The Office of the National Coordinator for Health Information Technology **SAFER** Safety Assurance Factors for EHR Resilience

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Self Assessment

Computerized Provider Order Entry with Decision Support

General Instructions for the SAFER Self Assessment Guides

The SAFER Guides are designed to help healthcare organizations conduct self-assessments to optimize the safety and safe use of electronic health records (EHRs) in the following areas.

- High Priority Practices
- Organizational Responsibilities
- Contingency Planning
- System Configuration
- System Interfaces
- Patient Identification
- Computerized Provider Order Entry with Decision Support
- Test Results Reporting and Follow-Up
- Clinician Communication

Each of the nine SAFER Guides begins with a Checklist of "recommended practices." The downloadable SAFER Guides provide fillable circles that can be used to indicate the extent to which each recommended practice has been implemented. Following the Checklist, a Practice Worksheet gives a rationale for and examples of how to implement each recommended practice, as well as likely sources of input into assessment of each practice, and fillable fields to record team members and follow-up action. In addition to the downloadable version, the content of each SAFER Guide, with interactive references and supporting materials, can also be viewed on ONC's website at www.healthit.gov/ SAFERGuide.

The SAFER Guides are based on the best evidence available at this time (2013), including a literature review, expert opinion, and field testing at a wide range of healthcare organizations, from small ambulatory practices to large health systems. The recommended practices in the SAFER Guides are intended to be useful for all EHR users. However, every organization faces unique circumstances and will implement a particular practice differently. As a result, some of the specific examples in the SAFER Guides for recommended practices may not be applicable to every organization.

The SAFER Guides are designed in part to help deal with safety concerns created by the continuously changing landscape that healthcare organizations face. Therefore, changes in technology, clinical practice standards, regulations and policy, and associated industry practices should be taken into account when using the SAFER Guides. Periodic self-assessments using the SAFER Guides may also help organizations identify areas in which it is particularly important to address the implications of change for the safety and safe use of EHRs.

In some instances, Meaningful Use and/or HIPAA Security Rule requirements are identified in connection with recommended practices. The SAFER Guides are not intended to be used for legal compliance purposes, and implementation of a recommended practice does not guarantee compliance with Meaningful Use, HIPAA, or other laws. The SAFER Guides are for informational purposes only and are not intended to be an exhaustive or definitive source. They do not constitute legal advice or offer recommendations based on a healthcare provider's specific circumstances. Users of the SAFER Guides are encouraged to consult with their own legal counsel with regard to compliance with Meaningful Use, HIPAA, and other laws. For more information on Meaningful Use, please visit the Centers for Medicare & Medicaid Services website at www.cms.gov. For more information on HIPAA, please visit the HHS Office for Civil Rights website at www.hhs.gov/ocr.

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Self Assessment

Computerized Provider Order Entry with Decision Support

Introduction

The Computerized Provider Order Entry with Decision Support SAFER Guide identifies recommended safety practices associated with Computerized Provider Order Entry (CPOE) and Clinical Decision Support (CDS). Completing this self-assessment in collaboration with a multi-disciplinary team will help an organization optimize the safety and safe use of CPOE with CDS in the EHR. The implementation and use of CPOE with CDS is complex and fragile, requiring careful planning, implementation, and maintenance to function properly. In the EHR-enabled healthcare environment, providers rely on technology to support and manage the complex processes related to CPOE with decision support, and this reliance creates potential safety risks that can be minimized by the adoption of the recommended practices in this guide.

The use of CPOE with decision support can improve medication safety as well as ensure that providers who electronically order diagnostic tests and consultations remain in the communication loop.¹⁻⁸ However, certain CPOE-related practices can create safety risks.⁹⁻²⁸ For example, partial adoption of CPOE, or a lack of CPOE monitoring (e.g., incomplete data entry or excessive use of free text), can create hazardous conditions.

