HIPAA Transactions The Next Generations

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Intelligently Linking Information Systems



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Today's Session

<u>Objective</u>: Provide information that allows impacted organizations to track and participate in future HIPAA transactions activities; thereby managing their futures

Topics:

- Materials Used in HIPAA Transactions
- Processes for Creating Materials
- ✓ Status, Predictions, and Key Issues
- Obtaining Further Information

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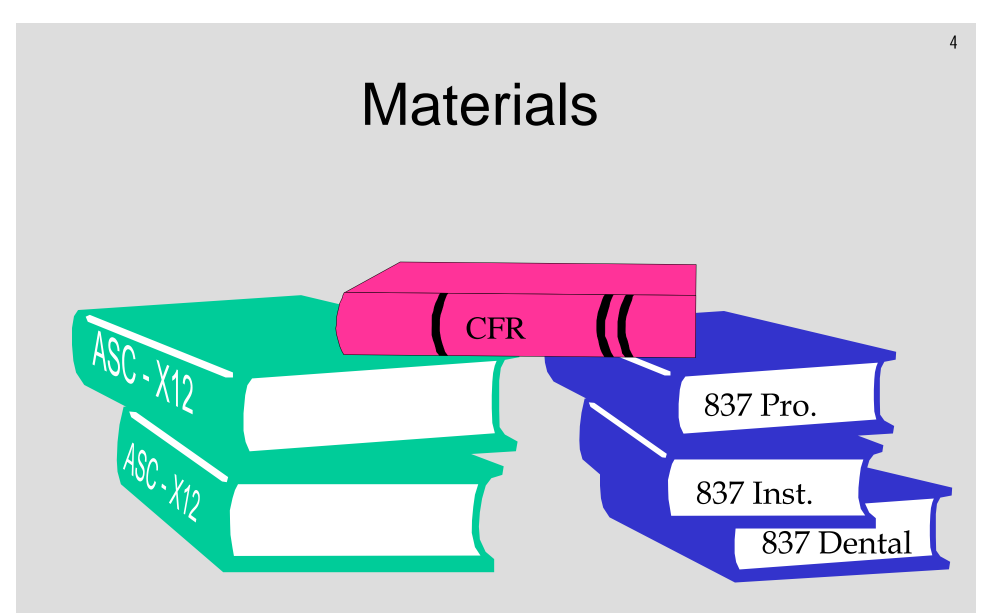


Caveats

For clarity and simplicity, today's discussion primarily illustrates the ANSI SDO processes of Accredited Standards Committee X12. Similar but differing processes also exist at other HIPAA SSO's.

The predictions contained in today's presentation are solely those of the author and do not represent the views, official or unofficial, of anybody else.







HIPAA Transactions Specifications

 Mandatory Federal Regulations ["Rules"] which "adopt" and promulgate

 Voluntarily published X12 (and equivalent) Type 3 Technical Reports (TR3's) a.k.a. "HIPAA Standards"

