
WASHINGTON, DC (MARCH 5, 2019)—Published by the American Health Lawyers Association (AHLA), the fifth edition of Health Care Compliance Legal Issues Manual includes expanded and updated strategies for addressing the full scope of legal issues critical to health care compliance.

Authored by experts with years of health care compliance experience, this new edition integrates changes in regulation, trends in enforcement, and the latest reasoning of the courts to help readers navigate emerging and unsettled areas of compliance risk, such as self-disclosure obligations, risks associated with opioid use, the impact of statistical sampling, and much more:

**PART ONE: BASICS**
1. Glossary of Key Terms—NEW CHAPTER
2. What is a Compliance Program?
3. OIG Model Compliance Guidance by Provider Type
4. Background Checks and Excluded Persons
5. Government Program Participation and CMS Billing Revocation Authority
6. Corporate Transparency and Disclosure
7. Regulatory Advice and Liability Issues

**PART TWO: INVESTIGATIONS AND ENFORCEMENT**
8. What to Do When the Government Knocks
9. Managing an Internal Investigation
10. The Relationship between Enforcement and Compliance—NEW CHAPTER
11. False Claims
12. Repayments and Self-Disclosures
13. Internal and External Audit Basics

**PART THREE: KEY AREAS OF COMPLIANCE CONCERN**
14. Medical Necessity, Claims, and Payment Processes
15. Stark and Anti-Kickback Prohibitions
16. EMTALA Compliance
17. Health Care Civil Rights and Nondiscrimination Under Section 1557 of the Affordable Care Act—NEW CHAPTER
18. Health Information Privacy and Security Laws
19. Behavioral Health—NEW CHAPTER
The Health Care Compliance Legal Issues Manual is available for pre-order through AHLA’s store on the LexisNexis website for both members of AHLA and the broader health law professionals community.

For a high-resolution image of the book cover, editor/author headshots, or interview inquiries, please contact AHLA.

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