CDS, whether stand-alone or integrated within an EHR, is designed to aid the clinical decision-making process at the point of care. The current scope of CDS focuses primarily on drugs, laboratory testing, radiology procedures, and clinical reference literature.²⁹ Substantial evidence suggests that well-designed decision support not only enhances the quality of care, but directly improves patient safety by decreasing common errors and preventing omissions or missed opportunities that result in patient harm.^{3,30-33} In spite of this, many EHRs do not have robust or reliable decision support features, and poorly implemented IT systems have been shown to introduce errors that adversely affect care.^{9,13,18,23,34-37}

Completing the self-assessment in the Computerized Provider Order Entry with Decision Support SAFER *Guide* requires the engagement of people both within and outside of the organization (such as EHR technology developers and diagnostic services providers). Because this guide is designed to help organizations prioritize EHR-related safety concerns, clinician leadership in the organization should be engaged in assessing whether and how any particular recommended practice affects the organization's ability to deliver safe, high quality care. Collaboration between clinicians and staff members while completing the self-assessment in this guide will enable an accurate snapshot of the organization's CPOE and CDS status (in terms of safety), and even more importantly should lead to a consensus about the organization's future path to optimize EHR-related safety and quality: setting priorities among the recommended practices not yet addressed, ensuring a plan is in place to maintain recommended practices already in place, dedicating the required resources to make necessary improvements, and working together to mitigate the CPOE-related safety risks introduced by the EHR.

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The SAFER Self Assessment Guides were developed by health IT safety researchers and informatics experts:

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The *Checklist* is structured as a quick way to enter and print your self-assessment. Your selections on the checklist will automatically update the related section of the corresponding recommended practice worksheet.

> The Phase associated with the Recommended Practice(s) appears at the top of the column. Click on the link to access more information about the Phases and Principles from the website.



The Worksheet provides guidance on implementing the Practice.

SAFER	Self Assessment Computerized Provider Order Entry with Decision Support	Checklist
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Recommended Practices for Phase 1 – Safe Health IT			Implementation Status				
1	Coded allergen and reaction information (or No Known Allergies [NKA]) are entered and updated in the EHR prior to any order entry.	Worksheet 1	Fully in all areas	Partially in some areas	Not implemented	reset	
2	Evidence-based order sets are available in the EHR for common tasks/conditions and are updated regularly.	Worksheet 2	\bigcirc	\bigcirc	\bigcirc	reset	
3	User-entered orderable items are matched to (or can be looked up from) a list of standard terms.	Worksheet 3	\bigcirc	\bigcirc	\bigcirc	reset	
4	The EHR can facilitate both cancellation and acknowledgment of receipt of orders for laboratory, radiology, and pharmacy.	Worksheet 4	\bigcirc	\bigcirc	\bigcirc	reset	
5	CDS alerts are displayed in the relevant clinical context.	Worksheet 5	\bigcirc	\bigcirc	\bigcirc	reset	
6	CDS incorporates current "best practices" and guidelines from authoritative sources, such as national organizations and medical specialty professional associations.	Worksheet 6	\bigcirc	\bigcirc	\bigcirc	reset	

Recommended Practices for Phase 2 – Using Health IT Safely

Fully in all areas Partially Not in some areas implemented Clinicians are trained and tested on CPOE operations Worksheet 7 reset 7 before being issued login credentials. Worksheet 8 Clinicians are engaged in implementing, reviewing, and reset 8 updating CDS. Worksheet 9 CPOE is used for ordering all medications, diagnostic reset 9 tests, and procedures for which CPOE is available. Worksheet 10 There is minimal use of free-text order entry. Orders are reset 10 entered and stored in standardized, coded form. Order entry information is electronically communicated, Worksheet 11 reset 11 such as through the computer or mobile messaging, to the people responsible for carrying out the order.

