

Date:	August 13, 2020
To: Provider: Address: State/Zip:	Mark Chavez, Director / Owner An Open Door, LLC 2445 Missouri Avenue, Suite B Las Cruces, New Mexico 88001
E-mail Address:	mchavez@youraod.com
CC: E-mail Address:	Lupe Ordunez, District Manager <u>lordunez@youraod.com</u>
Region: Survey Date:	Southwest July 6 - 17, 2020
Program Surveyed:	Developmental Disabilities Waiver
Service Surveyed:	2018: Supported Living, Family Living, Customized In-Home Supports; Customized Community Supports, and Community Integrated Employment Services
Survey Type:	Routine
Team Leader:	Verna Newman-Sikes, AA, Healthcare Surveyor, Division of Health Improvement/Quality Management Bureau
Team Members:	Amanda Castaneda, MPA, Healthcare Surveyor Supervisor, Division of Health Improvement/Quality Management Bureau; Beverly Estrada, ADN, Healthcare Surveyor, Division of Health Improvement/Quality Management Bureau, LeiLani Nava, MPH, Healthcare Surveyor, Division of Health Improvement/Quality Management Bureau, Catlin Wall, BSW, BA, Healthcare Surveyor, Division of Health Improvement/Quality Management Bureau

Dear Mr. Chavez:

The Division of Health Improvement/Quality Management Bureau has completed a compliance survey of the services identified above. The purpose of the survey was to determine compliance with federal and state standards; to assure the health, safety, and welfare of individuals receiving services through the Developmental Disabilities Waiver; and to identify opportunities for improvement. This Report of Findings will be shared with the Developmental Disabilities Supports Division for their use in determining your current and future provider agreements. Upon receipt of this letter and Report of Findings your agency must immediately correct all deficiencies which place Individuals served at risk of harm.

The Division of Health Improvement, Quality Management Bureau has determined your agency is in:

<u>Partial Compliance with Standard Level Tags and Conditions of Participation Level Tags</u>: This determination is based on noncompliance with one to five (1 - 5) Condition of Participation Level Tags (refer to Attachment D for details). The attached QMB Report of Findings indicates Standard Level and Condition of Participation Level deficiencies identified and requires completion and implementation of a Plan of Correction.

DIVISION OF HEALTH IMPROVEMENT

5301 Central Avenue NE, Suite 400 • Albuquerque, New Mexico • 87108 (505) 222-8623 • FAX: (505) 222-8661 • <u>https://nmhealth.org/about/dhi</u>



The following tags are identified as Condition of Participation Level:

- Tag # 1A22 Agency Personnel Competency
- Tag # 1A15.2 Administrative Case File: Healthcare Documentation (Therap and Required Plans)
- Tag # 1A31 Client Rights / Human Rights

The following tags are identified as Standard Level:

- Tag # 1A43.1 General Events Reporting: Individual Reporting
- Tag # 1A50.1 Individual: Scope of Services (Individual Interviews)
- Tag # LS25 Residential Health & Safety (Supported Living / Family Living / Intensive Medical Living)
- Tag # LS27 Family Living Reimbursement

Plan of Correction:

The attached Report of Findings identifies the deficiencies found during your agency's on-site compliance review. You are required to complete and implement a Plan of Correction. Your agency has a total of 45 business days (10 business days to submit your POC for approval and 35 days to implement your *approved* Plan of Correction) from the receipt of this letter.

You were provided information during the exit meeting portion of your on-site survey. Please refer to this information (Attachment A) for specific instruction on completing your Plan of Correction. At a minimum your Plan of Correction should address the following for each Tag cited:

Corrective Action for Current Citation:

• How is the deficiency going to be corrected? (i.e. obtained documents, retrain staff, individuals and/or staff no longer in service, void/adjusts completed, etc.) This can be specific to each deficiency cited or if possible, an overall correction, i.e. all documents will be requested and filed as appropriate.

On-going Quality Assurance/Quality Improvement Processes:

- What is going to be done on an ongoing basis? (i.e. file reviews, etc.)
- How many individuals is this going to effect? (i.e. percentage of individuals reviewed, number of files reviewed, etc.)
- How often will this be completed? (i.e. weekly, monthly, quarterly, etc.)
- Who is responsible? (responsible position within your agency)
- What steps will be taken if issues are found? (i.e. retraining, requesting documents, filing RORA, etc.)
- How is this integrated in your agency's QIS, QI Committee reviews and annual report?

Submission of your Plan of Correction:

Please submit your agency's Plan of Correction in the available space on the two right-hand columns of the Report of Findings. (See attachment "A" for additional guidance in completing the Plan of Correction).

Within 10 business days of receipt of this letter your agency Plan of Correction must be submitted to the parties below:

- 1. Quality Management Bureau, Attention: Monica Valdez, Plan of Correction Coordinator in any of the following ways:
 - a. Electronically at MonicaE.Valdez@state.nm.us (preferred method)
 - b. Fax to 505-222-8661, or
 - c. Mail to POC Coordinator, 5301 Central Ave NE Suite 400, Albuquerque, New Mexico 87108

2. Developmental Disabilities Supports Division Regional Office for region of service surveyed

Upon notification from QMB that your *Plan of Correction has been approved*, you must implement all remedies and corrective actions to come into compliance. If your Plan of Correction is denied, you must resubmit a revised plan as soon as possible for approval, as your POC approval and all remedies must be completed within 45 business days of the receipt of this letter.

Failure to submit your POC within the allotted 10 business days or complete and implement your Plan of Correction within the total 45 business days allowed may result in the imposition of a \$200 per day Civil Monetary Penalty until it is received, completed and/or implemented.

Billing Deficiencies:

If you have deficiencies noted in this report of findings under the *Service Domain: Medicaid Billing/Reimbursement*, you must complete a "Void/Adjust" claim or remit the identified overpayment via a check within 30 calendar days of the date of this letter to HSD/OIG/PIU, *though this is not the preferred method of payment*. If you choose to pay via check, please include a copy of this letter with the payment. Make the check payable to the New Mexico Human Services Department and mail to:

Attention: *Lisa Medina-Lujan* HSD/OIG/Program Integrity Unit 1474 Rodeo Road Santa Fe, New Mexico 87505

If you have questions and would like to speak with someone at HSD/OIG/PIU, please contact:

Lisa Medina-Lujan (Lisa.medina-lujan@state.nm.us)

Please be advised that there is a one-week lag period for applying payments received by check to Void/Adjust claims. During this lag period, your other claim payments may be applied to the amount you owe even though you have sent a refund, reducing your payment amount. For this reason, we recommend that you allow the system to recover the overpayment instead of sending in a check.

Request for Informal Reconsideration of Findings (IRF):

If you disagree with a finding of deficient practice, you have 10 business days upon receipt of this notice to request an IRF. Submit your request for an IRF in writing to:

ATTN: QMB Bureau Chief Request for Informal Reconsideration of Findings 5301 Central Ave NE Suite #400 Albuquerque, NM 87108 Attention: IRF request/QMB

See Attachment "C" for additional guidance in completing the request for Informal Reconsideration of Findings. The request for an IRF will not delay the implementation of your Plan of Correction which must be completed within 45 total business days (10 business days to submit your POC for approval and 35 days to implement your *approved* Plan of Correction). Providers may not appeal the nature or interpretation of the standard or regulation, the team composition or sampling methodology. If the IRF approves the modification or removal of a finding, you will be advised of any changes.

Please contact the Plan of Correction Coordinator, <u>Monica Valdez at 505-273-1930 or email at:</u> <u>MonicaE.Valdez@state.nm.us</u> if you have questions about the Report of Findings or Plan of Correction. Thank you for your cooperation and for the work you perform.

Sincerely,

Verna Newman-Sikes, AA

Verna Newman-Sikes, AA Team Lead/Healthcare Surveyor Division of Health Improvement Quality Management Bureau

Survey Process Employed:

Entrance Conference Date:

Exit Conference Date:

Present:

Administrative Review Start Date:

Contact:

Present:

July 6, 2020

An Open Door, LLC Mark Chavez, Director / Owner

DOH/DHI/QMB Verna Newman-Sikes, AA, Team Lead/Healthcare Surveyor

July 6, 2020

An Open Door, LLC

Mark Chavez, Director / Owner Iris Arredondo, Administrator / DSP / Service Coordinator Lupe Ordunez, District Manager Julie Perez, Administrator / DSP / Service Coordinator Lynna Rowell, Registered Nurse

DOH/DHI/QMB

Verna Newman-Sikes, AA, Team Lead/Healthcare Surveyor Amanda Castaneda, MPA, Healthcare Surveyor Supervisor Beverly Estrada, ADN, Healthcare Surveyor LeiLani Nava, MPH, Healthcare Surveyor Catlin Wall, BSW, BA, Healthcare Surveyor

July 17, 2020

An Open Door, LLC Mark Chavez, Director / Owner Lupe Ordunez, District Manager

DOH/DHI/QMB

Verna Newman-Sikes, AA, Team Lead/Healthcare Surveyor Amanda Castaneda, MPA, Healthcare Surveyor Supervisor Beverly Estrada, ADN, Healthcare Surveyor LeiLani Nava, MPH, Healthcare Surveyor Catlin Wall, BSW, BA, Healthcare Surveyor

DDSD - SW Regional Office

Dave L. Brunson, DDSD Social and Community Inclusion Coordinator

0 (Note: No administrative locations visited due to COVID- 19 Public Health Emergency.)

