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|  |  | HIPAA Risk Assessment Tip Sheet |
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| **General Requirements Risk Assessment** | | |
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|  |  | Do all members of the workforce understand what Protected Health Information is and why it must be protected? |
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|  |  | Are all members of the workforce with access to PHI trained on the organization's HIPAA policies and procedures? |
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|  |  | Do all members of the workforce participate in a security awareness program regardless of their access to PHI? |
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|  |  | Does your security awareness program test users’ susceptibility to phishing and other social engineering techniques? |
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|  |  | Does your organization provide a secure channel for members of the workforce to report HIPAA violations anonymously? |
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| **Part 162 Risk Assessment** | | |
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|  |  | Do you have procedures in place to ensure the correct NPI is used in eligibility, authorization, and other Part 162 transactions? |
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|  |  | Do you have procedures in place to monitor changes to transaction code systems such as HCPCS and the National Drug Code? |
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| **Business Associate Risk Assessment** | | |
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|  |  | Have you identified all your business partners and software vendors that qualify as business associates as defined by §160.103? |
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|  |  | Have you executed Business Associate Agreements with business partners and software vendors that qualify as business associates? |
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|  |  | Do you monitor business associate compliance and factor any identified vulnerabilities or threats into your risk assessments? |
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| **Privacy Rule Risk Assessment** | | |
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|  |  | Does your Notice of Privacy Practices clearly explain permissible uses and disclosures of PHI to patients or plan members? |
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|  |  | Is your workforce trained on which disclosures of PHI are permissible and which are subject to the minimum necessary standard? |
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|  |  | Do you have documented procedures in place for complying with an individual’s right to restrict disclosures of PHI? |
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|  |  | Do you have documented procedures in place for responding to a right of access request from a patient or plan member? |
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|  |  | Have you distributed a sanctions policy outlining the sanctions for non-compliance with the organization´s HIPAA policies? |
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| **Physical Security Risk Assessment** | | |
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|  |  | Have you got an inventory of all information systems and physical devices that create, receive, maintain, or transmit ePHI? |
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|  |  | Have you implemented physical controls so that only personnel with authorization can access facilities, systems, and devices? |
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|  |  | Have you implemented a facility security plan to safeguard the facility from unauthorized access, tampering, and theft? |
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|  |  | Have you implemented and tested a data backup plan, an emergency mode operation plan, and a disaster recovery plan? |
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|  |  | Do you have procedures to ensure the effective sanitization of devices and media before they are re-used or disposed of? |
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| **Technical Security Risk Assessment** | | |
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|  |  | Have you issued all members of the workforce with unique user IDs and instructed them not to share or disclose IDs? |
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|  |  | Have you activated automatic logoff on all devices with access to ePHI including personal devices with remote access to ePHI? |
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|  |  | Have you deployed solutions or configured systems to monitor user activity and ensure the integrity of ePHI at rest and in transit? |
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|  |  | Is all ePHI at rest and in transit encrypted to render it unusable, unreadable, or indecipherable to unauthorized individuals? |
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|  |  | Do you have procedures for accessing ePHI in an emergency? Are members of the workforce trained in activating the procedures? |
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| **Administrative & Breach Notification Risk Assessment** | | |
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|  |  | Have you assigned security roles and responsibilities to all members of the workforce with access to PHI? |
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|  |  | Do you have procedures in place to quickly retrieve documentation if, for example, it is requested by HHS' Office for Civil Rights? |
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|  |  | Do you have procedures in place for receiving reports of data breaches from downstream business associates? |
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|  |  | Can you satisfy the burden of proof standard (§164.414) that all notifications required by the Breach Notification Rule are made? |
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|  |  | Have you scheduled a review of this assessment after any new policies, procedures, or security measures have been implemented? |
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