Implementation Status



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Reco	Recommended Practices for Phase 2 – Using Health IT Safely			Implementation Status			
			Fully in all areas	Partially in some areas	Not implemented		
12	Interruptive alerts, such as pop-ups at the time of ordering, are used with discretion and only for high-risk, high-priority conditions.	Worksheet 12	\bigcirc	\bigcirc	\bigcirc	reset	
13	Drug-allergy interaction checking occurs during the entry of new medication orders and new allergies.	Worksheet 13	\bigcirc	\bigcirc	\bigcirc	reset	
14	Duplicate order checking occurs for high-risk medica- tion, diagnostic tests, and procedure orders (excluding as needed "PRN" medications).	Worksheet 14	\bigcirc	\bigcirc	\bigcirc	reset	
15	Drug-condition checking occurs for important interactions between drugs and selected conditions.	Worksheet 15	\bigcirc	\bigcirc	\bigcirc	reset	
16	Drug-patient age checking occurs for important age-related medication issues.	Worksheet 16	\bigcirc	\bigcirc	\bigcirc	reset	
17	Dose range checking (such as maximum single dose or daily dose) occurs before medication orders are submitted for dispensing.	Worksheet 17	\bigcirc	\bigcirc	\bigcirc	reset	
18	A process is in place to review interactions so that only the most significant interaction-related alerts, as deter- mined by the organization, are presented to clinicians.	Worksheet 18	\bigcirc	\bigcirc	\bigcirc	reset	
19	Clinicians are required to re-enter their password, or a unique PIN, to "sign" (authenticate) an order.	Worksheet 19	\bigcirc	\bigcirc	\bigcirc	reset	
20	Corollary (or consequent) orders are automatically suggested when appropriate and the orders are linked together, so that changes are reflected when the original order is rescheduled, renewed, or discontinued.	Worksheet 20	\bigcirc	\bigcirc		reset	
21	Users can access authoritative clinical reference materials directly from the EHR, including organization- specific information when available.	Worksheet 21	\bigcirc	\bigcirc	\bigcirc	reset	
22	CPOE and CDS functionality are tested to ensure proper operation before go-live and with test patients in the production system before clinical use.	Worksheet 22	\bigcirc	\bigcirc	\bigcirc	reset	

	SAFER	Self Assessment Computerized Provider Order Entry with Decision Support	Checklist
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Recommended Practices for Phase 2 — Using Health IT Safely		Implementation Status				
23	Questions presented to the user by CPOE or CDS are unambiguous.	Worksheet 23	Fully in all areas	Partially in some areas	Not implemented	reset
24	CPOE and CDS implementation and use are supported by usability testing based on best practices from human factors engineering.	Worksheet 24	\bigcirc	\bigcirc	\bigcirc	reset
25	Critical patient information is visible during the order entry process.	Worksheet 25	\bigcirc	\bigcirc	\bigcirc	reset
26	The clinician is informed during the ordering process when additional steps are needed to complete the order being requested.	Worksheet 26	\bigcirc	\bigcirc	\bigcirc	reset
27	Use of abbreviations and acronyms is minimized and standardized.	Worksheet 27	\bigcirc	\bigcirc	\bigcirc	reset
28	Additional safeguards, such as double check by a second specialist, are implemented in the EHR before high-risk medications are prescribed.	Worksheet 28	\bigcirc	\bigcirc	\bigcirc	reset
Reco	mmended Practices for Phase 3 — Monitoring Safety		Imp	lementation St	tatus	
			Fully in all areas	Partially in some areas	Not implemented	

Worksheet 29

29 Key metrics related to CPOE and CDS (e.g., override rates) are defined, monitored, and acted upon to optimize safety and use.

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A multidisciplinary team should complete this self-assessment and evaluate potential health IT-related patient safety risks addressed by this specific SAFER Guide within the context of your particular healthcare organization.

