





## 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 HIPAA breach (but document it)

## **Risk Assessment** What it is: **Minimum factors:** Nature and extent of PHI. Analysis you undertake to • including types of demonstrate low identifiers & likelihood of probability that PHI was re-identification compromised Unauthorized person who Demonstrated low received disclosure or probability of compromise used PHI defeats the presumption Whether PHI was actually that unauthorized acquired and viewed acquisition, access, use, or Extent to which any risk disclosure was a breach to PHI has been mitigated









## 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





## **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.







- HIPAA regulations: 45 CFR 164, subpart D (sections 164.400 – 164.414)
- US DHHS resources: http://www.hhs.gov/hipaa/for-professionals/breachnotification/index.html



