EHNAC Background

The Electronic Healthcare Network Accreditation Commission (EHNAC) is a federally recognized, standards development organization and tax-exempt, 501(c)(6) non-profit accrediting body designed to improve transactional quality, operational efficiency and data security in healthcare. EHNAC represents a diverse cross-section of healthcare stakeholders. Electronic health networks, payers, hospitals, physicians, consumer groups, financial services firms, security organizations and vendors are all working together to establish sound accreditation criteria for self-regulation (“Accreditation Criteria”). Accreditation promotes standards, administrative simplification and open competition in the marketplace. Each organization that meets the Accreditation Criteria, i.e., an EHNAC accredited organization, improves business processes, encourages innovation, improves quality of service, ensures HIPAA compliance, and expands market opportunities.

EHNAC Mission Statement

Promote accreditation in the healthcare industry to achieve quality and trust in healthcare information exchange through adoption and implementation of standards.

EHNAC Objectives

EHNAC recognizes that its accredited entities (“Accredited Entities”) and accreditation candidates (“Accreditation Candidates”) operate in a dynamic business environment that includes many business and legal variables ancillary to the fundamental scope of EHNAC’s accreditation process. However, because that environment involves business and legal risks that may impact (1) EHNAC accrediting operations; and (2) accreditation eligibility, EHNAC has developed a collaborative process to (A) enable Accredited Entities and Accreditation Candidates to identify significant business, financial, operational and legal developments that have the potential to compromise or undermine their ability to meet the EHNAC Accreditation Criteria (“Sentinel Events”) and (B) provide EHNAC with written notification of such Sentinel Events.

Business risk evaluation is necessary for EHNAC to accomplish the following objectives in a timely manner:

- Acquire timely knowledge of Sentinel Events (described in Exhibit A) that may affect the accreditation status of an Accredited Entity or Accreditation Candidate.
- Maintain credibility of EHNAC as a nationally recognized accreditation body.

Definitions

**Accreditation “point in time”** - Accreditation by EHNAC is awarded based upon its review of the organization for that specific “point in time” that the accreditation process occurred. EHNAC is not responsible for any changes in policies, procedures or controls, processes or access that may occur subsequently in which it has no visibility or is unaware.

**EPCS Aggregator** – An EPCS application vendor that integrates their EPCS application within other
applications, such as EHR systems developed by other organizations.

**Breach** - The HIPAA Breach Notification Rule – 45 CFR §§ 164.400-414 – requires covered entities and their business associates to report breaches of electronic protected health information and physical copies protected health information. A breach is defined as the acquisition, access, use, or disclosure of protected health information in a manner not permitted by HIPAA Rules. When the breach has impacted more than 500 individuals, the maximum permitted time for issuing the notification to the HHS is 60 days from the discovery of the breach, although breach notices should be issued without unnecessary delay. In the case of breaches impacting fewer than 500 individuals, HIPAA breach notification requirements are for notifications to be issued to the HHS within 60 days of the end of the calendar year in which the breach was discovered.

**Organization** – An entity (company, government entity such as an HIE, etc.) seeking EHNAC accreditation, seeking EHNAC re-accreditation, or currently accredited by EHNAC.

**EHNAC Program** – Any of the Accreditation Programs offered by EHNAC for which an Organization may be seeking accreditation or is currently accredited.

**In-scope Organization Site** – Organization Sites deemed “in scope” are any and all physical locations at which the EHNAC Organization provides services related to the EHNAC Program for which they are seeking/or are currently accredited, or any and all sites that create, receive, maintain, or transmit PHI (Protected Health Information) or DTAAP PII (Personally Identifiable Information) or cryptographic information related to those services. Services considered in scope include but are not limited to:

1. Data Center – under all circumstances
2. Network Administration – where necessary to the business for accreditation
3. Customer Service/Helpdesk – where necessary to the business for accreditation
4. DRP Facilities – any functions with access to PHI, TNAP PII, TDRAAP PII, DTAAP PII, or cryptographic information related EHNAC-accredited services
5. Lockbox – where necessary to the business for accreditation
6. Product Development – where necessary to the business for accreditation
7. Storage Backup – without appropriate documentation/evidence via contract/agreement for services including an SLA.
8. Production Operations – under all circumstances
9. Printing or Scanning operations – where PHI is involved

**In-scope Outsourced Site** – Outsourced Sites deemed “in scope” are any and all Outsourced Sites related to the EHNAC Program for which they are seeking accreditation, or any sites where the Organization’s PHI or DTAAP PII or cryptographic information is created, received, maintained, or transmitted. Such sites may include but are not limited to:

