

# Texas Tech University Health Sciences Center El Paso Institutional Compliance Procedure

Procedure: Compliance Investigation	Procedure #: HSCEP OP 52.04 PRO			
Sanctions				
Effective Date: May 1st, 2024	Last Revision Date:			
<b>References:</b> BCP EP 3.2 - Coding and Accuracy Audits, HSCEP OP - 52.14 HIPAA Sanctions,				
HSCEP OP 52.04 – Report and TTUHSC EP Internal Investigation of Alleged Violations, Non-				
Retaliation				
TTUHSC El Paso Institutional Compliance Website: <a href="http://elpaso.ttuhsc.edu/compliance/">http://elpaso.ttuhsc.edu/compliance/</a>				

### **Procedure Statement**

This procedure is designed to guide compliance department staff members in the identification, application, verification and documentation of sanctions associated with compliance investigations. This procedure documents a structured approach to help assure that there is continuity in sanctions applied to individuals without regard to their job title.

#### **Scope**

This procedure applies to all compliance staff members performing investigations, audits or other internal investigations that are substantiated.

### **Procedure**

The following procedure will be followed when a compliance staff member completes an investigation or an audit of a reported or suspected infraction in accordance with policies; BCP EP 3.2 - Coding and Accuracy Audits, HSCEP OP - 52.14 HIPAA Sanctions, HSCEP OP 52.04 – Report and TTUHSC EP Internal Investigation of Alleged Violations, Non-Retaliation. I

- 1. They compliance staff member will review the compliance database to determine if the individual(s) involved in the alleged infraction have previously been involved in activities that resulted in sanctions.
- 2. If the individual(s) have been involved in previous, malfeasant activities, the compliance staff member will thoroughly review the previous case documentations as well as all attachments.
- 3. Any similar infraction(s) as well as any previous sanctions against the individual(s) will be noted in the report of the current investigation.
- 4. If the investigation is associated with HIPAA breach, inappropriate access or other privacy infraction the compliance staff member will consult the disciplinary matrix found at, "52.14 HIPAA Sanctions, Attachment A".
- 5. When the investigation has been completed and the database search has been completed, the compliance staff member will document the findings on the standard compliance report template.



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- 6. The compliance office staff member will search the compliance database for a similar infraction to determine if sanction precedents have been established.
- 7. If sanction precedents have been established, this information will need to be gathered and presented in the sanction determination meeting with either Human resources or Faculty affairs.
- 8. If the individual(s) that have caused the malfeasance are staff members the following process will prevail.
  - a. The compliance staff member will schedule a meeting with Human resources, which will typically be the Managing Director of Human resources.
  - b. The investigation report and all associated documentation will be presented to the appropriate human resources representative by the compliance staff member.
  - c. The compliance staff member will ask the human resources representative if:
    - i. Additional information is needed to make a consideration of the appropriate sanctions.
    - ii. A discussion with the individual's supervisor is appropriate and act accordingly,
    - iii. It is duly noted that the compliance staff member will bring documentation of sanctions that have previously been applied to other individuals for the same infraction(s).
- 9. If the individual(s) that have caused the malfeasance are faculty members the following process will prevail.
  - a. The compliance staff member will schedule a meeting with faculty affairs, which will typically be the Vice President for Faculty Affairs.
  - b. The investigation report and all associated documentation will be presented to the appropriate faculty affairs representative by the compliance staff member.
  - c. The compliance staff member will ask the faculty affairs representative if:
    - i. Additional information is needed to make a consideration of the appropriate sanctions,
    - ii. A discussion with the individual's supervisor or Dean is appropriate and act accordingly,
    - iii. It is duly noted that the compliance staff member will Adequately documents bring documentation of sanctions that have previously been applied to other individuals for the same infraction(s).
- 10. It is imperative that the compliance staff member adequately documents the entire sanction process in the compliance database.
  - a. This will help assure that sanctions are applied without regard to an individual's position in the organization and that any previously established sanction process will be followed.
  - b. This will assure that sanctions are applied equally and equitably across all job titles



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within the university system.

- 11. Once the level of sanction has been determined and the individual's supervisor has been notified of the sanction requirement(s) the compliance staff member will:
  - a. Inform the individual's supervisor that they will need to report to the compliance office when the sanction has been applied to the individual,
  - b. If the sanction was applied as described by the compliance staff member's collaboration with either the human resources or faculty affairs departments.
  - c. Upon receipt of the follow up information the compliance staff member will meticulously document the sanction in the compliance database.
- 12. When the investigation has been completed and the issue has been closed, the compliance staff member will provide the institutional compliance officer with a copy of the final report associated with the incident.

### **Frequency of Review**

This procedure will be reviewed in collabo	ration with HSCEP	OP 52.04	<ul> <li>Report and T</li> </ul>	TUHSC EP
Internal Investigation of Alleged Violations	, Non-Retaliation (I	December, o	of each odd nur	nbered year

Review Date:		
Revision Date:		