



HIPAA Privacy, Security and Breach Notification Audits

Program Overview & Initial Analysis

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Program Mandate

HITECH Act, Section 13411 - Audits

- This section of The American Recovery and Reinvestment Act of 2009, requires HHS to provide for periodic audits to ensure covered entities and business associates are complying with the HIPAA Privacy and Security Rules and Breach Notification Standards.

Program Opportunity

- Examine mechanisms for compliance
- Identify best practices
- Discover risks and vulnerabilities that may not have come to light through complaint investigations and compliance reviews
- Encourage renewed attention to compliance activities

Multi-year Audit Plan

Description	Vendor	Status/Timeframe
Audit program development study	Booz Allen Hamilton	Closed 2010
Covered entity identification and cataloguing	Booz Allen Hamilton	Closed 2011
Develop audit protocol and conduct audits	KPMG, Inc.	Closed 2011-2012
Evaluation of audit program	PWC, LLP	Open Conclude in 2013

2011/2012 Implementation

Audit Protocol Design

- Created a comprehensive, flexible process for analyzing entity efforts to provide regulatory protections and individual rights

Resulting Audit Program

- Conducted 115 performance audits through December 2012 to identify findings in regard to adherence with standards. Two phases:
 - Initial 20 audits to test original audit protocol
 - Final 95 audits using modified audit protocol

What is a Performance Audit?

- An audit service conducted in accordance with GAGAS, Generally Accepted Government Auditing Standards (The Yellow Book)
- Provides findings, observations, or conclusions based on an evaluation of sufficient, appropriate evidence against established audit criteria
- Can include a limitless range of objectives driven by the needs of users
- Can entail objective assessments of a variety of attributes:
 - Program effectiveness, economy, and efficiency
 - Internal control
 - Compliance
 - Other questions of interest to management (e.g. value of assets, determination of pension benefits)

Who Can Be Audited?

Any Covered Entity

For 2011-2012, OCR sought wide range of types and sizes

- Health plans of all types
- Health care clearinghouses
- Individual and organizational providers

Any Business Associate

TBD after
September 23, 2013
(HITECH Final Rule compliance date)

Breakdown of 2012 Auditees

Level 1 Entities

- Large Provider / Health Plan
- Extensive use of HIT - complicated HIT enabled clinical /business work streams
- Revenues and or assets greater than \$1 billion

Level 2 Entities

- Large regional hospital system (3-10 hospitals/region) / Regional Insurance Company
- Paper and HIT enabled work flows
- Revenues and or assets \$300 million to \$1 billion

Level 3 Entities

Community hospitals, outpatient surgery, regional pharmacy / All Self-Insured entities that don't adjudicate their claims

- Some but not extensive use of HIT – mostly paper based workflows
- Revenues \$50 Million to \$300 million

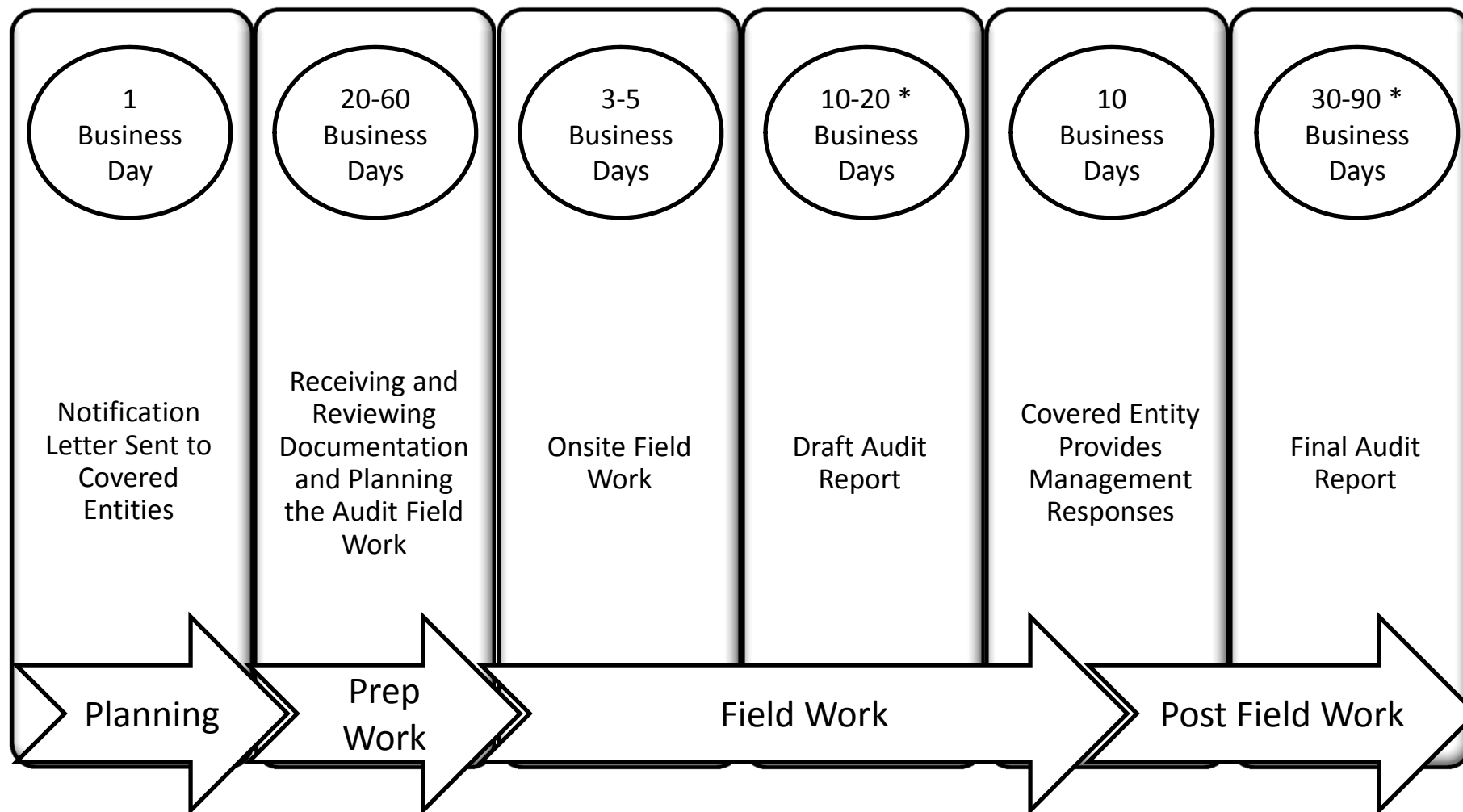
Level 4 Entities

- Small Providers (10 to 50 Provider Practices, Community or rural pharmacy)
- Little to no use of HIT – almost exclusively paper based workflows
- Revenues less than \$50 million

Auditees by Type & Size

	Level 1	Level 2	Level 3	Level 4	Total
Health Plans	13	12	11	11	47
Health Care Providers	11	16	10	24	61
Health Care Clearinghouses	2	3	1	1	7
Total	26	31	22	36	115

Audit Timeline



Audit Protocol—11 Modules

Breach Notification

Security

- Administrative Safeguards
- Physical Safeguards
- Technical Safeguards

Privacy

- Notice of Privacy Practices
- Rights to Request Privacy Protection of PHI
- Access of Individuals to PHI
- Administrative Requirements
- Uses and Disclosures of PHI
- Amendment of PHI
- Accounting of Disclosures

Audit Protocol Components

Established Criteria -

Privacy, Security, and Breach Notification Rule criteria against which compliance is to be evaluated and assessed.

