

Protecting DOH Provided Medicaid Data

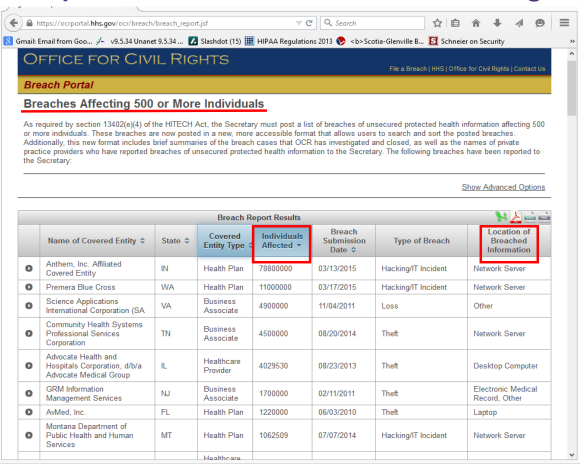
An overview of the recommended steps to secure access to DOH provided Medicaid PHI data and comply with updated DEAA requirements

Webinar Overview

- Purpose of DEAA Addendum?
- Steps Necessary to Support Data Security
- Identity Assurance Level Risk Assessment Example
- Medicaid Analytics Performance Portal (MAPP)
- Summary / Next Steps / Questions



Purpose of DEAA Addendum: Help Avoid Breaches and Public Shaming





Purpose of DEAA Addendum: Help Avoid Breach Penalties

Violation	Amount <u>per</u> violation	Max for violations of an identical provision in a calendar year
Did Not Know	\$100 - \$50,000	\$1,500,000
Reasonable Cause	\$1,000 - \$50,000	\$1,500,000
Willful Neglect — Corrected	\$10,000 - \$50,000	\$1,500,000
Willful Neglect — Not Corrected	\$50,000	\$1,500,000



What is the DEAA Addendum Requiring?

- Updated requirements for access to and sharing of DOH provided Medicaid Data
- Execution of an Identity Assurance Level (IAL) Risk assessment
 - How much confidence do I need in the identity of the person accessing DOH Medicaid Data?
- Implementation of necessary security controls based on IAL assessment to mitigate the risk of a PHI breach
- Alignment with NYS Policies and Standards



Relevant Policies and Standards

New York State

- NYS-P03-002 NYS Information Security Policy
- NYS-S13-004 NYS Identity Assurance Policy
- NYS-P10-006 Identity Assurance Standard
- NYS-S14-006 Authentication Tokens Standard
 http://www.its.ny.gov/tables/technologypolicyindex

Federal

- NIST 800-63-2
 http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-63-2.pdf
- [ID] Management.Gov http://www.idmanagement.gov/



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Step 1: PPS Lead Completes DEAA Addendum

- DOH reviews
- DOH Medicaid Data may shared with PPS Leads as per the following restrictions.

Table Below Outlines what a PPS Lead is permitted to do with DOH provided Medicaid Data once DEAA Addendum is Approved

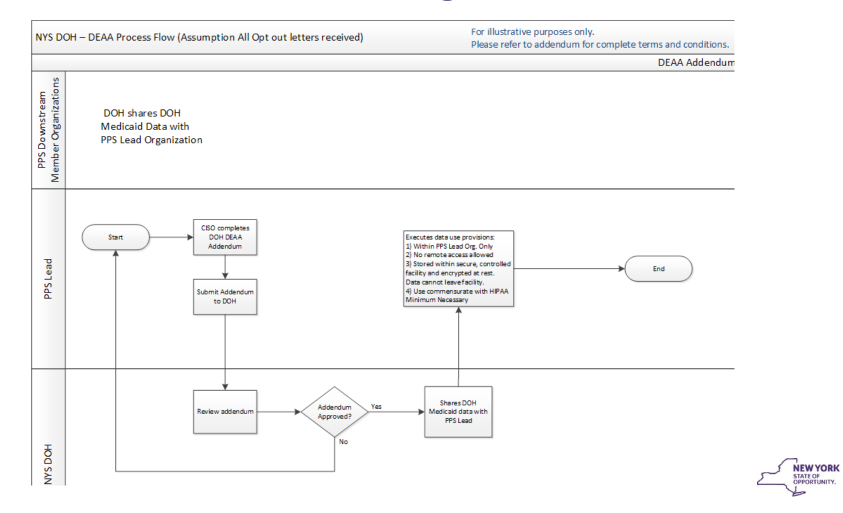
Allowed	Not Allowed	
Employees or Corporate Affiliates*	Downstream providers, PPS Partners and Contractors	
Local network access**	Remote access	
Stored in single secure facility with controlled access	Stored in multiple locations, on removable media, uncontrolled access	
Encrypted at rest as per HIPAA Security Rule	Unencrypted at rest	
DOH Medicaid Data stays within facility	DOH Medicaid Data leaves facility	

Corporate Affiliates: There are certain PPS that have co-lead partners who may not be the same entity, but who have joined in close affiliation for the purpose of DSRIP. To view an entity as a corporate-affiliate (in order to share DSRIP PHI data before the assessment is complete), PPS co-leadership should be stated in the DEAA that acknowledges each party's responsibility to protect DOH Medicaid data.

