

Simplifying Healthcare Administration

GENERAL July 2023

OBJECTIVES



After this course you should correctly:

- 1. Recognize the 7 elements of an effective Compliance Program
- 2. Understand Ethics Doing the Right Thing
- 3. Recognize how compliance program violations should be reported

WHY DO I NEED TRAINING?



Compliance is Everyone's Responsibility

*Failure to follow Medicare, CMS guidance, Health Plan and regulatory agency requirements can lead to serious consequences, including:

Contract termination

- Criminal penalties for both the organization and the offending individual
- > Exclusions from participating in all Federal health care programs
- Civil monetary penalties for both the organization and the offending individual

WHAT IS AN EFFECTIVE COMPLIANCE PROGRAM?



An effective compliance program fosters a culture of compliance within an organization, and:

- Prevents, detects and corrects non-compliance
- > Is tailored and implemented to an organization's unique operations and circumstances
- Has adequate resources
- Promotes the Code of Conduct
- Establishes clear lines of communication

COMPLIANCE PROGRAM REQUIREMENTS

Requirements of an Effective Compliance Program:

- 1. Written Policies, Procedures and Standards of Conduct
- 2. Compliance Officer, Compliance Committee and High-Level Oversight
- 3. Effective Training and Education
- 4. Effective Lines of Communication
- 5. Well-Publicized Disciplinary Standards
- 6. Effective System for Routine Monitoring, Auditing and Identifying Compliance Risks
- 7. Procedures and System for Prompt Response to Compliance Issues

42 C.F.R. §§422.503(b)(4)(vi)

COMPLIANCE PROGRAM REQUIREMENTS 1. CONDUCT



- a) Policies articulate commitment to comply with all applicable Federal and State standards and describe compliance expectations according to the Code of Conduct.
- b) <List Company Name> policies are located <list location>
- c) <List how policies and the Standards of Conduct are distributed to staff>
- d) <Include policy of non-intimidation/non-retaliation for good faith participation in the compliance program>

COMPLIANCE PROGRAM REQUIREMENTS 2. OVERSIGHT



2. Designated Compliance Officer, Compliance Committee

<List Compliance Director/ Officer>

<List if Senior management team is involved in Compliance Committee>

<company name> designated a Compliance Officer and a compliance committee accountable and responsible for the activities and status of the compliance program, including issues identified, investigated and resolved by the compliance program. The senior management and governing body are engaged and exercise reasonable oversight of the compliance program.

COMPLIANCE PROGRAM REQUIREMENTS 3. TRAINING AND EDUCATION



3. Effective Compliance Education and Training

This covers the elements of the compliance plan as well as preventing, detecting and reporting FWA.

Training and education is covered in many ways. The training and education are to be tailored for the different employees and their roles and responsibilities. This is attained through Annual Compliance Training, staff meetings, email notifications and departmental educational trainings.

Per CMS, Refer to Chapter 21, GC training 50.3.1 for a review of laws that govern employee conduct in the Medicare program (<u>https://www.cms.gov/regulations-and-guidance/guid</u>

COMPLIANCE PROGRAM REQUIREMENTS 4. COMMUNICATION



4. Effective Lines of Communication

- a. Chain of Command
- b. Management Team
- c. Compliance Department
- d. Hot Line Anonymous Reporting

Make effective lines of communication accessible to all, ensure confidentiality, and provide methods for anonymous and good-faith compliance issues reporting at Sponsor and First-tier, Downstream, or Related entity (FDR) levels, more commonly known as subcontractors.

COMPLIANCE PROGRAM REQUIREMENTS 5. DISCIPLINE



< Health Plan name/Delegate name> must enforce standards through wellpublicized disciplinary guidelines. These should be provided during new employee orientation, Annual Compliance training, staff meetings and be present in policy to articulate expectation for reporting compliance issues and assist in their resolution when appropriate. To outline actions such as:

- Mandatory training or re-training
- Disciplinary action that is consistent and equitable
- Termination

COMPLIANCE PROGRAM REQUIREMENTS 6. MONITORING



6. Effective System for Routine Monitoring and Identification of Compliance Risk

The system should include routine internal monitoring and audits of operations to evaluate compliance with requirements. As appropriate, external audits, to evaluate the sponsor's, including FDRs', compliance with CMS requirements and the overall effectiveness of the compliance program.