9

- 0 Jackson Class Members
- 9 Non-Jackson Class Members
- 2 Supported Living
- 5 Family Living
- 2 Customized In-Home Supports
- 7 Customized Community Supports
- 4 Community Integrated Employment

Total Homes Observed by Video

Administrative Locations Visited:

Total Sample Size:

6 (Note: No home visits conducted due to COVID- 19

	Public Health Emergency, however, Video Observations are were conducted)
 Supported Living Observed by Video 	2
 Family Living Observed by Video 	4 Note: The following Individuals share a FL residence: ➤ #7, 8
Persons Served Records Reviewed	9
Persons Served Interviewed	7 (Note: Interviews conducted by video and / or phone due to COVID- 19 Public Health Emergency)
Persons Served Not Seen and/or Not Available	2 (One individual was recovering from surgery, One individual was unavailable)
Direct Support Personnel Records Reviewed	40 (Three Service Coordinators also perform duties as a DSP)
Direct Support Personnel Interviewed	10
Substitute Care/Respite Personnel Records Reviewed	6
Service Coordinator Records Reviewed	4
Nurse Interview	1

Administrative Processes and Records Reviewed:

- Medicaid Billing/Reimbursement Records for all Services Provided
- Accreditation Records
- Oversight of Individual Funds
- Individual Medical and Program Case Files, including, but not limited to: ^oIndividual Service Plans
 - °Progress on Identified Outcomes
 - °Healthcare Plans
 - ^oMedication Administration Records
 - ^oMedical Emergency Response Plans
 - °Therapy Evaluations and Plans
 - °Healthcare Documentation Regarding Appointments and Required Follow-Up °Other Required Health Information
- Internal Incident Management Reports and System Process / General Events Reports
- Personnel Files, including nursing and subcontracted staff
- Staff Training Records, Including Competency Interviews with Staff
- Agency Policy and Procedure Manual
- Caregiver Criminal History Screening Records
- Consolidated Online Registry/Employee Abuse Registry
- Human Rights Committee Notes and Meeting Minutes
- Quality Assurance / Improvement Plan
- CC: Distribution List: DOH Division of Health Improvement
 - DOH Developmental Disabilities Supports Division
 - DOH Office of Internal Audit
 - HSD Medical Assistance Division
 - NM Attorney General's Office

Attachment A

Provider Instructions for Completing the QMB Plan of Correction (POC) Process

Introduction:

After a QMB Compliance Survey, your QMB Report of Findings will be sent to you via e-mail.

Each provider must develop and implement a Plan of Correction (POC) that identifies specific quality assurance and quality improvement activities the agency will implement to correct deficiencies and prevent continued deficiencies and non-compliance.

Agencies must submit their Plan of Correction within ten (10) business days from the date you receive the QMB Report of Findings. (Providers who do not submit a POC within 10 business days may be referred to the DDSD Regional Office for purposes of contract management or the Internal Review Committee [IRC] for possible actions or sanctions).

Agencies must fully implement their approved Plan of Correction within 45 business days (10 business days to submit your POC for approval and 35 days to implement your approved Plan of Correction) from the date they receive the QMB Report of Findings. Providers who fail to complete a POC within the 45-business days allowed will be referred to the IRC for possible actions or sanctions.

If you have questions about the Plan of Correction process, call the Plan of Correction Coordinator at 505-273-1930 or email at <u>MonicaE.Valdez@state.nm.us</u>. Requests for technical assistance must be requested through your Regional DDSD Office.

The POC process cannot resolve disputes regarding findings. If you wish to dispute a finding on the official Report of Findings, you must file an Informal Reconsideration of Findings (IRF) request within ten (10) business days of receiving your report. Please note that you must still submit a POC for findings that are in question (see Attachment C).

Instructions for Completing Agency POC:

Required Content

Your Plan of Correction should provide a step-by-step description of the methods to correct each deficient practice cited to prevent recurrence and information that ensures the regulation cited comes into and remains in compliance. The remedies noted in your POC are expected to be added to your Agency's required, annual Quality Assurance (QA) Plan.

If a deficiency has already been corrected since the on-site survey, the plan should state how it was corrected, the completion date (date the correction was accomplished), and how possible recurrence of the deficiency will be prevented.

The following details should be considered when developing your Plan of Correction:

The Plan of Correction must address each deficiency cited in the Report of Findings unless otherwise noted with a "No Plan of Correction Required statement." The Plan of Correction must address the five (5) areas listed below:

- 1. How the specific and realistic corrective action will be accomplished for individuals found to have been affected by the deficient practice.
- 2. How the agency will identify other individuals who have the potential to be affected by the same deficient practice, and how the agency will act to protect those individuals in similar situations.
- 3. What Quality Assurance measures will be put into place and what systemic changes made to ensure the deficient practice will not recur.
- 4. Indicate how the agency plans to monitor its performance to make certain solutions are sustained. The agency must develop a QA plan for ensuring correction is achieved and sustained. This QA plan must be implemented, and the corrective action is evaluated for its effectiveness. The plan of correction is integrated into the agency quality assurance system; and
- 5. Include dates when corrective actions will be completed. The corrective action completion dates must be acceptable to the State.

The following details should be considered when developing your Plan of Correction:

- Details about how and when Individual Served, agency personnel and administrative and service delivery site files are audited by agency personnel to ensure they contain required documents;
- Information about how medication administration records are reviewed to verify they contain all required information before they are distributed to service sites, as they are being used, and after they are completed;
- Your processes for ensuring that all required agency personnel are trained on required DDSD required trainings;
- How accuracy in billing/reimbursement documentation is assured;
- How health, safety is assured;
- For Case Management providers, how Individual Service Plans are reviewed to verify they meet requirements, how the timeliness of level of care (LOC) packet submissions and consumer visits are tracked;
- Your process for gathering, analyzing and responding to quality data indicators; and,
- Details about Quality Targets in various areas, current status, analyses about why targets were not met, and remedies implemented.

Note: <u>Instruction or in-service of staff alone may not be a sufficient plan of correction.</u> This is a good first step toward correction, but additional steps must be taken to ensure the deficiency is corrected and will not recur.

Completion Dates

- The plan of correction must include a **completion date** (entered in the far right-hand column) for each finding. Be sure the date is **realistic** in the amount of time your Agency will need to correct the deficiency; not to exceed 45 total business days.
- Direct care issues should be corrected immediately and monitored appropriately.
- Some deficiencies may require a staged plan to accomplish total correction.
- Deficiencies requiring replacement of equipment, etc., may require more time to accomplish correction but should show reasonable time frames.

Initial Submission of the Plan of Correction Requirements

- 1. The Plan of Correction must be completed on the official QMB Survey Report of Findings/Plan of Correction Form and received by QMB within ten (10) business days from the date you received the report of findings.
- 2. For questions about the POC process, call the POC Coordinator, Monica Valdez at 505-273-1930 or email at <u>MonicaE.Valdez@state.nm.us</u> for assistance.
- 3. For Technical Assistance (TA) in developing or implementing your POC, contact your Regional DDSD Office.
- 4. Submit your POC to Monica Valdez, POC Coordinator in any of the following ways:
 - a. Electronically at MonicaE.Valdez@state.nm.us (preferred method)
 - b. Fax to 505-222-8661, or
 - c. Mail to POC Coordinator, 5301 Central Ave NE Suite 400, Albuquerque, New Mexico 87108
- 5. <u>Do not submit supporting documentation</u> (evidence of compliance) to QMB <u>until after your POC has been approved</u> by the QMB.
- 6. QMB will notify you when your POC has been "approved" or "denied."
 - a. During this time, whether your POC is "approved," or "denied," you will have a maximum of 45-business days from the date of receipt of your Report of Findings to correct all survey deficiencies.
 - b. If your POC is denied, it must be revised and resubmitted as soon as possible, as the 45-business day limit is in effect.
 - c. If your POC is denied a second time your agency may be referred to the Internal Review Committee.
 - d. You will receive written confirmation when your POC has been approved by QMB and a final deadline for completion of your POC.
 - e. Please note that all POC correspondence will be sent electronically unless otherwise requested.
- 7. Failure to submit your POC within 10 business days without prior approval of an extension by QMB will result in a referral to the Internal Review Committee and the possible implementation of monetary penalties and/or sanctions.

