seriously.
- Demonstrates commitment to your polices and procedures.
- Helps leadership, management and human resources in making their decisions.
- Helps in potential future litigation against your organization.
- · Can satisfy legal obligations.

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Final Thoughts

- There is no way to conduct the perfect investigation.
- The disclosure of all the relevant facts and findings in an investigation can be provided to leadership and allow them to make fully-informed decisions in reducing risk and minimizing potential harm to your organization.
- Having an effective investigations program will help enable you to remain a trusted and valued partner.
- The appropriate intake of reports helps to proactively spot significant issues of concern and potentially reduces any further risk to an organization.

22



Questions?

Thank you!

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Compliance Essentials Workshop

Response to Wrongdoing

Mike Sandulak
Executive Director, Investigations and Physical Security
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Remember the Seven "Core" Elements of a Compliance Program

- 1. Standards and Procedures
- 2. Compliance Oversight
- 3. Due Care in Delegating Authority
- 4. Communication, Training and Awareness
- 5. Monitoring, Auditing, and Reporting
- 6. Enforcement, Incentives and Discipline
- 7. Response and prevention





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Four Parts in the Response to Wrongdoing

- Part One: After the investigation
- Part Two: Planning and developing the response
- Part Three: Facilitate/assist management in implementing the recommendations
- Part Four: Ongoing monitoring to ensure follow up

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Part One: After the Investigation

- Investigations provide the opportunity to identify new risks and problems early, thoroughly examine and document reports, and can assist leadership in their decision making.
 - When new risks, such as COVID-19, emerge, having a well-known and confidential reporting process is essential.
- Investigations can establish whether there was harm, and, if so, ensure that the harm is promptly stopped.
- Investigations can be used to identify the root causes of an issue and provide assurances that ongoing harm is halted promptly.
- If there's no finding of a policy violation or harm, does that mean no action or response is needed?

1



Upon Completion of an Investigation

- Draft and prepare an investigation report.
 - Know your audience and the need to keep findings confidential.
 - Can be used as an important resource for carrying out a comprehensive examination of your organization's policies and processes.
 - Provides a framework for communicating with partners that may require actions/response for routine and general compliance matters.
 - Can easily be used as a handoff tool to partners and key stakeholders.
- Identify risks and trends.
- Determine whether a root cause analysis is necessary.
- What else did you learn in the investigation that may warrant further action?

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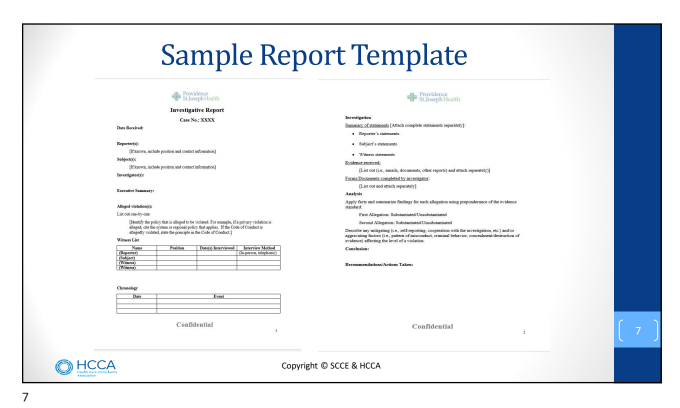
Investigation Report

- What should be included in your investigation report:
 - Executive Summary
 - Most important section of the report
 - Relevant policies or lack/absence of polices
 - Make sure they are current
 - Witness list
 - Investigation findings
 - Witness statements
 - Evidence
 - Analysis
 - Conclusion and Recommendations

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Part Two: Planning the Response

- Understanding the differences between an investigator and a compliance professional.
- Importance of planning the response
 - Disclosing all of the relevant facts so that leadership and/or the Board can make fully-informed decisions as to how best to proceed.
 - Stopping the conduct to prevent further violations.
 - Advising/facilitating a good-faith response to the facts as they become known.
 - Promoting a culture of transparency and compliance throughout your organization.
- If an investigation process is viewed as unfair or biased, morale and overall compliance may worsen.
 - If viewed as unfair, why bother to report to anything?

.



Planning the Response

- Assist management in developing a Draft recommendations, which can include:
 - Disciplinary action(s)
 - Changes to policy or processes
 - Further investigation into other matters learned during the investigation
 - Identify risks/trends uncovered during the investigation.
 - Review, develop, and/or recommend education and trainings.
 - · Can be included in your investigation report
- draft corrective action plan to address findings.
- Determine whether a root cause analysis or a compliance risk assessment should be conducted.
- Communicate your findings and recommendations with your compliance team, management, and human resources before finalizing.

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Appropriate Disciplinary Mechanisms

- Employees must comply with law and policies.
- Work with human resources, legal, and management to provide recommendation.
 - Compliance does not make the final decision or apply discipline.
- Should be well-documented.
- Enforced consistently system-wide.
- Reflect the severity of non-compliance.

10



Drafting a Corrective Action Plan

- Facilitate and assist management in identifying the following in developing their correction action plan:
 - The objective of the plan of action.
 - To address what issue(s) of non-compliance?
 - The tasks that are needed to complete the actions.
 - For example, to review relevant policies and current employee compliance trainings.
 - The parties/functions responsible to complete the tasks.
 - The resources needed to complete the tasks.
 - Expected completion dates.
 - Should include proposed quarterly/regular check-in dates.



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Communicating your Findings and Response

- Identify who needs to know and how your communication will be disseminated and its frequency.
 - Your relationships with these partners should already be established before your investigation.
 - · Regularly scheduled check-ins.
 - Your compliance team
 - Human resources, legal, leadership, quality, risk management, physical safety, supply chain
- Having effective conversations to address the impact of the findings in your investigation will help instill trust and confidence in the investigation and response process.
 - Discuss how you drafted your recommendations to assist their plan of action

12



Compliance-related Root Cause Analysis

- When would a compliance-related root cause analysis be needed?
 - Understand that a Root Cause Analysis is used in many disciplines.
- Conducting the root cause analysis.
 - Determine who will be conducting it.
 - May have to talk with people who are not part of the investigation.
 - Continually ask the "who, what, when, where, why" questions until you uncover the root problem(s).
 - Emphasis on the "why" questions.
- Common root problems:
 - Policies and procedures, human error, employee capabilities, documentation issues, technological issues, lack of accountability, fraud/waste/abuse.

