

Webinar on

HIPAA And The Administrative Subpoena – How HIPAA Does Or Does't Protect You When The Government Comes Calling For Your Patient Records And You Are In Trouble

Date : 19 March 2019

Learning Objectives

- The basics of HIPAA privacy requirements*
- The basics of HIPAA privacy exceptions with patient consent*
- Exceptions to HIPAA privacy for law enforcement purposes for civil matters*
- State authority of licensure boards and agencies to exploit HIPAA exceptions*
- How exceptions to HIPAA privacy are applied by law enforcement agencies, with an emphasis on state licensure boards and agencies*

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- *State licensure boards and agencies which request Protected Health Information about the patient when you are trouble*
- *State licensure boards and agencies which request Protected Health Information on multiple patients when you are in trouble*
- *State open records and investigative laws that apply to protect you when the state licensure board or agency has your patients' Protected Health Information*
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This webinar starts with some basic HIPAA requirements then diverts to a review of state licensure laws that allow state investigative agencies to exploit HIPAA exceptions for various law enforcement purposes.

PRESENTED BY:

Mark Brengelman worked as the assigned counsel to numerous health professions licensure boards as an Assistant Attorney General for the Commonwealth of Kentucky. Moving to private practice, he now helps private clients in a wide variety of contexts who are professionally licensed.

Date : 19 March 2019

Time : 01 : 00 PM EST

Duration : 60 Minutes

Price: \$149

Webinar Description

This webinar reviews core privacy requirements of HIPAA then covers in detail the ways state licensure boards and agencies use the authority of state law to cover HIPAA exceptions and gain access to your patient records. This webinar shows how state agencies use state law in concert with HIPAA exceptions to conduct government-lead investigations. These exceptions can also be used by federal agencies in the same way.

What authority exists in state law to do so? How does that mesh with the federal law requirements and privacy mandates of HIPAA? What do you do when the government comes calling for protected health information on your patient? Or on all your patients? And because you are in trouble? What do you do when you are under investigation.

Gain a firm understanding of how state law authorizes state licensure boards and agencies to use HIPAA exceptions to gain access to your patients' protected health information when you are under investigation. Know the state authority under its police powers to protect the health, welfare, moral, and safety of the public in various health care context.

This webinar starts with some basic HIPAA requirements then diverts to a review of state licensure laws that allow state investigative agencies to exploit HIPAA exceptions for various law enforcement purposes. Attendees should have a basic understanding of HIPAA and how state agencies investigate for alleged violations of law.



Who Should Attend ?

Health care attorneys

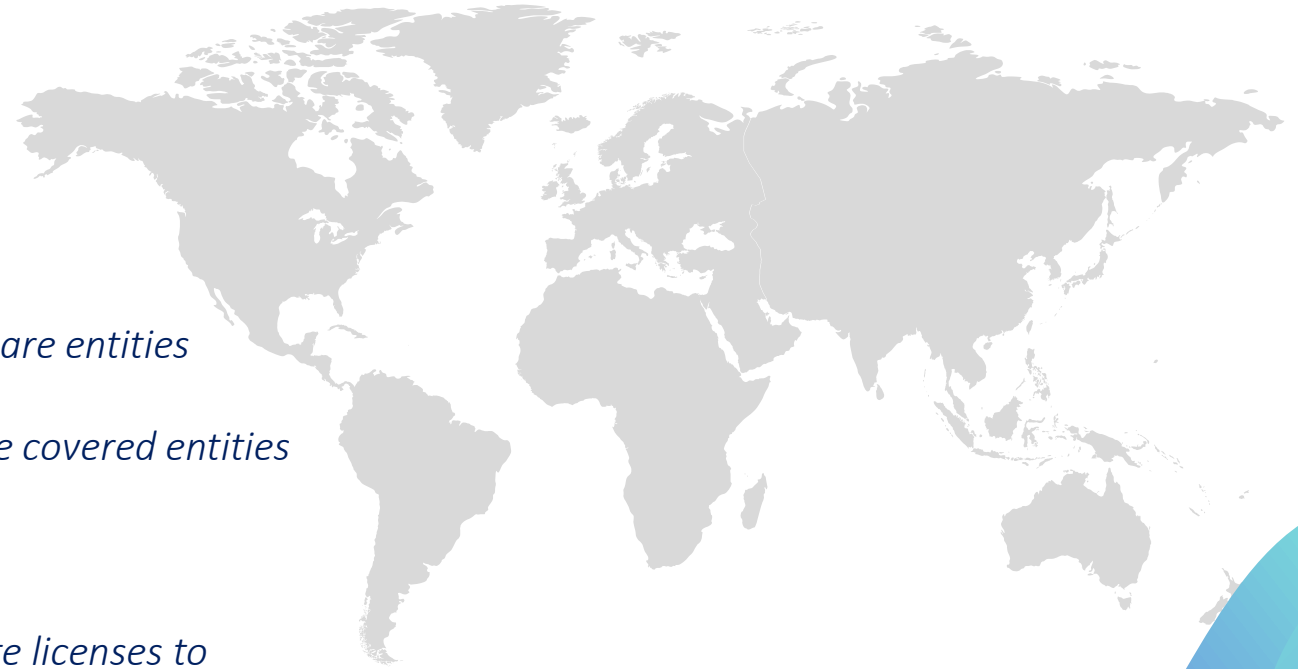
Corporate compliance officers in health care