Audit Testing Procedures –

Procedures executed to assess compliance with the criteria.

Workpaper Reference –

Reference to workpaper documenting results of testing for the corresponding criteria.

Applicability - Whether or not the criteria/audit procedures are applicable for the Covered Entity.

Protocol Example - Authorizations

The following slides walk through the protocol for § 164.508 – Uses & Disclosures. Process is repeated for each applicable section of the rule, listed in Appendices A & B.

1) Criteria

<p>§164.508 - Uses and disclosures for which an authorization is required</p> <p>§164.508(b)(6) A covered entity must document and retain any signed authorization under this section as required by §164.530(j).</p> <p>§164.508(c)(1) A valid authorization must contain core elements.</p> <p>§164.508(c)(2) In addition to the core elements, the authorization must contain statements adequate to place the individual on notice of all of the following:</p> <p>(i) The individual's right to revoke the authorization in writing.</p> <p>(ii) The ability or inability to condition treatment, payment, enrollment or eligibility for benefits on the authorization.</p> <p>(iii) The potential for information disclosed pursuant to the authorization to be subject to redisclosure by the recipient can no longer be protected by this subpart.</p> <p>§164.508(c)(3) The authorization must be written in plain language.</p> <p>§164.508(c)(4) If a covered entity seeks an authorization form an individual for a use or disclosure of protected health information, the covered entity must provide the individual with a copy of the signed authorization.</p> <p>§164.508(b)(1)(i) A valid authorization is a document that meets the requirements in paragraphs (a)(3)(ii), (c)(1), and (c)(2) of this section, applicable.</p> <p>(ii) A valid authorization may contain elements or information in addition to the elements required by this section, provided, that such additional elements or information are not inconsistent with the elements required by this section.</p> <p>§164.508(b)(2) An authorization is not valid, if the document submitted has any of the following defects:</p> <p>(i) The expiration data has passed or the expiration event is known by the covered entity to have occurred;</p> <p>(ii) The authorization has not been filled out completely, with respect to an element described by paragraph (c) of this section, if applicable;</p> <p>(iii) The authorization is known by the covered entity to have been revoked;</p> <p>(iv) The authorization violates paragraph (b)(3) or (4) of this section, if applicable;</p> <p>(v) Any material information in the authorization is known by the covered entity to be false.</p>	<p>EF-350.FF</p>	<p>Applicability:</p> <p>Provider</p> <p>Health Plan</p> <p>Group Health Plan (GHP)</p> <p>GHP with a Full Service TPA</p> <p>Fully Insured GHP</p> <p>Clearinghouse</p> <p>Clearinghouse 164.500(b)</p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p><input type="checkbox"/></p> <p>If None, indicate why: <u>N/A per OCR: this section of the Rule does not apply to fully insured group health plans. Refer to WP reference XXX</u></p>
<p>Inquire of management as to whether a process exists to determine when authorization is required.</p>	<p>EF-350.FF1</p>	
<p>Obtain and review a sample of instances where authorization is required to determine if a valid authorization was obtained:</p> <p>-Evidence that an authorization was valid.</p>	<p>EF-350.FF2</p>	
<p>For providers only: obtain and review all patient intake forms for both inpatient and outpatient services, including consent and authorization forms, if any.</p>	<p>EF-350.FF3</p>	

2) Audit Testing Procedures

3) W/P Ref.

4) Applicability

Audit Testing Procedure - Inquiry

Inquire of management as to whether a process exists to determine when authorization is required.	EF-350.FF1
Obtain and review a sample of instances where authorization is required to determine if a valid authorization was obtained: -Evidence that an authorization was valid.	EF-350.FF2
For providers only: obtain and review all patient intake forms for both inpatient and outpatient services, including consent and authorization forms, if any.	EF-350.FF3

- The audit team would execute this audit step through an interview with, for example, the Privacy Officer:
 - Inquire of management as to whether a process exists to determine when authorization is required.

Audit Testing Procedure - Review

Inquire of management as to whether a process exists to determine when authorization is required.	EF-350.FF1
Obtain and review a sample of instances where authorization is required to determine if a valid authorization was obtained: -Evidence that an authorization was valid.	EF-350.FF2
For providers only: obtain and review all patient intake forms for both inpatient and outpatient services, including consent and authorization forms, if any.	EF-350.FF3

- The audit team would execute this audit step through review of documentation:
 - Obtain and review a sample of instances where authorization is required to determine if a valid authorization is obtained:
 - Evidence that an authorization was valid.

Potholes along the way

Entity verification

- Old addresses, no contacts
- CE's that aren't
- Nonresponsive

Documents for review

- Newly minted and not trained on (i.e., not implemented)

Interaction and representation to KPMG

- Intentional misrepresentation
- Disavowing staff statements
- GAGAS standards for trusted sources

Program Deliverables

A diagram showing two overlapping semi-circles on the left side of a rectangular box. The top semi-circle is larger and overlaps the bottom semi-circle. The rectangular box is divided into two horizontal sections. The top section is labeled 'Final Audit Reports' and the bottom section is labeled 'Leading Practices'.

Final Audit Reports

- Scope and methodology of the audits
- Findings and observations
- Covered Entity responses

Leading Practices

Exceptions Affect Audit Scope

- What did we audit? Varied by type of entity.
- Exceptions to certain requirements applied to several audited entities
 - 6 of the 7 clearinghouses asserted they only act as a business associate to other covered entities; in accordance with §164.500(b) few privacy procedures applied
 - 8 of the 47 health plans asserted they were fully insured group health plans, so only one privacy procedure applied.
 - 2 of the 61 providers and 4 of the 47 health plans asserted they do not create, receive or retain electronic Protected Health Information (ePHI), so security protocol was not executed.

