Compliance Program Structural Risk Assessment

A Compliance Program "best practice" is to conduct periodic Risk Assessments. Both a 1)Structural and 2) Substantive. The *Structural* component includes the framework necessary to build and operate an effective compliance program including the OIG necessary elements of a compliance program and the U.S. Sentencing Guidelines. The *Substantive* component relates to the specific body of substantive law (Medicare, Medicaid, Anti-kickback, Stark, Privacy, etc) and will be presented for discussion seperately. Please maintain documentation of this completed assessment in your files.

Effective Date:

LIICCU	ve Date.						
	Description	Current Strength Rating	Yes	No	N/A	Explanation of "Yes" including documentation references	Note/Action:
Eleme	nt 1: Written Policies and Procedures			-			
	An assessment of key risks that could impact the						
1	organization has been conducted.						
	Policies address issues identified in guidance documents						
	(e.g. OIG, fraud alerts, CIA's, etc) or enforcement actions						
	by the OIG and other government agencies with						
1.01	applicable legal requirements.						
	Policies address previously identified serious weaknesses						
	in it's practices (audits, investigations, Exit Interviews, etc)						
	Policies describe how the organization's compliance						
	program operates and the consequences of						
1.03	noncompliance.						
	A Code of Conduct has been distributed to all employees						
1.04	and a signed acknowledgement is tracked and maintained.						
1.05	Policies include the Duty to Report and reporting outlets						

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	A process is in place to promptly address and rectify			
	employee noncompliance.			
	Policies and Procedures are periodically reviewed and are			
	updated to reflect changes in laws, regulations, or			
1.07	processes.			
	Policies and Procedures are reviewed at regular intervals.			
	Does a written policy provide guidance to employees on			
	how potential compliance problems are investigated and			
1.09 ו	resolved?			
(Compliance Policies and Procedures are distributed to			
1.1 0	employees upon hire.			
Elemen	t 2: Education and Training			
	Is training and education provided to all employees,	T		
	contractors, temps, etc on expectations of the compliance			
2	program and potential compliance issues?			
i	s training and education provided to all Governing			
1	Directors about the expectations of the compliance			
2.01	program and potential compliance issues?			
1	Does training include the compliance program overview			
	including reporting mechanisms and the commitment to			
	non-retaliation.			
	Does education include a description of key substantive		\top	
	aws and regulations that affect the employee's job			
	Does the training include consequences of violations of			
	the various laws that may be imposed on individuals and			
	the company?			
	Is the timeliness of employee training for new hires		_	
	tracked and measured?			
	Are new employees/contractors required to take			
	compliance training as part of orientation?			
	Is new compliance training provided to all employees		 +	
2.078	annually?			

	Have high risk groups been identified and receive 3 hours								
2.00	of compliance training throughout the year?								
2.08	The Compliance Officer can retrieve documentation that								
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	proves policies, procedures, and the Code of Conduct								
	were distributed and received. (As in an								
2.09	acknowledgement).								
	Training records are maintained for 10 years. (Employee								
2.1	files are audited by Compliance)								
Eleme	ent 3: Open Lines of Communication								
	Does the culture encourage open communication without								
3	fear of retaliation?								
	Do employees know the kind of things that should be								
	reported as a potential compliance concern? Are they								
3.01	reinforced in formal compliance training and locally?								
	Is an anonymous hotline or similar mechanism in place so								
	that staff, patients, visitors, contractors, clinical staff can								
3 02	report potential compliance concerns?								
5.02	Is the hotline publicized well? Are the type of calls tracked								
	and logged (to establish patterns); and is the caller								
2 02	informed of the company's actions?								
3.03	Is the compliance committee actively engaged in pursuing								
2.04	appropriate remedies to institutional or recurring								
3.04	problems?								
	Is there an alternative communication methods such as								
	periodic newsletter or compliance web site for the								
2.05	compliance department to update employees on								
3.05	regulatory updates and/or changes in the program ?			\vdash					
Fleme	lement 4: Internal Monitoring and Auditing								
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	Is the audit plan re-evaluated annually, and does it				
	address proper areas of concern, such as previous years'				
	audits, risk areas identified as part of the risk assessment,				
	high volume services, comparable external investigations,				
4	etc.				
	Does the audit plan include an assessment of billing				
	systems in addition to claims accuracy in an effort to				
4.01	identify the root cause of billing errors?				
	Have the error rates been identified and tracked in the				
4 02	audits and patterns detected/mitigated?				
4.02			-		
	Does the audit include a review of all billing				
	documentation, including clinical documentation in				
4.03	support of the claim?				
	Are Quality complaints from patients, payers, employees,				
	etc centralized and investigated to detect patterns of				
4.04	concern?				
Eleme	nt 5: Response to Detected Deficiencies				
	Are disciplinary standards enforced consistently across the				
	organization?				
	Is each instance involving the enforcement of disciplinary		+		
	standards thoroughly documented?				
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5.03	Are all matters thoroughly and promptly investigated?	 			
	When a detected deficiency results in an identified				
	overpayment, is it disclosed to the proper law				
5.05	enforcement agency?				
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	Are periodic reviews of problem areas conducted to verify			1		
	that the corrective action that was implemented					
5.06	successfully eliminated existing deficiencies?					
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Eleme	nt 6: Designation of a Compliance Officer and Compliance C	Committee	e:			
	Does the Compliance Officer report directly to the CEO					
6	and/or Board of Directors?					
	Does the compliance department have a clear, well					
	crafted mission?					
				+		
	Does the Compliance Officer have sufficient authority to					
	implement the compliance program? Does he/she have					
	sufficient resources necessary to perform assessments and					
6.02	respond appropriately to misconduct?					
	Have compliance-related responsibilities been assigned					
	across the organization and are employees held					
	accountable for meeting them in performance reviews?					
	Is there an active compliance committee comprised of					
	trained representatives of each of the relevant functional					
	departments as senior management?					
	Does the Compliance Officer have direct access to the					
	governing body, the president or CEO, all senior					
	Does the compliance officer have independent authority					
6.06	to retain outside legal counsel?					
	Does the compliance officer make regular reports to the					
	board of directors and other managers concerning the					
	compliance program effectiveness?					
	The Board of Directors is knowledgeable about the					
	content and operation of the Compliance Program.					
	The Compliance Officer is independent from other duties					
	that could constitute a conflict of interest (CFO, CEO,					
	Billing, General Counsel)					
	The Compliance Officer cannot be terminated without			_		
6.1	Board of Directors approval as stated in the Charter.					

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Enford	nforcement of Disciplinary Standards								
	Are disciplinary standards well publicized and readily								
7	available to all employees?								
	Are disciplinary standards enforced consistently across the								
7.1	company?								
	Is each instance involving the enforcement of disciplinary								
	standards thoroughly documented?								
	Are employees, contractors, clinical staff checked								
	routinely against government sanctions lists, including the								
	OIG's List of Excluded Individuals/Entities and the GSA								
7.3	excluded Parties listing system?								