HITECH Act (H.R. 1) Summary of HIPAA Privacy and Security Provisions Enacted 2/17/09

Section	Topic	H.R. 1
13401	HIPAA Security Standards apply to Business Associates	 HIPAA Security Standards apply to business associate in same manner as covered entity. HIPAA civil and criminal administrative simplification penalties apply to business associate in same manner as covered entity. New security requirements in bill must be incorporated into business associate contracts. Secretary of HHS to issue annual guidance on most effective and appropriate technical safeguards.
13402(a)	Notification of Breach	 In case of "breach," covered entity must notify each individual whose unsecured PHI has been, or is reasonably believed to have been, accessed, acquired, or disclosed as a result of the breach. "Breach" means unauthorized acquisition, access, use, or disclosure of PHI which compromises security, privacy, or integrity of PHI. Does not include unintentional disclosures if made in good faith and within course and scope of employment or business associate relationship, and PHI not further acquired, accessed, used or disclosed.
13402(b)	Duty to Notify: When Breach is by Business Associate	Business associate must notify covered entity of breach, including identification of each individual whose information was breached.
13402(c)	Duty to Notify: When Breach is Considered "Discovered"	Breach is "discovered" when entity knew or reasonably should have known breach occurred.
13402(f)	Duty to Notify: Content of Notification	 Content of notice: Brief description of what happened, including date of breach and date of discovery. Types of PHI involved (e.g., name, SSN, address). Steps individuals should take to protect themselves from potential harm. Brief description of steps covered entity is taking to investigate, mitigate losses, and protect against further breaches. Contact information, including toll-free telephone number, email address, website, or postal address.

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13402(h)	Duty to Notify:	Notification requirement only applies to a covered entity that accesses, maintains, retains,
	Applicable only to	modifies, records, stores, destroys, or otherwise holds, uses, or discloses "unsecured PHI"
	Breaches	- defined as PHI not secured through use of a technology or methodology specified by
	of "Unsecured PHI"	Secretary.
		Within 60 days of enactment and annually thereafter, Secretary must issue guidance
		specifying technologies that meet this standard.
		If Secretary does not issue guidance, required technology standard shall be one
		developed or endorsed by a standards developing organization that is accredited by the American National Standards Institute.
13402(j)	Duty to Notify:	Secretary to issue interim final regulations within 180 days of enactment.
10.102())	Regulations/Effective	Effective Date - This section applies to breaches that are discovered on or after the date
	Date	that is 30 days after the date of publication of these interim final regulations.
13403	Education	Within 6 months of enactment, Secretary shall designate individuals in each regional
		office to offer guidance and education on privacy and security rules.
		Within 12 months of enactment, HHS must develop national education initiative.
13404	HIPAA Privacy Rules	HIPAA Privacy Rules, as set out in business associate contract, apply directly to business
	apply to Business	associate (no longer just contractual obligation).
	Associates	HIPAA civil and criminal administrative simplification penalties apply to business
		associate in same manner as covered entity.
13405(a)	Right to Restrict	If individual requests restriction of disclosure of PHI to health plan for purposes of
		payment or health care operations, covered entity must comply.
		Only applies where provider has been paid out of pocket in full.
13405(b)	Minimum Necessary	Secretary to issue guidance on what constitutes "minimum necessary" within 18 months
		of enactment.
		• Until guidance is issued, covered entity must limit use and disclosure of PHI, to the extent
		practicable, to information under limited data set rules. (Under these rules, limited data set
		information must exclude direct identifiers, such as name, address, SSN, ID numbers.)
		Disclosing covered entity or business associate to make determination as to what
		constitutes minimum necessary PHI.
		• Exceptions under current minimum necessary rule continue to apply (e.g., for treatment,
		to individual, pursuant to authorization, required by law).

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13405(c)	Accounting	 If covered entity or business associate maintains an "electronic health record," must account for disclosures even for treatment, payment, or health care operations (TPO) (currently excepted from accounting rule). TPO accounting limited to past 3 years (6 years in current accounting rule). Secretary to provide guidance on what information must be collected. Covered entity either can provide accounting of its TPO electronic disclosures, along with that of business associates', or may provide its own accounting and list contact information for all business associates. "Electronic health record" defined as an electronic record or health-related information on an individual that is created, gathered, managed, or consulted by authorized health care clinicians and staff.
		 Effective Dates: For electronic health records held by covered entity as of 1/1/09, accounting requirement applies to TPO disclosures on or after 1/1/14. For electronic health records acquired by covered entity after 1/1/09, accounting requirement applies to TPO disclosures after 1/1/11. Secretary may set later effective date if determined to be "necessary," but must be by 2016 (for electronic health information held as of 1/1/09) and 2013 (for electronic health information acquired after 1/1/09).
13405(d)	Remuneration for PHI	 Neither covered entity nor business associate may receive direct or indirect remuneration in exchange for PHI, except where individual authorizes. Authorization must specify whether PHI can be further exchanged for remuneration. Exceptions – Remuneration permitted if PHI exchanged for public health activities, research, treatment, sale of covered entity, services under business associate contract, providing individual with copy of PHI, or as determined by Secretary in regulations. Secretary must issue regulations within 18 months of enactment. Effective Date - Applies to exchanges on or after 6 months after date of final regulations.
13405(e)	Access to EPHI	 Where covered entity uses or maintains "electronic health record," individual may request right to access information in electronic format (in addition to current right to access PHI). Individual also may direct covered entity to transmit a copy of electronic health record directly to an entity or person designated by the individual, provided that direction is clear, conspicuous, and specific. Fee charged by covered entity limited to labor costs in responding to request.