Overall Findings & Observations

**No findings
or
observations
for 13
entities
(11%)**

- 2 Providers, 9 Health Plans, 2 Clearinghouses

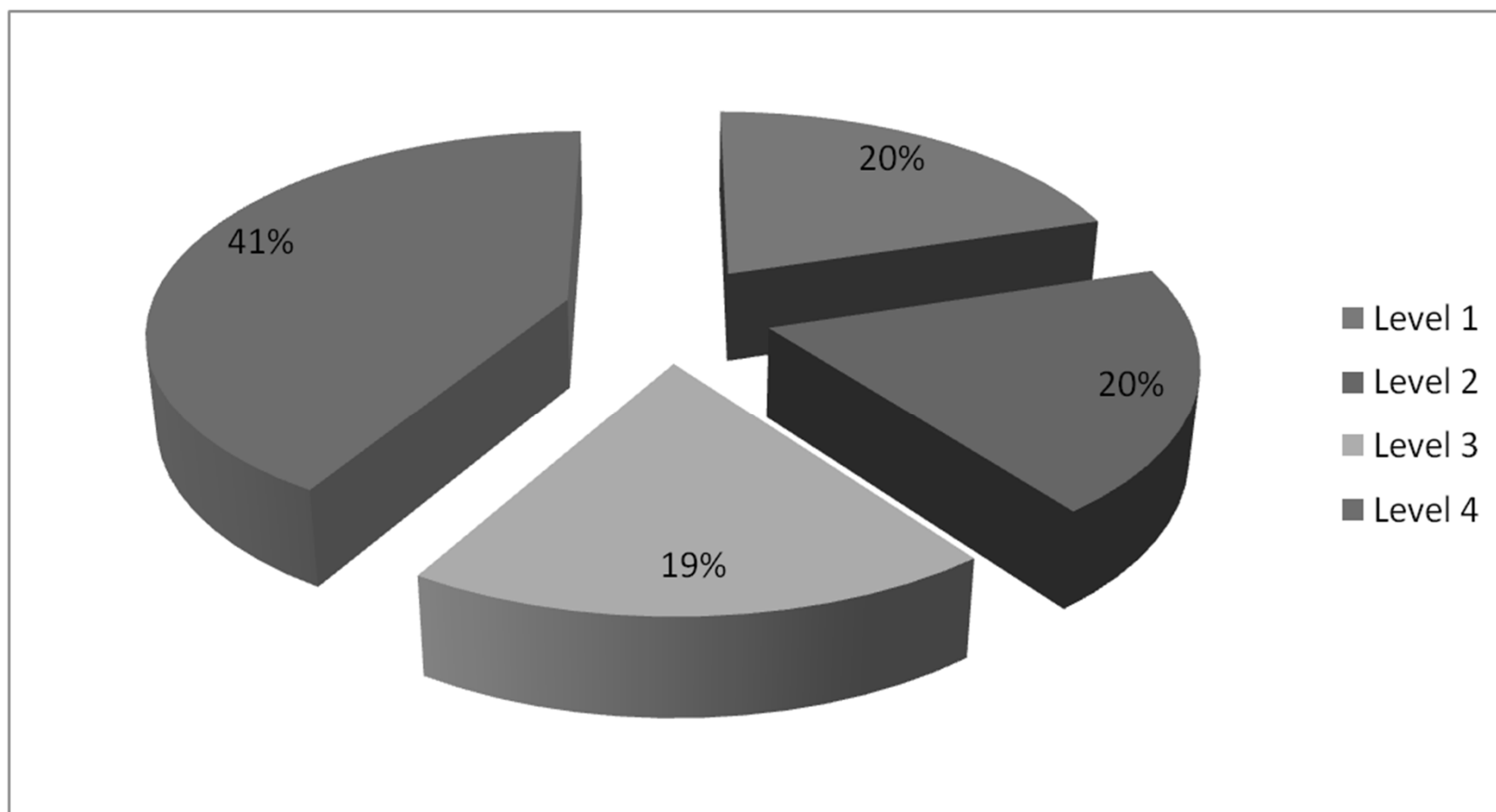
**Security
accounted
for 60%** of the findings and observations—although only 28% of potential total.

**Providers
had a
greater
proportion** of findings & observations (65%) than reflected by their proportion of the total set (53%).

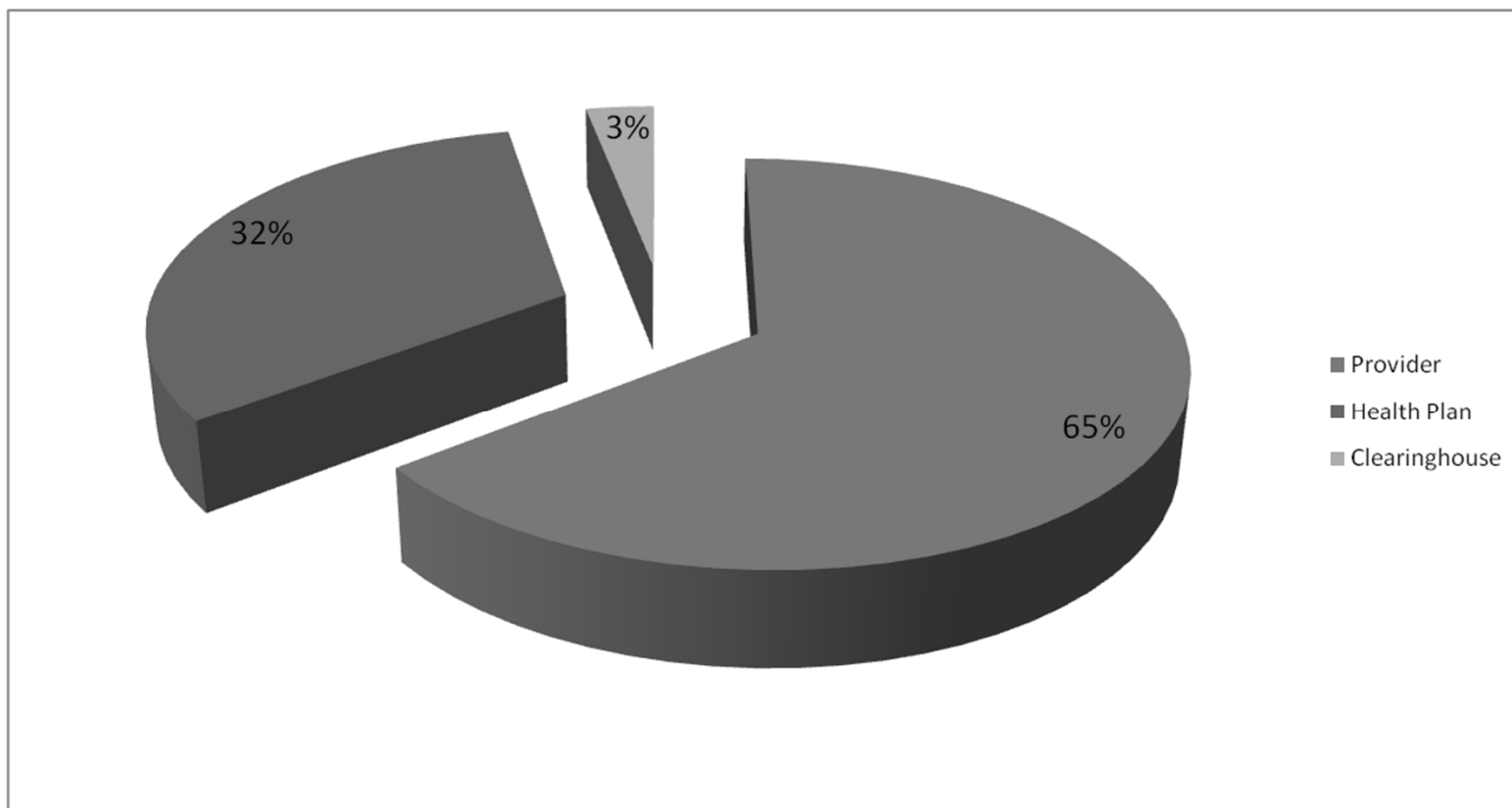
**Smaller,
Level 4
entities
struggle
with all
three
areas**

