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Correct Answer: A

QUESTION 1134

Health Care Providers, however,

- A. become the business associates of health plans even without joining a network
- B. become the business associates of health plans by simply joining a network
- C. do not become the business associates of health plans by simply joining a network
- D. do not become the HIPAA associates of health plans by simply joining a network

Correct Answer: C

QUESTION 1135

In terms of HIPAA what an organization currently is doing in a specific area of their organization and compared current operations to other requirements mandated by state or federal law is called

- A. HIPAA status analysis
- B. gap analysis
- C. comparison analysis
- D. stop-gap analysis

Correct Answer: B

QUESTION 1136

Group Health Plans sponsored or maintained by employers, however,

- A. ARE SOMETIMES covered entities.
- B. ARE NOT covered entities.
- C. ARE covered entities.
- D. ARE called uncovered entities.

Correct Answer: C

QUESTION 1137

Employers often advocate on behalf of their employees in benefit disputes and appeals, answer questions with regard to the health plan, and generally help them navigate their health benefits. Is this type of assistance allowed under the regulation?

- A. The final rule does nothing to hinder or prohibit plan sponsors from advocating on behalf of

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- group health plan participants or providing assistance in understanding their health plans.
- B. The final rule prohibits plan sponsors from advocating on behalf of group health plan participants or providing assistance in understanding their health plans
 - C. The final rule does hinder but does not prohibit plan sponsors from advocating on behalf of group health plan participants or providing assistance in understanding their health plans
 - D. The final rule does no advocating on behalf of group health plan participants or provide assistance in understanding their health plan.

Correct Answer: A

QUESTION 1138

HIPAA does not call for:

- A. Standardization of electronic patient health, administrative and financial data.
- B. Unique health identifiers for individuals, employers, health plans, and health care providers.
- C. Common health identifiers for individuals, employers, health plans and health care providers.
- D. Security standards protecting the confidentiality and integrity of "individually identifiable health information," past, present or future.

Correct Answer: C

QUESTION 1139

A gap analysis for the Transactions set refer to the practice of identifying the data content you currently have available

- A. through your medical software
- B. through your accounting software
- C. through competing unit medical software
- D. based on the statutory authorities report

Correct Answer: A

QUESTION 1140

A gap analysis for the Transactions set does not refer to

- A. the practice of identifying the data content you currently have available through your medical software
- B. the practice of and comparing that content to what is required by HIPAA, and ensuring there is a match
- C. and requires that you study the specific format of a regulated transaction to ensure that the order of the information when sent electronically matches the order that is mandated in the

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Implementation Guides

- D. but does not require that you study the specific format of a regulated transaction to ensure that the order of information when sent electronically matches the order that is mandated in the Implementation Guides

Correct Answer: D

QUESTION 1141

Health Information Rights although your health record is the physical property of the healthcare practitioner or facility that compiled it, the information belongs to you. You do not have the right to:

- A. obtain a paper copy of the notice of information practices upon request inspect and obtain a copy of your health record as provided for in 45 CFR 164.524
- B. request a restriction on certain uses and disclosures of your information outside the terms as provided by 45 CFR 164.522
- C. amend your health record as provided in 45 CFR 164.528 obtain an accounting of disclosures of your health information as provided in 45 CFR 164.528
- D. revoke your authorization to use or disclose health information except to the extent that action has already been taken

Correct Answer: B

QUESTION 1142

Employers often advocate on behalf of their employees in benefit disputes and appeals, answer questions with regard to the health plan, and generally help them navigate their health benefits. Is individual consent required?

- A. No
- B. Sometimes
- C. Yes
- D. The answer is indeterminate

Correct Answer: C

QUESTION 1143

Who enforces HIPAA?

- A. The Office of Civil Rights of the Department of Confidentiality Services is responsible for enforcement of these rules.
- B. The Office of Civil Rights of the Department of Health and Human Services is responsible for

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enforcement of these rules.

- C. The Office of Health Workers Rights of the Department of Health and Human Services is responsible for enforcement of these rules.
- D. The Department of Civil Rights of the Office of Health and Human Services is responsible for enforcement of these rules.

Correct Answer: B

QUESTION 1144

Gap analysis does not apply to

- A. Transactions
- B. availability
- C. Privacy
- D. Security

Correct Answer: B

QUESTION 1145

A gap analysis for Security

- A. Refers to the practice of trusting the security policies and practices currently in place in your organization designed to protect all your data from unauthorized access, alteration or inadvertent disclose.
- B. Refers to the practice of modifying the security policies and practices currently in place in your organization designed to protect all your data from unauthorized access, alteration or inadvertent disclosure.
- C. Refers to the practice of identifying the security policies and practices currently in place in your organization designed to protect all your data from unauthorized access, alteration or inadvertent disclosure.
- D. Refers to the practice of improving the security policies and practices currently in place in your organization designed to protect all your data from unauthorized access alteration or inadvertent disclosure.

Correct Answer: D

QUESTION 1146

The Implementation Guides are referred to in the Transaction Rule. The manuals are

- A. Non-technical in nature and do not specifically state what the data content should be for each HIPAA transaction. They also do not state the order in which this data must appear

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when transmitted electronically.

- B. Theoretical in nature and specifically state what the data content should be for each HIPAA transaction. They also state the order in which this data must appear when transmitted electronically.
- C. Technical in nature and specifically state what the data content should be for each HIPAA transaction. They do not state the order in which this data must appear when transmitted electronically.
- D. Technical in nature and specifically state what the data content should be for each HIPAA transaction. They also state the order in which this data must appear when transmitted electronically.

Correct Answer: D

QUESTION 1147

Title II of HIPAA includes a section, Administrative Simplification, not requiring:

- A. Improved efficiency in healthcare delivery by standardizing electronic data interchange.
- B. Protection of confidentiality of health data through setting and enforcing standards.
- C. Protection of security of health data through setting and enforcing standards.
- D. Protection of availability of health data through setting and enforcing standards.

Correct Answer: D

QUESTION 1148

Who is not affected by HIPAA?

- A. clearing houses
- B. banks
- C. universities
- D. billing agencies

Correct Answer: B

QUESTION 1149

HIPAA results in

- A. sweeping changed in some healthcare transaction and administrative information systems
- B. sweeping changes in most healthcare transaction and administrative information systems
- C. minor changes in most healthcare transaction and administrative information systems
- D. no changes in most healthcare transaction and minor changes in administrative information systems