

The **ONLY** HIPAA Compliant Method of CD Destruction

CD WIPEOUT

CD Wipeout from Data Distributing is the newest generation in CD destruction technology which **PERMANENTLY** removes 100% of the CD content.

Other CD destruction methods such as shredding, cross-shredding, dimpling and disintegration, leave 25%-95% of the original data on the CD, resulting in HIPAA non-compliance. Get compliant with your disc disposal **TODAY!**



Call Data Distributing for your quote! **(800) 635-6779**

Features:

- **Fast Operation**
9-18 seconds per disc
- **High Level of Security**
HIPAA Compliant
- **Environmentally Safe**
Periodically remove the dust collector bag and dispose of discarded materials safely
- **Easy to Use & Low Cost**
Push Button Operation and less than \$0.01 per disc for permanent and safe destruction
- **Manifest Disc Hubs**
CD Wipeout saves the hub as proof of destruction
- **Replaceable Parts**
Cutter and Dust Bag Replacement Parts every 500-1000 discs
- **1 Year Warranty** - Parts and Labor



Specifications:

Dimensions: 4.33" x 9.13" x 10.04" (HxWxD)
Weight: 5.5 lbs.
Power Supply: 110-240 volts, 50-60Hz, 35W

(800) 635-6779 • www.datadistributing.com

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Why CD WIPEOUT?

Protect yourself from:

“Wrongful Disclosure of Individually Identifiable Health Information.” *

Unintentional disclosure of confidential patient data carries a substantial fine. Protect your facility with the highest level of CD destruction technology on the market.

Security Level	Destruction Method	Percentage of data still on the CD	Data Retrievable?	HIPAA Compliant?
Lowest	1 Dimple, break	85-95%	Yes	NO
	2 Strip cut	60-75%	Yes	NO
	3 Crosscut	35-50%	Yes	NO
	4 Disintegrator	10-25%	Yes	NO
Highest	5 Grind	0%	No	YES!

Even if the disc is partially destroyed, it still retains patient data. With certain technology, data can still be retrieved. Therefore, technology ***other than grinding*** is non compliant with HIPAA.

Be Protected! Call Data Distributing to find out more about CD WIPEOUT. (800) 635-6779

* HIPAA SEC. 1177.

(a) **OFFENSE.**--A person who knowingly and in violation of this part--

- 1) uses or causes to be used a unique health identifier;
- 2) obtains individually identifiable health information relating to an individual; or
- 3) discloses individually identifiable health information to another person, shall be punished as provided in subsection

(b) **PENALTIES.**--A person described in subsection (a) shall be fined not more than \$50,000, imprisoned not more than 1 year, or both;

1) if the offense is committed under false pretenses, be fined not more than \$100,000, imprisoned not more than 5 years, or both; and

2) if the offense is committed with intent to sell, transfer, or use individually identifiable health information for commercial advantage, personal gain, or malicious harm, be fined not more than \$250,000, imprisoned not more than 10 years, or both.

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