

# HIO-201<sup>Q&As</sup>

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#### **QUESTION 1**

As part of their HIPAA compliance process, a small doctor\\'s office formally puts the office manager in charge of security related issues, This complies with which security rule standard?

- A. Security Awareness and Training
- **B. Security Management Process**
- C. Access Control
- D. Assigned Security Responsibility
- E. Security incident Procedures

Correct Answer: D

#### **QUESTION 2**

Select the FALSE statement regarding code sets and identifiers.

- A. The CPT-4 code set is maintained by the American Medical Association (AMA).
- B. A covered entity must use the applicable medical code set that is valid at the time the health care is delivered.
- C. The National Provider Identifier (NPI) will be assigned by the National Provider System (NPS).
- D. The Centers for Medicare and Medicaid Services is responsible for updating the HCPCS code set.
- E. The National Provider Identifier (NPI) will be assigned to health plans.

Correct Answer: E

#### **QUESTION 3**

Which transaction covers information specific to accidents?

- A. Accident Report.
- B. First Report of Injury.
- C. Health Care Claim.
- D. Health Care Claim Payment/Advice.
- E. Premium Payment.

Correct Answer: B



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#### **QUESTION 4**

A doctor sends patient records to another company for data entry services. A bonded delivery service is used for the transfer. The records are returned to the doctor after entry is complete, using the same delivery service. The entry facility and the network they use are secure. The doctor is named as his own Privacy Officer in written policies. The doctor has written procedures for this process and all involved parties are documented as having been trained in them The doctor does not have written authorizations to disclose Protected Health Information (PHI). Is the doctor in violation of the Privacy Rule?

- A. No This would be considered an allowed "routine disclosure between the doctor and his business partner.
- B. Yes There is no exception to the requirement for an authorization prior to disclosure, no matter how well intentioned or documented.
- C. Yes a delivery service is not considered a covered entity
- D. Yes to be a "routine disclosure" all the parties must have their own Privacy Officer as mandated by I-IIPAA.
- E. Yes this is not considered a part of "treatment", which is one of the valid exceptions to the Privacy Rule.

Correct Answer: A

#### **QUESTION 5**

Select the correct statement regarding the "Minimum Necessary" standard in the HIPAA regulations.

- A. In some circumstances a covered entity is permitted, but not required, to rely on the judgment of the party requesting the disclosure as to the minimum amount of information necessary for the intended purpose. Some examples of these requesting parties are: another covered entity or a public official.
- B. The privacy rule prohibits use, disclosure, or requests for an entire medical record,
- C. Non-Covered entities need to redesign their facility to meet the requirement for minimum necessary uses.
- D. The minimum necessary standard requires covered entities to prohibit maintenance of medical charts at bedside and to require that X-ray light boards be totally isolated.
- E. If there is a request for more than the minimum necessary PHI, the privacy rule requires a covered entity to deny the disclosure of information after recording the event in the individual\\'s case file.

Correct Answer: A

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