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13406	Marketing/Fundraising	 Communication about a product or service that encourages recipient to purchase or use product or service only will be considered "health care operations" if covered entity does not receive direct or indirect remuneration in exchange for the communication and the communication meets certain exceptions under "marketing" definition: to describe health-related product or service included in plan of benefits, such as entities participating in network, replacement of or enhancements to health plan, and services or products that add value to, but are not part of, plan of benefits; for treatment; or for case management or care coordination, or to direct alternative treatments, providers, or settings of care. Remuneration permitted if communication only describes drug or biologic currently being prescribed and payment is reasonable or if individual authorizes. In order to fall under definition of "health care operations," any written fundraising communication by covered entity shall, in clear and conspicuous manner, provide recipient opportunity to opt out of further communications. Opt out is treated as a revocation of
13407	Duty to Notify of Breach by Vendors of Personal Health Records	 authorization. Secretary to issue additional rules. If vendor of personal health records (PHR) discovers breach of unsecured PHR identifiable health information, must notify each individual who is a US citizen or resident and Federal Trade Commission (FTC) that PHR was acquired by unauthorized person. FTC to notify Secretary of HHS. Also applies to entities offering products or services through a PHR vendor's or covered entity's website or an entity that accesses or sends information to a PHR (as well as third party service providers). "Breach" is defined as acquisition of information without the authorization of the individual. A breach is considered discovered when entity knew or reasonably should have known breach occurred. Notification subject to same delivery, timing, and content requirements as for covered entity notification (above). Violation of this section treated as unfair and deceptive act or practice under Federal Trade Commission Act. Notification requirement only applies to breach of "unsecured" PHR, defined as PHR not secured through use of a technology or methodology specified by Secretary. Secretary to issue guidance under same requirements for covered entity notification (above). FTC to issue interim final regulations within 180 days of enactment. Effective Date - This section applies to breaches that are discovered on or after the date that is 30 days after the date of publication of these interim final regulations.

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13408	PHR Vendors	Any organization providing data transmission services to covered entity or business
	Considered	associate is considered business associate.
	Business Associates	Applies to vendor that contract with covered entity to allow covered entity to offer PHRs.
		Applies to Health Information Exchange Organization, Regional Health Information
		Organization, and E-prescribing Gateway.
13409/	Enforcement–Criminal	• Extends criminal penalties under HIPAA to any individual (whether or not an employee of
13410	Penalties	the covered entity) who obtains or discloses information without authorization.
		• Secretary may bring civil or criminal penalties (current law limits criminal enforcement to
		DOJ).

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13410	Enforcement–Civil Penalties	 A civil penalty may be imposed, except where a criminal penalty actually has been imposed (formerly, a civil penalty could not be imposed if the violation merely was punishable as a criminal penalty). Secretary is required to impose a civil penalty if there is a violation due to willful neglect. If a preliminary investigation of a complaint indicates possible violations due to willful neglect, the Secretary is required to formally investigate. Above provisions apply to penalties imposed on or after 24 months from enactment; Secretary to issue regulations within 18 months of enactment. Increase in penalties (in determining amount, Secretary to assess nature, extent, and harm of violation) - Where person does not know (and by exercising due diligence would not have known) of violation, minimum penalty is \$100 per violation, with a cap of \$25,000 for violations of an identical requirement during a calendar year; maximum penalty is \$50,000 per violation, with a cap of \$1.5 million for violations of an identical requirement during a calendar year; maximum penalty is \$50,000 per violation, with a cap of \$1.5 million for violations of an identical requirement during a calendar year; maximum penalty is \$50,000 per violation, with a cap of \$1.5 million for violations of an identical requirement during a calendar year; maximum penalty is \$50,000 per violation, with a cap of \$1.5 million for violations of an identical requirement during a calendar year. Above penalties not applicable if corrected within 30 days after person knew (or by exercising reasonable diligence should have known) of violation. Applicable to violations occurring after date of enactment. Any civil penalty collected shall be transferred to Office of Civil Rights (HHS) for purposes of enforcement. Within 18 months of enactment, GAO to submit recommendations for methodology under which harmed individuals may receive percentage of civil penalties. Secretary must establish such methodo

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13410	Enforcement-State Attorneys General	• State Attorneys General may bring civil action on behalf of residents in district court to enjoin violations and obtain damages on behalf of state's residents of up to \$100 per violation, with a cap of \$25,000 for violations of an identical requirement during a calendar year. May not bring if Secretary already has instituted action. Applies to violations occurring after the date of enactment.
13411	Audits	The Secretary shall periodically audit covered entities and business associates regarding compliance with the HIPAA Privacy and Security rules.
13423	Effective Date	Unless otherwise noted, effective date is 12 months after date of enactment.
13424	Reports/Additional Guidance	 Secretary to submit annual report to Congress regarding enforcement, including number/amount of complaints, audits, subpoenas, and penalties imposed. Secretary and FTC to submit report to Congress within one year of enactment regarding compliance by non-covered entities. Secretary to issue additional guidance on "de-identified" information within 12 months of enactment. GAO to submit report to Congress within one year of enactment about best practices for disclosures among providers for treatment purposes. GAO to submit report to Congress within 5 years of enactment on impact of Act on health insurance premiums, health care costs, adoption of EHRs by providers, and reduction in medical errors and quality improvements. Secretary to issue regulations to revise definition of "psychotherapy notes."