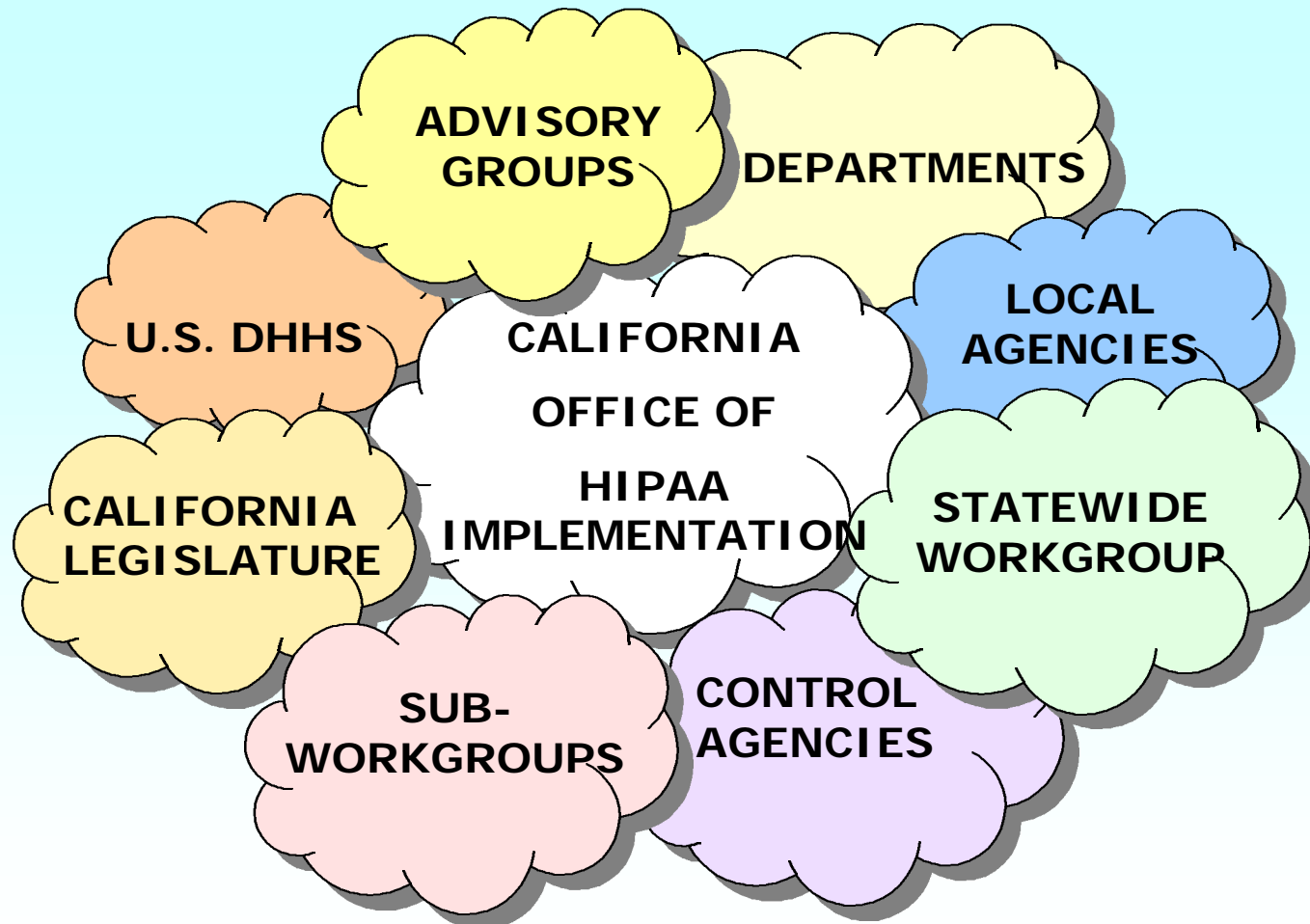


# CalOHI Staff



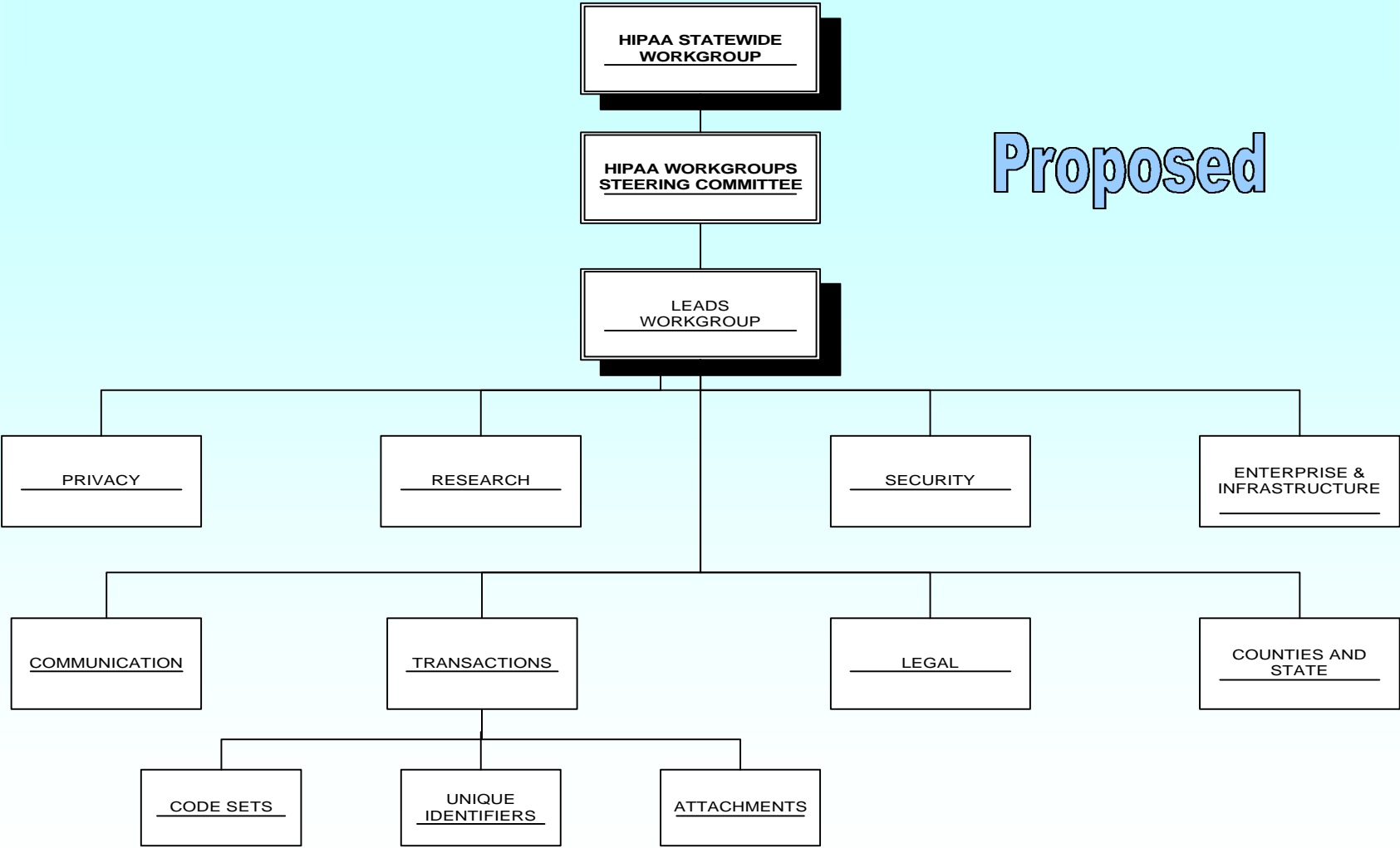
- ✦ Policy Branch
- ✦ Operations Branch
- ✦ Information Technology
- ✦ Legal Services

# CalOHI Interfaces



# Statewide Workgroup

Proposed



# Preemption under HIPAA

- ⊕ Why necessary
- ⊕ What CalOHI is doing
- ⊕ Next steps
- ⊕ Possible exception determinations (waivers)
- ⊕ Some state laws may have to be changed or modified

