

Part B Insider (Multispecialty) Coding Alert

Patient Privacy: Keep HIPAA Concerns at Bay With Simple Risk Analysis

Beware 'willful neglect' penalties up to \$50,000 per violation now in effect.

If you think HIPAA compliance doesn't need to be a priority in these hectic times, take a look at the fines associated with "willful neglect" HIPAA violations, a category that went into effect Feb. 17.

Ouch: If the Department of Health and Human Services determines a willful neglect violation occurred -- which essentially means you didn't identify and try to preempt the risk -- you can get hit with fines starting at \$10,000 per violation, says HIPAA compliance expert **Jim Sheldon-Dean**, director of compliance services for Lewis Creek Systems in Charlotte, Vt. "And that's if you correct the problem within 30 days," he adds.

"If a provider takes more than 30 days to correct the violation, then the fines start at \$50,000 per violation," adds Sheldon-Dean.

Background: The HITECH Act implemented the heftier fines for Health Insurance Portability and Accountability Act privacy and security violations in February 2009, he notes.

It gets worse: Sometimes one problem gets counted as multiple violations, each one ringing up a stiff fine. The number of violations "can multiply very quickly," says Sheldon-Dean.

Nail Down the Essentials For Risk Analysis

You can stave off crippling fines by performing a thorough HIPAA risk analysis in order to comply with the security rule, if you haven't already. The first step in the risk analysis is to look at the "big picture" to identify potential risk points, Sheldon-Dean says.

Start by identifying what systems are holding onto electronic health information that contains PHI, including electronic health records and business files, Sheldon-Dean advises. "Look at how those systems move information within the entity, as well as to business associates outside the entity or to other entities for other purposes."

After identifying the risk points, do a more detailed risk assessment of your individual systems. You identify their specific risk points, as well as significance -- and the likelihood that a problem will occur, and then address it, Sheldon-Dean instructs.

There are several ways to do the risk analysis assessment, he adds, but the simplest approach is to use a methodology defined by the National Institute of Standards and Technology special publication on risk analysis (<http://csrc.nist.gov/publications/nistpubs/800-66-Rev1/SP-800-66-Revision1.pdf>).

Target These 2 High-Risk Areas

Some of the riskiest areas these days involve portable devices containing protected health information, warns Sheldon-Dean.

Little devices, big risks: "As devices get smaller and more portable, the potential for lost or stolen or misplaced data increases -- and so does the risk for a breach," warns **Peter Arbuthnot**, regulatory analyst with American HealthTech in Jacksonville, Miss.

In fact, identity thieves view health information data as the "highest quality" available for their purposes, warns Sheldon-Dean.

Must do: "It's really important to secure the information on devices by encrypting it and also have the capability to remotely wipe the devices clean, including laptops," he advises. To accomplish the latter, you set the device so that the next time it's turned on, the device calls home over the Internet, Sheldon-Dean explains. Then the software can tell the device "you've been stolen," which causes the device to eliminate its data.

Unsecured e-mail is also high risk, says Sheldon-Dean. "Copies can be left on mail servers or in unsecured areas."

Solution: Based on the HITECH Act, says Sheldon-Dean, the proper ways to secure e-mail or other documents/systems/files/data are defined in guidance from HHS, available at:

www.hhs.gov/ocr/privacy/hipaa/understanding/coveredentities/guidance_breachnotice.html.

Key: "If electronic data has been secured (encrypted), then the covered entity does not have to report a breach," says consultant **Abner Weintraub** with The HIPAA Group Inc. in Orlando, Fla. "The assumption is that properly encrypted data is useless to anyone who has it."

Watch Out For Remote Access

Remote access is another high-risk issue for providers that have staff or contractors who use computerized PHI offsite, says Sheldon-Dean.

For one, "the PHI may end up on networks or computers that aren't properly secured," Sheldon-Dean cautions. Or an employee's family members may view the information when they use the same computer. "Even if you make the remote connection secure, once the data is on someone else's computer -- it's outside."

To avoid these risks, off-site workers should use a dedicated computer. And you can set it up so the person accesses data over the web securely without being able to save or print the information, he adds. "You can use something like Citrix to tunnel into the entity's systems and work on them remotely without actually bringing any persistent data into your remote computer," explains Sheldon-Dean.

That way, "you don't wind up with any temporary files on the remote machine."

Don't Forget A Crucial Compliance Step: Auditing

Skimping on the audit process can be a costly mistake. You have to make sure everyone is doing what's expected based on policies and procedures, including managing risks related to portable devices and remote access, says Sheldon-Dean.

Remember: The HITECH Act requires HHS to conduct random audits of various types of entities, he says. And whatever fines HHS collects from the audits will go into an audit fund to pay for additional audits. Thus, "once HHS gets going, the audits will ramp up quickly."