Vendor Compliance Oversight

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Learning Objectives

• Recognize the value of vendor compliance oversight for your organization
• Understand the importance of a streamlined and standardized process for onboarding, risk profiling, and ongoing monitoring
• Understand several criteria used in the determination, oversight, and monitoring of first tier, downstream, and related entities (FDRs)
• Identify ways to ensure continual vendor monitoring and oversight
• Improve vendor compliance with federal laws and regulations
• Foster collaboration across your organization for effective vendor oversight
What is Vendor Oversight?

1. Dual Accountability
2. Auditing & Monitoring
3. Policies & Procedures
4. Effective Communication
5. Compliance & Regulatory Requirements
6. Self Assessment of the program

Why is Vendor Oversight Important?

- Regulatory Requirement
- Creates open & honest communication
- Protects our Members
- Protects US
- Helps prevent, mitigate, and remediate risks and identified gaps before they become disclosures
- Sets an expectation
- THE RIGHT THING TO DO!
Pre-Delegation Audits

• Pre-delegation oversight is a formal process by which the Health Plan, prior to entering into a written contractual agreement with an external entity, evaluates the entity’s ability to perform certain functions on its behalf

• Test out the following:
  – Policies & procedures
  – Exclusion lists
  – Required training
  – Key Performance Indicators & Service Level Agreements
  – Adherence to the seven elements

Risk Profiling & Assessments

• Establish Vendor Risk profile – The goal is to provide an objective understanding of risk by assigning numerical values to variables representing different types of threats

• Risk Factors:
  – Type of access to Protected Health Information
  – Direct member contact
  – Type of engagement
  – Time since last audit
  – Monitoring Survey results
  – Privacy incidents
  – Business Relationship Complexity
  – Prior Audit/Reviewing Findings
Compliance Reference Guides

- Introduction
- What is an FDR?
- Training Requirements
- Code of Conduct / Compliance Program Policies
- Reporting Compliance / FWA Concerns
- Monitoring and Auditing
- Privacy and Security
- Business Continuity and Disaster Recovery
- Records and Information Management
- Communication
- Frequently Asked Questions (FAQs)
- References

Continuous and Ongoing Monitoring

- Continuous oversight conducted by both the business areas and Compliance
  - Includes monitoring vendor management controls
  - Performance Standards and Key Performance Indicators (KPIs)
  - Annual Monitoring Survey, Compliance and Security Attestation/Assessments
  - Vendor Audits and Compliance Reviews
- Follow-up on corrective action plans and remediation
Compliance Program Effectiveness Audits

- FDR focused audits
  - Ensure FDRs are adhering to the seven elements of an effective compliance program as outlined in Chapter 21 of the Medicare Managed Care Manuals
- Do your policies & procedures address all requirements from Chapters 9 & 21?
  - Have they been reviewed, revised and approved within the past 12 months?
- Do you confirm monthly that your employees are not on the exclusion list?
- Have your employees completed their annual required training?
- Any FWA / Compliance Concerns?

FDR Determination Criteria

- Any party that enters into a written agreement, acceptable to CMS, with a MAO or Part D sponsor to provide administrative or health care services to a Medicare eligible individual under the MA or Part D program
- FDR Determination Subcommittee
  - Access to PHI?
  - Performing a core function?
  - Direct member impact?
  - Decision making authority?
  - Risk to commit health care FWA?
  - Offshore work?
Communications & Committees

- Regulatory requirement to ensure effective lines of communication and a system for prompt response to compliance issues
- Vendor Newsletter
- HPMS Memos
- Delegation Oversight Committee
- Privacy Hotline & Mailbox
- Quarterly Business Review Meetings

Questions

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