Services considered in scope include but are not limited to:

1. Data Center – under all circumstances
2. Network Administration – where necessary to the business for accreditation
3. Private Cloud – any functions with access to PHI or DTAAP PII or cryptographic information related EHNAC accreditation services
4. Customer Service/Helpdesk – where necessary to the business for accreditation
5. DRP Facilities -- any functions with access to PHI, TNAP PII, TDRAAP PII, DTAAP PII, or cryptographic information related EHNAC-accredited services
6. Lockbox – where necessary to the business for accreditation
7. Product Development – where necessary to the business for accreditation
8. Storage Backup – without appropriate documentation/evidence via contract/agreement for services including an SLA.
9. Production Operations – under all circumstances
10. Printing or Scanning operations – where PHI is involved

**Outsourcer** – An entity that is contractually obligated to provide services to the Organization.
**Outsourced Site** – Sites belonging to an Outsourcer.
INTRODUCTION TO SENTINEL EVENTS

1. What is a Sentinel Event?

A Sentinel Event is any significant material impacting development, action or change in the business, financial, operational, organizational or legal status of an entity, which occurs, (1) with respect to an Accredited Entity, after accreditation, or, (2) with respect to an Accreditation Candidate, after the application has been submitted to EHNAC. The material impacting change in status may be based on any one or more of the Sentinel Events indicated below or described in the Sentinel Events Exhibit A.

2. Notification Process; When should EHNAC be notified?

An officer of EHNAC must be notified in writing of the occurrence of any Sentinel Event. Written notification in the manner described in Section 3 below must be received by EHNAC no later than three (3) business days from when the Sentinel Event occurs or is reported to a federal/state agency or to the media/press. Failure to provide such notification could result in loss of Accreditation, loss of Candidacy status or such other action as EHNAC may determine to be appropriate.

3. How should EHNAC be notified?

As part of the notification process, the Accredited Entity or Accreditation Candidate shall provide an officer of EHNAC with the “known facts,” as determined to have a material impact, and shall continue to provide EHNAC written notice of additional relevant information as such information becomes “known facts.” The additional relevant information shall be delivered to EHNAC by email sent to dhopkinson@ehnac.org or by a fax sent to (860) 760-6630.

“Known facts” shall include, but not be limited to, (A) any relevant data, information or circumstances regarding a Sentinel Event having a material impact which an Accredited Entity or Accreditation Candidate (i) is required by law, by a contract to which it is a party, or by any other legal obligation to report or disclose to a third party, or (ii) has disclosed in a public statement or in any non-confidential manner; (B) reports or information that must be reported to a government agency and (C) all findings of fact in the form of an agency action by a duly authorized regulatory agency or in a judgment by a court of original jurisdiction, notwithstanding any subsequent appeals.

The written notification should include the following information:

A. Name of the individual reporting the Sentinel Event (company name, individual name, title, address, phone number, and email address).
B. Description of the Sentinel Event.
C. Date the Sentinel Event occurred.
D. EHNAC Accreditation impact(s) or considerations that could materially and adversely affect the company’s compliance with the Accreditation Criteria; e.g., changes in key executive management in a small company or release of a press announcement in a public company.
E. Other factual information EHNAC should consider.
F. If the Sentinel Event has resulted in non-conformity with the Accreditation Criteria, a proposed plan to restore conformity, i.e., an explanation in reasonable detail of how the company will promptly reestablish conformity with all applicable EHNAC Accreditation Criteria.
G. Appropriate documentation should be submitted along with the disclosures, e.g., press releases, etc.
4. What constitutes a Sentinel Event?

The following is an illustrative but not exhaustive topical list of Sentinel Events. Refer to the attached Sentinel Event Exhibit “A” for detailed explanations.