This Team Worksheet is intended to help organizations document the names and roles of the self-assessment team, as well as individual team members' activities. Typically team members will be drawn from a number of different areas within your organization, and in some instances, from external sources. The suggested Sources of Input section in each Recommended Practice Worksheet identifies the types of expertise or services to consider engaging. It may be particularly useful to engage specific clinician and other leaders with accountability for safety practices identified in this guide.

The Worksheet includes fillable boxes that allow you to document relevant information. The Assessment Team Leader box allows documentation of the person or persons responsible for ensuring that the self-assessment is completed. The section labeled Assessment Team Members enables you to record the names of individuals, departments, or other organizations that contributed to the self-assessment. The date that the self-assessment is completed can be recorded in the Assessment Completion Date section and can also serve as a reminder for periodic reassessments. The section labeled Assessment Team Notes is intended to be used, as needed, to record important considerations or conclusions arrived at through the assessment process. This section can also be used to track important factors such as pending software updates, vacant key leadership positions, resource needs, and challenges and barriers to completing the self-assessment or implementing the Recommended Practices in this SAFER Guide.

Assessment Team Leader

Assessment Completion Date

Assessment Team Members

Assessment Team Notes



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Each *Worksheet* provides guidance on implementing a specific *Recommended Practice*, and allows you to enter and print information about your self-assessment.



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> <u>Table of Contents</u> > <u>About the Checklist</u> > <u>Team Worksheet</u>	> <u>About the Practice Worksheets</u> > Practice Worksheets
Recommended Practice Coded allergen and reaction information (or No Known Alle entered and updated in the EHR prior to any order entry. ³³ Checklist Rationale for Practice or Risk Assessment One of the main purposes of CDS is automated drug/allergy checking, which requires coded entry of allergies in the EHR. Assessment Notes	Implementation Status Prigies [NKA]) are Weaningful Use Clinicians, support staff, and/or clinical administration EHR developer and/or clinical administration Examples of Potentially Useful Practices/Scenarios • Users are reminded to enter patients' allergies or "no known allergies" before entering any medication orders. • A standard, controlled vocabulary of allergens and reactions (e.g., SNOMED-CT) is available and used. • There is a defined hierarchy of authority to edit or remove allergy-related information from a patient's EHR. • The EHR system permits entry of medication intolerances, distinguished from true allergies.
Follow-up Actions	
Person Responsible for Follow-up Action	Click on a link below to view the topic online: »References »Phases & Principles »Meaninoful Use »HIPAA

SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 2Phase 1 -WorksheetSafe Health IT
> <u>Table of Contents</u> > <u>About the Checklist</u> > <u>Team Worksheet</u>	> <u>About the Practice Worksheets</u> > Practice Worksheets
Recommended Practice	Implementation Status
2 Evidence-based order sets are available in the EHR for cor conditions and are updated regularly. ³⁸ Checklist	nmon tasks/
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Order sets minimize errors of omission through standardization. Requiring clinicians to enter each of the individual orders for routine clinical practices increases the risk of overlooking one or more items.	Clinicians, support staff, EHR developer and/or clinical Pharmacy
	 Examples of Potentially Useful Practices/Scenarios Order sets for medications, diagnostic tests, and procedures are developed on the basis of Institute For Safe Medication
Assessment Notes	 Practices (ISMP) guidelines.⁴⁰ Order sets exist for the 10 most common clinical conditions (e.g., management of chest pain), procedures (e.g., insulin administration and monitoring), and clinical services (e.g., admission to labor & delivery).⁴¹ Clinical content is developed or modified based on evidence from authoritative sources, such as those in the AHRQ CDS Initiative or specialists within the organization. EHR developer-provided clinical content is based on authoritative sources and is updated whenever those sources are updated. Order sets for medications include complete pre-written medication orders ("order sentences") that include dose, dose form when necessary, route of administration, frequency.
Follow-up Actions	 and a PRN flag and indication, if appropriate.³⁹ Pre-written medication orders use doses that are weight- based, when appropriate. Personalized order sets are not used. If an institution permits them, there is an annual review process, (e.g., clinical quality committee or medical director approval). Medications requiring complex dosing guidelines (e.g., insulin sliding scale) are standardized and available electronically. The CPOE list of orderable items (i.e., medication dictionary or orderable catalog) includes all formulary medications. The CPOE list of orderable items includes acceptable, non-formulary medications, which are clearly marked, that users can order for out-of-formulary fulfillment.
Person Responsible for Follow-up Action	 Prescribing systems for children use weight-based dosing recommendations, age-appropriate dosing calculators and dose-range checking, and pediatric-specific drug-drug interaction alerts.
reset page	wReferences wPhases & Principles wMeaningful Use wHIPAA

