



REGISTER NOW

Practical Management of Medical Staff Corrective Action

Webinar #083117-WI

DATE AND TIME

August 31, 2017
9:00 - 10:30 a.m. CT

OVERVIEW

One of the most nuanced, difficult and potentially devastating events in hospital-medical staff relations is the dreaded medical staff corrective action, which may also include a medical staff hearing. It is critical for hospital administrators and medical staff leaders to understand the legal landscape and the “Do’s and Don’ts” of managing a medical staff problem from the beginning.

There are inevitably bumps in the road but this webinar is designed to lay them out and identify practical solutions. During the webinar, faculty will describe the legal protections (such as immunity) and ways to ensure they apply; discuss ways that the process can derail and how to avoid them; and share importance of understanding when the reporting obligations apply and when they do not.

OBJECTIVES

- Describe the sequence of events in a medical staff corrective action.
- List the essential components of the medical staff bylaws and applicable laws, and practical tips for complying with them, to preserve immunity.
- Discuss the typical bumps in the road of a medical staff corrective action and plans for dealing with them.
- Discuss the legal reporting obligations and the many nuances associated with them.

TARGET AUDIENCE

Hospital executives, medical staff leaders, chief medical officers and in-house counsel.

FACULTY

Sarah E. Coyne
Quarles & Brady LLP

Sarah Coyne guides her clients through regulatory compliance concerning health care information and technology and in forging agreements on behalf of hospitals and other health care providers that comply with the regulations defined by the Stark, Anti-Kickback, and False Claims Acts, helping to maximize reimbursements while minimizing risks. She also deals regularly with patient safety and quality-of-care issues involving disputes with physicians, patient claims and complaints, medical staff bylaws and organizational structures, and other issues that tend to fall outside of regulatory compliance guidelines.

Jon R. Kammerzelt
Quarles & Brady LLP

Jon Kammerzelt is a member of the Quarles & Brady Health Law Practice Group. His experience includes advising hospitals and other health care providers on state and federal compliance issues, including those involving fraud and abuse laws (Stark and Anti-Kickback), Medicare Conditions of Participation, EMTALA and HIPAA. He also has experience representing hospitals and other health care providers on mergers, acquisitions, and joint ventures; advising hospitals on various operational matters involving patient care, practitioner credentialing and corrective action, HCQIA/peer review, and professional practice regulation; and negotiating and preparing professional service agreements, participating provider agreements with commercial insurance plans, and Medicare and Medicaid managed care plan contracts.

PRICE

\$195 per connection for members.
\$390 per connection for non-members.

Note: The fee is for one phone line with unlimited participants. For example, 10 employees can participate for only \$19.50 ea!

**For more
information
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