- Entering into an agreement of sale to sell or otherwise directly or indirectly divest an Accredited Entity or an Accreditation Candidate.
- Entering into an agreement to purchase or otherwise directly or indirectly acquire an Accredited Entity or Accreditation Candidate.
- Entering into a new agreement to outsource a site that fits the definition of an In-scope Organization Site or an In-scope Outsourced Site.
- Financial impairment of an Accredited Entity or Accreditation Candidate.
- Insolvency/bankruptcy filing.
- Change in ownership or control > 25%.
- Disruption of service to customers > 8 hours for telecom, or security violation.
- A security/privacy breach that is reportable as a matter of state or federal law. EHNAC does not warrant that its accreditation framework will prevent any breach or cyberattack. Refer to the HIPAA Breach Definition Notification Rule – 45 CFR §§ 164.400-414.
- Workforce reduction by ≥ 15%.
- Key management changes.
- Company fine(s) of > $100K for regulatory violations, marketing or advertising practices, antitrust violations, or tax disputes.
- Adding or significantly modifying an In-scope Organization Site or an In-scope Outsourced Site.
- Significant events associated with an In-scope Organization Site or an In-scope Outsourced Site including but not limited to the addition or significant modification of physical locations.
- For those certified through an EPCSCP Program, a Sentinel Event must be reported for each significant system upgrade, functional alteration, or when made aware of any application issue related to e-Prescribing in accordance with the regulations. See Exhibit A: Sentinel Events, section F. Critical EHNAC-Accredited System Events for more information.
- For those certified/accredited through the TDRAAP Program, a Sentinel Event must be reported for each significant change to the product which has been proven via UDAP testing as part of the review process.
- For those accredited through the TNAP program, a Sentinel Event must be reported if HITRUST certification is not maintained throughout the EHNAC TNAP accreditation.
- For those accredited for any EHNAC program who have been certified by HITRUST and who have used a validated report to satisfy the security or privacy criteria in any EHNAC program, a Sentinel Event must be reported if HITRUST certification is not maintained throughout the EHNAC accreditation period.

5. What is the EHNAC Review Process?

Within seventy-two (72) hours of EHNAC’s receipt of such written notice, the Executive Director of EHNAC, if he/she deems the Sentinel Event to be of a materially substantive nature, shall convene a meeting of the Ad Hoc Sentinel Event Committee of EHNAC (“Committee”), consisting of three EHNAC Commissioners, to consider the matter. In determining its recommended course of action, the Committee shall consider the seriousness and time-criticality of the Sentinel Event. The Committee shall provide its written recommendation to the full Board of Commissioners within twenty-four (24) hours of the conclusion of its meeting, including, if recommended, the necessity for a special meeting of the Board of Commissioners to take action on any recommendation of the Committee. Other than the publication of any change to the status of an EHNAC Accredited Entity or an EHNAC Accreditation Candidate on the EHNAC Website, all deliberations by EHNAC on the report of a Sentinel Event, including its evaluation
and recommendations, shall be kept confidential. Accreditation by EHNAC is awarded based upon its review of the organization for that specific “point in time” that the accreditation process occurred. EHNAC is not responsible for any changes in policies, procedures or controls, processes or access that may occur subsequently in which it has no visibility or is unaware. It is the organization’s responsibility to report significant changes to us through our Sentinel Events policy.

6. What action may be taken by EHNAC?

The Commission shall review the recommendation of the Committee on a timely basis, either at a special meeting of the Commission if the matter is deemed urgent by the Committee’s Report, or no later than the next regularly scheduled meeting of the Commission. Written findings and action taken by the Commission shall be communicated in writing to the affected Accredited Entity or Accreditation Candidate within two (2) business days of the conclusion of the meeting of the Commission. The written communication also shall include a description of EHNAC appeal procedures.

The following are examples, illustrative but not comprehensive, of actions that may be taken by the Commission:

- No action.
- Revocation of accreditation.
- Request for further documentation. If the additional documentation is not provided, revocation of accreditation.
- Request the organization to reapply and follow the re-accreditation process if it is determined that the Sentinel Event provides a substantive change to the entity. Such other actions as are deemed appropriate.
- Change in Accreditation Status
- Please note: if an organization fails to respond to a high priority email from EHNAC within 7 business days indicating their intention to proceed with the accreditation process then EHNAC will make the determination that the organization no longer intends to maintain their accreditation status and will be removed from the website and the organization will no longer be accredited on that date.

7. Public Posting

Any change in Accreditation status pertaining to the Accredited Entity or Accreditation Candidate shall be posted on the EHNAC web site.

8. Significant Events Other Than Sentinel Events

If one or more of the following occur(s) within 12 months of the last accreditation, a physical site review must be made to the new or modified facility (ies):

- Accredited Entity enters into a new agreement with an In-scope Outsourced Site.
- Accredited Entity adds or significantly modifies a physical location that would qualify as an In-scope Organization Site or an In-scope Outsourced Site.
- A significant event occurs associated with functions involving the creation, reception, maintenance, or transmission of PHI that are outsourced to third parties including but not limited to their addition or significant modification of physical locations.
- Increasing the level of identity or authentication assurance supported by a TDRAAP accredited program
• A notifiable breach. (Refer to the Breach Definition and the HIPAA Breach Notification Rule – 45 CFR §§ 164.400-414)

If the Significant Event occurs after 12 months past the last accreditation, a physical site review may be made to the new or modified facility(ies) if determined to be necessary by EHNAC. If decided a site review is necessary, the information gathered will be applied to the subsequent accreditation effort and reports accordingly.

