


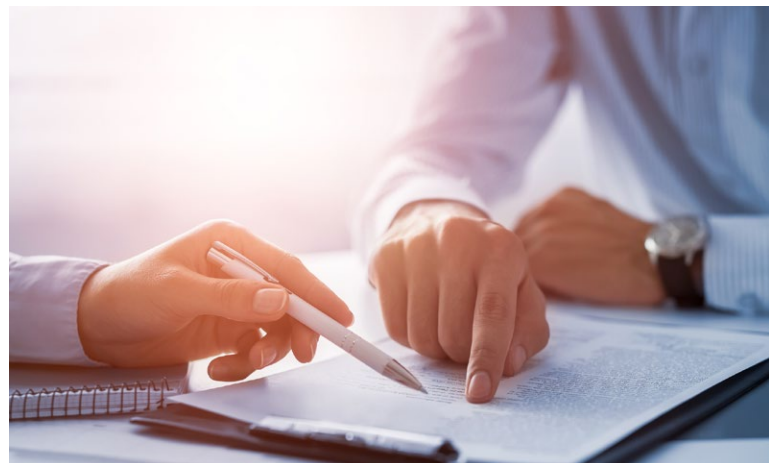


TIPS FOR DRAFTING A COMPREHENSIVE HIPAA BUSINESS ASSOCIATE AGREEMENT

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Business Associate Agreements (BAAs) are vital to HIPAA compliance for your practice. These contracts should clearly outline a business associate's responsibilities regarding your protected health information (PHI) and can pose a serious liability risk if the BAA isn't negotiated effectively. Any outside entity or individual that is charged with receiving, maintaining, creating, or transmitting PHI is considered a business associate and needs to have a BAA of their own in place with your practice.



This checklist will help you to craft a BAA that covers all of the necessary bases, follows the language guidelines set by HIPAA standards, and meets the minimum requirements for compliance.



Your BAA should require a business associate to:

- Have appropriate safeguards in place and take any necessary steps to comply with the provisions of the HIPAA Security Rule where applicable to your circumstances.
- Have a process in place to notify you of any unauthorized use or disclosure of PHI that the business associate becomes aware of, including breaches of unsecured PHI and security incidents.
- Take steps to ensure that any subcontractors employed by the business associate to receive, maintain, create, or transmit PHI on the business associate's behalf will be held to the same restrictions and conditions as the business associate.
- Provide ready availability of PHI to individuals with approved rights (access, amendment, accounting, etc.).
- Have their internal practices and records relating to the use and disclosure of any and all PHI made available to the Secretary of the Department of Health and Human Services (HHS) when required for the purpose of determining your practice's HIPAA compliance.
- Agree to clear terms regarding the return or destruction of all PHI if the BAA is terminated. If PHI cannot be returned or destroyed for any reason, the business associate must agree to extend the protections offered by the BAA and limit any further uses and disclosures of the PHI in question.

The nuances of a BAA can differ from business associate to business associate, and depend largely on the needs of your practice. Compliance guidelines are steadfast, but how you go about meeting those requirements is for the most part up to your discretion.

People First. Technology Second.



For thirty years, JMARK has been providing innovative I.T. solutions to organizations of all sizes. With all that experience comes extensive expertise. We understand the challenges that modern businesses face and can help you maintain continuity and efficiency, even in the midst of the continual changes occurring in technology needs and expectations. It is our mission to ensure that your technology supports your vision and goals.

Most importantly, at JMARK, we put people before technology. Everything we do, every service we offer, is a reflection of our “People First, Technology Second” philosophy. Because while we love technology, we also understand that I.T. is only useful when it serves to empower people and enhance the work they do; work that, in turn, can facilitate growth, spur innovation, increase opportunity, and open up new paths to success.

Contact us with any questions you have regarding HIPAA compliance and security.

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