

TaxScriptions

"A Prescription For Tax Relief"



Don't Miss the

DEADLINE!

Greetings!

We are more than halfway through 2018 and concerned that many offices are not HIPAA compliant. HIPAA violations are a serious issue, and we urge our clients to take this seriously. A lot of our clients have not completed a mandatory Risk Assessment and a review. A Risk Assessment is not optional, so we are helping our clients to complete an assessment.

October 15th

C-Corporations & Individuals are due.

To make this easy for our clients, we've has put together a checklist to verify your compliance; many of which The Department of Health and Human Services require BY LAW for practices to complete. Please note, this is only a basic summary and not a full list of a practices obligation to HIPAA law



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1) **Conduct Risk Analysis**

Required by: §164.308(a)(1)(ii)(A)

2) **Complete a Risk Analysis Review**

Required by: § 164.306(d)(3)(i)

3) Perform a Quarterly IP Scan by a QSA

Required by PCI DSS Requirement 11.2.2

4) Implement Policies Outlined During Risk Analysis Review

Required by: §164.308(a)(1)(ii)(B)

5) Implement HIPAA Compliance Policies and Procedures

Required by: §164.308(a)(1)(ii)(B)

6) Employee Training

Required by: §164.308(a)(5)(i)

7) Execute Business Associate Agreements

Required by: §164.308(b)(3)

8) Implement a written Emergency Response Plan

Required by: §164.308(a)(7)(i)

If you need any assistance or clarity, we have commissioned PCIHIPAA to take calls from Rosen & Associates clients at no cost.

Please call Danielle at 424.781.4665, and let her know you are a client of Rosen & Associates and you would like a HIPAA Risk Review.



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You can **Complete a Risk Assessment** here, email PCIHIPAA at dmckinley@pcihipaa.com, or **Schedule with an Advisor** at no charge.



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