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Compliance Risk Assessment

- What is a compliance risk assessment?
 - A proactive review to identify and prioritize existing or potential threats to your organization resulting in non-compliance with regulatory requirements.
- Why would a compliance risk assessment be needed?
 - Can help learn about work culture.
 - Can help with risk identification.
 - Can help risk ranking and risk prioritization.
 - Reduce non-compliance.
 - Decrease potential fines and penalties.
 - Help identify where resources are needed.
 - Help with strategic planning.

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Part Three:

Facilitate/assist management in implementing the recommendations

- Effective implementation of the recommendations is important to prevent further incidents and to mitigate future risk.
- Is there a formal process in place to implement recommendations?
 - Identify who has ownership to each recommendation.

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Implementing the Recommendations

- Facilitate/Assist management in developing their corrective action plans.
- May suggest discipline based on what we know policy states or have seen in preceding investigations.
- Development and review trainings and education.
 - Some of these trainings may be owned by Compliance.
- Continue to remain a valuable and reliable partner.
 - As a result, these partners will reach out to you more frequently.

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Part Four:

Ongoing monitoring to ensure follow up

- Need to make sure that management's action plan is monitored and tracked.
 - Management may choose to not follow our recommendations but issue will still need to be corrected.
- Continued review on the plan of action.
 - Are expected completion dates being met?
- Regular post-investigation check-ins.
 - How often should you do this?

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Challenges in Implementing the Recommendations

- What challenges are to be expected with management implementing the recommendations and resolving issues?
 - Budget issues
 - Unexpected events
 - Technological issues
 - Workplace culture
- How can you overcome these challenges?

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When is Your Work Done?

- Compliance work is never done.
- Elements related to the response needs to be continuously evaluated and adaptable.
- Importance of having an effective investigations program.

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Questions?

Thank you!

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Health Care Compliance

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Compliance Essentials Workshop

Enforcement and Incentives

Sarah Couture, RN, CHC, CHRC

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What is it? Enforcement and Incentives Overview

- The <u>Department of Justice</u>:
 - A hallmark of an effective compliance program is the establishment of incentives for compliance and disincentives for non-compliance.
 - An opportunity to portray a clear message that misconduct is not tolerated.

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What is it? Enforcement and Incentives Overview

- Similarly... the U.S. Federal Sentencing Guidelines:
 - (A) appropriate incentives to perform in accordance with the compliance and ethics program; and (B) appropriate disciplinary measures (enforcement) for engaging in criminal conduct and for failing to take reasonable steps to prevent or detect criminal conduct.

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What is it? Enforcement and Incentives Overview

- The development and maintenance of meaningful accountability is crucial.
- An organization creates a culture that promotes compliance through both:
 - The enforcement of disciplinary standards, and
 - The motivation for employees to adopt compliant business practices.
- Enforcement and discipline are not sufficient together to address compliance infractions.
 - Incentives are necessary to promote an effective compliance program.



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What is it? Enforcement and Incentives Overview

- Compliance program effectiveness is directly linked to its ability to affect the conduct of individuals....one at a time.
- When compliance failures occur, there must be a process for enforcement and discipline to hold those that engage in unlawful/unethical actions accountable (the stick).
 - i.e. An organization must define their standards (and communicate their standards) in order to be able to enforce these standards (discipline).

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What is it? Enforcement and Incentives Overview

- There must also be incentives to promote a culture of ethics and compliance...and not inadvertently encourage non-compliant behavior (the carrot).
 - Provides a consistent message of what is expected of individuals and what is rewarded.
 - "Catch those doing something right" rather than just "catch those doing something wrong."

6



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Enforcement and Incentives Session Outline

- Enforcement and Discipline:
 - What is it?
 - Why is it important?
 - Best practices
 - Challenges
- Incentives:
 - What is it?
 - Why is it important?
 - Best practices
 - Challenges



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ENFORCEMENT AND DISCIPLINE

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What It Is - Enforcement and Discipline

- An effective compliance program will utilize discipline AND enforcement.
- Enforcement should hold parties and individuals responsible for their actions by using disciplinary measures to guide organizational conduct.
- Enforcement and discipline should be used to ensure that employees take their compliance responsibilities seriously.

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Why it Matters: Enforcement and Discipline

- Adequate discipline for an offense is a necessary component of enforcement.
- Holding those accountable that violate the compliance program standards illustrates the organization's commitment to compliance.

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Why it Matters: Enforcement and Discipline

- DOJ's <u>Evaluation of Corporate Compliance Programs</u> looks to pervasiveness of wrong-doing, history of similar conduct, and remedial action:
 - Did management create a corporate culture in which criminal conduct is either discouraged or tacitly encouraged?
 - Did organization fail to heed to prior warnings of misconduct?
 - Have wrongdoers at all levels of organization been disciplined?
 - Is there an awareness among employees that criminal conduct (non-compliance) is not tolerated?

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Why it Matters: Enforcement and Discipline

- US Federal Sentencing Guidelines:
 - Organizational tolerance or involvement of improper behavior increases organizational punishment.
 - Failure to enforce the compliance program and failure to discipline may amount to tolerance of criminal activity.

12



Disciplinary Policy

- Must develop a Disciplinary Standards Policy:
 - Include guidance regarding disciplinary action for all stakeholders that have failed to comply with standards of conduct, Policies and Procedures, federal and state laws, or have otherwise engaged in conduct adversely affecting the organization.
 - Should include clear expectations, including discipline for failing to report or identify wrongdoing.

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Best Practices: Enforcement and Discipline

Enforcement Process Outlined in Policy

 A written compliance program policy documenting the process for enforcing compliance standards and discipline.