**NOTE:** A change in the organizations contact individual having responsibility to liaison with EHNAC needs to be communicated within 10 days of a change in personnel so that there is no disruption in any notices or communications between the entities.

**EXHIBIT A**

**SENTINEL EVENTS**

A list of Sentinel Events is presented below. An answer of **YES** by an Accredited Entity or Accreditation Candidate to any question in the list triggers EHNAC’s **Notification Process**.

In reviewing the list, remember that in circumstances where an Accredited Entity or Accreditation Candidate is a division or subsidiary of a parent organization, Sentinel Events occurring at the parent organization level are subject to the same **Notification Process** to enable EHNAC to review the Sentinel Event to determine if it is material to the Accredited Entity or Accreditation Candidate.

**A. ACQUISITION OF ANOTHER ENTITY OR SALE OF AN ENTITY OR SUBSIDIARY(IES)**

1. Has the Accredited Entity or Accreditation Candidate entered into a binding agreement to acquire, directly or indirectly, another organization, which is involved in any activity directly related to the accreditation status of the Accredited Entity or the Accreditation Candidate regardless of whether the acquired entity is accredited by EHNAC?

2. Has the Accredited Entity or Accreditation Candidate entered into a binding agreement to sell, divest or otherwise transfer control of any part of its accredited business (or the business for which it seeks accreditation) to another entity? (This could be a department, unit, subsidiary(s), etc.

3. Has the Accredited Entity or Accreditation Candidate undertaken a change of control and/or name change or are there other areas or new areas (or entities) within the organization that now need to be reviewed under current or other EHNAC programs in order to be compliant with EHNAC Accreditation Criteria? If yes, those areas or entities will need to be defined and a formal “plan of action” submitted to EHNAC related to achieving compliance within a maximum one-year timeframe. During this time the accreditation status will change to Interim Accreditation.

**B. EVENTS OF DEFAULT OR INSOLVENCY**

1. Has the Accredited Entity or Accreditation Candidate incurred or otherwise suffered an adverse financial event that has the potential to materially and adversely affect its ability to maintain its current level of accredited business operations consistently and without prolonged interruption?

2. Has the Accredited Entity or Accreditation Candidate become insolvent, or has it suffered or consented to, or applied for, the appointment of a receiver, trustee, custodian or liquidator of itself or
any of its property, or has it generally failed to pay its debts as they become due, or has it made a
general assignment for the benefit of creditors?

3. Has the Accredited Entity or Accreditation Candidate filed a voluntary petition in bankruptcy, or is it
seeking reorganization, in order to effect a plan or other arrangement with creditors or any other relief
under the Bankruptcy Reform Act, Title 11 of the United States Code, as amended or recodified from
time to time (“Bankruptcy Code”), or under any state or federal law granting relief to debtors,
whether now or hereafter in effect; or has any involuntary petition or proceeding pursuant to the
Bankruptcy Code or any other applicable state or federal law relating to bankruptcy, reorganization or
other relief for debtors been filed or commenced against the Accredited Entity or Accreditation
Candidate; or has the Accredited Entity or Accreditation Candidate been adjudicated a bankrupt, or
has an order for relief been entered against the Accredited Entity or Accreditation Candidate by
any court of competent jurisdiction under the Bankruptcy Code or any other applicable state or
federal law relating to bankruptcy, reorganization or other relief for debtors?

4. Has any director, stockholder or member taken action seeking to effectuate the dissolution or
liquidation of the Accredited Entity or Accreditation Candidate?

5. Has any direct or indirect change in ownership or control occurred whereby, in the aggregate, more
than twenty-five percent (25%) of the common stock or other equitable interest in the Accredited
Entity or Accreditation Candidate has changed hands?

C. OPERATIONAL SERVICE EVENTS

1. Has the Accredited Entity or Accreditation Candidate experienced a disruption in telecommunications
or other core communications technology (e.g., ASP) greater than 8 hours unrelated to a natural
disaster?