POC Document Submission Requirements

Once your POC has been approved by the QMB Plan of Correction Coordinator you must submit copies of documents as evidence that all deficiencies have been corrected, as follows.

1. Your internal documents are due within a *maximum* of 45-business days of receipt of your Report of Findings.

- 2. It is preferred that you submit your documents via USPS or other carrier (scanned and saved to CD/DVD disc, flash drive, etc.). If documents containing HIPAA Protected Health Information (PHI) documents must be submitted through S-Comm (Therap), Fax or Postal System, do not send PHI directly to NMDOH email accounts. If the documents <u>do not</u> contain protected Health information (PHI) then you may submit your documents electronically scanned and attached to e-mails.
- All submitted documents <u>must be annotated</u>; please be sure the tag numbers and Identification numbers are indicated on each document submitted. Documents which are not annotated with the Tag number and Identification number may not be accepted.
- 4. Do not submit original documents; Please provide copies or scanned electronic files for evidence. Originals must be maintained in the agency file(s) per DDSD Standards.
- 5. In lieu of some documents, you may submit copies of file or home audit forms that clearly indicate cited deficiencies have been corrected, other attestations of correction must be approved by the Plan of Correction Coordinator prior to their submission.
- 6. When billing deficiencies are cited, you must provide documentation to justify billing and/or void and adjust forms submitted to Xerox State Healthcare, LLC for the deficiencies cited in the Report of Findings.

Revisions, Modifications or Extensions to your Plan of Correction (post QMB approval) must be made in writing and submitted to the Plan of Correction Coordinator, prior to the completion date and are approved on a case-by-case basis. No changes may be made to your POC or the timeframes for implementation without written approval of the POC Coordinator.

Department of Health, Division of Health Improvement QMB Determination of Compliance Process

The Division of Health Improvement, Quality Management Bureau (QMB) surveys compliance of the Developmental Disabilities Waiver (DDW) standards and other state and federal regulations. For the purpose of the LCA / CI survey the CMS waiver assurances have been grouped into four (4) Service Domains: Plan of Care (ISP Implementation); Qualified Providers; Health, Welfare and Safety; and Administrative Oversight (note that Administrative Oversight listed in this document is not the same as the CMS assurance of Administrative Authority. Used in this context it is related to the agency's operational policies and procedures, Quality Assurance system and Medicaid billing and reimbursement processes.)

The QMB Determination of Compliance process is based on provider compliance or non-compliance with standards and regulations identified during the on-site survey process and as reported in the QMB Report of Findings. All areas reviewed by QMB have been agreed to by DDSD and DHI/QMB and are reflective of CMS requirements. All deficiencies (non-compliance with standards and regulations) are identified and cited as either a Standard level deficiency or a Condition of Participation level deficiency in the QMB Reports of Findings. All deficiencies require corrective action when non-compliance is identified.

Each deficiency in your Report of Findings has been predetermined to be a Standard Level Deficiency, a Condition of Participation Level Deficiency, if below 85% compliance or a non-negotiable Condition of Participation Level Deficiency. Your Agency's overall Compliance Determination is based on a Scope and Severity Scale which takes into account the number of Standard and Condition Level Tags cited as well as the percentage of Individuals affected in the sample.

Conditions of Participation (CoPs)

CoPs are based on the Centers for Medicare and Medicaid Services, Home and Community-Based Waiver required assurances, in addition to the New Mexico Developmental Disability Waiver (DDW) Service Standards. The Division of Health Improvement (DHI), in conjunction with the Developmental Disability Support Division (DDSD), has identified certain deficiencies that have the potential to be a Condition of Participation Level, if the tag falls below 85% compliance based on the number of people affected. Additionally, there are what are called non-negotiable Conditions of Participation, regardless if one person or multiple people are affected. In this context, a CoP is defined as an essential / fundamental regulation or standard, which when out of compliance directly affects the health and welfare of the Individuals served. If no deficiencies within a Tag are at the level of a CoP, it is cited as a Standard Level Deficiency.

Service Domains and CoPs for Living Care Arrangements and Community Inclusion are as follows:

<u>Service Domain: Service Plan: ISP Implementation -</u> Services are delivered in accordance with the service plan, including type, scope, amount, duration and frequency specified in the service plan.

Potential Condition of Participation Level Tags, if compliance is below 85%:

- 1A08.3 Administrative Case File: Individual Service Plan / ISP Components
- **1A32 –** Administrative Case File: Individual Service Plan Implementation
- LS14 Residential Service Delivery Site Case File (ISP and Healthcare Requirements)
- IS14 CCS / CIES Service Delivery Site Case File (ISP and Healthcare Requirements)

<u>Service Domain: Qualified Providers -</u> The State monitors non-licensed/non-certified providers to assure adherence to waiver requirements. The State implements its policies and procedures for verifying that provider training is conducted in accordance with State requirements and the approved waiver.

Potential Condition of Participation Level Tags, if compliance is below 85%:

- **1A20** Direct Support Personnel Training
- 1A22 Agency Personnel Competency
- 1A37 Individual Specific Training

Non-Negotiable Condition of Participation Level Tags (one or more Individuals are cited):

- 1A25.1 Caregiver Criminal History Screening
- **1A26.1 –** Consolidated On-line Registry Employee Abuse Registry

<u>Service Domain: Health, Welfare and Safety -</u> The State, on an ongoing basis, identifies, addresses and seeks to prevent occurrences of abuse, neglect and exploitation. Individuals shall be afforded their basic human rights. The provider supports individuals to access needed healthcare services in a timely manner.

Potential Condition of Participation Level Tags, if compliance is below 85%:

- 1A08.2 Administrative Case File: Healthcare Requirements & Follow-up
- 1A09 Medication Delivery Routine Medication Administration
- **1A09.1 –** Medication Delivery PRN Medication Administration
- 1A15.2 Administrative Case File: Healthcare Documentation (Therap and Required Plans)

Non-Negotiable Condition of Participation Level Tags (one or more Individuals are cited):

- 1A05 General Requirements / Agency Policy and Procedure Requirements
- 1A07 Social Security Income (SSI) Payments
- 1A09.2 Medication Delivery Nurse Approval for PRN Medication
- 1A15 Healthcare Coordination Nurse Availability / Knowledge
- **1A31 –** Client Rights/Human Rights
- LS25.1 Residential Reqts. (Physical Environment Supported Living / Family Living / Intensive Medical Living)

Attachment C

Guidelines for the Provider Informal Reconsideration of Finding (IRF) Process

Introduction:

Throughout the QMB Survey process, surveyors are openly communicating with providers. Open communication means surveyors have clarified issues and/or requested missing information before completing the review through the use of the signed/dated "Document Request," or "Administrative Needs," etc. forms. Regardless, there may still be instances where the provider disagrees with a specific finding. Providers may use the following process to informally dispute a finding.

Instructions:

- The Informal Reconsideration of the Finding (IRF) request must be received in writing to the QMB Bureau Chief <u>within 10 business days</u> of receipt of the final Report of Findings (*Note: No extensions are granted for the IRF*).
- 2. The written request for an IRF *must* be completed on the QMB Request for Informal Reconsideration of Finding form available on the QMB website: <u>https://nmhealth.org/about/dhi/cbp/irf/</u>
- 3. The written request for an IRF must specify in detail the request for reconsideration and why the finding is inaccurate.
- 4. The IRF request must include all supporting documentation or evidence.
- 5. If you have questions about the IRF process, email the IRF Chairperson, Valerie V. Valdez at <u>valerie.valdez@state.nm.us</u> for assistance.

The following limitations apply to the IRF process:

- The written request for an IRF and all supporting evidence must be received within 10 business days.
- Findings based on evidence requested during the survey and not provided may not be subject to reconsideration.
- The supporting documentation must be new evidence not previously reviewed or requested by the survey team.
- Providers must continue to complete their Plan of Correction during the IRF process
- Providers may not request an IRF to challenge the sampling methodology.
- Providers may not request an IRF based on disagreement with the nature of the standard or regulation.
- Providers may not request an IRF to challenge the team composition.
- Providers may not request an IRF to challenge the DHI/QMB determination of compliance or the length of their DDSD provider contract.

A Provider forfeits the right to an IRF if the request is not received within 10 business days of receiving the report and/or does not include all supporting documentation or evidence to show compliance with the standards and regulations.

The IRF Committee will review the request; the Provider will be notified in writing of the ruling; no face-to-face meeting will be conducted.