Degrees of Discipline

 A written policy, often an HR Policy, should outline the degrees of discipline to be imposed for varying degrees of violations.

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Discipline Considerations

- Disciplinary consequences should be based on severity of wrongdoing and be applied consistently. Discipline should contemplate:
 - Oral warnings
 - Suspension
 - Privilege revocation
 - Financial penalties
 - Termination



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Best Practices: Enforcement and Discipline

Duty to Report

- All stakeholders should be reminded they have a duty to report non-compliance or violations.
 - Discipline may be applicable for failure to detect or report violations.

Duty to Detect

- Managers should be held accountable for failing to detect foreseeable noncompliance.
 - Discipline may be appropriate when a failure to detect issues is due to negligence (or turning a blind eye).

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Communication of Discipline Standards

- Disciplinary standards and policies should be publicized across the organization.
 - Within compliance education and training material.
 - Using redacted, specific examples of disciplinary actions.
 - Commitment that disciplinary standards are applied equally, regardless of position or status.

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Best Practices: Enforcement and Discipline

Make the Most of Compliance Violations

- Specific aspects from DOJ Guidance:
 - Remedial actions are opportunities to turn compliance violations into learning and awareness.
 - They show that personnel, operational, and organizational changes have been made to establish an awareness that criminal conduct will not be tolerated.

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Oversight Activities

- Oversight of discipline and enforcement must occur as well.
 - Document ALL disciplinary and enforcement actions.
 - An opportunity to demonstrate fair and consistent application of discipline.
 - An oversight committee should regularly review discipline to promote consistency and fairness.
 - Further demonstrates a commitment to compliance.

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Best Practices: Enforcement and Discipline

Ensuring Consistent Discipline Across the Organization

- Discipline should be case-specific but driven by common principles.
- All levels of employees, regardless of role, should be subject to the same discipline for commission of similar offenses.
- Corporate officers, managers, and employees ALL RECEIVE SIMILAR disciplinary action for similar offenses.
- Consistent application and enforcement to have the required deterrent effect.
- Oversight demonstrates that discipline is proportionate and administered appropriately.
- Compliance should consider auditing disciplinary actions.

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Best Practices: Enforcement and Discipline

Monitoring and Tracking

- Monitor staff and organization-wide perception of discipline consistency using questions within an annual survey.
- Allows measurement and tracking of trends over time.

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Best Practices: Enforcement and Discipline

Discipline and Human Resources

- Transparency also plays a key role.
- This requires the compliance program to partner and work with HR.
- Inclusion of compliance objectives in job descriptions provides open, clear expectations.

22



Best Practices: Enforcement and Discipline

Considerations for Vendors

- Keep vendors and other third-parties in mind as well.
- Create a proactive process for avoiding ones with poor track records.
 - Should include screening process for OIG exclusion and process/policy on how to handle positive hits.
- Ensure vendors and third-parties receive copies of all relevant policies, procedures, and code of conduct.
- Similar to staff discipline standards, discipline or enforcement standards must exist for vendors.

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Challenges - Enforcement and Discipline

- Any inconsistent policies or standards of discipline should be amended.
- Discipline standards applied inconsistently can be a major concern.
 - Highly productive physicians treated more favorably.
 - Lower-level hospital staff receiving harsher treatment.

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Challenges – Enforcement and Discipline

- Lack of awareness as to what offenses warrant specific levels of discipline.
- Poorly communicated or publicized guidelines and standards.
 - Requires a clear communication strategy.

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Challenges – Enforcement and Discipline

- Compliance program lacking adequate authority or resources.
 - The compliance program must have the appropriate authority and resources to ensure enforcement and discipline is carried out properly.
 - Additional time and resources are required to work with HR in particular discipline cases, as well as to provide monitoring of consistency and any oversight reporting.

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Challenges - Enforcement and Discipline

- Compliance officers not providing input and focus on discipline.
 - Discipline may be handled solely by HR, instead of in collaboration with compliance.
- Transparency and coordination with HR is required.
 - Includes follow-up on violations and discipline.

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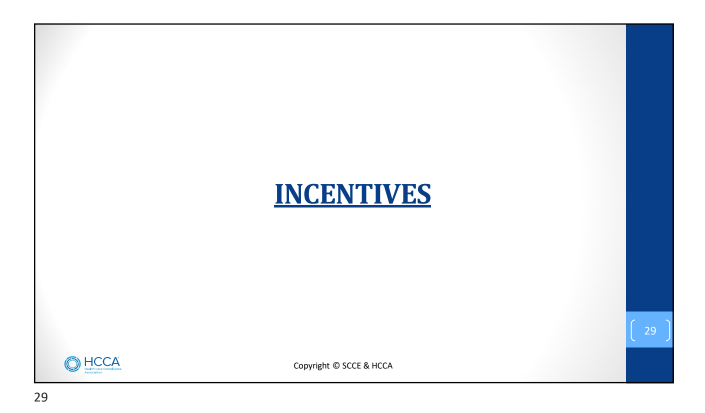
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Challenges - Enforcement and Discipline

- Consistency:
 - Especially difficult across large organizations and multifacility systems.
 - Ensure policies and procedures are consistent across system.
 - Oversight from compliance program and committees will help.

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What It is - Incentives

- Federal Sentencing Guidelines:
 - Promoting an organization's Compliance and Ethics Program through incentives drives individuals and the organization to perform and act in accordance with the Compliance and Ethics Program objectives.

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What It is - Incentives

- DOJ Guidelines:
 - Incentives, in addition to enforcement and discipline, are hallmarks of an effective compliance program.
- OIG Guidance to Pharma Industry:
 - As a part of the OIG's minimum standards, it expects adherence to compliance programs to be an aspect when evaluating management and employees.

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What It is - Incentives

- The Report of the <u>Ad Hoc Advisory Group on the</u>
 <u>Organizational Sentencing Guidelines</u> emphasizes these concepts, stating:
 - "Culture of Compliance can be promoted where organizational actors are judged by, and rewarded for, their positive compliance performance."