** A local network is defined as a Local Area Network completely contained within a single building that has adequate physical security as per HIPAA guidance.

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DEAA Addendum Workflow Diagram



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Step 2: Complete Identity Assurance Level (IAL) Assessment

- Determine <u>access points</u> that will enable **access** to DOH Medicaid Data
 - Access points are typically IT systems where access is provided
- Perform IAL Assessments for <u>each</u> access point and associated role
 - Roles relate to levels of access provided to users (i.e.: summary access, full access), <u>not</u> to a professional role (i.e.: physician, nurse, administrator)
- Implement necessary controls per IAL Assessment Results



What are the IAL Assessment Levels and Related Authentication Requirements

Identity Assurance Level	Authentication Required	
AL1- Low or no confidence in the validity of the user's asserted identity	Single-factor (password)	
AL2- Confidence in the validity of the user's asserted identity	Single-factor (password)	
AL3 - High confidence in the validity of the user's asserted identity	Multi-factor (multiple types)	
AL4 - Very high confidence in the validity of the user's asserted identity	Multi-factor (hardware token)	



Step 3: Review contracts and update BAAs with downstream partners

- Ensure all downstream partners have signed BAAs with PPS Lead
- Verify that security controls are in place to allow access to DOH Medicaid Data*

Step 4: PPS Lead Completes Security Assessment Affidavit

- Security Assessment Affidavit provided by DOH (to be made available next week)
 - Attesting to DOH that required controls are in place
- Copies of BAAs and other relevant contracts submitted to DOH
 - Submit BAA for each downstream partner accessing DOH Medicaid Data*

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^{*} Once DOH approves the Security Assessment Affidavit, downstream partners may only access DOH Medicaid Data from the PPS Lead's approved access points

Step 5: DOH Review of Security Assessment Affidavit and materials received

- DOH may grant Applicant ability to allow access to DOH Medicaid Data
 - Opt out process must be completed prior to PPS Lead allowing access to downstream partners

Allowed	Not Allowed	
Employees or Corporate Affiliates*, Downstream providers*, PPS Partners* and Contractors*	Any downstream provider not covered in affidavit and submitted BAAs	
Local network access**, Remote access	Access points not covered by Identity Assurance Level Assessment	
Access to data stored on PPS Lead system in a read only and view only manner to downstream providers	Ability for downstream provider to download or modify DOH Medicaid Data	
PPS member organization access to DOH Medicaid Data as per Security Assessment Affidavit	Other downstream partners not covered in Security Assessment Affidavit	

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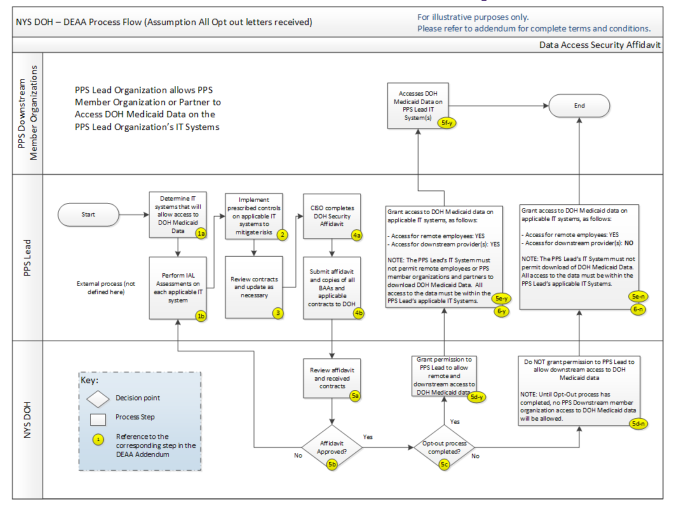
Step 6: Triggers for Identity Assurance re-assessments and re-submission of Security Assessment Affidavits by PPS Lead:

- Changes in business processes
- Realization of additional risk factors
- Annual re-assessment and re-submission of Security Assessment Affidavits

Step 7: DOH Compliance Assessments

• DOH reserves the right to perform compliance assessments for any Applicant, PPS partner organization or business associate





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What is a Risk Assessment?

