



New Stark and Anti-Kickback Regulations

March 18, 2021 | 2:00 – 3:30 pm

During this webinar, **Jim Daniel and Mike Newby with Hancock Daniel** will provide an overview of the latest regulatory changes affecting the Stark Law and the federal Anti-kickback Statute. The Stark Law prohibits physician self-referral and the Anti-kickback Statute prohibits knowingly and willingly offering, soliciting, or paying remuneration in exchange for referral services covered by a federal healthcare program. Daniel and Newby will focus on the more significant changes, including the new care coordination safe harbor to the Anti-kickback Statute, but will also address the likely impact that value-based care contracting (and particularly total cost of care contracting) may have in light of these regulatory changes on the long term care sector.

Presenters

James (Jim) M. Daniel, Jr., JD, MBA | Partner | Hancock Daniel

Jim Daniel practices exclusively in the healthcare transactional and regulatory areas. He devotes his efforts to joint ventures, mergers and acquisitions, contracting and regulatory matters, and healthcare providers of all types. In connection with these matters, Daniel routinely provides advice on issues related to tax-exempt status, including private inurement, private benefit, and intermediate sanctions, tax-exempt financing, antitrust compliance and fraud and abuse. Daniel is a graduate of the University of Virginia where he received his bachelor of arts in economics and psychology; he received his juris doctorate and MBA from the University of Richmond.

Michael R. Newby | Partner | Hancock Daniel

Mike Newby serves as a director in the firm. His practice focuses on business, regulatory compliance, and other transactional issues within healthcare law. He regularly advises healthcare providers on various legal issues concerning contract drafting and interpretation; contract management; tax exemption issues; health reform; accountable care organizations; Medicare/Medicaid reimbursement; managed care agreements; hospital/physician joint ventures and alignment strategies; fraud and abuse issues; Stark law compliance; self-disclosures; corporate governance; corporate compliance; mergers, acquisitions and reorganizations; commercial real estate matters; corporate insurance law; and day-to-day operational issues.

VHCA-VCAL is grateful for Hancock Daniel's commitment as a *Pledge Partner*.



Continuing Education

This webinar has been approved for Continuing Education for 1.5 total participant hours by NAB/NCERS—Approval #20220317-1.50-A73361-DL. Attendance will be monitored throughout the webinar. Partial credit will not be awarded. The webinar will be recorded, but NAB credit is only provided to registered participating attendees of the live sessions.

Register online: www.vhca.org/calendar.