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What It is - Incentives

- Promotions and bonuses based on Compliance promote a culture of compliance.
 - Complement disciplinary measures.
 - Demonstrate management's commitment to compliance.
 - Demonstrate organization's commitment to regulators AND employees.
 - Those who get promotions and salary increases/bonuses signal what management values most.
 - Reinforces value-based behaviors.

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Why it Matters - Incentives

- Enforcement and Discipline assumes that employees will naturally do the right thing.
 - Implies discipline is sufficient to address all compliance infractions.
 - Effectiveness requires more than just discipline.
 - Compliance programs need to incentivize positive behavior.

2/1



Why it Matters – Incentives

- Through the development of incentives, management and leadership can:
 - Demonstrate their commitment to compliance and ethics;
 - Fulfill their fiduciary obligation to ensure that the organization has an effective Compliance and Ethics Program; and
 - Reduce risk of illegal or unethical conduct.

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Why it Matters – Incentives

- An incentive system boosts an organization's culture of compliance in multiple ways:
 - Indicates to regulators the organization is serious about promoting compliance;
 - Creates a practical effect on individuals within the organization; and
 - Shows the message comes from the top down, that management values compliance and ethics.

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Performance Evaluations

- Organizations should require the promotion of and adherence to the compliance program as an element of all Performance Evaluations.
- How will be the rating or value be assigned, and how important is this element in the individual's overall evaluation?
 - Simple "Check the box" method?
 - Compliance/ethics rating could be linked to bonus amount.

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Best Practices – Incentives

Performance Evaluations – General Staff and Employees

- Serves as another reminder to employees the significance of compliance & ethics and that it is everyone's responsibility.
- Measures and standards:
 - Adherence to the Code of Conduct.
 - General aspects of the compliance program.
 - Attends and completes training and evaluation.

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Performance Evaluations – Managers and Supervisors

- Measures and Standards:
 - Ensures subordinates complete training.
 - Specific job-related duties and measurements tied to related risk areas.
 - General promotion of compliance and the compliance program.
 - Willingness to raise compliance matters and whether they encourage their employees to do so.
 - Whether they met specific annual compliance objectives.
 - Involvement in remediation and CAP completion.

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Best Practices – Incentives

<u>Performance Evaluations – Senior Leadership</u>

- Measures and Standards:
 - Active promotion of compliance programs with words and actions.
 - Rigorous example of compliance; helps set tone at the top.
 - Compliance integration into leadership style.
 - Compliance integration regarding business decisions.
 - Hold management and supervisors accountable for compliant operations.

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Bonuses

- Highlight the importance of the compliance component.
- Can be contingent on a minimum threshold of compliance, based on performance evaluations.
- Hold back bonuses until compliance education, training,
 CAP completion, and/or attestations are complete.
- Establish compliance goals tied to bonus amounts.

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Best Practices – Incentives

Promotions

- Individuals who are known to have engaged in misconduct or illegal activities should be excluded from promotions.
- Consider promotions contingent on minimum threshold compliance score on performance evaluations, such as:
 - Completion of training, reporting when appropriate, and no compliance infractions.
- Allow CCO input on promotions of key positions.

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Other Rewards and Recognition

- Promote compliance through small rewards.
- Build praise for ethical behavior into day-to-day operations.
- Publicize recipients of rewards and recognition to harness power of peer pressure and competition.
- Consider incentivizing reporting of compliance issues.
 - May help employee perception of non-retaliation and whistleblowers.

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Best Practices – Incentives

Partner with Human Resources

- Incentives start with commitment from the top.
- Requires planning, communication, and multi-disciplinary involvement.
- Obvious need for collaboration since HR would be primarily responsible for administering performance reviews, promotions, and bonuses.
- Requires transparency with Compliance and HR.

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Challenges – Incentives

- It's common for developing compliance programs (and even established compliance programs) to lack welldeveloped incentive programs.
- Weak compliance incentives may signal a lack of commitment.
 - If compliance incentives are inferior compared to others (i.e. revenues or productivity), it may project that compliance is less valued.

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Challenges – Incentives

- Incentives may impact pay or advancement disproportionate to other factors.
- Employees may learn to "game" the system.
- Creating realistic goals and rewards may take time and effort, and they may need to be adjusted over time.
- Use periodic internal audits to ensure that incentives are appropriate and are incentivizing the right things.

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Challenges – Incentives

- Objections to Incentives:
 - Leaders often believe that employees will naturally do the right thing.
 - People believe it to be impossible to evaluate an employee's ethics or virtues.
 - Incentives are meant to evaluate and recognize employee's actions on the job, not their internal ethics.
 - Not evaluating what employees believe, but rather how they promote the culture of compliance and encourage an ethical environment.

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CONCLUSION AND FINAL THOUGHTS

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Role of the Compliance Officer and Program

- Assists organization in development of standards for discipline and enforcement, and incentives.
- Develops and administers communication plan.
- Coordinates with functional areas of organization responsible for administering discipline and incentives.
- Maintains records of discipline for compliance and periodically audits for fair and consistent discipline.

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Role of Management

- Assists CCO in communicating standards for enforcement and discipline throughout organization.
- Ensures that Policies and Procedures and controlling documents include Compliance links and considerations so that organization will be permitted to take appropriate disciplinary action when necessary.
- Responsible for enforcement and discipline of employees in the manager's accountable areas.

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Role of the Board

- Provides oversight of compliance activities including fair and consistent discipline and meaningful incentives.
- Periodically reviews enforcement and discipline data to ensure that compliance standards are being followed.

