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Policy Number:	
Effective Date:	
Last Revised:	

General HIPAA Compliance Policy

Introduction

ENTITY NAME has adopted this General HIPAA Compliance Policy in order to recognize the requirement to comply with the Health Insurance Portability and Accountability Act ("HIPAA"), as amended by the Health Information Technology for Economic and Clinical Health ("HITECH") Act of 2009 (Title XIII of division A and Title IV of division B of the American Recovery and Reinvestment Act "ARRA") and the HIPAA Omnibus Final Rule (Effective Date: March 26, 2013). We acknowledge that full compliance with the HIPAA Final Rule is required by or before September 23, 2013.

ENTITY NAME hereby acknowledges our duty and responsibility to protect the privacy and security of Individually Identifiable Health Information ("IIHI") generally, and Protected Health Information ("PHI") as defined in the HIPAA Regulations, under the regulations implementing HIPAA, other federal and state laws protecting the confidentiality of personal information, and under principles of general and professional ethics. We also acknowledge our duty and responsibility to support and facilitate the timely and unimpeded flow of health information for lawful and appropriate purposes.

Scope of Policy

This policy governs General HIPAA Compliance for ENTITY NAME. All personnel of ENTITY NAME must comply with this policy. Demonstrated competence in the requirements of this policy is an important part of the responsibilities of every member of the workforce.

Officers, agents, employees, Business Associates, contractors, affected vendors, temporary workers, and volunteers must read, understand, and comply with this policy in full and at all times.

Assumptions

- ENTITY NAME hereby recognizes its status as a Covered Entity under the definitions contained in the HIPAA Regulations.
- ENTITY NAME must comply with HIPAA and the HIPAA implementing regulations, in accordance with the requirements at 45 CFR Parts 160 and 164, as amended.
- Full compliance with HIPAA is mandatory and failure to comply can bring severe sanctions and penalties. Possible sanctions and penalties include, but are not limited to: civil monetary penalties, criminal penalties including prison sentences, and loss of revenue and reputation from negative publicity.
- Full compliance with HIPAA strengthens our ability to meet other compliance obligations, and will support and strengthen our non-HIPAA compliance requirements and efforts.
- Full compliance with HIPAA reduces the overall risk of inappropriate uses and disclosures of Protected Health Information (PHI), and reduces the risk of breaches of confidential health data.
 The regulation of the HIPAA Administration Simplify that Peaches of the HIPAA.
- The requirements of the HIPAA Administrative Simplification Regulations (including the HIPAA Privacy, Security, Enforcement, and Breach Notification Rules) implement sections 1171-1180 of the Social Security Act (the Act), sections 262 and 264 of Public Law 104-191, section 105 of 492 Public Law 110-233, sections 13400-13424 of Public Law 111-5, and section 1104 of Public Law 111-148.



Hipaa Policy Manual Templates

Jamie McCafferty, Bhaven Mehta

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HIPAA Overview Card Supremus Group LLC, 2014-06-01 HIPAA Basics

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Table of Contents Hipaa Policy Manual Templates

- 1. Understanding the eBook Hipaa Policy Manual Templates
 - The Rise of Digital Reading Hipaa Policy Manual Templates
 - Advantages of eBooks Over Traditional Books
- 2. Identifying Hipaa Policy Manual Templates
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
- 3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Hipaa Policy Manual Templates
 - User-Friendly Interface
- 4. Exploring eBook Recommendations from Hipaa Policy Manual Templates
 - Personalized Recommendations
 - Hipaa Policy Manual Templates User Reviews and Ratings
 - Hipaa Policy Manual Templates and Bestseller Lists
- 5. Accessing Hipaa Policy Manual Templates Free and Paid eBooks

- Hipaa Policy Manual Templates Public Domain eBooks
- Hipaa Policy Manual Templates eBook Subscription Services
- Hipaa Policy Manual Templates Budget-Friendly Options
- 6. Navigating Hipaa Policy Manual Templates eBook Formats
 - o ePub, PDF, MOBI, and More
 - Hipaa Policy Manual Templates Compatibility with Devices
 - Hipaa Policy Manual Templates Enhanced eBook Features
- 7. Enhancing Your Reading Experience
 - o Adjustable Fonts and Text Sizes of Hipaa Policy Manual Templates
 - Highlighting and Note-Taking Hipaa Policy Manual Templates
 - \circ Interactive Elements Hipaa Policy Manual Templates
- 8. Staying Engaged with Hipaa Policy Manual Templates
 - o Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Hipaa Policy Manual Templates
- 9. Balancing eBooks and Physical Books Hipaa Policy Manual Templates
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Hipaa Policy Manual Templates
- 10. Overcoming Reading Challenges
 - Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
- 11. Cultivating a Reading Routine Hipaa Policy Manual Templates
 - Setting Reading Goals Hipaa Policy Manual Templates
 - Carving Out Dedicated Reading Time
- 12. Sourcing Reliable Information of Hipaa Policy Manual Templates
 - Fact-Checking eBook Content of Hipaa Policy Manual Templates
 - Distinguishing Credible Sources
- 13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development

- Exploring Educational eBooks
- 14. Embracing eBook Trends
 - Integration of Multimedia Elements
 - Interactive and Gamified eBooks

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