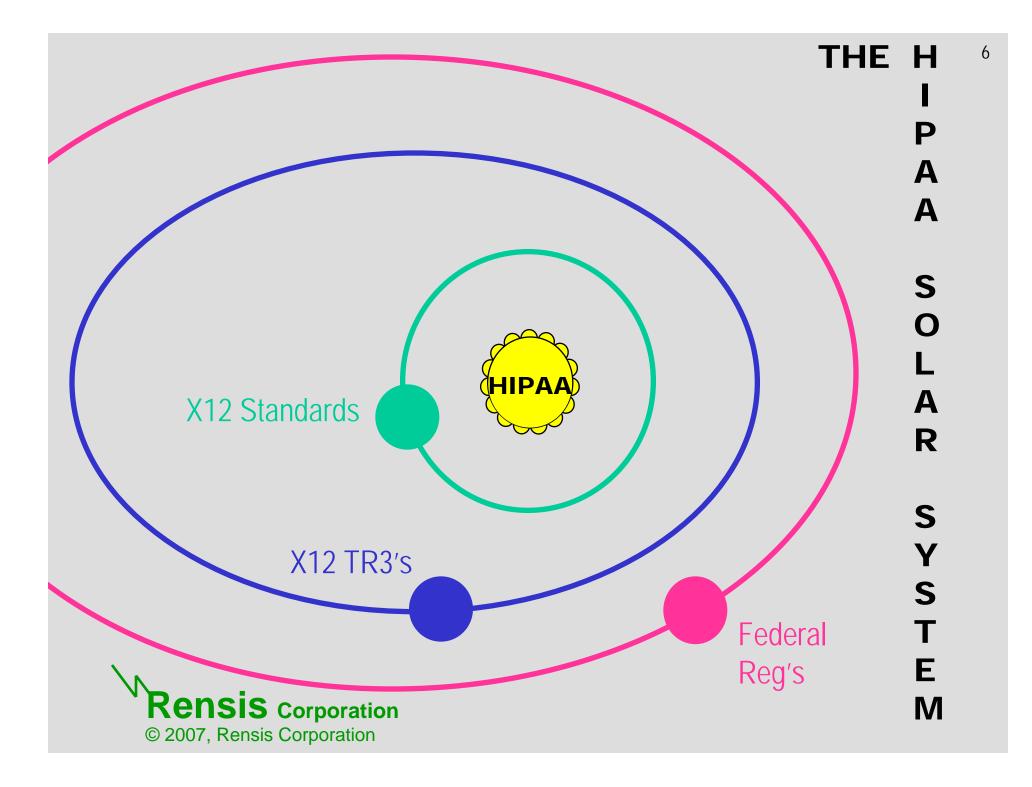
which define precise uses of

Voluntarily published X12 Standards

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Note: X12 Type 3 Technical Reports are presently known as Implementation Guides



X12 Standards

- Publication Cycle 3 times a year
- Publisher
 Data Interchange
 Standards Association
- Governing Materials
- Authoring Entities
- Supporting Entities



Standing Doc. 2 (SD2)

X12N Workgroups

X12N / TG8 (Architecture) X12J (Tech. Assessment) Procedures Review Board (PRB)

X12 Type 3 Technical Reports

- Publication Cycle attempted every 2 years, but was too rapid
- Publisher
 Washington Publishing Co.
- Governing Materials IG Handbooks
- Authoring Entities X12N Workgroups
- Supporting Entities

X12N / TG4 (IG Coord.) X12J (Tech. Assessment)



Note: X12 Type 3 Technical Reports are presently known as Implementation Guides

Federal Regulations

- Publication Cycle
- Publisher
- Governing Materials

as recommended

Government Printing Office

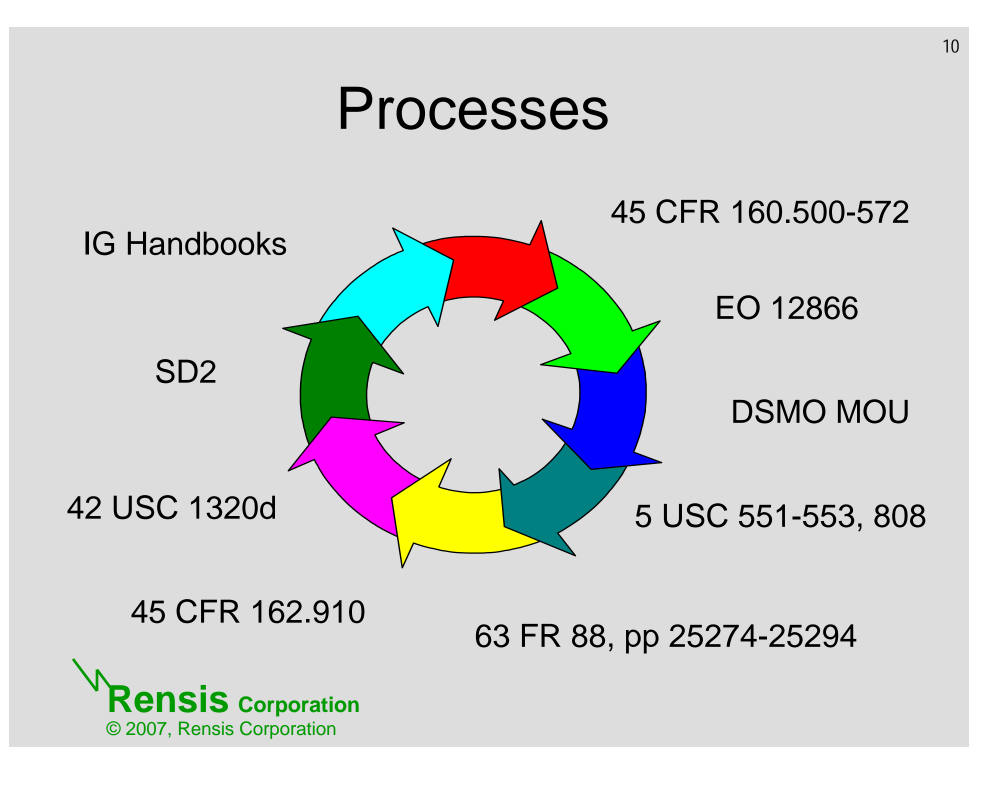
HIPAA Legislation Administrative Procedures Act