Audit Findings & Observations By Level

AUDIT FINDINGS AND OBSERVATIONS BY LEVEL OF ENTITY

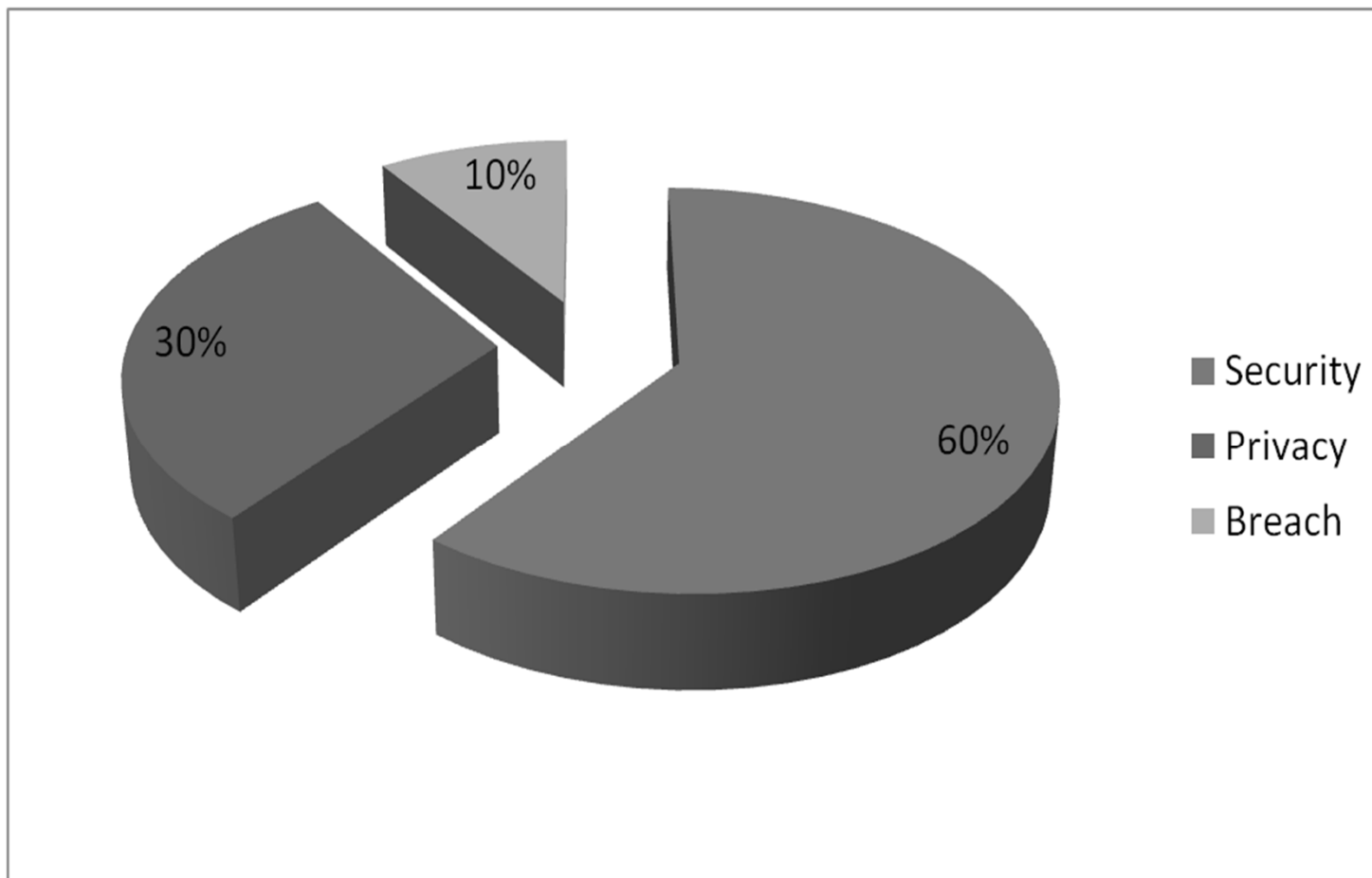


Proportional by Entity Type



AUDIT FINDINGS AND OBSERVATIONS BY TYPE OF COVERED ENTITY

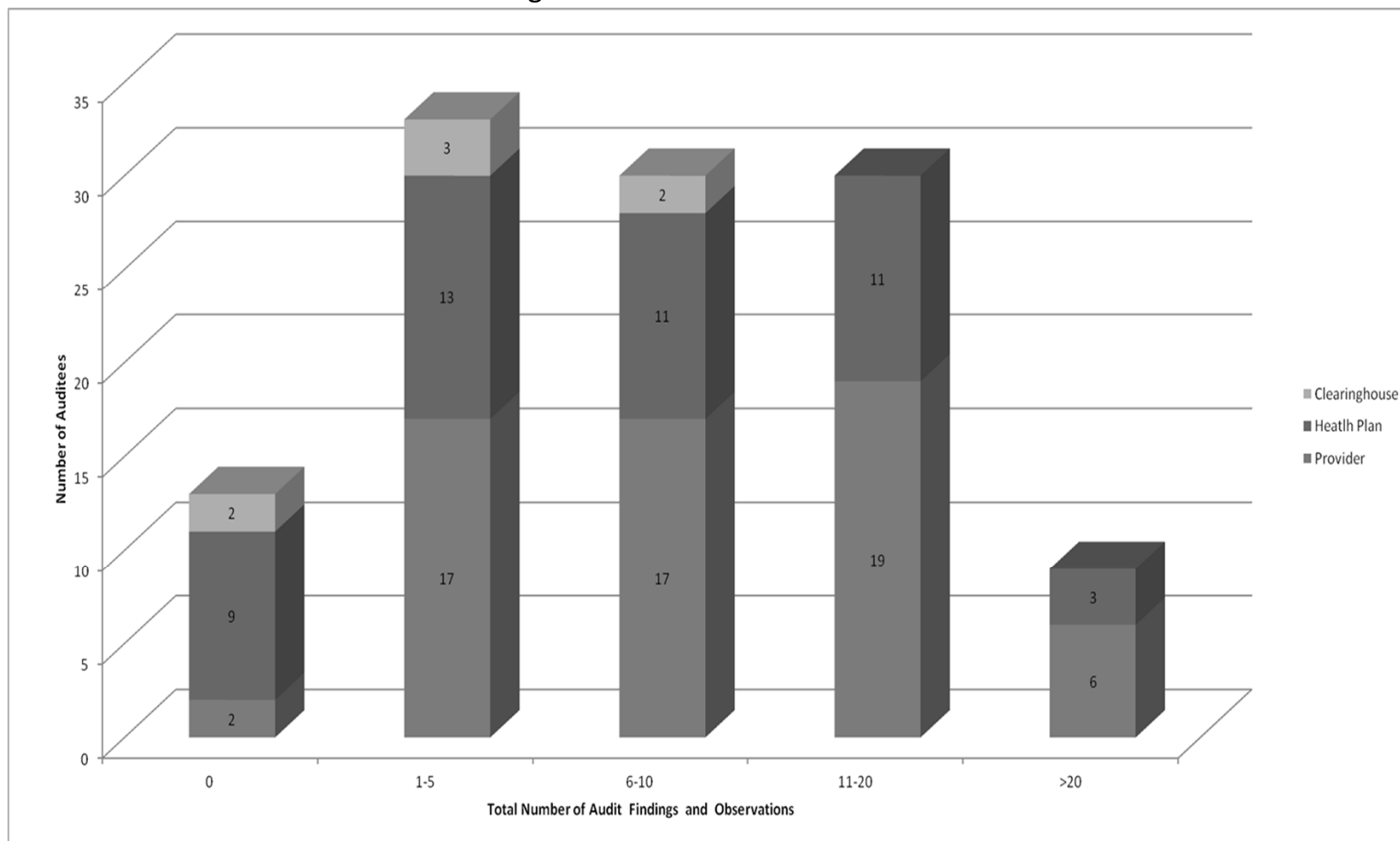
Proportional Findings by Rule



Audit Findings and Observations by Rule