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> Table of Contents > About the Checklist > Team Worksheet	> About the Practice Worksheets > Practice Worksheets
Recommended Practice User-entered orderable items are matched to (or can be lo a list of standard terms. ⁴² <u>Checklist</u>	Implementation Status
Rationale for Practice or Risk Assessment CDS is important to patient safety. CDS can be supported by orders of standardized items, but not on free text orders. Assessment Notes	Suggested Sources of Input Clinicians, support staff, and/or clinical administration EHR developer Pharmacy Pharmacy Examples of Potentially Useful Practices/Scenarios • Users can look up all orderable items (e.g., medications, laboratory, and radiology tests) and pick terms from lists instead of entering free-text. This should support various word orders (e.g., "abdominal ultrasound" or "ultrasound, abdominal"), various names (e.g., generic, brand, or synonym), and should be able to be browsed
Follow-up Actions	alphabetically. ⁴³
Person Responsible for Follow-up Action	Click on a link below to view the topic online:

SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 4Phase 1 -WorksheetSafe Health IT
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Recommended Practice	Implementation Status
4 The EHR can facilitate both cancellation and acknowledger of orders for laboratory, radiology, and pharmacy. <u>Checklist</u>	nent of receipt
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Communication errors, especially related to medication orders and diagnostic services, are frequent occurrences. Order track- ing can reduce these errors.	Diagnostic servicesHealth IT support staffEHR developerPharmacy
	Examples of Potentially Useful Practices/Scenarios
	 The user can look up whether the lab has received the specimen for testing or not.
Assessment Notes	 When medication orders are canceled, information is received and acted on appropriately by the responsible pharmacy. The 2-way interfaces that facilitate order tracking are tested pre- and post-go-live.
Person Responsible for Follow-up Action	
	Click on a link below to view the topic online:



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Recommended Practice	Implementation Status
6 CDS incorporates current "best practices" and guidelines sources, such as national organizations and medical spect associations. ⁵³ <u>Checklist</u>	s from authoritative rialty professional
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Out of date or incorrect knowledge provided by the CDS system may be harmful. ^{3,31,32}	Clinicians, support staff,EHR developerand/or clinicalHealth IT support staffadministrationHealth IT support staff
	Examples of Potentially Useful Practices/Scenarios
Assessment Notes	 For organizations that rely on EHR developer-provided CDS, a process is in place to ensure that CDS is based on authoritative sources and is regularly updated.
	 The expertise supporting CDS is demonstrated to EHR users before adoption.
	 Examples of authoritative sources include AHRQ's CDS Initiative and professional associations.
	 Colon cancer screening reminders follow U.S. Preventive Services Task Force guidelines.⁵⁴
	 Vaccination reminders use the latest recommendations from the Advisory Committee on Immunization Practices.⁵⁵
Follow-up Actions	
Person Responsible for Follow-up Action	
	Click on a link below to view the topic online:
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 7Phase 2 -WorksheetUsing Health IT Safely
> <u>Table of Contents</u> > <u>About the Checklist</u> > <u>Team Worksheet</u>	> About the Practice Worksheets > Practice Worksheets
Recommended Practice	Implementation Status
7 Clinicians are trained and tested on CPOE operations before login credentials. <u>Checklist</u>	ore being issued
Rationale for Practice or Risk Assessment	Suggested Sources of Input
CPOE is a complex tool. In order to maximize its safe and effective use, clinicians must be trained rigorously and should not be expected to "learn the basics on the job."	Clinicians, support staff, and/or clinical administration EHR developer Health IT support staff Pharmacy
	Examples of Potentially Useful Practices/Scenarios
	 Incentives such as continuing education (CME or CEU) credits are awarded for clinicians getting trained on CPOE.
Assessment Notes	 Clinicians are required to demonstrate basic CPOE skills before getting their login credentials.⁵⁶
	 Organizations evaluate whether specialized CPOE training should be required in high risk areas
	 Training is reinforced periodically, particularly with system changes/upgrades.
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provide with Decision Support	r Order Entry	Recommended Practice Worksheet	8 Phase 2 — Using Health IT Safely
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Recommended Practice Clinicians are engaged in implementing, received to the checklist	eviewing, and u	Imple updating CDS. 53, 57-61	ementation Status
Rationale for Practice or Risk Assessment Failure to include clinicians in decisions that afferical work environment, their decision-making cap how their decisions are communicated and recorr cantly increases the risk of hazardous events. Clican be optimized through monitoring of use, over clinician satisfaction. Assessment Notes	ct their clin- abilities, or 'ded signifi- DS systems rrides, and	 Suggested Sources of Input Clinicians, support staff, and/or clinical administration Examples of Potentially Us Clinicians are involved in recontent consistent with up There is a process (that in evaluate, and prioritize CE Clinician-provided feedbace refinement and maintenan clinical content.^{53,59-61,63} Clinician overrides (i.e., de generated suggestion) for logged and available for refinements with the developer in place to communicate improvements with the developer 	E Diagnostic services Pharmacy Pharmacy Pharmacy eful Practices/Scenarios making (and keeping) the CDS dated guidelines and algorithms. volves clinicians) to manage, 0S updates. ^{53,60-63} Ck is reviewed and used for ce of CDS and the relevant ecisions not to follow a computer- high-priority CDS elements are eview and reporting. ⁶⁴⁻⁶⁶ ed or controlled CDS, a process a about the need for CDS veloper.
Follow-up Actions			
		Click on a link below to view the to	opic online:

SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 9 WorksheetPhase 2 - Using Health IT Safely
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Recommended Practice 9 CPOE is used for ordering all medications, diagnostic tests for which CPOE is available. ³⁸ Meaningful Use Checklist	and procedures
Rationale for Practice or Risk Assessment While full use of CPOE with advanced clinical decision support has been shown to reduce errors, ⁵⁰ partial use of CPOE can introduce errors. Assessment Notes	Suggested Sources of Input Clinicians, support staff, and/or clinical administration EHR developer Jagnostic services Health IT support staff Diagnostic services Pharmacy Examples of Potentially Useful Practices/Scenarios • Except in unusual situations, providers are required to enter their orders into the CPOE system. • Exceptions (e.g., emergency orders in resuscitation situations) are clearly defined, and processes are in place (and followed) for their proper documentation in the EHR.
Follow-up Actions	
Person Responsible for Follow-up Action	Click on a link below to view the topic online:
reset page	» <u>References</u> » <u>Phases & Principles</u> » <u>Meaningful Use</u> » <u>HIPAA</u>