When a Provider requests that a finding be reconsidered, it does not stop or delay the Plan of Correction process. **Providers must continue to complete the Plan of Correction, including the finding in dispute regardless of the IRF status.** If a finding is removed or modified, it will be noted and removed or modified from the Report of Findings. It should be noted that in some cases a Plan of Correction may be completed prior to the IRF process being completed. The provider will be notified in writing on the decisions of the IRF committee.

Attachment D

QMB Determinations of Compliance

Compliance:

The QMB determination of *Compliance* indicates that a provider has either no deficiencies found during a survey or that no deficiencies at the Condition of Participation Level were found. The agency has obtained a level of compliance such that there is a minimal potential for harm to individuals' health and safety. To qualify for a determination of *Compliance*, the provider must have received no Conditions of Participation Level Deficiencies and have a minimal number of Individuals on the sample affected by the findings indicated in the Standards Level Tags.

Partial-Compliance with Standard Level Tags:

The QMB determination of *Partial-Compliance with Standard Level Tags* indicates that a provider is in compliance with all Condition of Participation Level deficiencies but is out of compliance with a certain percentage of Standard Level deficiencies. This partial compliance, if not corrected, may result in a negative outcome or the potential for more than minimal harm to individuals' health and safety. There are two ways to receive a determination of Partial Compliance with Standard Level Tags:

- 1. Your Report of Findings includes 16 or fewer Standards Level Tags with between 75% and 100% of the survey sample affected in any tag.
- 2. Your Report of Findings includes 17 or more Standard Level Tags with between 50% to 74% of the survey sample affected in any tag.

Partial-Compliance with Standard Level Tags and Condition of Participation Level Tags:

The QMB determination of *Partial-Compliance with Standard Level Tags and Condition of Participation Level Tags* indicates that a provider is out of compliance with one to five (1 - 5) Condition of Participation Level Tags. This partial-compliance, if not corrected, may result in a serious negative outcome or the potential for more than minimal harm to individuals' health and safety.

Non-Compliance:

The QMB determination of *Non-Compliance* indicates a provider is significantly out of compliance with both Standard Level deficiencies and Conditions of Participation level deficiencies. This non-compliance, if not corrected, may result in a serious negative outcome or the potential for more than minimal harm to individuals' health and safety. There are three ways an agency can receive a determination of Non-Compliance:

- 1. Your Report of Findings includes 17 or more total Tags with 0 to 5 Condition of Participation Level Tags with 75% to 100% of the survey sample affected in any Condition of Participation Level tag.
- 2. Your Report of Findings includes any amount of Standard Level Tags with 6 or more Condition of Participation Level Tags.

Compliance				Weighting			
Determination	LC	W		MEDIUM		н	ligh
Total Tags:	up to 16	17 or more	up to 16	17 or more	Any Amount	17 or more	Any Amount
	and	and	and	and	And/or	and	And/or
COP Level Tags:	0 COP	0 COP	0 COP	0 COP	1 to 5 COP	0 to 5 CoPs	6 or more COP
	and	and	and	and		and	
Sample Affected:	0 to 74%	0 to 49%	75 to 100%	50 to 74%		75 to 100%	
"Non-Compliance"						17 or more Total Tags with 75 to 100% of the Individuals in the sample cited in any CoP Level tag.	Any Amount of Standard Level Tags and 6 or more Conditions of Participation Level Tags.
"Partial Compliance with Standard Level tags <u>and</u> Condition of Participation Level Tags"					Any Amount Standard Level Tags, plus 1 to 5 Conditions of Participation Level tags.		
"Partial Compliance with Standard Level tags"			up to 16 Standard Level Tags with 75 to 100% of the individuals in the sample cited in any tag.	17 or more Standard Level Tags with 50 to 74% of the individuals in the sample cited any tag.			
"Compliance"	Up to 16 Standard Level Tags with 0 to 74% of the individuals in the sample cited in any tag.	17 or more Standard Level Tags with 0 to 49% of the individuals in the sample cited in any tag.					

Agency: An Open Door, LLC - Southwest Region

Program: Developmental Disabilities Waiver

Service: 2018: Supported Living, Family Living, Customized In-Home Supports, Customized Community Supports, and Community

Integrated Employment Services ey Type: Routine

Survey Type: Survey Date:

July 6 - 17, 2020

Standard of Care	Deficiencies	Agency Plan of Correction, On-going QA/QI and Responsible Party	Completion Date
		to assure adherence to waiver requirements. The	
		ce with State requirements and the approved waiv	er.
Tag # 1A22 Agency Personnel Competency	Condition of Participation Level Deficiency		
Developmental Disabilities (DD) Waiver	After an analysis of the evidence it has been	Provider:	
Service Standards 2/26/2018; Re-Issue:	a 1	State your Plan of Correction for the	
12/28/2018; Eff 1/1/2019	negative outcome to occur.	deficiencies cited in this tag here (How is the	
Chapter 13: Nursing Services 13.2.11		deficiency going to be corrected? This can be	
Training and Implementation of Plans:	Based on interview, the Agency did not ensure	specific to each deficiency cited or if possible an overall correction?): \rightarrow	
1. RNs and LPNs are required to provide	training competencies were met for 2 of 10	$overall correction?). \rightarrow$	
Individual Specific Training (IST) regarding HCPs and MERPs.	Direct Support Personnel.	[
2. The agency nurse is required to deliver and	When DSP were asked, if the Individual's		
document training for DSP/DSS regarding the	had Health Care Plans, where could they be		
healthcare interventions/strategies and MERPs	located and if they had been trained, the	1	
that the DSP are responsible to implement,	following was reported:		
clearly indicating level of competency achieved	5 1		
by each trainee as described in Chapter 17.10	• DSP # 540 stated, "She's got one, have to	Provider:	
Individual-Specific Training.	watch for skin break outs. She has to sit	Enter your ongoing Quality	
	down and make sure she doesn't get any	Assurance/Quality Improvement	
Chapter 17: Training Requirement	ulcers. We check her every couple of hours.	processes as it related to this tag number	
17.10 Individual-Specific Training: The	Make sure to turn her over." The Individual	here (What is going to be done? How many	
following are elements of IST: defined	Specific Training section of the ISP	individuals is this going to affect? How often will	
standards of performance, curriculum tailored	indicates the Individual also requires a	this be completed? Who is responsible? What steps will be taken if issues are found?): \rightarrow	
to teach skills and knowledge necessary to	HCP for Oral Hygiene (Individual #7)		
meet those standards of performance, and			
formal examination or demonstration to verify	When DSP were asked, if the Individual had		
standards of performance, using the	any food and / or medication allergies that		
established DDSD training levels of	could be potentially life threatening, the		
awareness, knowledge, and skill.	following was reported:		
Reaching an awareness level may be			
accomplished by reading plans or other	 DSP # 511 stated, "She is allergic to 		
information. The trainee is cognizant of	Morphine, it is life threatening and she has		
information related to a person's specific	an HCP and MERP for this." As indicated		

condition. Verbal or written recall of basic	by the Health Passport the individual is also	
information or knowing where to access the	allergic to Latex. (Individual #9)	
information can verify awareness.	allergic to Latex. (Individual #5)	
Reaching a knowledge level may take the		
form of observing a plan in action, reading a		
plan more thoroughly, or having a plan		
described by the author or their designee.		
Verbal or written recall or demonstration may		
verify this level of competence.		
Reaching a skill level involves being trained		
by a therapist, nurse, designated or		
experienced designated trainer. The trainer		
shall demonstrate the techniques according to		
the plan. Then they observe and provide		
feedback to the trainee as they implement the		
techniques. This should be repeated until		
competence is demonstrated. Demonstration		
of skill or observed implementation of the		
techniques or strategies verifies skill level		
competence. Trainees should be observed on		
more than one occasion to ensure appropriate		
techniques are maintained and to provide		
additional coaching/feedback.		
Individuals shall receive services from		
competent and qualified Provider Agency		
personnel who must successfully complete IST		
requirements in accordance with the		
specifications described in the ISP of each		
person supported.		
1. IST must be arranged and conducted at		
least annually. IST includes training on the ISP		
Desired Outcomes, Action Plans, strategies, and information about the person's preferences		
regarding privacy, communication style, and		
routines. More frequent training may be		
necessary if the annual ISP changes before the		
year ends.		
2. IST for therapy-related WDSI, HCPs,		
MERPs, CARMPs, PBSA, PBSP, and BCIP,		
must occur at least annually and more often if		
plans change, or if monitoring by the plan		
author or agency finds incorrect		
implementation, when new DSP or CM are		

