

Risk Mitigation and Training

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Overview

Healthcare facilities face legal exposure on multiple fronts: regulatory surveys, resident complaints, employment disputes, and civil litigation. The facilities that manage this exposure most effectively are the ones that treat risk mitigation as an operational function, not an afterthought. Cohen Cleary helps skilled nursing facilities, long term acute care facilities, hospitals, and other healthcare operations identify and reduce legal risk through policy development, staff training, incident response protocols, and proactive legal guidance.

Why Documentation Is Your Facility's Greatest Legal Risk

The single highest-risk area for most healthcare facilities is not clinical. It is documentation. Incomplete or inconsistent records undermine clinical defenses, create regulatory exposure, and give plaintiff's counsel exactly the narrative gaps they need to construct a case. When a surveyor or opposing attorney finds charting inconsistencies, missing incident reports, or outdated policy manuals, the facility's clinical competence becomes secondary to the story the records tell.

Cohen Cleary works with healthcare administrators, risk managers, and facility owners to close these gaps before they become liabilities. Our risk mitigation and training practice is built around the principle that legal exposure in healthcare settings is largely preventable. The facilities that face the fewest enforcement actions and the strongest litigation posture are the ones that invest in structured nursing home risk mitigation as a standing operational discipline, not as a reaction to a problem that has already surfaced.

Healthcare Risk Management and Incident Response

Our healthcare risk mitigation practice addresses the full spectrum of preventable legal exposure facing skilled nursing facilities, assisted living communities, and other healthcare operations.

Policy and Procedure Development

We draft and revise clinical, administrative, and compliance policies to align with current CMS Conditions of Participation, state licensure standards, and evolving case law. Policies are built for frontline use, not for a binder on a shelf.

Staff Training Programs

We develop and deliver training on documentation standards, mandated reporting obligations, resident rights, incident response procedures, and survey preparedness, tailored to CNAs through executive leadership.

Incident Investigation and Response Protocols

The quality of a facility's initial response to an adverse event often determines its regulatory and

litigation exposure. We build response frameworks that preserve privilege, protect evidence, and demonstrate good faith compliance.

Proactive Risk Assessments

We conduct facility-level legal reviews identifying vulnerabilities in documentation practices, staffing patterns, contract structures, and regulatory compliance posture before a surveyor or plaintiff's attorney finds them first.

Insurance Carrier Coordination

We work alongside facilities and their carriers to align risk management strategies with coverage requirements and claims defense positioning.

Why Healthcare Facilities Choose Cohen Cleary

At Cohen Cleary, our practice teams combine deep subject-matter experience with disciplined execution and responsive client service. We do not take a one-size-fits-all approach. Every matter is handled with careful preparation, clear communication, and a strategy tailored to the client's goals and the realities of the forum.

Clients choose Cohen Cleary because we deliver:

Practice-Focused Legal Experience

Our attorneys work in defined practice areas, allowing us to develop practical insight into the legal, procedural, and regulatory nuances that matter most in each case. This focus allows us to anticipate issues, avoid unnecessary delays, and position matters for efficient resolution.

Clear Guidance and Proactive Communication

We prioritize clarity at every stage. Clients receive straightforward explanations of their options, timely updates on developments, and practical advice grounded in real-world outcomes.

Strategic Advocacy with Trial Readiness

Whether a matter calls for negotiation, mediation, or litigation, our attorneys prepare every case with discipline and foresight. We pursue efficient resolution when possible and are fully prepared to advocate aggressively when necessary to protect our clients' interests.

Regional Knowledge and Local Presence

With offices throughout Massachusetts and experience across New England courts and agencies, we bring local insight and regional reach to every matter.

Client-Centered Service

We treat every matter with urgency and respect. Our clients rely on us for responsive service, sound judgment, and steady counsel through complex legal challenges.

In our Healthcare and Nursing Home Law work, this approach helps clients navigate regulatory complexity and litigation risk with clarity, efficiency, and confidence.

Proactive Risk Assessment and Policy Development

We tell our healthcare clients that the best defense is never built in response to a lawsuit. It is built years earlier, in the policies staff follow every shift, and the documentation practices that

become second nature. Our approach embeds legal risk awareness into daily operations, working directly with clinical and administrative teams to identify where current practices diverge from the regulatory frameworks enforced by CMS and state Department of Public Health agencies.

Serving Healthcare Facilities Across New England

Cohen Cleary represents healthcare facilities across New England, with particular concentration in Massachusetts, Rhode Island, Connecticut, and Maine. Our attorneys are familiar with the regulatory landscapes governing skilled nursing facilities, assisted living residences, and other healthcare operations in each of these states, including state-specific licensure requirements, survey processes, and enforcement patterns.

Our offices in [Taunton](#) and [Plymouth](#) position the firm to provide responsive counsel to facilities throughout southeastern Massachusetts and the broader region. Healthcare regulation varies meaningfully from state to state across New England, and our attorneys maintain current knowledge of these differences to provide guidance that accounts for the specific requirements each facility faces in its operating jurisdiction. For facilities operating across multiple states, we provide coordinated strategies that address multi-state regulatory obligations without requiring separate counsel in each jurisdiction.

Schedule a Healthcare Facility Risk Assessment

Proactive risk management protects your facility, your staff, and the residents in your care. To discuss a healthcare risk assessment, policy review, or SNF training program, contact Cohen Cleary to schedule a consultation with our healthcare practice team.

Frequently Asked Questions About Healthcare Risk Management

What does a healthcare risk management attorney do for facilities?

A healthcare risk management attorney helps facilities identify and reduce legal exposure before it results in enforcement actions, litigation, or survey deficiencies. This includes developing compliant policies and procedures, training staff on documentation and regulatory requirements, building incident response protocols that preserve legal protections, and conducting proactive healthcare risk assessments. The goal is systematic risk reduction rather than reactive problem-solving.

How often should our facility's policies and procedures be reviewed?

At a minimum, policies should be reviewed annually and updated whenever there are changes to CMS Conditions of Participation, state regulations, or internal operations. In practice, we recommend more frequent review for high-risk areas such as fall prevention, elopement, medication management, and abuse prevention. An outdated policy manual is a significant liability. If your written procedures do not reflect your actual practices, both your regulatory and litigation posture are compromised.

Can your firm provide staff training on-site at our facility?

Yes. We develop and deliver customized healthcare staff training programs at facilities across New England. Training topics include documentation best practices, incident reporting and investigation, mandated reporting obligations, resident rights, and survey preparedness. We tailor content to the specific roles and responsibilities of the audience, recognizing that effective training for direct care staff requires a different approach than training for administrative leadership.

What should our facility do immediately after a serious incident?

The first hours following an adverse event are critical. Facilities should secure the scene, ensure resident safety, initiate internal reporting, and notify appropriate regulatory bodies as required. Equally important is contacting legal counsel before conducting internal interviews or generating written narratives that could become discoverable. We help facilities develop pre-established incident response protocols so that staff know exactly what steps to take, and in what order, before a crisis occurs.