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Elements of a Successful Corporate Integrity Agreement	
HCCA Compliance Institute March 2017	
Susan Gillin: Branch Chief, Office of Counsel to the Inspector General	
JoAnne Little: Senior Vice President and Chief Compliance Officer with LHC Group Peter Dressel: Senior Managing Director with FTI Consulting, Washington D.C.	
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Agenda	
Three Perspectives on the Elements of a Successful CIA     The CIG: Corpor Cities	
The OIG: Susan Gillin	-
The CCO: JoAnne Little	
The IRO: Peter Dressel	
II. Post-CIA Compliance Program Development Discussion	-
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OIG	
Susan Gillin	
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## OIG's New Model Corporate Integrity Agreement

## (1) Evolution of CIAs

OIG priorities and monitoring experience Feedback from providers and IROs The progression of compliance in the health care industry Trends in health care, and fraud, waste, and abuse

## (2) Big Picture

Most providers have the basics and don't need to be micromanaged by OIG OIG is focused on early detection of risks and fraud through audits, disclosures, and risk assessments

Goals of the CIA

9	Efficient and effective oversight
9	Basic elements apply to most providers
0	Time spent negotiating should decrease
0	Provider must certify that it is in compliance with these elements
0	More useful and relevant IRO reviews
0	Careful and targeted risk assessments and internal audits
0	Focus on risks particular to that provider type
9	Simpler Annual Reports

Board Resolution and Training: Board No longer required no longer required

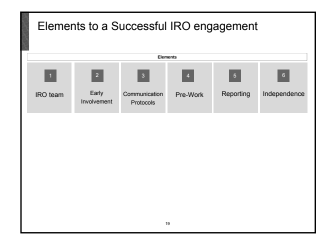
Training Plan P&Ps:
Profester determines the basic accordingly
Recogniting to OIG
of OMS and
contractor audits
Recognition for partient,
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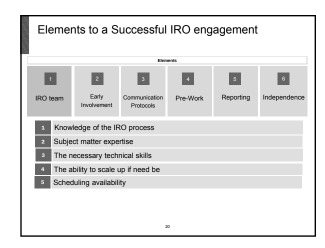
CIA Claims Reviews
The State of
1 Targeted to risks, not necessarily the covered conduct
argeted to risks, not necessarily the covered conduct
Removes the "Discovery Sample" in favor of one 100-claim sample
Requires that the error rate be extrapolated as part of the Claims Review Report, but provider determines what "reasonable diligence" is required, to
comply with the 60-day rule  Repayment of extrapolated overpayment, further investigation, full sample
review, or repayment of sample overpayment only
"Medically necessary and appropriately documented" means medical review—IRO must use a medical reviewer
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Claims Reviews, cont.
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Each year, the Population can be determined based on risk
Recommendations from provider     OIG data mining and analysis
Volume of types of claims compared to peers     Claim types at various locations
Risks in the industry
For hospitals, the risk-based determination is the default Claims Review
process
OIG Compliance Monitor, Provider's Compliance Officer, and IRO will begin discussing risk areas with many months left in the year
2.2.2.2.3. In a case that many monato lot in the year
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How to Negotiate Successfully
Involve the compliance officer
Involve the compliance officer  Suggest creative Claims Perious that the provider will find useful
Suggest creative Claims Reviews that the provider will find useful
Accept that the body of the CIA will be largely standard
We are asking, "Why did the conduct happen?"
✓ Be transparent about corporate structure and relationships     ✓ Think broadly about risk
✓ Think broadly about risk  ✓ Think positively about compliance goals
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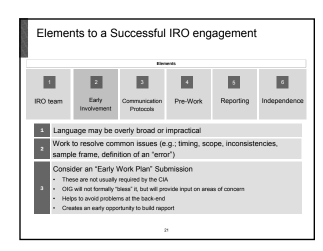
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JoAnne Little	-
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LHC Group's CIA: Lessons Learned	
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✓ Engage the right IRO	
Collaborate with the OIG and IRO on an ongoing basis	
✓ Involve the Board	
✓ Build a Culture of Compliance	
✓ Concurrent Auditing and Monitoring	
✓ Ensure adequate preparation for IRO activities	<u> </u>
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Engage the Dight IDO	
Engage the Right IRO	
4. Desertable	
1 Reputable	
2 Experienced in issues that form the basis of CIA	
3 Right fit for the organization	
4 Cost shouldn't be sole determining factor	
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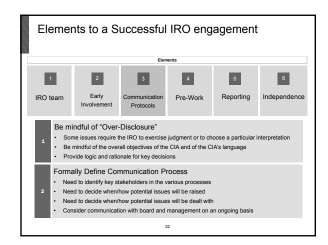
Ongoing Collaboration with the OIG and IRO	
Issues pertaining to CIA	
2 Issues not pertaining to CIA but within their expertise	
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Ongoing compliance program changes	
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Involve the Board	
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Board Training	
2 Quarterly Reports to the Board on CIA Compliance	
Quarterly Reports to the Board on CIA Compilance	
3 Quarterly Reports on Other Compliance Data	
4 Annual in Person Reports from the IRO	
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Duild a Cultura of Caracliana	
Build a Culture of Compliance	
Starts at top and includes all levels of organization	
Compliance part of overall management strategy	
3 Compliance has a seat at the table in all meetings/on all agendas	
4 All levels of organization involved in compliance risk assessment	
Provide guidance based on regulation; don't just give opinion	
6 Compliance Department as a resource	
Constant feedback and training:  Newsletters	1
Newsletters     Email "tips"	
Newsletters     Email "tips"     Regional/Divisional Presentations     Discussion topics in staff meetings	
Newsletters     Email Tips*     RegionalDivisional Presentations	

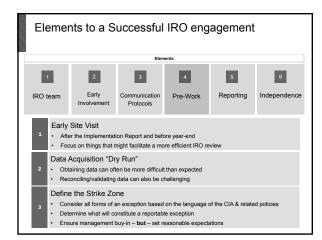
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	Concurrent Auditing and Monitoring			
	Develop expertise in regulations surrounding the items being audited			
	2 Ongoing internal auditing of conditions of payment			
	Internal auditing of issues identified through risk assessment hotline, exit interviews, etc.			
	4 Constant feedback to field of findings/opportunities			
	5 Individual and companywide feedback			
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	Ensure Adequate Preparation for IRO Activities			
	Ongoing communication with IRO prior to their specific activities			
	Organization and preparation in advance			
	Break annual activities and reporting requirements into manageable pieces			
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	IRO			
	IKO			
	Peter Dressel			
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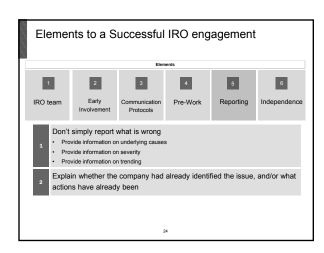












Elements to a Successful IRO engagement							_				
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IRO team	Early Involvement	Communication Protocols	Pre-Work	Reporting	Independence		_				
		ect of the IRO e									
2 Independent of the company, but also of OIG 3 Know the relevant independence guidance							_				
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