Tips for Completing a Security Risk Analysis (SRA)

What is a security risk analysis (SRA)?
The security risk analysis (SRA) relates to objective 1 – Protect Patient Health Information. The objective of the measure is to ensure providers and practices are protecting electronic patient health information (ePHI) created or maintained by the CEHRT through the implementation of appropriate technical capabilities.

How do I conduct a SRA?
The SRA should be conducted or reviewed in accordance with the requirements in 45 CFR 164.308(a)(1), including addressing the security (to include encryption) of ePHI created or maintained by CEHRT in accordance with requirements under 45 CFR 164.312(a)(2)(iv) and 45 CFR 164.306(d)(3), and implement security updates as necessary and correct identified security deficiencies as part of the provider’s risk management process.

What components should the SRA include?
The SRA should be conducted, reviewed, or updated prior to the attestation date each program year. The SRA should include the following components at a minimum:

- Physical, administrative and technical safeguards, including encryption, tailored to the size and complexity of the practice.
- An asset inventory that identifies where all ePHI is stored, received, maintained or transmitted (not limited to CEHRT).
- Identification of all potential threats and vulnerabilities to ePHI.
- Assessment of all current security measures.
- Assessment of the likelihood of all threat occurrences identified by the practice.
- Assessment of the potential impact of all threat occurrences identified by the practice.
- Assessment of the level of risk determined by analyzing the likelihood and impact of threat occurrence.
- Date when analysis was conducted reviewed or updated by the practice (month/day/year).
- An action plan (also referred to as mitigation and remediation plan) for addressing the identified threats to ePHI.

What are the best practices for SRA?

- Ensure the completed SRA is retained for a minimum of six years from the date of attestation.
- Ensure the SRA is for the correct period. If it was reviewed and no updates were made, retain documentation to show the date it was reviewed.
- Ensure the SRA is updated or reviewed at least once per year. An SRA can only be used once to qualify for a meaningful use incentive payment. The SRA must be updated or a new SRA must be conducted in each subsequent year.
- If a third party completes the SRA, ensure it is tailored specifically to your practice.
- Ensure the SRA encompasses all aspects of the practice. Anything that handles ePHI should be included in the scope of the SRA.
- The SRA can be completed using several different methods. Ensure the format used includes all of the components listed above.
What are the most common mistakes related to the SRA?

• Not completing an SRA or properly documenting that the SRA was completed.
• Not retaining the SRA for the correct time period.
• SRA does not assess the risk level of the threats and vulnerabilities identified.
• SRA does not include an action plan addressing how the identified threats and vulnerabilities will be mitigated.
• SRA does not include an asset inventory.
• SRA only was completed based on the capabilities of the CEHRT and does not incorporate assets outside of the CEHRT which handle ePHI.
• Completion date of SRA not indicated.

For more guidance on the security risk analysis, please refer to CMS or the Office of Civil Rights (OCR). See the tip sheet provided by CMS located at: https://www.cms.gov/Regulations-and-Guidance/Legislation/EHRIncentivePrograms/Downloads/SecurityRiskAnalysis_Tipsheet-.pdf

See SRA guidance provided by OCR located at: https://www.hhs.gov/sites/default/files/ocr/privacy/hipaa/administrative/securityrule/rafinalguidancep df.pdf