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Recommended Practice I1 Order entry information is electronically communicated, so the computer or mobile messaging, to the people response out the order.68 Checklist	Implementation Status such as through ible for carrying
Rationale for Practice or Risk Assessment	Suggested Sources of Input
To have effective CPOE, orders must be electronically communicated. An automated process minimizes lapses in communication.	Clinicians, EHR developer support staff, and/or clinical administration Health IT support staff
	Examples of Potentially Useful Practices/Scenarios
Assessment Notes	 Nurses are notified via the EHR when new results or orders are entered into the system for one of their patients (e.g., when they login to the system an alert tells them that new orders are available, or they are sent an informative page or text message).⁶⁹ Orders that are not acknowledged by the individual responsible for carrying them out within appropriately defined time periods are automatically escalated to a supervisor.⁷⁰ Workflow is evaluated to ensure that all electronic orders go to the intended recipient and that person documents their actions in the EHR.
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 12Phase 2 -WorksheetUsing Health IT Safely
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 Recommended Practice Interruptive alerts, such as pop-ups at the time of orderin discretion and only for high-risk, high-priority conditions. <u>Checklist</u> 	Implementation Status ng, are used with
Rationale for Practice or Risk Assessment Excessive use of interruptive alerts creates clinician dissatisfaction and reduces their effectiveness, causing clinicians to miss important alerts. ²⁹ Assessment Notes	 Suggested Sources of Input Clinicians, EHR developer support staff, and/or clinical administration Examples of Potentially Useful Practices/Scenarios For lower priority conditions, passive alerts that do not force an interruption of the workflow are available.⁴⁷ High risk, high priority conditions that justify interruptive alerts are identified by clinicians and are subject to review. Interruptive alerts at the point-of-care are used only after considering other available options.⁷¹
Follow-up Actions	
	Click on a link below to view the topic online: »References »Phases & Principles »Meaningful Use »HIPAA