2. Has the Accredited Entity or Accreditation Candidate experienced a disruption of HIE and/or EMR
services that extend beyond Service Level Agreement (SLA) or EHNAC Program requirements or
other pre-announced maintenance windows?

3. Has the Accredited Entity or Accreditation Candidate experienced a disruption in service to
customers greater than 8 hours related to a material security incident or software virus?

4. Has the Accredited Entity or Accreditation Candidate reduced its workforce by 15% or more within
any twelve (12) month period, or has it announced plans for any other workforce reductions that may
be reasonably expected to impact the ability of the Accredited Entity or Accreditation Candidate to
continue to comply with EHNAC’s Accreditation Criteria?

5. Has the Accredited Entity or Accreditation Candidate experienced any changes in key management
personnel; i.e., president or above or has any such change occurred within the parent company or any
affiliate covered by EHNAC accreditation?

6. Has the Accredited Entity or Accreditation Candidate reported or experienced a privacy or security
breach that is reportable for any reason to any person pursuant to the laws of any state or federal that
may apply to the Accredited Entity or Accreditation Candidate?

7. Has the Accredited Entity or Accreditation Candidate added or significantly modified a physical
location in the company that provides a function described in the definition of In-Scope Organization
Site?

8. Has the Accredited Entity or Accreditation Candidate lost HITRUST certification status resulting in
the nullification of security or privacy criteria evidence that was relied-upon for EHNAC
Accreditation?
D. EVENTS RELATED TO IN-SCOPE OUTSOURCED SITES

1. Has a decision been made to outsource a function described by the definition of In-scope Organization Site? Such decision must be reported prior to the time the function is outsourced.

2. Has a decision been made to change vendors performing a function described by In-scope Outsourced Site? Such decision must be reported prior to the time the vendor conversion is completed.

3. Has any In-scope Outsourced Site committed a material breach of contract, including any disclosure of PHI? Such a breach must be reported within 30 days of the discovery of the breach.

4. Has a decision been made to bring in house a function described by the definition of In-scope Outsourced Site that was previously outsourced? Such decision must be reported prior to the time that function is brought in house.

5. Has an In-scope Outsourced Site added or significantly modified any of its physical locations in which it provides in-scope services? Such changes must be reported as soon as they are known.

E. BUSINESS PRACTICE EVENTS

1. Has the EHNAC Accredited Entity or Accreditation Candidate been accused of an event for which it may be subject to a governmental consent order or decree or may be ordered to pay fines or civil penalties greater than $100,000 by a third party in either a non-governmental arbitration or judicial cause of action related to a breach in security, confidentiality or privacy of any individually identifiable healthcare data?

2. Has such an order, fine or penalty been issued related to a breach in security, confidentiality or privacy of any individually identifiable healthcare data, even if under appeal?

3. Has the EHNAC Accredited Entity or Accreditation Candidate been notified by a federal or state government agency that it must submit a plan of correction or pay a civil monetary penalty or fine for failure to comply with any applicable rule or regulation relating to standard transactions, code sets, unique identifiers, or regulations concerning the privacy or security of electronic information?

F. CRITICAL EHNAC-ACCREDITED SYSTEM EVENTS

Some EHNAC programs accredit specific services rather than organizations. These include the EPCSCP and PMSAP programs.

1. For EPCSCP programs, a sentinel event must be declared whenever, as stated in 21 C.F.R. § 1311.300(a), a functionality related to controlled substance prescription requirements is altered.

2. For EPCSCP programs, a sentinel event must be declared when the following occurs: As stated in 21 C.F.R. § 1311.302(a), the application provider must, in the event that the application provider identifies or is made aware of any issue with its application that make the application non-compliant with the requirements of § 1311, notify practitioners or pharmacies that use the application that the application should not be used to issue or process electronic controlled substance prescriptions. Such notification should take place as soon as feasible, but no later than five business days after discovery.

3. For all EHNAC-accredited systems, a sentinel event must be declared whenever a substantive system update is ready to be deployed. This must include at a minimum each major release of the software.
4. An EPCS Aggregator (see Definitions) must declare a Sentinel Event when an organization desires to bring a new application live that uses the EPCS Aggregator’s software. Surescripts requires a third party audit of such implementation, which EHNAC provides (with fee) to its EPCS Accredited organizations that act as EPCS Aggregators.
I have reviewed the above EHNAC Business Risk Planning and Sentinel Events and agree to comply.

Signed: ____________________________

Print Name: _________________________

Title: ______________________________

Company: ___________________________

Date: _______________________________