ENFORCEMENT OF THE FEDERAL HEALTH CARE PROVIDER CONSCIENCE PROTECTION LAWS
HHS’s Mission

The mission of the U.S. Department of Health and Human Services (HHS) is to enhance the health and well-being of Americans by providing for effective health and human services and by fostering sound, sustained advances in the sciences underlying medicine, public health, and social services.

HHS accomplishes its mission through several hundred programs and initiatives that cover a wide spectrum of activities, serving the American public at every stage of life.
OCR’s Mission

The Office for Civil Rights at the U.S. Department of Health and Human Services ensures that all people have access to health care and services without discrimination and protects the privacy and security of individuals’ health information through investigations, technical assistance, voluntary compliance efforts, enforcement, policy development, and education.
HHS OCR enforces:

- civil rights laws that prohibit discrimination on the basis of race, color, national origin, disability, age, sex, religion, including the refusal to provide assisted suicide services, by recipients of Federal financial assistance from HHS and by HHS-conducted programs;
- the Privacy and Security Rules under the Health Insurance Portability and Accountability Act (“HIPAA”), which protects health information from improper uses and disclosures, and the confidentiality provisions of the Patient Safety Rule; and
- laws protecting the conscience rights of individual providers and entities that object to abortion.
PROTECTING THE CONSCIENCE RIGHTS OF HEALTH CARE PROVIDERS
Federal Health Care Provider
Conscience Protection Laws

The conscience rights of health care providers are established in the following Federal Health Care Provider Conscience Protection Laws:

- the Church Amendments;
- the Public Health Service Act Section 245;
- the Weldon Amendment; and
- the Affordable Care Act.
Role of HHS OCR in Provider Conscience Enforcement

- HHS OCR has been designated to receive complaints of discrimination and coercion based on the Federal Health Care Provider Conscience Protection Laws.

- HHS OCR will coordinate the handling of complaints with the staff of the HHS programs from which the entity, with respect to whom a complaint has been filed, receives funding (i.e., the HHS funding component).
Role of HHS OCR in Provider Conscience Enforcement (continued)

• If HHS becomes aware that a state or local government or an entity has undertaken activities that may violate the statutory conscience protections, HHS will work with such government or entity to assist them in achieving voluntary compliance.

• If voluntary compliance is not achieved, HHS will consider all legal options, including:
  - Termination of funding; or
  - Collection of funds paid out in violation of the statutory conscience protections, pursuant to 45 C.F.R. parts 74, 92 and 96, as applicable.
If you wish to file a complaint under the Federal Health Care Provider Conscience Protection Laws, because you believe you have suffered discrimination on the basis of your religious or moral objection to, participation in, or refusal to participate in abortion and sterilization, and related training and research activities; or if you believe that you have been coerced into performing procedures that you find religiously or morally objectionable, you may file a complaint with HHS OCR.

We recommend using the Civil Rights Discrimination Complaint Form Package, which can be found on our website at www.hhs.gov/ocr/civilrights/complaints/index.html

To request a copy of the complaint form or help filing a complaint, please contact HHS OCR at OCRMail@hhs.gov or by telephone at 1(800)368-1019, 1(800)537-7697 (TDD).
FEDERAL HEALTH CARE PROVIDER CONSCIENCE PROTECTION LAWS IN-DEPTH
What conduct by the covered entities is prohibited?
The receipt by an individual or entity of any grant, contract, loan or loan guarantee under certain HHS-implemented statutes does not authorize a court, public official or public authority to require, if it would be contrary to the individual’s or entity’s religious beliefs or moral convictions:

- the individual to perform or assist in sterilization or abortion;
- the entity to make its facilities available for sterilization or abortion; or
- the entity to provide personnel for the performance or assistance in sterilization or abortion. 42 U.S.C. 300a-7(b).
Second Conscience Provision of the Church Amendments

- **Who are the covered entities?**
  - Any entity that receives a grant, contract, loan or loan guarantee under certain HHS-implemented statutes.

- **What conduct by the covered entities is prohibited?**
  The covered entity may not discriminate against any physician or health care personnel in employment, promotion, termination of employment, or extension of staff privileges because the individual:
  - Performed or assisted in a lawful sterilization or abortion; or
  - Refused to perform or assist in a sterilization or abortion on the grounds that the individual's performance or assistance would be contrary to the individual's religious beliefs or moral convictions.

  42 U.S.C. 300a-7(c)(1).
Third Conscience Provision of the Church Amendments

- **Who are the covered entities?**
  - Any entity which receives a grant or contract for biomedical or behavioral research under any HHS-administered program.

- **What conduct by the covered entities is prohibited?**
The covered entity may not discriminate against any physician or health care personnel in employment, promotion, termination of employment, or extension of staff privileges because the individual:
  - Performed or assisted in any lawful health service or research activity; or
  - Refused to perform or assist in any lawful health service or research activity on the grounds that the individual's performance or assistance would be contrary to the individual’s religious beliefs or moral convictions. 42 U.S.C. 300a-7(c)(2).
Fourth Conscience Provision of the Church Amendments

“No individual shall be required to perform or assist in the performance of any part of a health service program or research activity funded in whole or in part under a program administered by [HHS] if his performance or assistance in the performance of such part of such program or activity would be contrary to his religious beliefs or moral convictions.” 42 U.S.C. 300a-7(d).
Fifth Conscience Provision of the Church Amendments

- **Who are the covered entities?**
  - Any entity which receives a grant, contract, loan, loan guarantee, or interest subsidy under certain HHS-implemented statutes.

