



42 CFR Part 2 Final Rule – What You Need to Know

The federal law that protects the confidentiality of substance use disorder (SUD) treatment records recently changed.

Stay up to date and informed with [“42 CFR Part 2 Final Rule – What You Need to Know,”](#) a recent webinar from the SAMHSA-funded [Center of Excellence for Protected Health Information \(CoE-PHI\)](#).

[View the Webinar](#)

Viewing this archived webinar will allow you to understand how to:

- Describe the recent changes to 42 CFR Part 2 (also known as “Part 2”)
- Apply recent changes to Part 2 to practical scenarios within case studies
- Identify how to access resources and technical assistance provided by the CoE-PHI

Who should watch:

- Substance use and behavioral health treatment providers
- State agency leaders and administrators
- Privacy and compliance officers
- Professionals involved in providing treatment or coordinating care for people receiving treatment for SUDs or mental health
- Patients and families

Visit our extensive, searchable [Resource Library](#) to access even more free resources.

For any questions, to share a related resource, request technical assistance, or sign up for our email list, [please contact us on our website.](#)

Funded by SAMHSA, the CoE-PHI develops and disseminates resources, training, and TA for states, healthcare providers, school administrators and individuals and families to improve understanding and application of federal privacy laws and regulations, including FERPA, HIPAA, and 42 CFR Part 2, when providing and receiving treatment for SUD and mental illness.

Resources, training, technical assistance, and any other information provided through the CoE-PHI do not constitute legal advice.