Medical records staff of medical offices and health care entities

Hospital attorneys; health care practitioners who are covered entities

Law enforcement officers in health care compliance

State boards and agencies with jurisdiction over state licenses to practice a health care profession

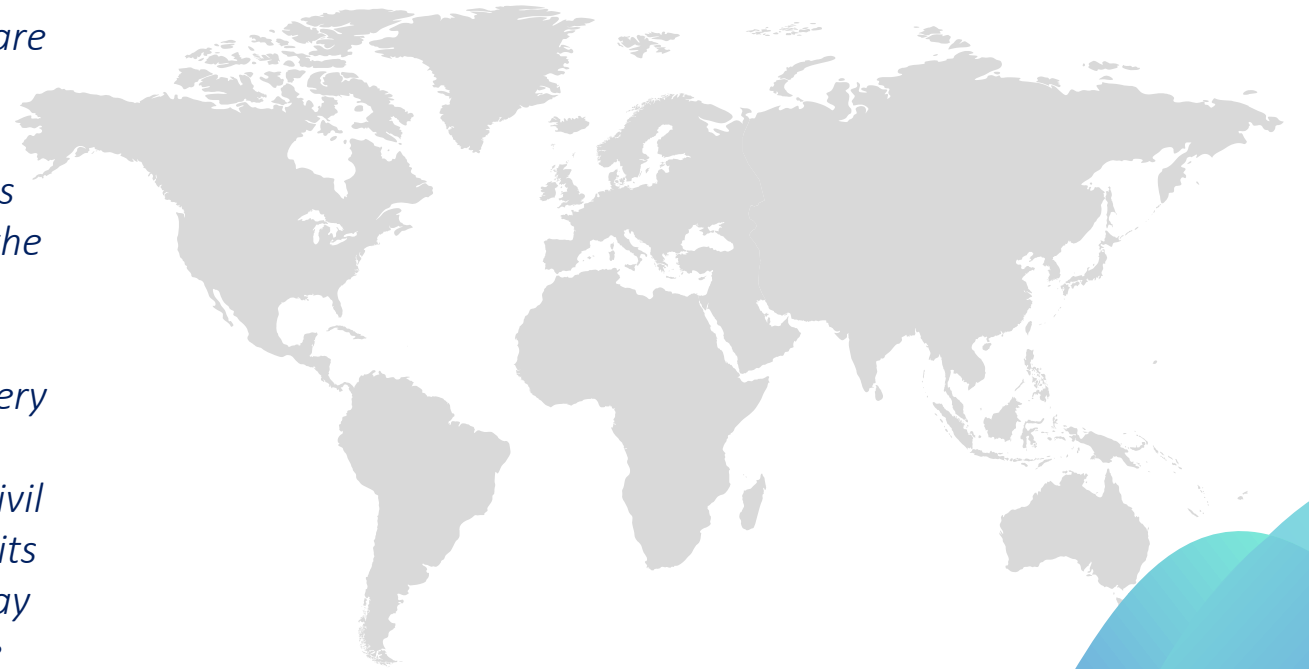


Why Should Attend ?

The basic provisions of privacy for protected health information are well known. They serve to protect health information of the patient from prying eyes. Yet exceptions exist that allow state licensure boards and agencies to exploit federal HIPAA exceptions to gain access to your patients' protected health information in the course of an investigation by a state or federal agency.

Why would this happen? Because you are in trouble, and your very license to practice your chosen profession is under investigation and is on the line. Examine the law enforcement purposes of a civil nature as applied to both the federal and state government and its law enforcement activities where civil investigations are underway that can result in both criminal and civil consequences. Erase the uncertainty and doubt that exists when the health care practitioner is confronted with a state agency demand for information because you are in trouble and under investigation.

Continue an in-depth focus and find out in this informative webinar that arms you with more complete knowledge of the HIPAA privacy exceptions for law enforcement purposes of a civil nature as applied to state licensure boards and agencies with jurisdiction over your license to practice your chosen profession.



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