- Audit compliance with regulations, contractual agreements and all State and Federal laws
- Monitor activities are performed as expected and ensure corrective actions are undertaken and effective

COMPLIANCE PROGRAM REQUIREMENTS 7. REPORTING



Establish and implement procedures and a system for promptly responding to compliance issues as they are raised, investigating potential compliance problems as identified during self-evaluations and audits, correcting such problems promptly and thoroughly to reduce the potential for recurrence, and ensuring ongoing compliance with CMS, state regulatory agencies and Health Plan requirements.

ETHICS: DO THE RIGHT THING



It is really that simple ... Do the right thing by:

- •Conducting yourself in an ethical and legal manner
- Acting fairly and honestly
- •Adhering to high ethical standards in all you do
- •Acting with integrity, transparency and accountability
- •Complying with all laws, regulations and regulatory agencies
- Reporting suspected/actual violations

WHAT IS EXPECTED OF ME?



Follow company Code of Conduct

•Read and understand company policies

•Know how to report violations or suspected non-compliance

<Document here> how to report through the chain of command and anonymously

WHAT IS NON-COMPLIANCE?

Non-compliance is any conduct that does not conform with State and Federal law and/or program requirements, with contract requirements, or with ethical and business policies. Areas of risk include (but are not limited to):

- Agent/Broker misrepresentation
- Appeals and grievance review (for example, coverage and organization determinations)
- Member notices
- Conflicts of interest
- Claims processing

- Credentialing and provider networks
- Documentation and Timeliness requirements
- Health Insurance Portability and Accountability Act (HIPAA)
- Marketing and enrollment
- Pharmacy, formulary, and benefit administration
- Quality of care

EXAMPLES OF NON-COMPLIANCE



Example

My co-worker changed a date on a member's authorization request to avoid getting in trouble. She is my friend and she said she will not do it again, so I won't say anything.

Explanation

Covering up **unethical behavior** is wrong. While you don't want your friend to be in trouble, you are harming the member and breaking the company code of conduct.

My friend's neighbor is ill and came in to see the doctor I work for. My friend called me on behalf of the neighbor's spouse wanting information on the visit. My friend says the neighbor's spouse only wants to confirm that neighbor wasn't lying about the visit. Releasing patient information without the proper reason/authorization is prohibited. Even though you may desire to help your friend and the neighbor's spouse, providing any information on the visit is non-compliance unless the neighbor authorized their spouse right of access.

EXAMPLES OF NON-COMPLIANCE (CONT.)



You receive an alert about claims from XYZ Lab. For the last six months, the lab consistently billed for code 80055 (CPT Code for a prenatal panel with CBC). In your review, you find that the code is used for both male and female patients and that reimbursement for code 80055 is higher than the standard codes for a CBC. You also find that orders are from Dr. John Doe, your favorite doctor.

A parent brings their child to an appointment at your office. As you check-in the child, the child's demographic states that the child's DOB would make the child 8 years old, but the child in your office appears to be significantly younger. This is the last patient, you don't want any trouble, and you just want to go home.

Explanation

This is considered a form of upcoding, which is **fraud**. Irrespective that Dr. Doe is your favorite doctor, your findings should be reported immediately so that the matter may be investigated. Failure to report is considered noncompliance and, if fraud is proven, there is a risk of being considered complicit with the fraud.

The parent is committing **fraud** and by covering up for a patient – whether intentionally or otherwise – you are in violation of your provider's office patient verification policy, and are at risk of being considered complicit in the fraud as well as excluded from participation in most healthcare programs.