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HCCA Compliance Essentials: Program Improvement

Sarah Couture, RN, CHC, CHRC

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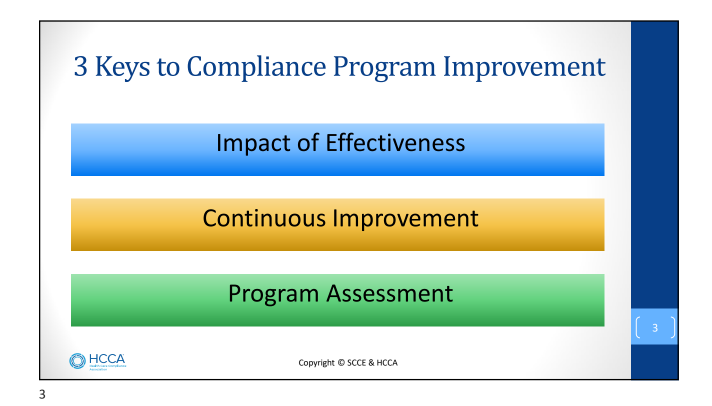
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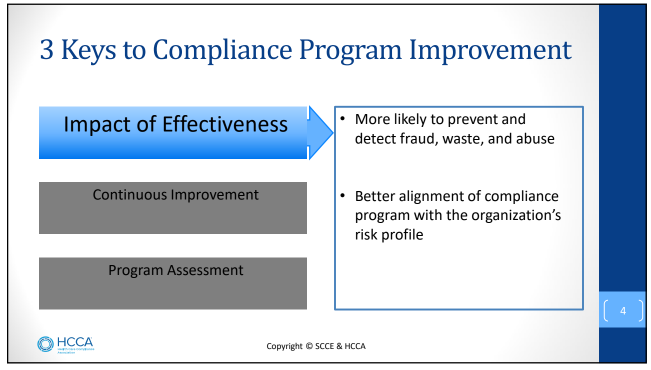


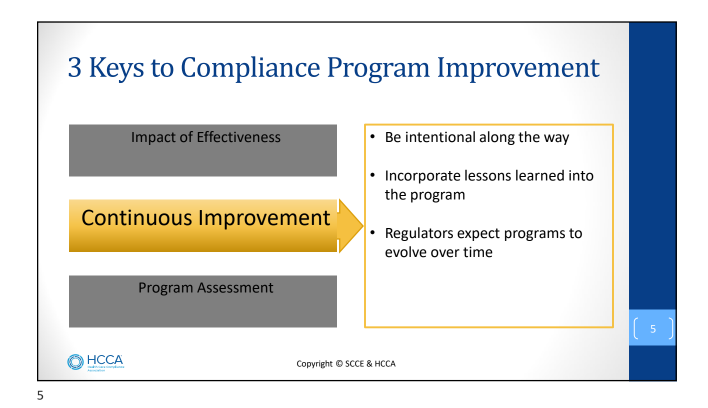
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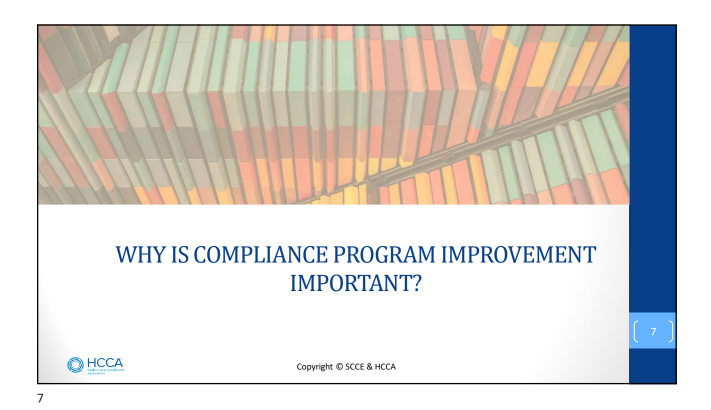
3 Keys to Compliance Program Improvement

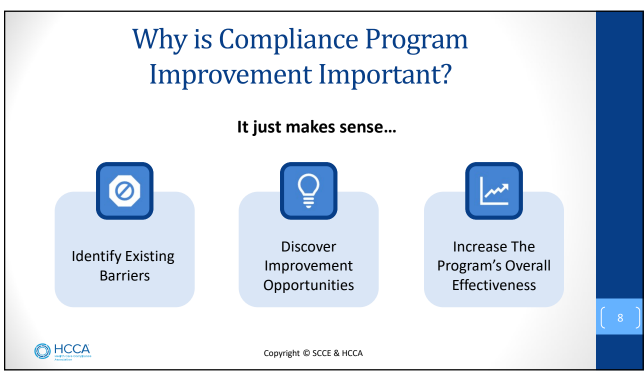
Impact of Effectiveness

• Self-assessment
• Continuous review should be built into the program
• Assessments should be regular and documented
• Outside-assessment
• Avoid becoming culturally blind
• Look to outside compliance experts

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Why is Compliance Program Improvement Important?

Encouraged by regulatory bodies...

- FSG: Can decrease culpability score
- "Benczkowski Memo"
- DOJ: Continuous improvement, periodic testing, and review



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Why is Compliance Program Improvement Important?

Financial benefits...

- Cost reduction through increased efficiency
- Decreased risk of penalties
- Protects reimbursement
- Can help avoid Corporate Integrity Agreements (CIAs)



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Why is Compliance Program Improvement Important?

Other organizational benefits...

- Promotes quality care
- Protects the organization's brand and reputation
- Increases staff awareness and understanding of compliance
- Keeps C-Suite and board engaged



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Methods and Tools: *Guidance Documents*

- "Effective" was the standard according to the Federal Sentencing Guidelines, but had not been defined
- TO STORY OF THE PARTY OF THE PA
- <u>OIG Measuring Compliance Program</u> Effectiveness: A Resource Guide
 - 2017
- <u>DOJ Evaluation of Corporate Compliance</u>
 Programs
 - 2017, 2019, 2020



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Methods and Tools: *Benchmarks*

- Not as many public options as we'd like!
- HCCA for staffing, budget, and compensation
- AAMC for academic medical center compliance benchmarks
- Various vendors provide benchmarks: reporting/hotline, compliance culture and knowledge survey, and high-level compliance.
 - Some free; some with purchased services
- Consider developing your own benchmarks.

