

<http://www.hhs.gov/hipaa/for-professionals/privacy/guidance/model-notices-privacy-practices> → model notices

- System must be able to implement patients' consent choices
 - Consent form must comply with 42 C.F.R. Part 2
 - System must be able to comply with medical emergency requirements
 - System must be capable of implementing QSO/BA agreement limitations
 - 16 → Further requirements on EHR systems
- EHR/electronic health record issues

- No patient-identifying information
 - 18 → 1. Proper written consent
 - 5 → 2. Internal communication
 - 16 → 3. Medical emergency
 - 14 → 4. Qualified service organization agreement (HIPAA calls these organizations Business Associates ("BAs"))
 - 5. No patient-identifying information
 - 6. Crime on program premises/against program personnel
 - 7. Research
 - 8. Audit
 - 9. Court order
 - 10. Reporting child abuse/neglect
- Permitted Disclosures

- 14 → Common models
 - 4 → How can a "program" share information with colocated/integrated providers?
 - 4 → Sharing with colocated providers (such as Electronic health record systems) requires the following
- Co-location services

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- HIPAA
 - Health Insurance Portability and Accountability Act 1
 - Applies to PHI no matter how it is shared (electronic, 1
 - Covered entities 7
 - What is "health care" 12
 - Protected Health Information (PHI) 7
- 42 C.F.R. Part 2
 - Regulations implementing Federal drug and alcohol 1
 - Governs confidentiality of alcohol and drug 1
 - Privacy protections encourage 1
 - Prohibits 18
 - Applies to 43
- Overlap of HIPAA and 42 CFR Part 2 6