- **What conduct by the covered entities is prohibited?**
  The covered entity may not:
  - deny admission to any applicant (including applicants for internships and residencies), or
  - otherwise discriminate against any applicant for training because of the applicant’s reluctance, or willingness, to counsel, suggest, recommend, assist, or in any way participate in the performance of abortions or sterilizations contrary to or consistent with the applicant’s religious beliefs or moral convictions. 42 U.S.C. 300a-7(e).
Public Health Service Act
Section 245

- Who are the covered entities?
  - Federal government
  - State or local governments that receive Federal financial assistance

- What conduct by the covered entities is prohibited?
  The covered entity may not subject any health care entity to discrimination on the basis that the health care entity:
  - Refuses to undergo training in the performance of abortions, to require or provide such training, to perform such abortions, or to provide referrals for such training or such abortions;
  - Refuses to make arrangement for such activities; or
  - Attends (or attended) a post-graduate physician training program, or any other health profession training program, that does not (or did not) perform induced abortions or require, provide, or refer for training in induced abortions.
What conduct by the covered entities is required?

The covered entity shall deem accredited any postgraduate physician training program that would be accredited, but for the reliance on an accrediting standard that, regardless of whether such standard provides exceptions or exemptions, requires an entity:

- To perform abortions; or
- To require, provide, or refer for training in the performance of abortions, or make arrangements for such training.

Weldon Amendment

- **Who are the covered entities?**
  - Federal agencies and programs.
  - State or local governments that receive Federal financial assistance.

- **What conduct by the covered entities is prohibited?**
  - The covered entity may not discriminate against any institutional or individual health care entity on the basis that the health care entity does not provide, pay for, provide coverage of, or refer for abortions.
  - The term “health care entity” includes an individual physician or other health care professional, a hospital, a provider-sponsored organization, a health maintenance organization, a health insurance plan, or any other kind of health care facility, organization or plan. Consolidated Appropriations Act, 2016, Pub. L. No. 114-113, Div. H, Sec. 507(d), (Dec. 18, 2015).
Affordable Care Act

- **Who are the covered entities?**
  - Qualified health plans offered through Health Insurance Marketplaces.

- **What conduct by the covered entities is prohibited?**
  - No qualified health plan offered through a Marketplace may discriminate against an individual health care provider or health care facility because of its unwillingness to provide, pay for, provide coverage of, or refer for abortions. Section 1303(b)(4) of the Affordable Care Act.
  - Note: HHS OCR coordinates the handling of such complaints but does not have authority to enforce Section 1303 of the Affordable Care Act.
SUCCESSFUL HHS OCR ENFORCEMENT
Corrective Action

• HHS OCR received complaints alleging that Vanderbilt University had violated the conscience rights of two applicants to its nurse residency program.

• Pursuant to the Church Amendments, the complaints alleged that as a condition for admission to the residency program, Vanderbilt required applicants to promise in writing that they would assist in pregnancy termination procedures.

• Upon receiving these complaints, HHS OCR investigated and worked with Vanderbilt to address the concerns that were raised.
For resolution, Vanderbilt took these corrective actions:

- Vanderbilt emailed nurse residency candidates that it does not require nurses to participate in pregnancy termination procedures, if it is inconsistent with their religious beliefs or moral convictions.

- Vanderbilt removed the original acknowledgement form from its residency program application and replaced the form with a notice clarifying its accommodations for religious or moral convictions.

- Vanderbilt sent revised information packets, with these clarifications, to new candidates, including the two complainants.
Successful HHS OCR Case
Resolution: Mt. Sinai Hospital

Corrective Action

• HHS OCR received complaints alleging that Mt. Sinai Hospital forced a nurse to assist in the performance of an abortion despite her express religious objections.

• Pursuant to the Church Amendments, Section 245 of the Public Health Service Act, and the Weldon Amendment, the complaint also alleged that Mt. Sinai Hospital discriminated against the nurse by:
  – reducing the number of on-call shifts she received; and
  – asking her to sign a statement of her willingness to participate in abortion procedures in emergencies as a condition to being assigned more on-call shifts.
To address the compliance concerns, Mt. Sinai agreed to:

- Use its best efforts to ensure that non-objecting health care personnel are available to perform abortions;
- Issue and post a revised Human Resources Policy stating that: “The Mount Sinai Hospital does not discriminate in the employment, promotion, or termination of employment of any physician or other health care personnel…, because he or she performed or assisted in the performance of a lawful sterilization procedure or abortion, or because he or she refused to perform or assist … [due to his or her] religious beliefs or moral convictions.”
- Comply with provisions of the Church Amendments; and
- Train operating room managers, nurses and surgical technicians on the Hospital’s obligations to comply with the Church Amendments and train administrative staff to ensure that the operating room nurses’ and surgical technicians” objecting or non-objecting status is properly recorded.
Why Is This Important? Your Role In Protecting Federal Civil Rights

As an Advocate or Health Care Provider, you can:

- Educate your employees, clients, family, and friends about Federal civil rights in health care settings;
- File complaints with HHS OCR on behalf of “affected parties” or persons who cannot come forward on their own; and
- Ensure that your organization’s policies and procedures comply with Federal civil rights law.
Thank You

Office for Civil Rights
U.S. Department of Health and Human Services

Toll-free Info: 1(800) 368-1019
TDD Toll-free Info: 1(800) 537-7697

www.hhs.gov/ocr
OCRMail@hhs.gov