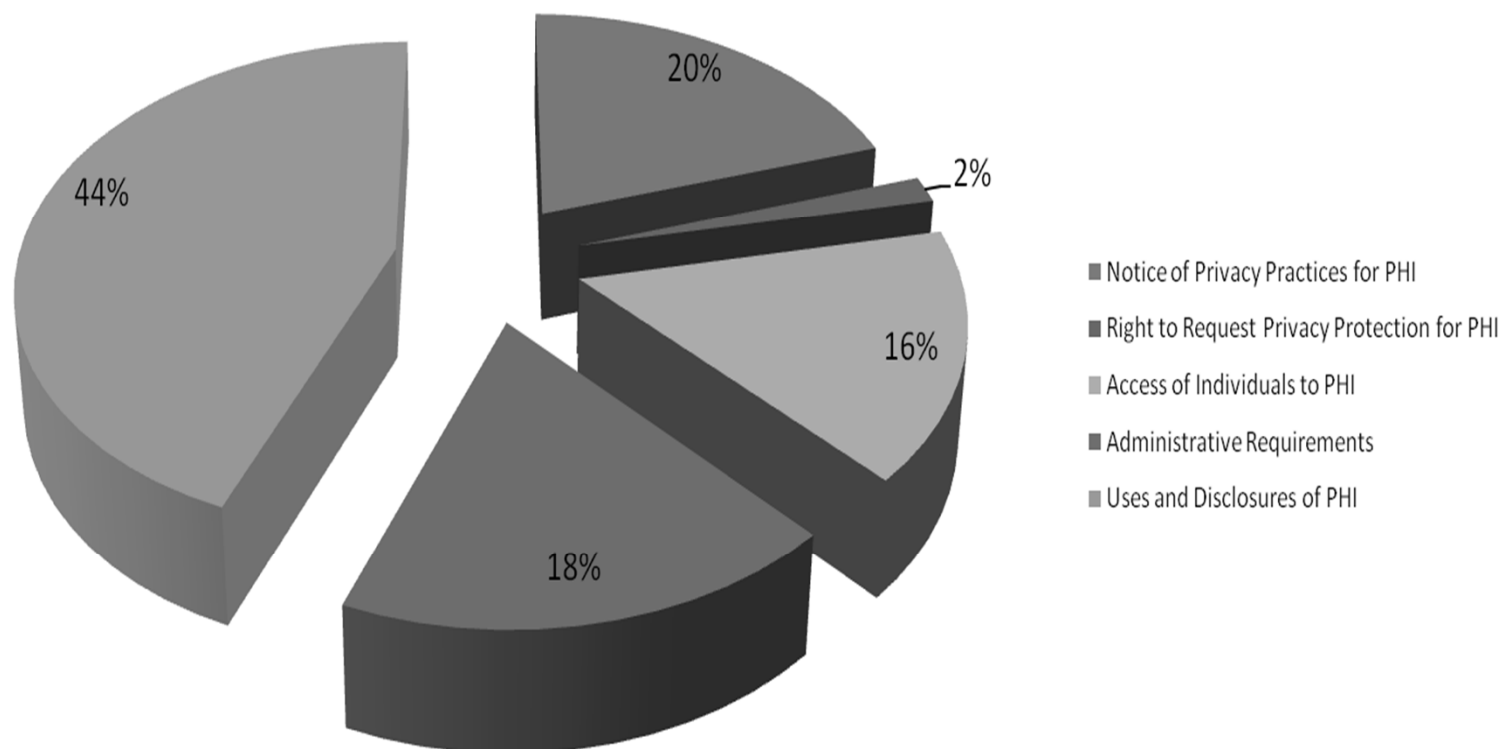
Element Exposure by Entity Type

Audit Findings and Observations Distribution

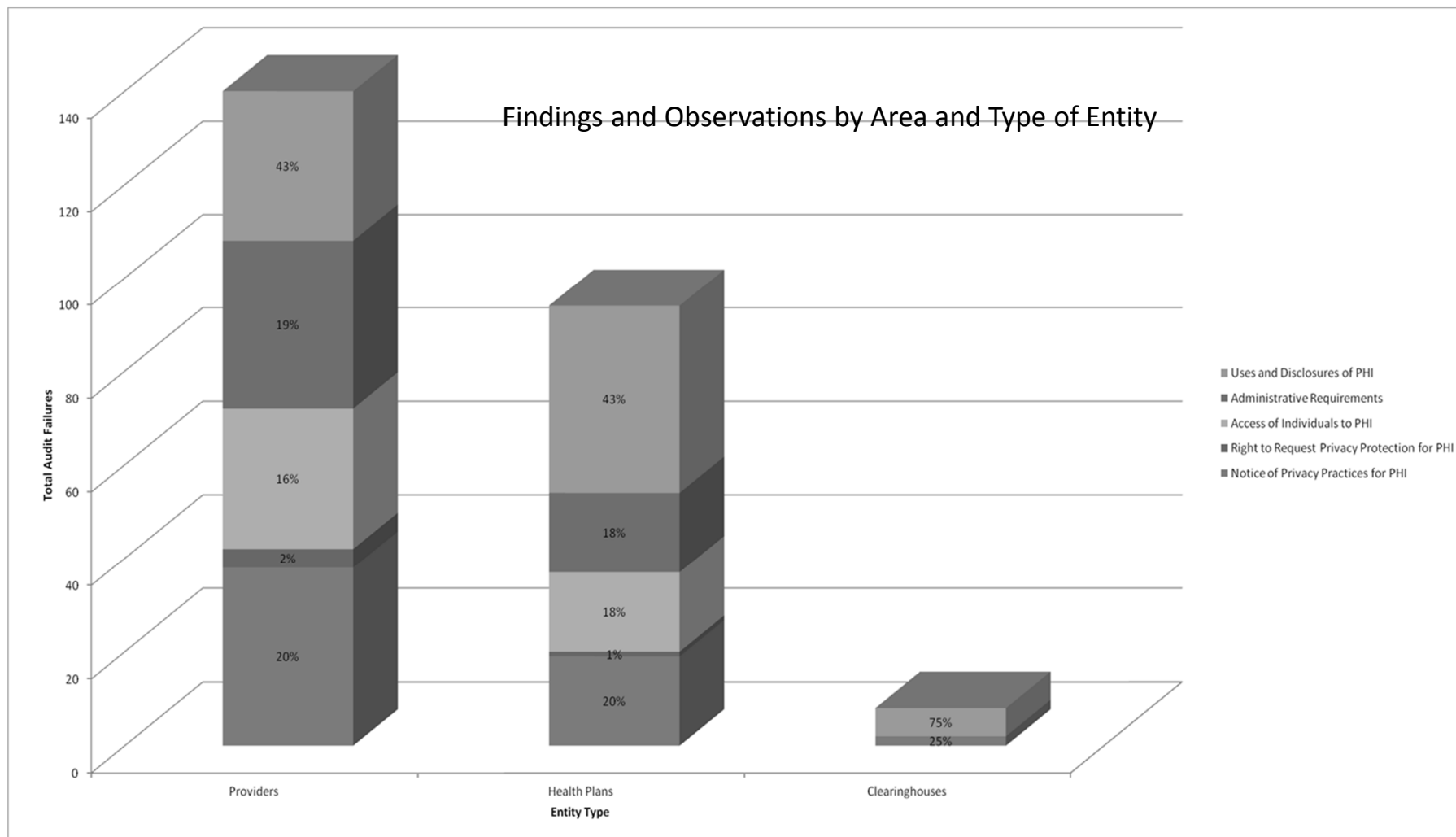


Privacy Findings & Observations

PERCENTAGE OF FINDINGS AND OBSERVATIONS BY AREA OF FOCUS

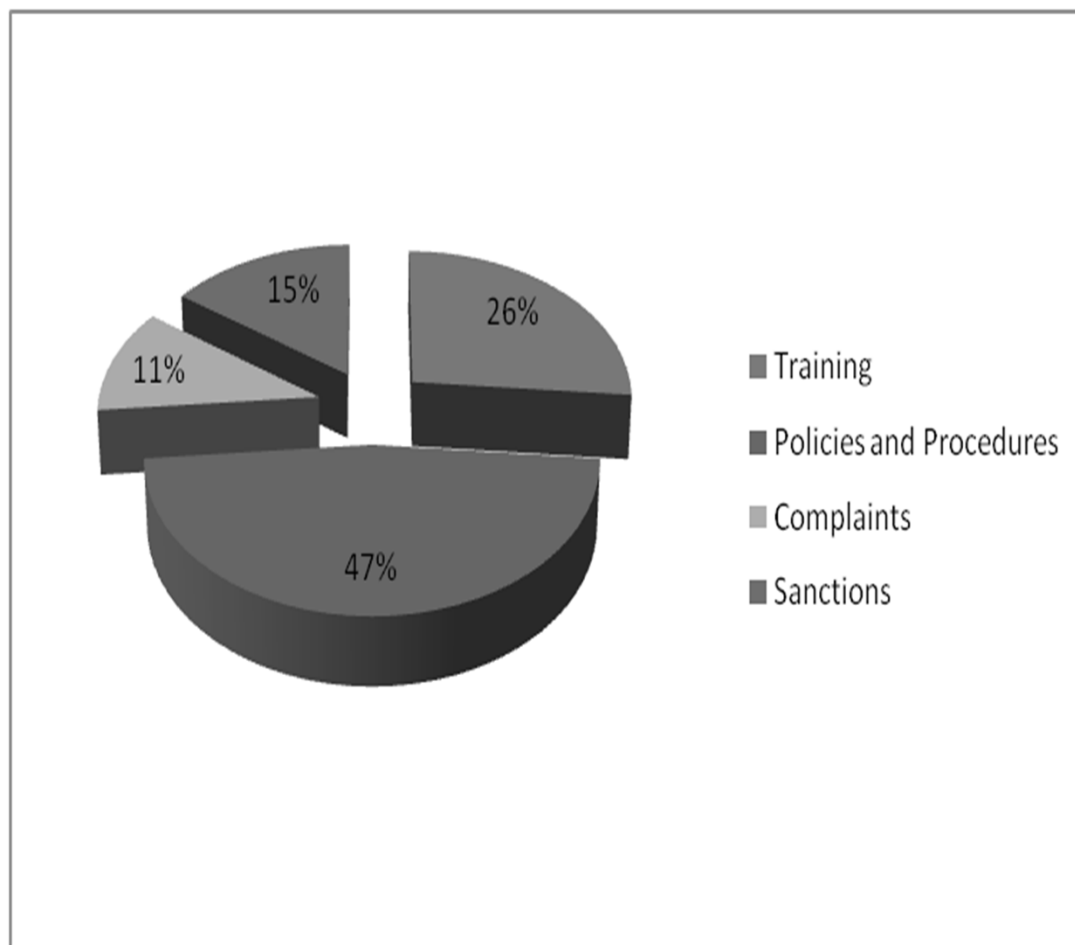


Privacy Results by Entity Type



