

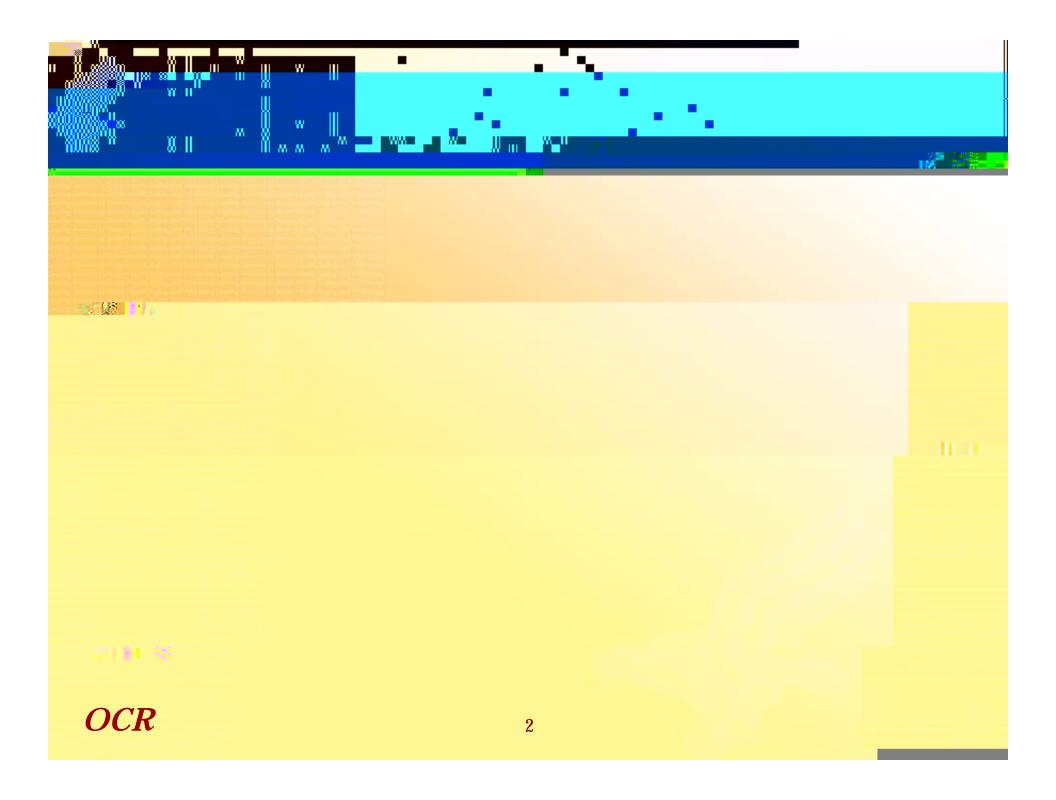
# Personal Health Records & HIPAA: HIPAA Privacy Rule Helps Now, and into the Future

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### HIPAA Privacy Rule Helps

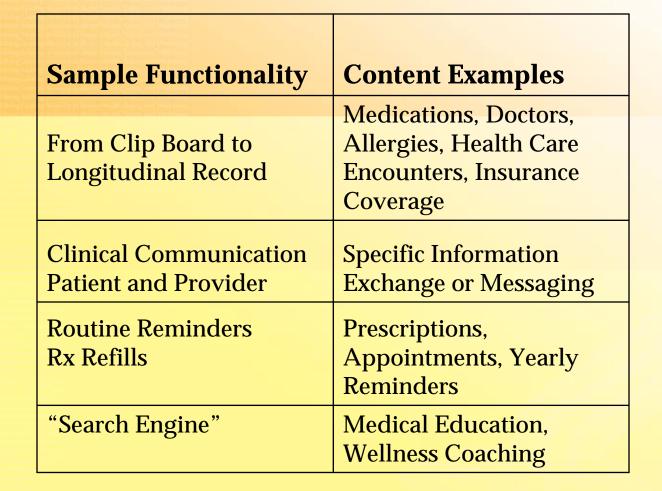


Before We Contemplate the Future, We Should Understand the Present...











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#### PHR and HIPAA Privacy (cont'd)

- Provider or Plan (Covered Entity) offers PHR directly or engages Business Associate to do so
  - Offer and Management of PHR to Enrollees/Patients Permitted as Healthcare Operation
  - Information in PHR = PHI
  - CE/BA Obligations to Protect PHI Attach
  - Privacy Rule Allows CE/BA to Offer Individual More Control of PHI (e.g., access) in PHR



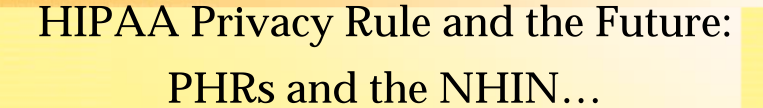
#### PHR and HIPAA Privacy Rule

- Employer or Vendor Offers PHR
  - Typically Will Not be Covered Entities
- Management of PHR and Data in PHR Not Protected by the Privacy Rule
  - Consumer Must Rely on and Consider Carefully Privacy Promises from Employer or Vendor
  - Privacy Rule Controls Movement of PHI from CE into these PHRs
    - PHI Provided to Individual or with Authorization
    - Includes PHI from Employee's Health Plan



## HIPAA Helps into the Future









## Gaps for Future PHR-& NHIN

- Accountability
- New Players Typically Not Covered by HIPAA
  - Certain Health Care Providers
  - Providers of Network Services
  - Providers of Data Management Services
  - Providers of PHR Services
  - Can Business Associate Contracts Work and



#### Gaps for Future of PHR & NHIN

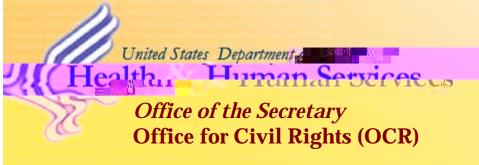
- Uniformity How Much Is Really Needed
  - Preemption
    - Harmonizing Federal and State Laws
    - Ex: Consents
  - "Flexible and Scalable" Standards
    - Harmonizing Business Practices
    - Ex: Minimum Necessary
  - Privacy and Security Solutions for Interoperable Health Information Exchange
    - Looking for Answers



# Opportunities for Future PHR & NHIN

- PHR = Opportunities for the Consumer to Engage in NHIN and Take Advantage of HIT
  - 24/7 Access to Their Health Information
  - Ability to Migrate Information into PHR to Create a Longitudinal Health Record
  - Ability to Consolidate Health Information from Multiple Providers to Better Manage Their Own Care
  - Capability to Control Access by Others
- Requires Interoperable, Portable, Secure PHR





#### Questions?

http://www.hhs.gov/ocr/hipaa/

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