NON-COMPLIANCE AFFECTS ALL



Without programs to prevent, detect and correct noncompliance, we all risk:

Potential and possibly catastrophic harm to members through:

- Delayed services
- Denial of benefits
- Difficulty in using provider of choice
- Other hurdles of care

Failure to follow the requirements can lead to serious consequences, such as:

- Financial sanctions
- Contract termination
- Criminal penalties
- Exclusions from participating in most health care programs

HOW TO REPORT POTENTIAL NON-COMPLIANCE

Employees of <company> Speak to your manager Call Compliance Department Access <www.xyz> or call Compliance Hotline at xxx-xxx to anonymously report

Members and Providers can: Access **<www.xyz>** or call Compliance Hotline at **xxx-xxx-xxxx** Call 1-800-MEDICARE

Do Not Hesitate to Report Non-Compliance When you report suspected non-compliance in good faith, <company> cannot retaliate against you – See <policy xyz> non-retaliation

REPORTING NON-COMPLIANCE

Who is a "<u>Whistleblower</u>"? A Whistleblower is any individual who exposes information or activity that *may* be deemed illegal, dishonest, or violates professional or clinical standards.

When reporting in "good faith," an employer cannot retaliate against you for exercising your rights under the Department of Labor's "Whistleblower Protection" laws.

Example of Retaliation

"After I reported irregularities in my department, my manager began excluding me from meetings and moved me to another department."

Explanation

Retaliation or intimidation is not tolerated. The manager's behavior is unacceptable and should be reported to leadership or to Compliance.

AFTER NON-COMPLIANCE IS DETECTED

Non-compliance must be investigated immediately and corrected promptly

- Internal monitoring and auditing should ensure:
- No recurrence of the same non-compliance
- Ongoing regulatory compliance requirements
- Efficient and effective internal controls
- Enrollees are protected

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INTERNAL MONITORING AND AUDITS

Monitoring and auditing to test and confirm compliance with policies, laws, contracts, State and Federal regulations is part of ensuring an effective compliance program

Internal Monitoring activities include regular reviews confirming ongoing compliance and taking effective corrective actions. *Internal Auditing* is a formal review of compliance with a particular set of standards (policies, laws, regulations, contract commitments) used as base of measures.

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Medicare Managed Care Manual Chapter 21 – Compliance Program Guidelines and Prescription Drug Benefit Manual Chapter 9 - Compliance Program Guidelines Section 50.6.1 – Routine Monitoring and Auditing

COMPLIANCE IS EVERYONE'S JOB



Prevent

•Operate within ethical expectations to prevent non-compliance

Detect & Report

•If you see it, report it - report potential non-compliance

Correct

 Correct non-compliance that includes ongoing monitoring to protect members

APPENDIX



Appendix: Laws and Regulations to Consider in Standards of Conduct and/or Training (Chapter 21-Rev. 109 & Chapter 9-Rev. 15-Issued: 07-27-12, Effective: 07-20-12; Implementation 07-20-12)

- •Title XVIII of the Social Security Act
- •Medicare regulations governing Parts C and D found at 42 CFR§§ 422 and 423 respectively
- •Patient Protection and Affordable Care Act (Pub. 1., No. 111-148, 124 Stat. 119)
- •Health Insurance Portability and Accountability Act (HIPAA) (Public Law 104-191)
- •False Claims Acts (31 U.S.C. §§ 3729-3733)
- •Federal Criminal False Claims Statutes (18 U.S.C. §§ 287, 1001)
- Anti-Kickback Statute (42 U.S.C. § 1320a-7b(b))
- •The Beneficiary Inducement Statute (42 U.S.C §1320a-7a(a)(5))

APPENDIX (CONT.)



- •Civil monetary penalties of the Social Security Act (42 U.S.C. § 1395w-27 (g))
- •Physician Self-Referral ("Stark") Statute (42 U.S.C § 1395nn)
- Fraud and Abuse, Privacy and Security Provisions of the Health Insurance Portability and Accountability Act, as modified by HITECH Act
- Prohibitions against employing or contracting with persons or entities that have been excluded from doing business with the Federal Government (42 U.S.C. § 1395w-27(g)(1)(G)
- Fraud Enforcement and Recovery Act of 2009
- •Department of Labor Whistleblower Protection Laws

DISCLAIMER



This course was prepared as a service and is not intended to grant rights or impose obligations. This course may contain references or links to statutes, regulations, or other policy materials. The information provided is only intended to be a general summary. It is not intended to take the place of either the written law or regulations. Readers are encouraged to review the specific statutes, regulations, and other interpretive materials for a full and accurate statement of their contents.