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Methods and Tools: *Benchmarks Example*

HCCA - Healthcare Industry Compliance Staffing and Budget Benchmarking and Guidance Survey BY REVENUE OF ORGANIZATION AS A WHOLE

	ANNUAL COMPLIANCE BUDGET				
	Less than \$100,000	\$100,000 to \$249,999	\$250,000 to \$499,999	\$500,000 to \$999,999	\$1 million or more
Less than \$5 million	67%	13%	8%	2%	10%
\$5 million to less than \$15 million	63%	18%	10%	5%	4%
\$15 million to less than \$30 million	65%	18%	10%	4%	3%
\$30 million to less than \$50 million	51%	18%	15%	8%	8%
\$50 million to less than \$100 million	32%	33%	17%	8%	10%
\$100 million to less than \$500 million	29%	19%	21%	14%	17%
\$500 million to less than \$1 billion	17%	15%	14%	17%	37%
\$1 billion to less than \$3 billion	10%	1%	6%	10%	73%
\$3 billion or more	12%	3%	5%	14%	67%

HCCA - Healthcare Industry Compliance Staffing and Budget Benchmarking and Guidance Survey: https://www.hcca-info.org/sites/hcca-info.org/files/2020-03/hcca-2020-benchmarking-muidance-survey off



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Methods and Tools: *Dashboards*

- Can help understand and tell the compliance story
- Provide snapshots of relevant activity with supporting data
- What compliance data will help tell the narrative?
- Dashboards should evolve as the program evolves.



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Methods and Tools: *Compliance Rounding*

- Develop a plan for visiting as many operational areas as you can throughout the year.
- Introduce yourself and the compliance program; take candy or trinkets; build rapport.
- Pay attention to the environment and culture within departments.
- Consider a checklist/survey to help evaluate impact of compliance program, and benchmark and trend results (more on next slide).



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Methods and Tools: *Employee Surveys*

Formal-Survey

- May be included in employee engagement survey
- Specific questions regarding compliance knowledge and culture

Informal-Rounding

- Accessibility and knowledge
- Perceptions
- Potential checklist/survey



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Methods and Tools: *Audits*

- Audit topics
- Historical results of internal and external audits
- Audits to see if specific program elements are effective



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Methods and Tools: Data Analysis

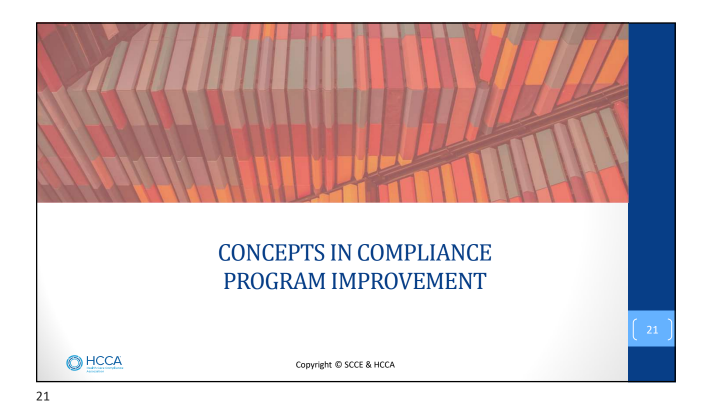
- Identify the right data and know how to analyze it.
- Leveraging data will let you do more work with fewer resources.
- Regulators utilize data!!!
- Identify personnel dedicated to data collection and analytics.

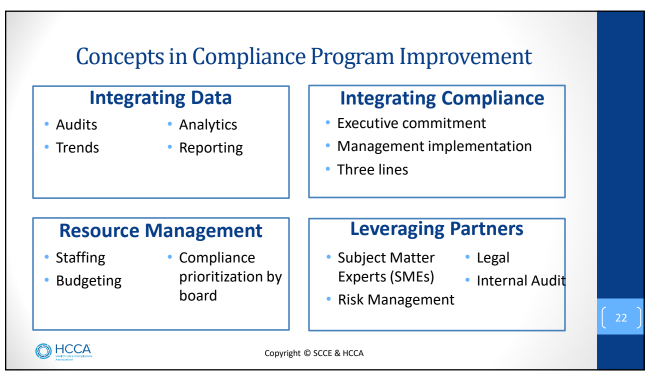


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Concepts in Compliance Program Improvement

Element Maturity

- How mature is each of the 7 elements?
- Consider rating scale

Documentation

- Documented program and review
- If you didn't document it, you didn't do it

Fabric of Program

- Culture of continuous improvement
- In normal course of operations

Outside Expertise

- Outside consultant
- Fresh eyes

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Concepts in Compliance Program Improvement Internal Audit **Distinctions: Compliance and Internal Audit COMPLIANCE INTERNAL AUDIT** Other/all risk (IT, Type of Risk financial, operations, Regulatory risk Vs. etc.) Assessing internal Compliance with **Audit Purpose** controls and Vs. regulatory expectations operations General Audit More informal More formal Vs. Style HCCA Health Care Cornellance Copyright © SCCE & HCCA

KP0 Wondering if there should be a clear header for the Column that has Regulatory Risk, compliance with regulatory expectations, and formal.