 The competency level of the training is based on the IST section of the ISP. The person should be present for and involved in IST whenever possible. Provider Agencies are responsible for tracking of IST requirements. Provider Agencies must arrange and ensure that DSP's are trained on the contents of the plans in accordance with timelines indicated in the Individual-Specific Training Requirements: Support Plans section of the ISP and notify the plan authors when new DSP are hired to arrange for trainings. If a therapist, BSC, nurse, or other author of a plan, healthcare or otherwise, chooses to designate a trainer, that person is still responsible for providing the curriculum to the designated trainer. The author of the plan is also responsible for ensuring the designated trainer is verifying competency in alignment with their curriculum, doing periodic quality assurance checks with their designated trainer, and re-certifying the designated trainer, and re-certifying the designated trainer at least annually and/or when there is a change to a person's plan. 			
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Tag # 1A43.1 General Events Reporting:	Standard Level Deficiency		
Individual Reporting			
Developmental Disabilities (DD) Waiver	Based on record review, the Agency did not	Provider:	
Service Standards 2/26/2018; Re-Issue:	follow the General Events Reporting	State your Plan of Correction for the	
12/28/2018; Eff 1/1/2019	requirements as indicated by the policy for 1 of	deficiencies cited in this tag here (How is the	
Chapter 19: Provider Reporting	9 individuals.	deficiency going to be corrected? This can be	
Requirements: 19.2 General Events		specific to each deficiency cited or if possible an	
Reporting (GER): The purpose of General	The following General Events Reporting	overall correction?): \rightarrow	
Events Reporting (GER) is to report, track and	records contained evidence that indicated	ſ	
analyze events, which pose a risk to adults in	the General Events Report was not entered		
the DD Waiver program, but do not meet	and / or approved within the required		
criteria for ANE or other reportable incidents as	timeframe:		
defined by the IMB. Analysis of GER is			
intended to identify emerging patterns so that	Individual #3		
preventative action can be taken at the	General Events Report (GER) indicates on		
individual, Provider Agency, regional and	5/25/2020 the Individual was taken to the	Provider:	
statewide level. On a quarterly and annual	ER after slipping and injuring knee (Injury).	Enter your ongoing Quality	
basis, DDSD analyzes GER data at the	GER was approved on 6/17/2020.	Assurance/Quality Improvement	
provider, regional and statewide levels to		processes as it related to this tag number	
identify any patterns that warrant intervention.		here (What is going to be done? How many	
Provider Agency use of GER in Therap is		individuals is this going to affect? How often will	
required as follows:		this be completed? Who is responsible? What	
1. DD Waiver Provider Agencies		steps will be taken if issues are found?): \rightarrow	
approved to provide Customized In-			
Home Supports, Family Living, IMLS,			
Supported Living, Customized			
Community Supports, Community			
Integrated Employment, Adult Nursing		1	
and Case Management must use GER in			
the Therap system.			
2. DD Waiver Provider Agencies			
referenced above are responsible for entering			
specified information into the GER section of			
the secure website operated under contract by			
Therap according to the GER Reporting			
Requirements in Appendix B GER			
Requirements.			
3. At the Provider Agency's discretion			
additional events, which are not required by			
DDSD, may also be tracked within the GER			
section of Therap.			
4. GER does not replace a Provider			
Agency's obligations to report ANE or other			
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reportable incidents as described in Chapter	
18: Incident Management System.	
5. GER does not replace a Provider	
Agency's obligations related to healthcare	
coordination, modifications to the ISP, or any	
other risk management and QI activities.	
Appendix B GER Requirements: DDSD is	
pleased to introduce the revised General	
Events Reporting (GER), requirements. There	
are two important changes related to	
medication error reporting:	
1. Effective immediately, DDSD requires ALL	
medication errors be entered into Therap	
GER with the exception of those required to be reported to Division of Health	
Improvement-Incident Management Bureau.	
2. No alternative methods for reporting are	
permitted.	
The following events need to be reported in	
the Therap GER:	
 Emergency Room/Urgent Care/Emergency 	
Medical Services	
Falls Without Injury	
Injury (including Falls, Choking, Skin	
Breakdown and Infection)	
Law Enforcement Use	
Medication Errors	
 Medication Documentation Errors 	
 Missing Person/Elopement 	
 Out of Home Placement- Medical: 	
Hospitalization, Long Term Care, Skilled	
Nursing or Rehabilitation Facility Admission	
 PRN Psychotropic Medication 	
 Restraint Related to Behavior 	
 Suicide Attempt or Threat 	
Entry Guidance: Provider Agencies must	
complete the following sections of the GER	
with detailed information: profile information,	
event information, other event information,	

general information, notification, actions taken or planned, and the review follow up comments section. Please attach any pertinent external documents such as discharge summary, medical consultation form, etc. <u>Provider Agencies must enter and</u> <u>approve GERs within 2 business days with</u> <u>the exception of Medication Errors which</u> <u>must be entered into GER on at least a</u> <u>monthly basis.</u>		

Standard of Care	Deficiencies	Agency Plan of Correction, On-going QA/QI and Responsible Party	Completion Date
		d seeks to prevent occurrences of abuse, neglect a	
		als to access needed healthcare services in a time	ely manner.
Tag # 1A15.2 Administrative Case File: Healthcare Documentation (Therap and Required Plans)	Condition of Participation Level Deficiency		
 Developmental Disabilities (DD) Waiver Service Standards 2/26/2018; Re-Issue: 12/28/2018; Eff 1/1/2019 Chapter 20: Provider Documentation and Client Records: 20.2 Client Records Requirements: All DD Waiver Provider Agencies are required to create and maintain individual client records. The contents of client records vary depending on the unique needs of the person receiving services and the resultant information produced. The extent of documentation required for individual client records per service type depends on the location of the file, the type of service being provided, and the information necessary. DD Waiver Provider Agencies are required to adhere to the following: Client records must contain all documents essential to the service being provided and essential to the service being provided and essential to the service being provided and essential to ensuring the health and safety of the person during the provision of the service. Provider Agencies must have readily accessible records in home and community settings in paper or electronic form. Secure access to electronic records through the Therap web-based system using computers or mobile devices is acceptable. Provider Agencies are responsible for ensuring that all plans created by nurses, RDs, therapists or BSCs are present in all needed settings. Provider Agencies must maintain records of all documents produced by agency personnel or contractors on behalf of each person, including any routine notes or data, 	 After an analysis of the evidence it has been determined there is a significant potential for a negative outcome to occur. Based on record review, the Agency did not maintain the required documentation in the Individuals Agency Record as required by standard for 2 of 9 individuals. Review of the administrative individual case files revealed the following items were not found, incomplete, and/or not current: Health Care Plans: High Blood Pressure: Individual #1 - As indicated by the IST section of ISP the individual is required to have a plan. No evidence of a plan found. Visual Impairment: Individual #1 - As indicated by the IST section of ISP the individual is required to have a plan. No evidence of a plan found. Visual Impairment: Individual #5 - Not Linked or Attached in Therap during the on-site survey. Provider please complete POC for ongoing QA/QI.) Medical Emergency Response Plans: Seizure Disorder: Individual #5 - Not Linked or Attached in Therap during the on-site survey. Provider please complete POC for ongoing QA/QI.) 	Provider: State your Plan of Correction for the deficiencies cited in this tag here (How is the deficiency going to be corrected? This can be specific to each deficiency cited or if possible an overall correction?): → Provider: Enter your ongoing Quality Assurance/Quality Improvement processes as it related to this tag number here (What is going to be done? How many individuals is this going to affect? How often will this be completed? Who is responsible? What steps will be taken if issues are found?): →	

annual assessments, semi-annual reports,	during the on-site survey. Provider please		
evidence of training provided/received,	complete POC for ongoing QA/QI.)		
progress notes, and any other interactions for			
which billing is generated.			
5. Each Provider Agency is responsible for			
maintaining the daily or other contact notes			
documenting the nature and frequency of			
service delivery, as well as data tracking only			
for the services provided by their agency.			
6. The current Client File Matrix found in			
Appendix A Client File Matrix details the			
minimum requirements for records to be			
stored in agency office files, the delivery site,			
or with DSP while providing services in the			
community.			
7. All records pertaining to JCMs must be			
retained permanently and must be made			
available to DDSD upon request, upon the			
termination or expiration of a provider			
agreement, or upon provider withdrawal from			
services.			
Chapter 3 Safeguards: 3.1.1 Decision			
Consultation Process (DCP): Health			
decisions are the sole domain of waiver			
participants, their guardians or healthcare			
decision makers. Participants and their			
healthcare decision makers can confidently			
make decisions that are compatible with their			
personal and cultural values. Provider			
Agencies are required to support the informed			
decision making of waiver participants by			
supporting access to medical consultation,			
information, and other available resources			
according to the following:			
1. The DCP is used when a person or			
his/her guardian/healthcare decision maker			
has concerns, needs more information about			
health-related issues, or has decided not to			
follow all or part of an order, recommendation,			
or suggestion. This includes, but is not limited			
to:			
a. medical orders or recommendations from			
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the Primary Care Practitioner, Specialists		
or other licensed medical or healthcare		
practitioners such as a Nurse Practitioner		
(NP or CNP), Physician Assistant (PA) or		
Dentist:		
b. clinical recommendations made by		
registered/licensed clinicians who are		
either members of the IDT or clinicians		
who have performed an evaluation such		
as a video-fluoroscopy;		
c. health related recommendations or		
suggestions from oversight activities such		
as the Individual Quality Review (IQR) or		
other DOH review or oversight activities;		
and		
d. recommendations made through a		
Healthcare Plan (HCP), including a		
Comprehensive Aspiration Risk		
Management Plan (CARMP), or another		
plan.		
2. When the person/guardian disagrees with a		
recommendation or does not agree with the		
implementation of that recommendation,		
Provider Agencies follow the DCP and attend		
the meeting coordinated by the CM. During		
this meeting:		
 a. Providers inform the person/guardian of the rationale for that recommendation, 		
so that the benefit is made clear. This		
will be done in layman's terms and will		
include basic sharing of information		
designed to assist the person/guardian		
with understanding the risks and benefits		
of the recommendation.		
b. The information will be focused on the		
specific area of concern by the		
person/guardian. Alternatives should be		
presented, when available, if the		
guardian is interested in considering		
other options for implementation.		
c. Providers support the person/guardian to		
make an informed decision.		