# Accomplishments & On-Going Activities

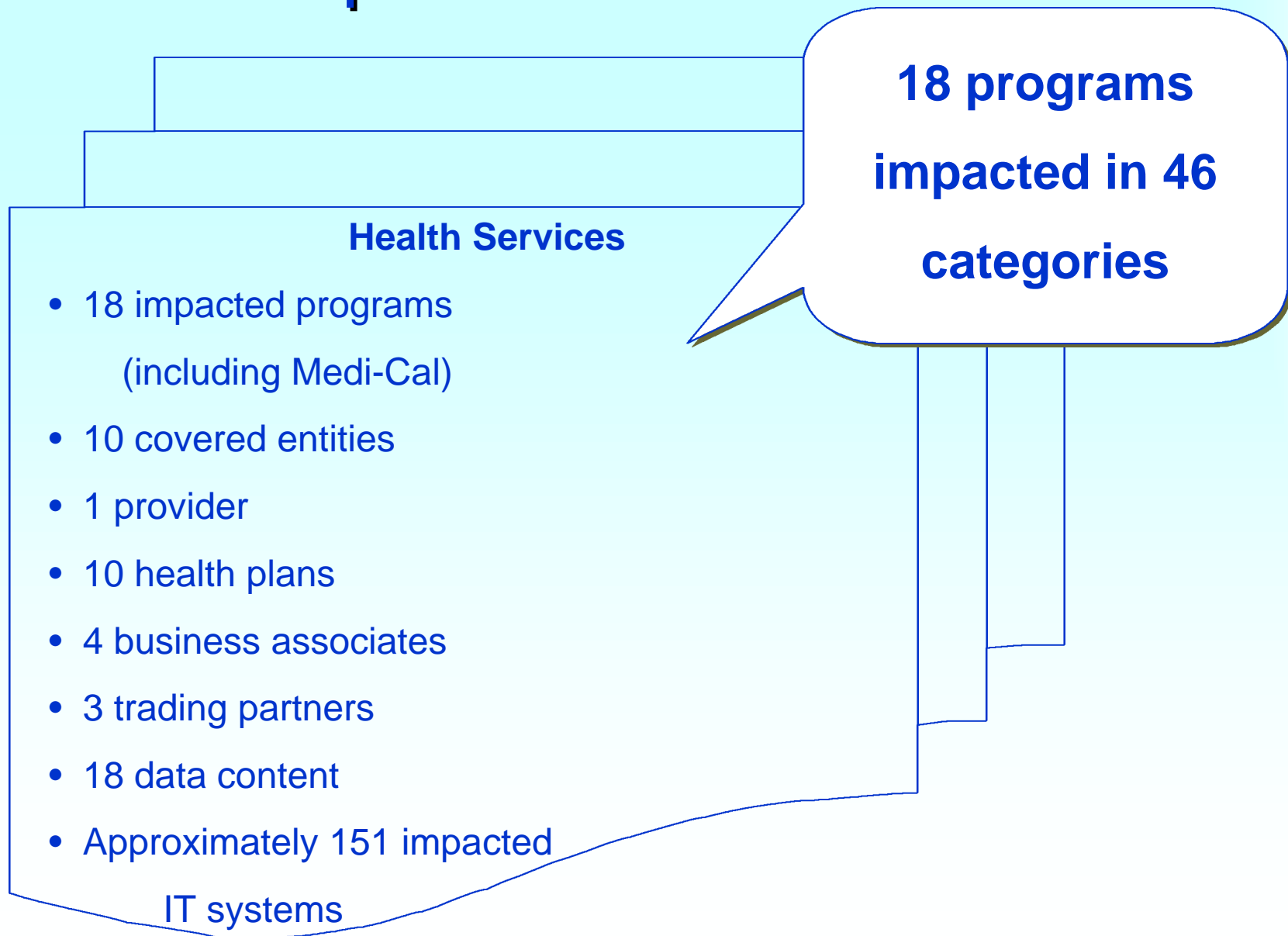
- ✦ SB 456 Activities:
  - ✦ Assessment
  - ✦ Legislative Report
  - ✦ DOF Quarterly Report
  - ✦ Advisory Committee
  - ✦ Web Site
- ✦ Charter
- ✦ Policy & Information Memorandums
- ✦ Preemption Analysis
- ✦ Enterprise Efforts
- ✦ MSA
- ✦ Departmental Liaisons
- ✦ Phases to HIPAA Compliance

# What the assessment is telling us...

- ✦ 24 impacted departments
- ✦ 53 programs
- ✦ 10 Covered Entities
- ✦ 6 Health Care Providers
- ✦ 8 Health Care Plans
- ✦ 1 Health Care Clearinghouse
- ✦ 12 Business Associates
- ✦ 13 Trading Partners
- ✦ 6 Hybrid Entities
- ✦ 20 Impacted by Data Content

**What does all this mean...?**

# For Example...



# What the assessment is telling us...

- ✦ 24 Departments impacted in over 100 ways
- ✦ Unexpected impacted departments include Forestry and YACA
- ✦ Most departments recently identified as impacted are at the awareness stage, and therefore, we do not have much cost information from them



# Next Steps

- ✦ Develop Statewide Project Plan with Departments
- ✦ Identify Risks / Contingencies with Departments
- ✦ Identify Best Practices & Strategies
- ✦ Continue to Pursue Enterprise Efforts
- ✦ Continued Presence at National Level

