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yes. hipaa enables or permits additional encryption as part of the de-identification process. for example, a covered entity may generate a de-identified version of protected health information that is encrypted by the covered entity, the individual, or a contractor. if the covered entity shares the deidentified record with an organization, or if the individual shares the de-identified record with another organization, the organization must ensure that the information remains subject to specified privacy protection requirements. no. hipaa does not limit how a covered entity may disclose de-identified health information, provided that the privacy rule is satisfied, health information is: (1) altered to remove personally identifiable information; and (2) cannot reasonably be linked to the individual. there are three sources that health information may come from: (1) records that have been: (a) collected by the covered entity for the purpose of health care or payment; or (b) collected by a health plan or health care clearinghouse for the purpose of health care or payment; or (2) individually identifiable health information that the individual has made available to the covered entity; or (3) de-identified by a covered entity or other hipaa privacy rule covered entity. "individually identifiable health information" means any information that identifies an individual, including demographic information, such as name, address, birthdate or mother's maiden name, insurance information, and health or medical history; and "de-identified" means information that cannot reasonably be linked to the individual. de-identified records can be further processed, combined, or disclosed for a variety of purposes, provided they comply with the requirements of the privacy rule, including the above-described privacy rule for de-identified records.

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3/3