Kevin Pasciak, 2020-11-10T02:04:56.778

Concepts in Compliance Program Improvement Internal Audit

Similarities Between Compliance and Internal Audit

- Independent of operations
- Objective viewpoints
- Assessment of risks and controls
- Independently report to CEO and board
- Full access to the organization's files and records
- Do not generate revenue
- Prioritization based on risk level

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Concepts in Compliance Program Improvement Internal Audit

Collaborating with Internal Audit

- Coordinate using respective expertise
- Auditing collaboration
- Define areas of distinction and collaboration
- Play to each other's strengthsproduce a better output

Risk assessment

- Perspectives on data
- Ongoing communication

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Concepts in Compliance Program Improvement Seven Elements

Evaluating Compliance Program Effectiveness: Element by Element

DOJ Evaluation of Corporate Compliance Programs

- 1. Implementing written policies and procedures
- 2. Designating a compliance officer and compliance committee
- 3. Conducting effective training and education
- 4. Developing effective lines of communication
- 5. Conducting internal monitoring and auditing
- Enforcing standards through well-publicized disciplinary guidelines
- Responding promptly to detected problems and undertaking corrective action

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Concepts in Compliance Program Improvement *Is the Program Designed for Effectiveness?*

Risk Assessment

- Well-designed, documented, and ongoing
- Compliance program tailored to your organization's risks
- Compliance activity prioritized by risk
- Evolving based on lessons learned

Policies and Code

- Accessibility and applicability
- Incorporated into operations
- Appropriate for known risks

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KP0 Compliance Program "tailored to your organization's risk"? Kevin Pasciak, 2020-11-09T22:41:05.851

Concepts in Compliance Program Improvement *Is the Program Designed for Effectiveness?*

Training & Communication

- Plan: Who, what, why, attestation
- Practical, applicable to significant risk areas, and to those in high-risk roles
- Inclusion of real scenarios in training
- Evaluation of training effectiveness

Reporting

- · Well-publicized hotline
- Employee awareness of how to report and what to report
- Process for triaging reports
- Documented follow up/CAP
- Analyze trends in reports and investigations

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Concepts in Compliance Program Improvement *Is the Program Designed for Effectiveness?*

Investigations

- Qualified personnel to conduct the investigation
- Focused investigative plan and scope
- Appropriate process and documentation

Third Parties

- Effective vendor management plan
- Compliance at the table
- New vendor review and due diligence
- Evaluation of business need
- Contract and compensation review
- Inclusion of third-party risk in compliance risk assessment

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Concepts in Compliance Program Improvement *Is the Program Designed for Effectiveness?*

Mergers & Acquisitions

- Pre-M&A due diligence process
- Identify existing red flags, and follow up
- Compliance involvement in M&A and integration

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Concepts in Compliance Program Improvement *Is the Program Implemented and Empowered?*

Program Autonomy

- Access and reporting to CEO and board
- Compliance seating and stature within the organization
- Compliance inclusion in key strategic and business decisions
- Organizational response to compliance concerns
- Sufficient access to data

Resources

- Sufficiency of resources to facilitate compliance efforts
- Qualifications and experience of the Compliance Team
- Obvious investment in compliance staff

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Concepts in Compliance Program Improvement *Is the Program Implemented and Empowered?*

Incentives and Discipline

- Collaboration with HR regarding incentives and discipline
- Clearly communicated compliance expectations
- Fair and consistent application of discipline
- Integrated compliance incentives

Engagement

- Employees informed about compliance and convinced of organization's commitment to compliance
- "Tone at the top" and board engagement in compliance
- Senior and middle management actively committed to/involved in the compliance program

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Concepts in Compliance Program Improvement

Does the Compliance Program work?



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Concepts in Compliance Program Improvement Does the Program Work?

Your Compliance Program should...

- Evolve over time
- Evaluate program effectiveness
- Use root cause analysis
- Ensure corrective action plan implementation
- Audit high risk areas and ensure problems are fixed
- Test and analyze controls
- Evaluate culture of compliance and staff perceptions
- Ensure leadership and employees held accountable with timely disciplinary response

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Key Takeaways

- A Compliance Program can never rest
 - Be proactive and intentional
 - Make self-assessments a priority
 - Open dialogue with leadership
- Focus on not just effectiveness, but also efficiency
 - Get comfortable working with limited resources
 - Find ways to do more with less
- Make a plan for compliance program improvement
 - Consider all available guidance, tools, and methods available
 - Collaborate with compliance staff, compliance committee/operations partners, and ensure board awareness
 - Develop SOPs, checklist, and rating plan

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Key Takeaways

- Ongoing self-assessment
 - · Create a mindset of continuous improvement
 - Have well documented self-assessments at least annually
- Intermittent use of outside experts
 - · Try to avoid becoming culturally blind
 - Get an outside perspective on your program every 2-3 years
- Build continuous improvement into the fabric and culture of the compliance program

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Compliance Essentials Workshop

What's Next for Me and My Program

Adam Turteltaub
Chief Engagement & Strategy Officer – SCCE & HCCA

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Key Topics for This Session

- Obstacles and keys to success for a compliance & ethics program
- The role of ethics in a compliance & ethics program
- · Considerations in planning for a successful career in compliance & ethics

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Keys to Success for a Compliance & Ethics Program

3



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There are Many Benefits of Having an Effective C&E Program

- Compliance with laws and regulations, leading to avoidance of fines, penalties, and other ramifications of noncompliance
- Reduction in fines and penalties when instances of noncompliance occur, if the program demonstrates an intent and good faith effort to avoid violations
- Respect from the business community
 - Improved organizational reputation
- · Promotes a positive and ethical workplace/culture for employees
- Meet expectations of other stakeholders
- Creates a proactive and risk-aware environment avoid problems before they happen
- Gives management a new set of controls for the business





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But, There are Ongoing Challenges

- Resistance by some
 - Management doesn't think it's necessary; Views it as a cost center
 - Employees think it's all words and no deeds
 - Belief that company and people are so good that nothing will happen
- People hesitant to come forward and report wrongdoing



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Ongoing Challenges

- · Constantly changing laws and regulations
- Not about rules but about corporate culture
 - · Also challenge of different cultures across a company, especially when multinational
- Lack of history of enforcement in many countries
- Turf battles
- Belief that all problems will stop, and, if they don't, compliance doesn't work
- Inconsistent enforcement can lead management to "take the chance" the organization will never be investigated

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Changing Scope of C&E Programs

- The history of C&E programs began with bribery and corruption
- Now, C&E programs may address:
 - Antitrust
 - Contracts and agreements
 - False Claims Act
 - Tax compliance
 - · Employment laws
 - Environmental
 - Conflicts of interest, including Stark and Anti-Kickback
 - Product/patient/student safety
 - Privacy
 - · Many other laws and regulations