d. The decision made by the		
person/guardian during the meeting is		
accepted; plans are modified; and the		
IDT honors this health decision in every		
setting.		
Chapter 13 Nursing Services: 13.2.5		
Electronic Nursing Assessment and		
Planning Process: The nursing assessment		
process includes several DDSD mandated		
tools: the electronic Comprehensive Nursing		
Assessment Tool (e-CHAT), the Aspiration		
Risk Screening Tool (ARST) and the		
Medication Administration Assessment Tool		
(MAAT) . This process includes developing		
and training Health Care Plans and Medical		
Emergency Response Plans.		
The following hierarchy is based on budgeted		
services and is used to identify which Provider		
Agency nurse has primary responsibility for		
completion of the nursing assessment process		
and related subsequent planning and training.		
Additional communication and collaboration for		
planning specific to CCS or CIE services may		
be needed.		
The hierarchy for Nursing Assessment and		
Planning responsibilities is:		
1. Living Supports: Supported Living, IMLS or		
Family Living via ANS;		
2. Customized Community Supports- Group;		
and		
3. Adult Nursing Services (ANS):		
a. for persons in Community Inclusion		
with health-related needs; or		
b. if no residential services are budgeted		
but assessment is desired and health		
needs may exist.		
13.2.6 The Electronic Comprehensive		
Health Assessment Tool (e-CHAT)		
1. The e-CHAT is a nursing assessment. It		
may not be delegated by a licensed nurse to a		
non-licensed person.		
		•

			[]
2. The nurse must see the person face-to-face			
to complete the nursing assessment.			
Additional information may be gathered from			
members of the IDT and other sources.			
3. An e-CHAT is required for persons in FL,			
SL, IMLS, or CCS-Group. All other DD Waiver			
recipients may obtain an e-CHAT if needed or			
desired by adding ANS hours for assessment			
and consultation to their budget.			
4. When completing the e-CHAT, the nurse is			
required to review and update the electronic			
record and consider the diagnoses,			
medications, treatments, and overall status of			
the person. Discussion with others may be			
needed to obtain critical information.			
5. The nurse is required to complete all the e-			
CHAT assessment questions and add			
additional pertinent information in all comment			
sections.			
13.2.7 Aspiration Risk Management			
Screening Tool (ARST)			
13.2.8 Medication Administration			
Assessment Tool (MAAT):			
1. A licensed nurse completes the			
DDSD Medication Administration			
Assessment Tool (MAAT) at least two			
weeks before the annual ISP meeting.			
2. After completion of the MAAT, the nurse			
will present recommendations regarding the			
level of assistance with medication delivery			
(AWMD) to the IDT. A copy of the MAAT will			
be sent to all the team members two weeks			
before the annual ISP meeting and the			
original MAAT will be retained in the Provider			
Agency records.			
3. Decisions about medication delivery			
are made by the IDT to promote a			
person's maximum independence and			
community integration. The IDT will			
reach consensus regarding which			
criteria the person meets, as indicated			
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by the results of the MAAT and the		
nursing recommendations, and the		
decision is documented this in the ISP.		
13.2.9 Healthcare Plans (HCP):		
1. At the nurse's discretion, based on prudent		
nursing practice, interim HCPs may be		
developed to address issues that must be		
implemented immediately after admission,		
readmission or change of medical condition to		
provide safe services prior to completion of the		
e-CHAT and formal care planning process.		
This includes interim ARM plans for those		
persons newly identified at moderate or high		
risk for aspiration. All interim plans must be		
removed if the plan is no longer needed or		
when final HCP including CARMPs are in		
place to avoid duplication of plans.		
2. In collaboration with the IDT, the agency		
nurse is required to create HCPs that address		
all the areas identified as required in the most		
current e-CHAT summary report which is		
indicated by "R" in the HCP column. At the		
nurse's sole discretion, based on prudent		
nursing practice, HCPs may be combined		
where clinically appropriate. The nurse should		
use nursing judgment to determine whether to		
also include HCPs for any of the areas		
indicated by "C" on the e-CHAT summary		
report. The nurse may also create other HCPs		
plans that the nurse determines are warranted.		
plans that the hurse determines are warranted.		
13.2.10 Medical Emergency Response Plan		
(MERP):		
1. The agency nurse is required to develop a		
Medical Emergency Response Plan (MERP)		
for all conditions marked with an "R" in the e-		
CHAT summary report. The agency nurse		
should use her/his clinical judgment and input		
from the Interdisciplinary Team (IDT) to		
determine whether shown as "C" in the e-		
CHAT summary report or other conditions also		
warrant a MERP.		

2. MERPs are required for persons who have one or more conditions or illnesses that present a likely potential to become a life- threatening situation.		
Chapter 20: Provider Documentation and Client Records: 20.5.3 Health Passport and Physician Consultation Form: All Primary and Secondary Provider Agencies must use the Health Passport and Physician Consultation form from the Therap system. This standardized document contains individual, physician and emergency contact information, a complete list of current medical diagnoses, health and safety risk factors, allergies, and information regarding insurance, guardianship, and advance directives. The Health Passport also includes a standardized form to use at medical appointments called the Physician Consultation form.		

Tag # 1A31 Client Rights / Human Rights	Condition of Participation Level Deficiency		
NMAC 7.26.3.11 RESTRICTIONS OR	After an analysis of the evidence it has been	Provider:	
LIMITATION OF CLIENT'S RIGHTS:	determined there is a significant potential for a	State your Plan of Correction for the	
A. A service provider shall not restrict or limit	negative outcome to occur.	deficiencies cited in this tag here (How is the	
a client's rights except:		deficiency going to be corrected? This can be	
(1) where the restriction or limitation is	Based on record review, the Agency did not	specific to each deficiency cited or if possible an	
allowed in an emergency and is necessary to	ensure the rights of Individuals was not	overall correction?): \rightarrow	
prevent imminent risk of physical harm to the	restricted or limited for 1 of 9 Individuals.		
client or another person; or			
(2) where the interdisciplinary team has	A review of Agency Individual files indicated		
determined that the client's limited capacity	Human Rights Committee Approval was		
to exercise the right threatens his or her	required for restrictions.		
physical safety; or			
(3) as provided for in Section 10.1.14 [now	No documentation was found regarding		
Subsection N of 7.26.3.10 NMAC].	Human Rights Approval for the following:	Provider:	
		Enter your ongoing Quality	
B. Any emergency intervention to prevent	One-on-one staffing 24/7 when receiving	Assurance/Quality Improvement	
physical harm shall be reasonable to prevent	residential services - No evidence found of	processes as it related to this tag number	
harm, shall be the least restrictive	Human Rights Committee approval.	here (What is going to be done? How many	
intervention necessary to meet the	(Individual #1)	individuals is this going to affect? How often will this be completed? Who is responsible? What	
emergency, shall be allowed no longer than		steps will be taken if issues are found?): \rightarrow	
necessary and shall be subject to			
interdisciplinary team (IDT) review. The IDT			
upon completion of its review may refer its			
findings to the office of quality assurance.			
The emergency intervention may be subject			
to review by the service provider's behavioral			
support committee or human rights			
committee in accordance with the behavioral			
support policies or other department			
regulation or policy.			
C. The service provider may adopt			
reasonable program policies of general			
applicability to clients served by that service			
provider that do not violate client rights.			
[09/12/94; 01/15/97; Recompiled 10/31/01]			
Developmental Disabilities (DD) Waiver			
Service Standards 2/26/2018; Re-Issue:			
12/28/2018; Eff 1/1/2019			