Paperwork Reduction Act

- Authoring Entity
- Supporting Entities • Rensis Corporation © 2007, Rensis Corporation

CMS' Office of eHealth Stds.

DSMO Steering Committee NCVHS



Transactions Processes

- Updating and creating new X12 standards; including internal code lists
- Creating and modifying Type 3 Technical Reports (TR3's); including internal code lists subsets
- Adopting TR3's for HIPAA



Updating Standards

- X12 has two formal processes documented in Standing Document 2 (SD2)
 - ° Data Maintenance (DM)
 - For message structure, format, data element definitions, and internal code lists values
 - Can take many months or years
 - [°] Code Maintenance Request (CMR)
 - For internal code lists values only
 - Expedited process to speed-up changes
 - Can still take 4 8 months



- X12N process summary
 - Work groups within authoring task groups, in conjunction with Washington Publishing Company, establish schedule [including change request cutoff dates for various sources] and then create new TR3's
 - Following internal approvals for technical accuracy and proper process from supporting task groups, work groups commence X12N public comment period for new TR3's



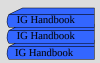
- X12N process summary
 - TR3's public comment period occurs
 targeted for 60 days, but can be 30 90
 - Work groups resolve any issues raised during public comment period and make any needed adjustments to TR3's
 - Work groups hold <u>public Informational Forums</u> during X12 Trimester Meetings to confirm resolved issues and TR3's adjustments



- X12N process summary
 - Work groups vote to move TR3's to task group for publication approval
 - Task groups [only TG2 (Healthcare), at present] vote to move TR3's to subcommittee X12N (Insurance) for publication approval
 - ° X12N approves TR3's for publication
 - Any other affected X12 subcommittees [e.g., X12F (Finance)] approve TR3's for publication [new for TR3's]
 Rensis Corporation Continued on next slide ...

- X12N process summary
 - X12J Technical Assessment subcommittee approves TR3's for publication [new for TR3's]
 - Procedures Review Board is notified that TR3's are ready for publication [new for TR3's]
 - ° Washington Publishing Company publishes





Adopting TR3's for HIPAA

- Notice and Comment (NPRM) rule making – process used to date
- Legislated was in the works for
 - ° X12 version 005010
 - ° NCPD^P version as of April 2007
- <u>Streamlined</u> rule making also was in the works for versions beyond Legislated HIPAA transaction standards

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Two cycle process – first iteration

- X12N proposes new version of published Type 3 Technical Reports (TR3's)
- Designated Standards Maintenance Organizations (DSMO) Steering Committee approves new version
- National Committee on Vital and Health Statistics (NCVHS) recommends new version



- Centers for Medicare and Medicaid Services (CMS) prepares Notice of Proposed Rule Making (NPRM) announcing new version
- Department of Health and Human Services (DHHS) clears NPRM
- Other affected federal agencies (*e.g.*, Office of Management and Budget) approve NPRM



- NPRM is published in Federal Register
- Public comment period occurs – normally 60 days
- CMS, with any needed support from DSMO Steering Committee, X12N, *et. al.*, analyzes comments received about NPRM



Two cycle process – second iteration

- Based on received comments, if necessary, X12N incorporates changes into next published new version of TR3's ?
- DSMO Steering Committee approves new version
- NCVHS recommends new version
- CMS prepares Final Rule promulgating new version



- DHHS clears Final Rule
- Other affected federal agencies (*e.g.*, OMB) approve Final Rule



- Final Rule or Notice is published in Federal Register
 - Specifies explicit Effective Date
 [Effective Date also known as Adoption Date]
 - ° Specifies explicit Compliance Date(s)
- For an existing HIPAA standard, any Effective Date for a modified standard must be at least 12 months following any previous Effective Date Rensis Corporation © 2007, Rensis Corporation