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Keys to Success

- Securing buy in from the board and direct line to it
- Strong tone at the top
- Ensuring that tone cascades to the middle
- Open lines of communication and acting on it so employees see response
- Consistent discipline
- Willingness to own problems and not hide them



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Keys to Success

- Understanding how the business works and designing a program that is integrated in it and not bolted on
- Learning best practices and applying them
- Strong but independent relationship with other departments: legal, HR, risk
- Approaching compliance as a way to help the business not as a hindrance



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Keys to success

- Take a drip, drip, drip approach.
 - Can't just do once and move on.
 - Need to be communicating constantly: Job descriptions, training, email and other reminders, messages within leadership emails, and on and on



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Bottom Line

- Stronger internal controls
- Avoids cost and reputational harm from violations
- Helps make your business (pharma, medical device) a part of global supply chains if you are a smaller company, and helps bigger organization ensure its suppliers can be trusted
 - Reducing risk to customers
 - Demonstrating commitment to proper behavior
 - Building an ecosystem of how to do business right

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The Role of Ethics

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U.S. Federal Sentencing Guidelines

To have an effective compliance and ethics program, an organization shall—

- (1) exercise due diligence to prevent and detect criminal conduct; and
- (2) otherwise promote an organizational culture that encourages ethical conduct and a commitment to compliance with the law.
- Note: 2004 Amendments to the guidelines added the above consideration of ethics
- It's not a question of ethics or compliance. You need both.

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What is "Culture"?

- "The set of shared attitudes, values, goals, and practices that characterizes an institution or organization"
 - Source: Merriam-Webster
- Let's break this down:
 - Attitude a mental position, feeling or emotion regarding a fact or state
 - Value something (such as a principle or quality) intrinsically valuable or desirable
 - · Goal the end towards which effort is directed
 - Practice the usual way of doing something

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Characteristics of Corporate Culture

- Culture is:
 - Shared
 - Pervasive
 - Enduring
 - Implicit
 - Source: The Leader's Guide to Corporate Culture, by Boris Groysberg, Jeremiah Lee, Jesse Price, and J. Yo-Jud Cheng, Harvard Business Review, January-February 2018

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Corporate Culture

- Six signs of a poor corporate culture:
 - 1. Inadequate investment in people
 - 2. Lack of accountability
 - 3. Lack of diversity, equity, and inclusion
 - 4. Poor behavior at the top
 - 5. High-pressure environments
 - 6. Unclear ethical standards
 - Source: 6 Signs Your Corporate Culture Is a Liability, by Sarah Clayton, *Harvard Business Review*, December 5, 2019
- Plus one more for compliance: Fear of being able to speak up

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Ethics

- Two relevant definitions from Merriam-Webster:
 - a set of moral principles : a theory or system of moral values
 - the principles of conduct governing an individual or a group
- Individual ethics is not the same as organizational ethics
- But the line can become blurred, especially:
 - Politics
 - Social causes
- Another concept to consider is "situation ethics":
 - a system of ethics by which acts are judged within their contexts instead of by categorical principles

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Applications to C&E Programs

- Focus on attitudes relating to compliance with laws and regulations
- Important considerations
 - Strive for clarity in policies (Code of Conduct, etc)
 - · Effective and ongoing training
 - Focus on communications and transparency
 - E.g. Results of investigations
 - · Create an environment where people can feel safe and speaking up
 - Encourage management to value those with the courage to do so
 - · Perhaps the most difficult part of all

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Building Your Career as a Compliance & Ethics Professional

- Certification
- Networking
- · Additional or specialized training
- Developing a career plan

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Why Get Certified?

- Credibility
 - · Peers in the profession
 - Co-workers
 - · Supervisors and senior management
 - Regulators and enforcement officials
- Shows that you did more than sit through a class; Rather, that you have mastered a body of knowledge
- Salary surveys show that professionals with certification average higher compensation than those without
- Puts you on par with other professions: HR, fraud, internal audit

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Qualifications and Steps for Taking an Exam

- At least one year in a full-time compliance position or 1,500 hours of direct compliance job duties earned in the two years preceding your application date
- Your job duties directly relate to the tasks reflected in the "Detailed Content Outline"
- Earn 20 CCB approved Continuing Education Units (CEUs) within the 12-month period preceding the date of the examination (at least 10 of the CEUs must be from live events, not recordings, on-demand, etc)
 - These do NOT need to be from SCCE or HCCA
- Complete and submit the application
- Schedule and take the examination
 - · At a testing center or
 - Online (available beginning in February 2021)
- See the Certified in Healthcare Compliance (CHC) and all other handbooks at:
 - https://www.hcca-info.org/candidate-handbooks

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Where Next?

- By passing the exam and getting certified, you demonstrate a mastery of some of the most valuable concepts and their application to C&E programs
- But, does certification guarantee success?
 - Of course not
- Other keys to a successful career in compliance and ethics:
 - Communication
 - Relationship-building
 - Persuasion
 - Negotiation
 - Collaboration
 - Networking
 - · Business skills
 - · Commitment to continued learning

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Continuing Education

- Specific laws and regulations, for example
 - HIPAA, Stark, Anti-Kickback, False Claims Act
- Deeper dives into specific elements of C&E programs, for example
 - Investigations
 - Risk assessments
 - Training
- Complimentary skills, for example
 - · Supervising and developing a staff
 - Budgeting, understanding financial reports
 - Negotiation
- Attend an Academy
- Treat the need for 40 CEUs every two years to maintain certification not as a requirement but an opportunity to stay current or to grow and add new skills

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Connect Online

- HCCAnet: https://community.corporatecompliance.org/hcca/home
- Twitter: @theHCCA
- Facebook: https://www.facebook.com/HCCA
- LinkedIn: https://www.linkedin.com/groups/83345/

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Become a Contributor to the Profession

- Our profession grows through the sharing of knowledge
- Don't keep what you have learned to yourself. Let others benefit:
 - Write for the magazine
 - Write for the blog
 - Lead a webconference
 - Speak at a conference
 - Be a guest on a podcast

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