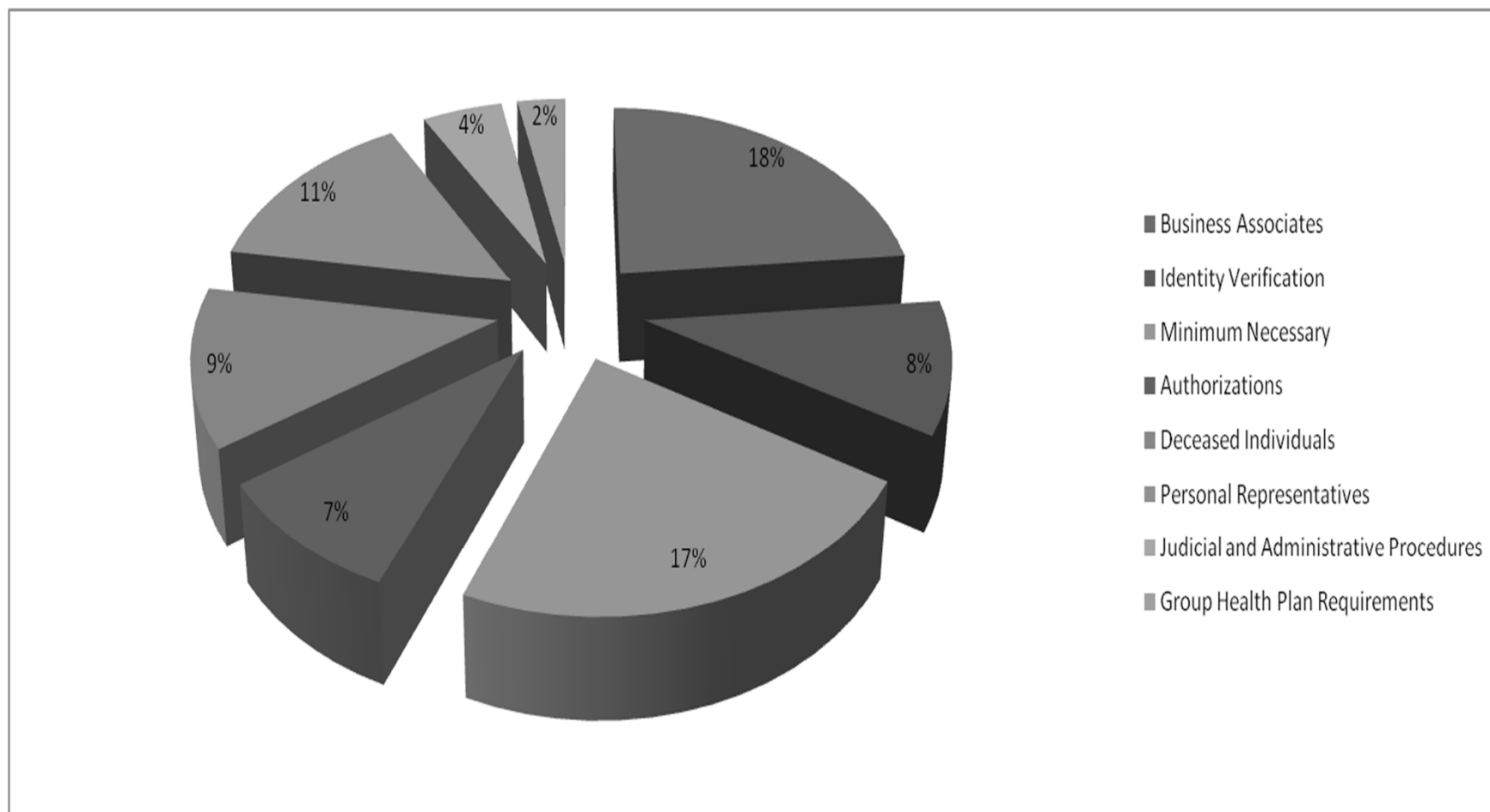
Privacy Administrative Elements

ADMINISTRATIVE REQUIREMENTS FINDINGS AND OBSERVATIONS



Privacy -- Uses and Disclosures

Uses and Disclosures of PHI Findings and
Observations



Security Results

58 of 59 providers
had at least one
Security finding or
observation

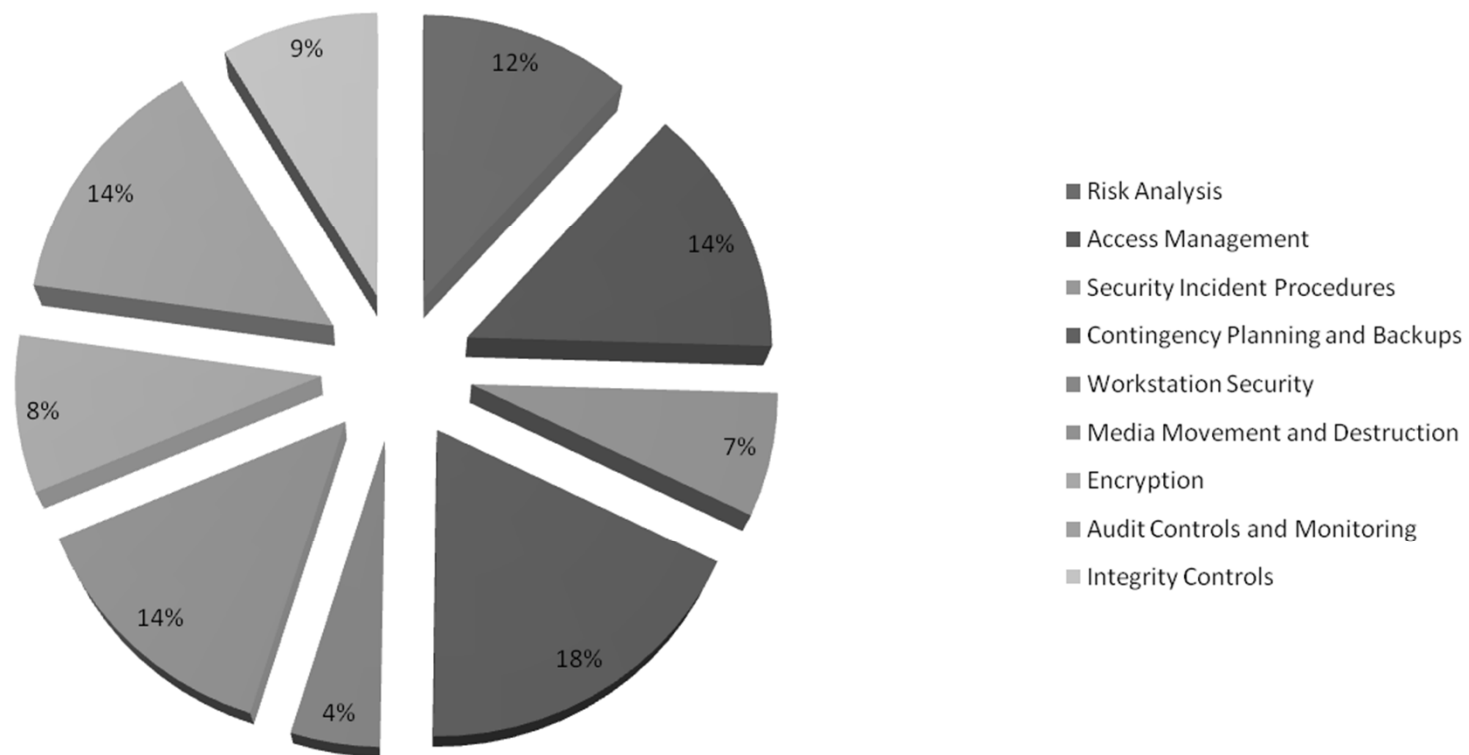
**No complete &
accurate risk
assessment in
two thirds of
entities**

- 47 of 59 providers,
- 20 out of 35 health plans
and
- 2 out of 7 clearinghouses

Security addressable
implementation
specifications:
Almost every entity
without a finding or
observation met by
fully implementing
the addressable
specification.