Effective Date occurs no earlier than the end of mandatory Congressional Review period which is normally 60 days

Compliance Date(s)

- New Standards 24 months after Effective Date; small health plans get 36 months
- Modified Standards established within the Final Rule, but must be at least 180 days after Effective Date





Status, Predictions, and Key Issues



as of 5 March 2007



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- Author, "Understanding HIPAA Communications"
- Member, Accredited Standards Committee X12 and its Insurance Subcommittee (X12N)
- Member and past co-chair, X12N HIPAA Implementation and Coordination Work Group
- Member, Health Level Seven (HL7)
- Member, HL7 Attachments Special Interest Group (ASIG) and X12N Patient Information Work Group (TG2/WG9)
- Member, concluded HL7 Master Person Index Mediation Special Interest Group (MPISIG)
- Commercial and Technology Arbitrator, American Arbitration Association





Transactions Futures

- Claims Attachments
- New Versions of Current Transactions
- Potential New Transactions



- Defined by HL7 Attachments Special Interest Group (ASIG) in "Specifications"
- Presently proposed to incorporate XML within EDI; *i.e.*,
 - ° X12's 275 transaction ... contains
 - HL7's Clinical Document Architecture (CDA R2) ... made up of
 - Structured data elements,
 - Narrative, unstructured, text, and/or
 - Scanned, non-diagnostic, images [many formats]



- Proposed First Round
 - ° Ambulance
 - °-Emergency Department-
 - ° Rehabilitative Services
 - ° Laboratory Results
 - ° Medications
 - ° Clinical Notes





- Status
 - NPRM incorporating X12 and HL7 materials published on 9/23/2005; public comment period closed on 1/23/2006
 - ° First proof of concept pilot project completed
 - Small subset of types, variants, options, choices
 - Not 100% successful
 - Successful pilots moving into production



Status

 ^o Comments on NPRM and lessons from pilot project plus any other proofs of concepts fed back into updates of X12 – version 005010 and HL7 – Clinical Document Architecture Release 2 (CDA R2) for use in final rule



- Status
 - ° X12 version 005010 TR3's
 - Public comment period closed 8/30/2006
 - Informational Forums held 9/26/2006
 - In final edits and approvals prior to publication
 - ° HL7 CDA R2 Specifications
 - First informative ballot closed 1/04/2007
 - Changes incorporated
 - Second informative ballot in progress closing date is 4/23/2007



- Status
 - Joint X12 HL7 project being re-started to determine

what data goes in a claim versus what data goes in a claim attachment





New Versions of Current Txns.

- X12 version 004010 + 004010A1
 Implementation Guides (IG's)
 - ^o Remain current HIPAA standards
 - X12 web site for obtaining HIPAA IG interpretations opened to public on 11/08/2004

www.x12n.org/portal



New Versions of Current Txns.

- X12 version **004050** counterpart IG's approved for publication during 2003
 - Contain additional useful explanations that can be applied to current HIPAA standards
 - Not planned to be proposed as modified HIPAA standards – not even 004050X124 for the 835 "Health Care Claim Payment/Advice" transaction that was recommended in 2004



New Versions of Current Txns.

- Writing of X12 version 005010 counterpart TR3's complete
 - ° Changes include
 - Additional useful explanations
 - Accumulated and timely new routine requests
 - National Provider Identifier (NPI) adaptations
 - Modifications to support ICD-10-CM and ICD-10-PCS
 - New change requests now being considered only for subsequent versions (*e.g.*, 005050)



- Writing of X12 version 005010 counterpart TR3's complete
 - Public comment periods held in phases during 2005 – 2006
 - Eight published by WPC [see next slide];
 remaining one is imminent
 - Four approved by DSMO [see next slide]; remaining five targeted during 2007
 - ° NCVHS hearings not yet scheduled