Chapter 2: Human Rights: Civil rights apply to everyone, including all waiver participants, family members, guardians, natural supports, and Provider Agencies. Everyone has a responsibility to make sure those rights are not violated. All Provider Agencies play a role in person-centered planning (PCP) and have an obligation to contribute to the planning process, always focusing on how to best support the person.		
Chapter 3 Safeguards: 3.3.1 HRC		
Procedural Requirements:		
1. An invitation to participate in the HRC		
meeting of a rights restriction review will be		
given to the person (regardless of verbal or		
cognitive ability), his/her guardian, and/or a		
family member (if desired by the person), and		
the Behavior Support Consultant (BSC) at		
least 10 working days prior to the meeting		
(except for in emergency situations). If the person (and/or the guardian) does not wish to		
attend, his/her stated preferences may be		
brought to the meeting by someone whom the		
person chooses as his/her representative.		
2. The Provider Agencies that are seeking to		
temporarily limit the person's right(s) (e.g.,		
Living Supports, Community Inclusion, or BSC)		
are required to support the person's informed		
consent regarding the rights restriction, as well		
as their timely participation in the review.		
3. The plan's author, designated staff (e.g.,		
agency service coordinator) and/or the CM		
makes a written or oral presentation to the HRC.		
4. The results of the HRC review are reported		
in writing to the person supported, the		
guardian, the BSC, the mental health or other		
specialized therapy provider, and the CM		
within three working days of the meeting.		
5. HRC committees are required to meet at		
least on a quarterly basis.		
6. A quorum to conduct an HRC meeting is at	 QMB Report of Findings – An Open Door, LLC – SW – Ju	

least three voting members eligible to vote in		
each situation and at least one must be a		
community member at large.		
7. HRC members who are directly involved in		
the services provided to the person must		
excuse themselves from voting in that		
situation.		
Each HRC is required to have a provision for		
emergency approval of rights restrictions		
based upon credible threats of harm against		
self or others that may arise between		
scheduled HRC meetings (e.g., locking up		
sharp knives after a serious attempt to injure		
self or others or a disclosure, with a credible		
plan, to seriously injure or kill someone). The		
confidential and HIPAA compliant emergency		
meeting may be via telephone, video or		
conference call, or secure email. Procedures		
may include an initial emergency phone		
meeting, and a subsequent follow-up		
emergency meeting in complex and/or ongoing		
situations.		
8. The HRC with primary responsibility for		
implementation of the rights restriction will		
record all meeting minutes on an individual		
basis, i.e., each meeting discussion for an		
individual will be recorded separately, and		
minutes of all meetings will be retained at the		
agency for at least six years from the final date		
of continuance of the restriction.		
3.3.3 HRC and Behavioral Support: The		
HRC reviews temporary restrictions of rights		
that are related to medical issues or health and		
safety considerations such as decreased		
mobility (e.g., the use of bed rails due to risk of		
falling during the night while getting out of		
bed). However, other temporary restrictions		
may be implemented because of health and		
safety considerations arising from behavioral		
issues.		
Positive Behavioral Supports (PBS) are		
mandated and used when behavioral support		

is needed and desired by the person and/or		
the IDT. PBS emphasizes the acquisition and		
maintenance of positive skills (e.g. building		
healthy relationships) to increase the person's		
quality of life understanding that a natural		
reduction in other challenging behaviors will		
follow. At times, aversive interventions may be		
temporarily included as a part of a person's		
behavioral support (usually in the BCIP), and		
therefore, need to be reviewed prior to		
implementation as well as periodically while		
the restrictive intervention is in place. PBSPs		
not containing aversive interventions do not		
require HRC review or approval.		
Plans (e.g., ISPs, PBSPs, BCIPs PPMPs,		
and/or RMPs) that contain any aversive		
interventions are submitted to the HRC in		
advance of a meeting, except in emergency		
situations.		
3.3.4 Interventions Requiring HRC Review		
and Approval: HRCs must review prior to		
implementation, any plans (e.g. ISPs, PBSPs,		
BCIPs and/or PPMPs, RMPs), with strategies,		
including but not limited to:		
1. response cost;		
2. restitution;		
emergency physical restraint (EPR);		
4. routine use of law enforcement as part of		
a BCIP;		
5. routine use of emergency hospitalization		
procedures as part of a BCIP;		
6. use of point systems;		
7. use of intense, highly structured, and		
specialized treatment strategies,		
including level systems with response		
cost or failure to earn components;		
8. a 1:1 staff to person ratio for behavioral		
reasons, or, very rarely, a 2:1 staff to		
person ratio for behavioral or medical		
reasons;		
 use of PRN psychotropic medications; use of protective devices for behavioral 		
10. use of protective devices for behavioral		

purposes (e.g., helmets for head	
banging, Posey gloves for biting hand);	
11. use of bed rails;	
12. use of a device and/or monitoring system	
through PST may impact the person's	
privacy or other rights; or	
13. use of any alarms to alert staff to a	
person's whereabouts.	
3.4 Emergency Physical Restraint (EPR):	
Every person shall be free from the use of	
restrictive physical crisis intervention	
measures that are unnecessary. Provider	
Agencies who support people who may	
occasionally need intervention such as	
Emergency Physical Restraint (EPR) are	
required to institute procedures to maximize	
safety.	
Salety.	
245 Human Binkta Committees The UDC	
3.4.5 Human Rights Committee: The HRC	
reviews use of EPR. The BCIP may not be	
implemented without HRC review and approval	
whenever EPR or other restrictive measure(s)	
are included. Provider Agencies with an HRC	
are required to ensure that the HRCs:	
1. participate in training regarding required	
constitution and oversight activities for	
HRCs;	
2. review any BCIP, that include the use of	
EPR;	
3. occur at least annually, occur in any	
quarter where EPR is used, and occur	
whenever any change to the BCIP is	
considered;	
4. maintain HRC minutes approving or	
disallowing the use of EPR as written in a	
BCIP; and	
5. maintain HRC minutes of meetings	
reviewing the implementation of the BCIP	
when EPR is used.	

Tag # 1A50.1 Individual: Scope of Services	Standard Level Deficiency		
(Individual Interviews)			
(Individual Interviews) Developmental Disabilities (DD) Waiver Service Standards 2/26/2018; Re-Issue: 12/28/2018; Eff 1/1/2019 Chapter 4: Person-Centered Planning (PCP) 4.1 Essential Elements of Person-Centered Planning (PCP): Person-centered planning is a process that places a person at the center of planning his/her life and supports. It is an ongoing process that is the foundation for all aspects of the DD Waiver Program and DD Waiver Provider Agencies' work with people with I/DD. The process is designed to identify the strengths, capacities, preferences, and needs of the person. The process may include other people chosen by the person, who are able to serve as important contributors to the process. Overall, PCP involves person- centered thinking, person-centered service planning, and person-centered practice. PCP enables and assists the person to identify and access a personalized mix of paid and non- paid services and supports to assist him or her	 Based on interview, the Agency did not provide the essential elements of person centered planning as indicated in Individuals interview for 1 of 9 individuals. When the Individuals receiving services were asked, if they had internet access and were able to use the internet in their home, the following was reported: Individual #1 stated, "No". DSP #524 confirmed, "No we don't have that yet." 	Provider: State your Plan of Correction for the deficiencies cited in this tag here (How is the deficiency going to be corrected? This can be specific to each deficiency cited or if possible an overall correction?): → Provider: Enter your ongoing Quality Assurance/Quality Improvement processes as it related to this tag number here (What is going to be done? How many individuals is this going to affect? How often will this be completed? Who is responsible? What steps will be taken if issues are found?): →	
 to achieve personally defined outcomes in the community. The CMS requires use of PCP in the development of the ISP. 4.2 Person-Centered Thinking: Person-centered thinking involves values, tools and skills to set the foundation for ISP development. Person-centered thinking respects and supports the person with I/DD to: have informed choices; exercise the same basic civil and human rights as other citizens; have personal control over the life he/she prefers in the community of choice; be valued for contributions to his/her community; and be supported through a network of resources, both natural and paid. 			

Person-centered thinking must be employed by all DD Waiver Provider Agencies involved in PCP and the development and/or modification of a person's ISP. Person-centered thinking involves the use of discovery tools and techniques.		

