

What is a breach?

- Acquisition, access, use, or disclosure of protected health information (PHI) that:
 - Is not authorized by the HIPAA privacy rule, and
 - Compromises the privacy and security of the PHI.
- Breach is *presumed* unless:
 - A specific exception in the rule applies, or
 - A risk assessment shows a low probability that PHI was compromised.



What are the exceptions?

- PHI could not reasonably be retained
- Access is unintentional and by a workforce member or business associate acting in good faith



 Inadvertent disclosure is made to another person within the CE or BA who is authorized to access PHI

Exception = not a breach (but document it)

Risk Assessment

What it is:

- Analysis you undertake to demonstrate low probability that PHI was compromised
- Demonstrated low probability of compromise defeats the presumption that unauthorized acquisition, access, use, or disclosure was a breach

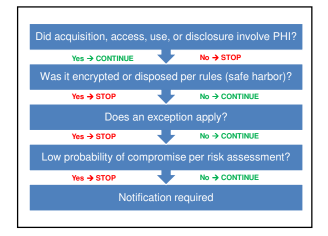
Minimum factors:

- Nature and extent of PHI, including types of identifiers & likelihood of re-identification
- Unauthorized person who received disclosure or used PHI
- Whether PHI was actually acquired and viewed
- Extent to which any risk to PHI has been mitigated

Safe harbor

- Don't have to notify if:
 - PHI was encrypted, or
 - PHI was disposed in keeping with HHS guidance on secure disposal







Notification prep: date check



If required to notify, must do so "without unreasonable delay" – no later than 60 days after breach discovered

Breach deemed discovered even if no actual knowledge, if reasonable diligence would have revealed it Recipients
& timing

- Affected individuals – within 60 days
- US DHHS
- 500 individuals – contemporaneous
- 500 - annual report
- Media if > 500 – within 60 days.

- Description of incident
- PHI involved
- Advice to individuals to minimize harm
- Actions taken to investigate and mitigate
- Contact information for more info

- Written letter (standard)
- Email if prior agreement to email notification obtained
- Telephone if urgent (also send written)

State Law on Breaches

- Breach: unauthorized access to or acquisition of records or data with "personal information," which means name <u>plus</u> something that could be used to commit ID theft or threaten finances (SSN, DL number, financial account numbers, etc.)
- State law requires breach notification, if:
 - Illegal use of the information has occurred, or
 - Illegal use of the information is reasonably likely to occur, or
 - The incident creates a material risk of harm to a consumer

What else should you do?

- ✓ Investigate the circumstances
- Mitigate harm to individuals
- Account for disclosures (include in accounting log or other mechanism you use to provide accounting to individuals who request it)
- √ Follow-up with employees apply sanctions, review training

HIPAA sanctions policy

- Must have and apply appropriate sanctions against workforce members who violate HIPAA or your entity's privacy policies and procedures (45 CFR 164.530(e))
- What is <u>your</u> sanctions policy?



Breach resources

- HIPAA regulations: 45 CFR 164, subpart D (sections 164.400 – 164.414)
- US DHHS resources: http://www.hhs.gov/ocr/privacy/hipaa/administrative/ breachnotificationrule/