Risk is a function of the *likelihood* of a given *threat source* exercising a particular potential *vulnerability* and the resulting *impact* of that adverse event on the organization.

A **Risk Assessment** is the process through which risk is identified, measured, and communicated to business stakeholders within an organization.



What is an Identity Assurance Level Assessment?

- Identity Assurance Level Assessment is different from a general/other risk assessments (HIPAA Risk Assessment)
- Identity Assurance Level Assessment is a narrowly focused assessment that covers
 - How we trust someone is who they claim to be
 - Potential impact to the security and integrity of system if a person is not who they claim to be
 - Determination of system's identity assurance level



Step 1: Identify the Information Owner and Assemble the Assessment Team

- Identify the Information Owner and Chief Information Security Officer (CISO)
- Identify the Assessment Team Members
 - CISO
 - Data Owner
 - Business Analysts
 - Legal counsel
 - IT Staff



Step 2: Collect System Information

- Information on data access points and how the DOH Medicaid Data is being accessed
 - (E.g., application, email, bulk file transfer, EHR system)

Step 3: Identity User Roles (as applicable) for each access point

Assessments needed by role



Step 4: Determine Identity Assurance Level for Each Role

Step 4a: Identify the Transactions a User Can Perform

- Inquire*
- Create
- Modify
- Delete

<u>Step 4b</u>: Determine and document the set of potential consequences associated with the transactions

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* Downstream PPS partners may only possess this role

Step 4c: Assign impact levels based on consequences to the entity or authorized user

Step 4d: Use the impact levels to determine the identity assurance level for each role

 The system's identity assurance level will be based on the rightmost checked impact level on the Identity Assurance Assessment.

Step 5: Identity Assurance Level Sign-off by the CISO



Assessment #2 Example



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Medicaid Analytics Performance Portal (MAPP) High Level Overview

MAPP: Medicaid Analytics Performance Portal

- Multi-factor authentication to MAPP (Target May 2015)
- Supports Health Home Care Management needs
- Supports DSRIP Technology needs around:
 - DSRIP Provider Networks
 - DSRIP Attribution
 - Quarterly Reporting
 - Performance Management utilizing Salient tool and;
 - Advanced Analytics using 3M/Treo Grouper capabilities

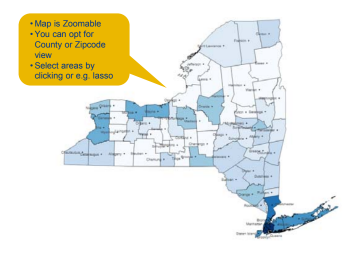
MAPP Performance Capabilities (Target August 2015)

- Integration with Medicaid Data Warehouse data
- DSRIP Performance measures calculations
- Drill down capabilities
 - PPS to Member Level
- Provide data that is actionable and timely



Indicator View

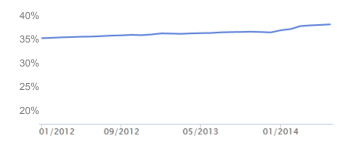
Key focus: 'what's underlying my score?'



Hospital

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95,040 95,040 95



	Score 1	Trend YTD	Expected Variance \$ Variance	Time P
Nassau	58%	~		
Suffolk	47%			Yea
Vestchester	45%			201
Erie	43%	~		Popul
Nonroe	42%	~	Greyed out in DY 1 –	Filte
Onondaga	42%	~	becomes operational	Greate
Rockland	40%	·	in DY 2	Hul
	39%	~		Cou
Orange				Zip c
Albany	39%	~		Age g
Oneida Dutchess	38%	\sim		Gen
Juichess	51 %			Ethn
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Summary

- MAPP is the preferred access method
- Even with DOH approval of the DEAA Addendum and Security Assessment Affidavit, sharing of DOH Medicaid Data is restricted
- DOH approval of a PPS Lead Security Assessment Affidavit will allow the PPS Lead to permit downstream partners to access DOH Medicaid Data through the PPS Lead's approved access points
 - Even if PPS Lead has an approved Affidavit, no access permitted to downstream partners until Opt-Out process completed
- Access to DOH Medicaid Data provided by a PPS Lead requires implementation of controls



Next Steps

- Sign and return DEAA Addendum (Due: COB, Wednesday, April 29th)
- Assess use of MAPP to eliminate need for Identity Assurance Level
 Assessment and implementation of security controls
 - For PPS Lead access and analysis
 - For downstream partners
- If necessary, complete Identity Assurance Level Assessment and implement security controls, and complete Security Assessment Affidavit
 - DOH will be making available the Security Assessment Affidavit template next week



Questions?

We'd like to hear from you!

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