Tag # LS25 Residential Health & Safety	Standard Level Deficiency		
(Supported Living / Family Living / Intensive Medical Living)			
 Developmental Disabilities (DD) Waiver Service Standards 2/26/2018; Re-Issue: 12/28/2018; Eff 1/1/2019 Chapter 10: Living Care Arrangements (LCA) 10.3.6 Requirements for Each Residence: Provider Agencies must assure that each residence is clean, safe, and comfortable, and each residence accommodates individual daily living, social and leisure activities. In addition, the Provider Agency must ensure the residence: 1. has basic utilities, i.e., gas, power, water, and telephone; 2. has a battery operated or electric smoke detectors or a sprinkler system, carbon monoxide detectors, and fire extinguisher; 3. has a general-purpose first aid kit; 4. has accessible written documentation of evacuation drills occurring at least three times a year overall, one time a year for each shift; 5. has water temperature (110⁰ F); 6. has safe storage of all medications with dispensing instructions for each person that are consistent with the Assistance with Medication (AWMD) training or each person's ISP; 7. has an emergency placement plan for relocation of people in the event of an emergency evacuation that makes the residence unsuitable for occupancy; 8. has emergency evacuation procedures that address, but are not limited to, fire, chemical and/or hazardous waste spills, and flooding; 9. supports environmental modifications and assistive technology devices, including modifications to the bathroom (i.e., shower chairs, grab bars, walk in shower, raised 	 Based on observation, the Agency did not ensure that each individuals' residence met all requirements within the standard for 2 of 6 Living Care Arrangement residences. Review of the residential records and observation of the residence revealed the following items were not found, not functioning or incomplete: Supported Living Requirements: Poison Control Phone Number (#1) Internet Services (#1) Family Living Requirements: Carbon monoxide detectors (#7, 8) Note: The following Individuals share a residence: #7, 8 	Provider: State your Plan of Correction for the deficiencies cited in this tag here (How is the deficiency going to be corrected? This can be specific to each deficiency cited or if possible an overall correction?): → Provider: Enter your ongoing Quality Assurance/Quality Improvement processes as it related to this tag number here (What is going to be done? How many individuals is this going to affect? How often will this be completed? Who is responsible? What steps will be taken if issues are found?): →	

toilets, etc.) based on the unique needs of the		
individual in consultation with the IDT;		
10. has or arranges for necessary equipment		
for bathing and transfers to support health and		
safety with consultation from therapists as		
needed;		
11. has the phone number for poison control		
within line of site of the telephone;		
12. has general household appliances, and		
kitchen and dining utensils;		
13. has proper food storage and cleaning		
supplies;		
14. has adequate food for three meals a day		
and individual preferences; and		
15. has at least two bathrooms for residences		
with more than two residents.		

Standard of Care	Deficiencies	Agency Plan of Correction, On-going QA/QI and Responsible Party	Date Due
Service Domain: Medicaid Billing/Reimburs	ement – State financial oversight exists to assure	that claims are coded and paid for in accordance w	ith the
reimbursement methodology specified in the ap			
Tag # LS27 Family Living Reimbursement	Standard Level Deficiency		
Developmental Disabilities (DD) Waiver	Based on record review, the Agency did not	Provider:	
Service Standards 2/26/2018; Re-Issue:	provide written or electronic documentation as	State your Plan of Correction for the	
12/28/2018; Eff 1/1/2019	evidence for each unit billed for Family Living	deficiencies cited in this tag here (How is the	
Chapter 21: Billing Requirements: 21.4	Services for 1 of 5 individuals.	deficiency going to be corrected? This can be	
Recording Keeping and Documentation		specific to each deficiency cited or if possible an	
Requirements: DD Waiver Provider Agencies	Individual #5	overall correction?): \rightarrow	
must maintain all records necessary to	May 2020		
demonstrate proper provision of services for	 The Agency billed 7 units of Family Living 		
Medicaid billing. At a minimum, Provider	(T2033 HB) from 5/3/2020 through		
Agencies must adhere to the following:	5/9/2020. Documentation did not contain		
1. The level and type of service	the required elements from 5/3/2020		
provided must be supported in the	through 5/9/2020. Documentation		
ISP and have an approved budget	received accounted for 0 units. The	Provider:	
prior to service delivery and billing.	required element was not met:	Enter your ongoing Quality	
2. Comprehensive documentation of direct	The signature or authenticated name		
service delivery must include, at a minimum:	of staff providing the service.	Assurance/Quality Improvement processes as it related to this tag number	
a. the agency name;		here (What is going to be done? How many	
b. the name of the recipient of the service;		individuals is this going to affect? How often will	
c. the location of theservice;		this be completed? Who is responsible? What	
d. the date of the service;		steps will be taken if issues are found?): \rightarrow	
e. the type of service;			
f. the start and end times of theservice;			
g. the signature and title of each staff member		L	
who documents their time; and			
h. the nature of services.			
3. A Provider Agency that receives payment			
for treatment, services, or goods must retain			
all medical and business records for a period			
of at least six years from the last payment			
date, until ongoing audits are settled, or until			
involvement of the state Attorney General is			
completed regarding settlement of any claim,			
whichever is longer.			
4. A Provider Agency that receives payment			
for treatment, services or goods must retain all			
medical and business records relating to any			

of the following for a period of at least six		
years from the payment date:		
a. treatment or care of any eligible recipient;		
b. services or goods provided to any eligible		
recipient; c. amounts paid by MAD on behalf of any		
eligible recipient; and		
d. any records required by MAD for the		
administration of Medicaid.		
21.9 Billable Units: The unit of billing		
depends on the service type. The unit may be		
a 15-minute interval, a daily unit, a monthly unit		
or a dollar amount. The unit of billing is		
identified in the current DD Waiver Rate Table.		
Provider Agencies must correctly report service units.		
Service units.		
21.9.1 Requirements for Daily Units: For		
services billed in daily units, Provider Agencies		
must adhere to the following:		
1. A day is considered 24 hours from midnight		
to midnight.		
2. If 12 or fewer hours of service are		
provided, then one-half unit shall be billed.		
A whole unit can be billed if more than 12		
hours of service is provided during a 24- hour period.		
3. The maximum allowable billable units		
cannot exceed 340 calendar days per ISP		
year or 170 calendar days per six months.		
4. When a person transitions from one		
Provider Agency to another during the ISP		
year, a standard formula to calculate the		
units billed by each Provider Agency must be		
applied as follows:		
a. The discharging Provider Agency bills		
the number of calendar days that services were provided multiplied by .93		
(93%).		
b. The receiving Provider Agency bills the		
remaining days up to 340 for the ISP year.		

 21.9.2 Requirements for Monthly Units: For services billed in monthly units, a Provider Agency must adhere to the following: 1. A month is considered a period of 30 calendar days. 2. At least one hour of face-to-face billable services shall be provided during a calendar month where any portion of a monthly unit is billed. 3. Monthly units can be prorated by a half unit. 4. Agency transfers not occurring at the beginning of the 30-day interval are required to be coordinated in the middle of the 30-day interval so that the discharging and receiving agency receive a half unit. 21.9.3 Requirements for 15-minute and hourly units: For services billed in 15-minute or hourly intervals, Provider Agencies must adhere to the following: 1. When time spent providing the service is not exactly 15 minutes or one hour, Provider Agencies are responsible for 	
adhere to the following: 1. When time spent providing the service is not exactly 15 minutes or one hour,	

MICHELLE LUJAN GRISHAM GOVERNOR



BILLY J. JIMENEZ ACTING CABINET SECRETARY

Date:	October 22, 2020
To: Provider: Address: State/Zip:	Mark Chavez, Director / Owner An Open Door, LLC 2445 Missouri Avenue, Suite B Las Cruces, New Mexico 88001
E-mail Address:	mchavez@youraod.com
CC: E-mail Address:	Lupe Ordunez, District Manager lordunez@youraod.com
Region: Survey Date:	Southwest July 6 - 17, 2020
Program Surveyed:	Developmental Disabilities Waiver
Service Surveyed:	2018: Supported Living, Family Living, Customized In-Home Supports; Customized Community Supports, and Community Integrated Employment Services
Survey Type:	Routine

Dear Mr. Chavez and Ms. Ordunez:

The Division of Health Improvement/Quality Management Bureau has received, reviewed and approved the supporting documents you submitted for your Plan of Correction. The documents you provided verified that all previously cited survey Deficiencies have been corrected.

The Plan of Correction process is now complete.

Furthermore, your agency is now determined to be in Compliance with all Conditions of Participation.

To maintain ongoing compliance with standards and regulations, continue to use the Quality Assurance (self-auditing) processes you described in your Plan of Correction.

Consistent use of these Quality Assurance processes will enable you to identify and promptly respond to problems, enhance your service delivery, and result in fewer deficiencies cited in future QMB surveys.

Thank you for your cooperation with the Plan of Correction process, for striving to come into compliance with standards and regulations, and for helping to provide the health, safety and personal growth of the people you serve.



Sincerely, Monica Valdez, BS

Monica Valdez, BS Healthcare Surveyor Advanced/Plan of Correction Coordinator Quality Management Bureau/DHI

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