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Recommended Practice	Implementation Status
Duplicate order checking occurs for high-risk medication, and procedure orders (excluding as needed "PRN" medica <u>Checklist</u>	diagnostic tests, vitions). ^{50,67}
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Duplicate order checking reduces the risk of inadvertent drug overdoses and unnecessary tests and procedures. ^{50,67}	Clinicians, support staff, EHR developer and/or clinical administration
	Examples of Potentially Useful Practices/Scenarios
	 Therapeutic duplication checking occurs before new medication orders are submitted (e.g., two orders for the same or two different beta-blockers are placed).
Assessment Notes	 Duplicate checking occurs before diagnostic tests or procedures are ordered.⁷²
	 Duplicate checking does not include PRN (i.e., as needed) medication orders.
	 PRN orders should not include "overlapping" criteria (e.g., for pain 1-3 give aspirin AND for pain 2-4 give Vicodin).
Follow-up Actions	
Person Responsible for Follow-up Action	
	Click on a link below to view the topic online:
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Recommended Practice 15 Drug-condition checking occurs for important interactions and selected conditions. ⁵⁰ Checklist	Implementation Status between drugs
Rationale for Practice or Risk Assessment Electronic drug-condition checking reduces the risk of preventable adverse drug events related to specific conditions.	Suggested Sources of InputClinicians, support staff, and/or clinical administrationEHR developer
	 Examples of Potentially Useful Practices/Scenarios Drug-condition interaction checking occurs when new medications are ordered or new conditions are identified (e.g., Accutane or tetracycline prescribed for
	a pregnant woman).
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 16Phase 2 -WorksheetUsing Health IT Safely
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Recommended Practice	Implementation Status
16 Drug-patient age checking occurs for important age-relate issues. ^{13,92} Checklist	d medication
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Drug-patient age checking reduces the risk of preventable age-related adverse drug events.	Clinicians, support staff, EHR developer and/or clinical administration
	Examples of Potentially Useful Practices/Scenarios
	 Drug-patient age interaction checking occurs when new medication orders are submitted for dispensing (a.g., medications contraindicated in the elderly)
	for more age-appropriate strategies.
Follow-up Actions	
Person Responsible for Follow-up Action	
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Recommended Practice 17 Dose range checking (such as maximum single dose or dai before medication orders are submitted for dispensing. ^{50,5} Checklist	Implementation Status Iy dose) occurs
Rationale for Practice or Risk Assessment Dose range checking reduces the risk of medication overdose.	Suggested Sources of Input Clinicians, support staff, and/or clinical administration EHR developer
Assessment Notes	 Examples of Potentially Useful Practices/Scenarios Renal dose adjustment suggestions along with information on the patient's renal status are clearly displayed prospectively for relevant medications. Patient context (age, renal function) dynamically changes the defaults prospectively. Maximum single dose and maximum daily dose are independently checked. Dose limits are age and body size appropriate.
Follow-up Actions	
Person Responsible for Follow-up Action	Click on a link below to view the topic online:
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Recommended Practice	Implementation Status
18 A process is in place to review interactions so that only the interaction-related alerts, as determined by the organizat to clinicians. ^{46,47} <u>Checklist</u>	e most significant ion, are presented
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Tiered alerting by severity (significance) is asso- ciated with higher compliance rates for drug-drug interaction alerts.	Clinicians, support staff, EHR developer and/or clinical administration
	Examples of Potentially Useful Practices/Scenarios
	 Less significant alerts are presented as information only, rather than as interruptive alerts.⁴⁶
	from the users and monitoring of user behavior.
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 20 WorksheetPhase 2 - Using Health IT Safely
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Recommended Practice	Implementation Status
20 Corollary (or consequent) orders are automatically suggest priate and the orders are linked together, so that changes when the original order is rescheduled, renewed, or discont <u>Checklist</u>	ted when appro- are reflected ntinued. ⁷⁴
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Automatically suggested linked orders reduce order inconsistencies by managing closely associated orders in tandem.	Clinicians, EHR developer support staff, and/or clinical administration
	Examples of Potentially Useful Practices/Scenarios
	 Examples include: Prothrombin time monitoring when warfarin is prescribed, or drug level measurements with Vancomycin or aminoglycoside orders.⁷⁴
	 Corollary orders are deleted whenever the main order is deleted (e.g., if colonoscopy is cancelled, the bowel prep is also cancelled).
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 22 WorksheetPhase 2 - Using Health IT Safely
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Recommended Practice 22 CPOE and CDS functionality are tested to ensure proper o go-live and with test patients in the production system be HIPAA Checklist	peration before efore clinical use.
Rationale for Practice or Risk Assessment	Suggested Sources of Input
Appropriate testing reduces the risk of errors associated with inappropriate CDS or CPOE system behavior.	Clinicians, support staff, and/or clinical administrationEHR developer Health IT support staff
	 Examples of Potentially Useful Practices/Scenarios A CPOE evaluation tool, such as the Leapfrog Group's
Assessment Notes	 CPOE "flight simulator" for hospitals, is used to evaluate the safety and effectiveness of CPOE and CDS functionality.⁷⁷⁻⁷⁹ CDS interventions are evaluated to ensure correct firing of alerts and reminders.⁸⁰
Follow-up Actions	
Person Responsible for Follow-up Action	
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SAFER Self Assessment Computerized Provider Order Entry with Decision Support	Recommended Practice 26Phase 2 -WorksheetUsing Health IT Safely
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 Recommended Practice The clinician is informed during the ordering process where are needed to complete the order being requested. <u>Checklist</u> 	additional steps
Rationale for Practice or Risk Assessment Clinicians may not be aware that an order will not be completed without additional steps, leading to delays in performing the order.	Suggested Sources of Input Diagnostic services Pharmacy EHR developer Practices (Second)
Assessment Notes	 Examples of Potentially Useful Practices/Scenarios Clinicians are informed when non-formulary medications require additional pre-approval. Clinicians are informed when "send out" tests require special forms or procedures. The mode of informing clinicians of incomplete orders could include passive notifications, such as an informative icon.
Follow-up Actions	
Person Responsible for Follow-up Action	Click on a link below to view the topic online: »References »Phases & Principles »Meaningful Use »HIPAA