publication and DSMO Approval ($\sqrt{}$) status as of 5 March 2007

HIPAA	45 CFR	X12N Impl. Guides / TR3's		X12
Transaction	<u>Part 162</u>	<u>004010</u>	<u>005010</u>	Standard
Claim - Prof.	K, R	X098 +A1	X222 \checkmark	837
Claim - Inst.	K, R	X096 +A1	X223 \checkmark	837
Claim - Dent.	K, R	X097 +A1	X224 \checkmark	837
Eligibility	L	X092 +A1	X203	270 & 271
Authorization	М	X094 +A1	X217	278
Claim Status	Ν	X093 +A1	X212	276 & 277
Enrollment	0	X095 +A1	X220	834
Remittance	Р	X091 +A1	X221 √	835
Premium Pmt.	Q	X061 +A1	X218	820
			= DSMO Approved	
Proposed HIPAA Txns.		<u>004050</u>		
Claim Additional Info Request		X150	X213	277
Claim Attachment		X151	X210	275
Rensis Corporation		004010Xnnn +A1 are adopted for HIPAA		
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- Writing of X12 version 005050 counterpart TR3's presently getting started
 - One key focus is functionality to better support
 Consumer Directed Healthcare
 - Real-time claims adjudication
 - Payments from Healthcare Savings Accounts
 - Faster / real-time eligibility determinations
 - Faster / real-time claim status determinations
 - Improved, unsolicited, payer reporting of claims processing progress



- Writing of X12 version 005050 counterpart TR3's presently getting started
 - Cut-off dates for submitting change requests rapidly approaching: <u>www.hipaa-dsmo.org</u>
 - Now is a high-leverage time to get involved!
 Next X12 Trimester Meeting is
 3-7 June 2007
 Orlando, Florida

http://www.x12.org/x12org/meetings/x12trimt/index.cfm





 Should the participating organizations (X12, DSMO Steering Committee, NCVHS, OESS ... CMS ... DHHS) execute their portions of the HIPAA adoption process on a staggered schedule as groups of TR3's are published, or wait until a complete suite (*e.g.*,005050) is again available?



- Pilot projects
 - ° How many, if any, are needed?
 - [°] How comprehensive should they be?
 - ° How long should they run?
 - ° When should they be executed in relation to development and adoption process steps?
 - ° Who will participate? How will participation be arranged and funded?
 - ° Who will manage and/or consolidate results?



 Cost vs. benefit (*i.e.*, return on investment) analyses



- ° When and how extensive should any be?
- ° Who should perform them?
- Should HIPAA adoption be done just because new transaction versions are simply necessary to comply with other federal regulations (*e.g.*, NPI, e-prescribing, ICD-10-xx)?
- ° Can there ever be a pay-back for moving to new versions of current transactions?



- At what point should the federal government commence its portions of the HIPAA adoption process? What triggers these activities?
- How do the individual DSMO, who are continually developing new materials (*e.g.*, X12 TR3's), interact during any 2+ year federal NPRM Adoption Process; especially with received public comments?



- Bigger picture, what will be the impacts of
 - ° e-prescribing transactions standards?
 - Office of the National Coordinator for Health Information Technology (ONCHIT) contracts for Standards Coordination and Harmonization?
 - American Health Information Community (AHIC) federal advisory committee?
 - National Healthcare Information Infrastructure (NHII)?
 - Consolidated Health Informatics (CHI) Initiative?





Potential New Transactions

Acknowledgement[999, 997, 824, 277]Coordination of Benefit Confirmation[269]Provider Information[274]Eligibility / Enrollment Roster[271]Authorization Attachment[275]

Additional Claims Attachments – HL7 CDA R2

NCPDP: Telecommunication Claims Standard version D.0 Batch Claims Standard version 1.2 Post Adjudication Implementation Guide version 1.0 Medicaid Subrogation Implementation Guide version 3.0

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Potential New Transactions

Any HIPAA adoption activities will only begin by prior industry acceptance, use, and request



Further Information

- Rensis Corporation Seminar: "HIPAA TCS – What's Next? Products, Processes, and Prognostications"
- Feinberg's Free Focused HIPAA Mailing List Send e-mail request to one of
 - ^o <u>DAFeinberg@computer.org</u>
 - [°] <u>HIPAA-TCS-subscribe@yahoogroups.com</u>
 - [°] <u>ShareHIPAA-subscribe@yahoogroups.com</u>



Further Information

- Participate in Standards Development Organization (SDO) Meetings
 - Accredited Standards Committee X12 <u>http://www.x12.org/x12org/meetings/x12trimt/index.cfm</u>
 - Health Level Seven (HL7)
 http://www.hl7.org in Events column, click on Calendar
 - National Council for Prescription Drug Programs (NCPDP)

<u>http://www.ncpdp.org</u> – click on Work Groups



Comments?

Questions?

Other Thoughts?

Contact Dave Feinberg





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