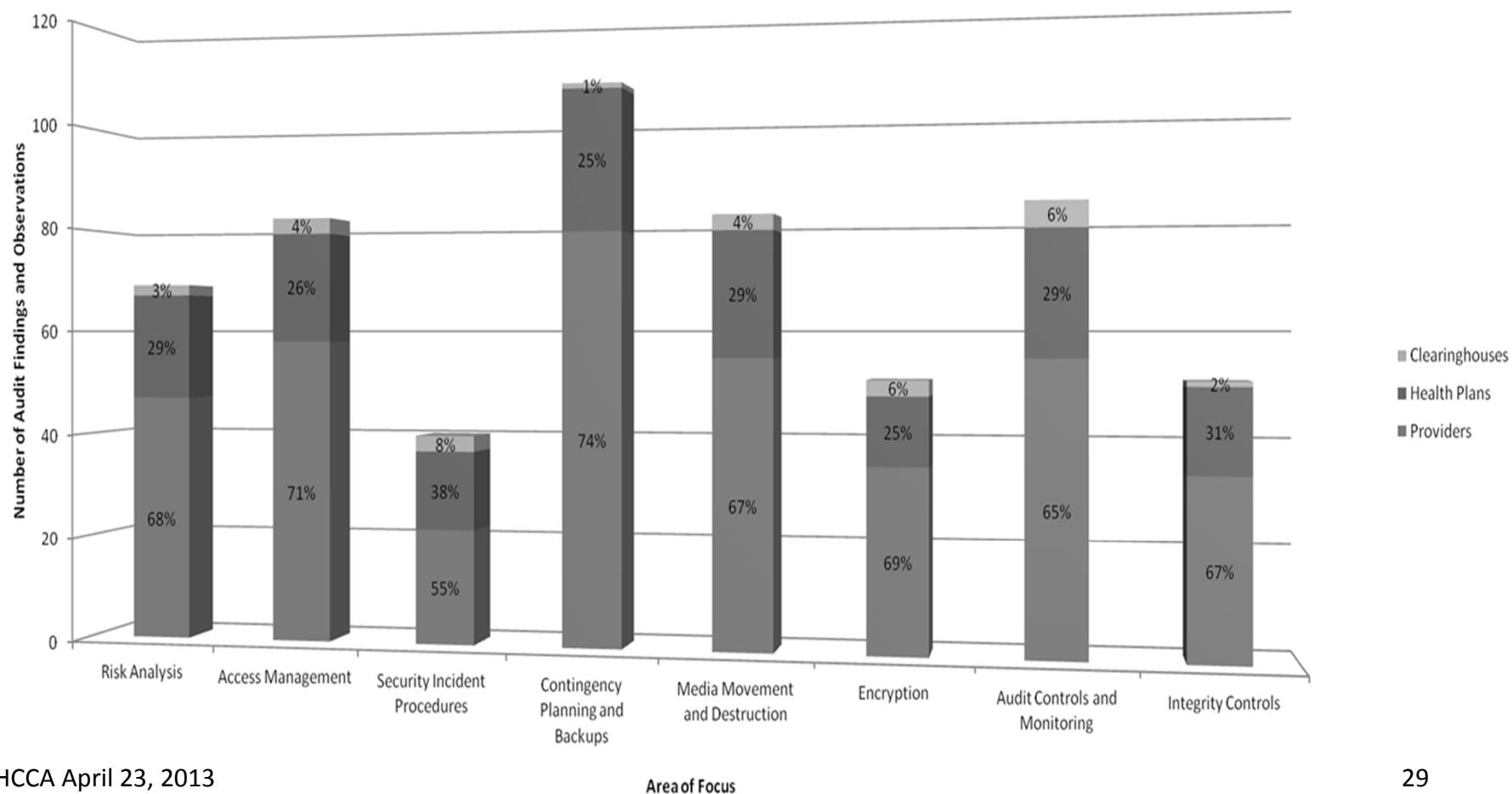
Security Elements

Percentage of Audit Findings and Observations by Area of Focus



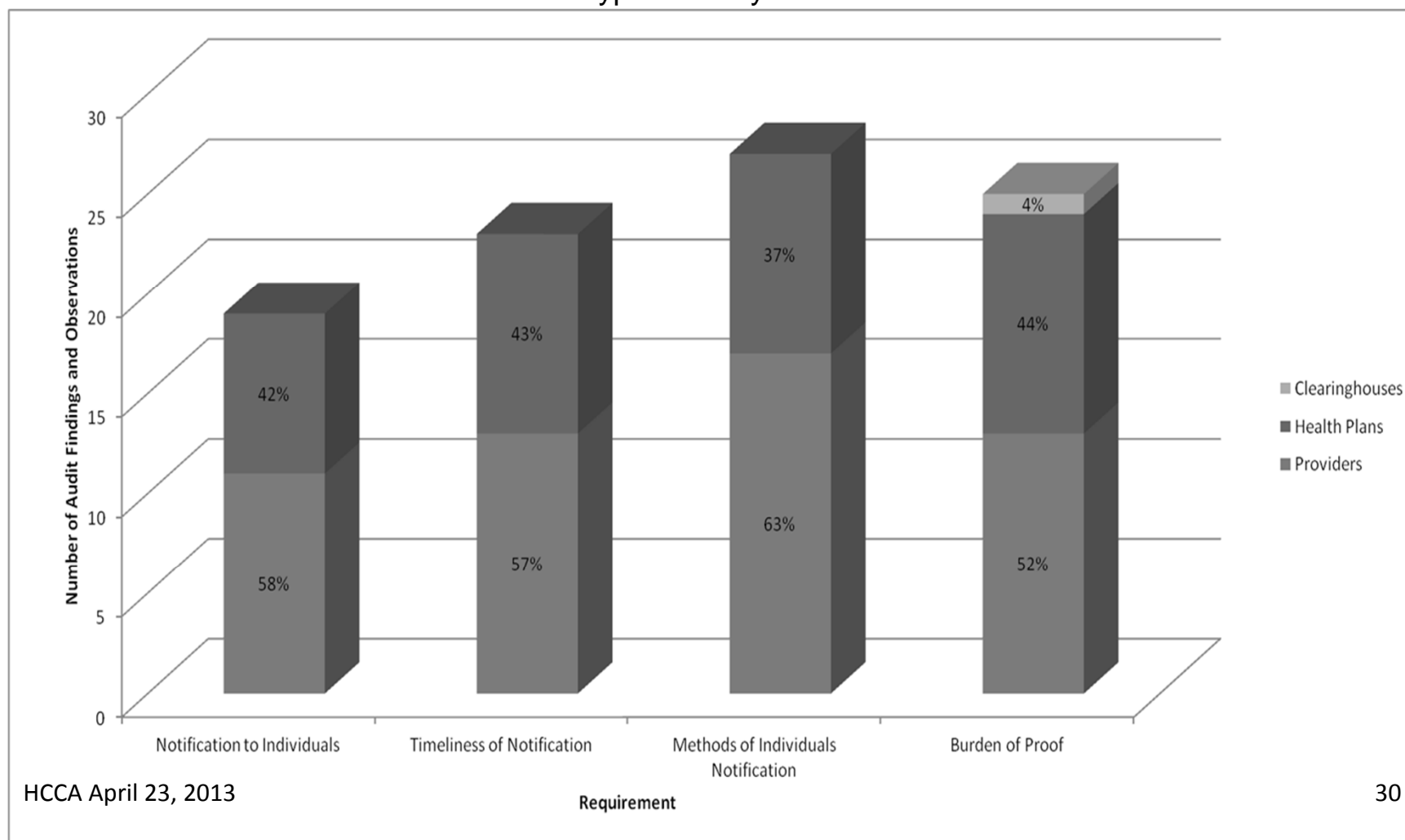
Security by Entity Type

Total Audit Findings and Observations by Area of Focus and Entity Type



Breach Notification by Entity Type

Audit Findings and Observations by Requirement
and Type of Entity



Overall Cause Analysis

- For every finding and observation cited in the audit reports, audit identified a “Cause.”
- Most common across all entities: **entity unaware of the requirement.**
 - in 30% (289 of 980 findings and observations)
 - **39% (115 of 293) of Privacy**
 - **27% (163 of 593) of Security**
 - **12% (11) of Breach Notification**
 - Most of these related to elements of the Rules that explicitly state what a covered entity must do to comply.
- Other causes noted included but not limited to:
 - Lack of application of sufficient resources
 - Incomplete implementation
 - Complete disregard

Cause Analysis – Top Elements

Unaware of the Requirement

Privacy

- Notice of Privacy Practices;
- Access of Individuals;
- Minimum Necessary; and,
- Authorizations.

Security

- Risk Analysis;
- Media Movement and Disposal; and,
- Audit Controls and Monitoring.

Next Steps for OCR

Formal Program Evaluation 2013

Internal analysis for follow up and next steps

- Creation of technical assistance based on results
- Determine where entity follow up is appropriate
- Identify leading practices

Revise Protocol to reflect Omnibus Rule

Ongoing program design and focus

- Business Associates
- Accreditation /Certification correlations?

Want More Information?

HIPAA Audit Webpage

<http://www.hhs.gov/ocr/privacy/hipaa/enforcement/audit/index.html>

OCR offers a wide range of helpful information about health information privacy including educational resources, FAQ's, rule text and guidance for the Privacy, Security, and Breach Notification Rules

<http://www.hhs.gov/ocr/privacy/>

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