MICHELLE LUJAN GRISHAM GOVERNOR



KATHYLEEN M. KUNKEL CABINET SECRETARY

Date:	February 7, 2019
To: Provider: Address: State/Zip:	Amy Corbin, Director Clovis Homecare, Inc. (dba Community Homecare) 1944 West 21 st Street Clovis, New Mexico 88101
E-mail Address:	amy.corbin@chomecare.com
CC: E-Mail Address:	Carol Garrett, Board Chair <u>cgarrett52@yahoo.com</u>
Region: Survey Dates: Program Surveyed:	Southeast January 15 - 17, 2019 Medically Fragile Waiver
Services Surveyed:	Home Health Aide (HHA) and Private Duty Nursing (PDN)
Survey Type:	Routine
Team Leader:	Yolanda J. Herrera, RN, Nurse Healthcare Surveyor, Division of Health Improvement/Quality Management Bureau
Team Members:	Crystal Lopez-Beck, BA, Deputy Bureau Chief, Division of Health Improvement/Quality Management Bureau and Iris Clevenger, RN, BSN, MA, CCM, Medically Fragile Waiver Program Manager, Developmental Disability Supports Division/Clinical Services Bureau

Dear Ms. A. Corbin:

The Division of Health Improvement/Quality Management Bureau (DHI/QMB) 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 Medically Fragile 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 contracts. Upon receipt of this letter and report of findings your agency must immediately correct all deficiencies which place Individuals served at risk of harm.

Plan of Correction:

The attached Report of Findings identifies the deficiencies found during your agency's compliance review. You are required to complete and implement a Plan of Correction (POC). 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. During the exit interview of your on-site survey Attachment A on the Plan of Correction Process was provided to you. Please refer to 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:

DIVISION OF HEALTH IMPROVEMENT • QUALITY MANAGEMENT BUREAU 5301 Central NE, Suite 400 • Albuquerque, New Mexico • 87108 (505) 222-8633 • FAX: (505) 222-8661 • <u>http://www.dhi.health.state.nm.us</u>



Corrective Action:

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? (i.e., file reviews, periodic check with checklist, 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)

What steps will be taken if issues are found? (i.e., retraining, requesting documents, filing RORA, etc.)

Submission of your Plan of Correction:

Please submit your agency's Plan of Correction in the space on the two right 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: Amanda Castaneda, Plan of Correction Coordinator 1170 North Solano Suite D Las Cruces, New Mexico 88001

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 claims 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 (<u>Lisa.medina-lujan@state.nm.us</u>) OR Jennifer Goble (<u>Jennifer.goble2@state.nm.us</u>)

Please be advised that there is a one-week lag period for applying payments received by check to Voided/Adjusted 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.

QMB Report of Findings - Clovis Homecare, Inc. (dba Community Homecare) - Southeast Region - January 15 - 17, 2019

Survey Report #: Q.19.3.MedFrag.D0214.1.RTN.01.19.038

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:

QMB Deputy Bureau Chief 5301 Central Ave NE Suite #400 Albuquerque, NM 87108 Attention: IRF request

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 call the Plan of Correction Coordinator, Amanda Castaneda, at (575) 373-5716 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,

Yolanda J. Herrera, RN

Yolanda J. Herrera, RN Nurse Healthcare Surveyor / Team Lead Division of Health Improvement Quality Management Bureau

Survey Process Employed:			
Administrative Review Start Date:	January 15, 20)19	
Contact:		are, Inc. (dba Community Homecare) , RN, Director of Nursing	
	DOH/DHI/QME Yolanda J. Hei	<u>3</u> rrera, RN, Nurse Healthcare Surveyor / Team Lead	
On-site Entrance Conference Date:	January 16, 20	019	
Present:	<u>Clovis Homecare, Inc. (dba Community Homecare)</u> Kendra Griego, RN, Director of Nursing Tommy M. Sandoval, Assistant Director Lorenzo Collins, Human Resources – Main office		
		<u>3</u> rrera, RN, Nurse Healthcare Surveyor / Team Lead Beck, BA, Deputy Bureau Chief	
Exit Conference Date:	January 17, 20	019	
Present:	<u>Clovis Homecare, Inc. (dba Community Homecare)</u> Amy Corbin, Director Kendra Griego, RN, Director of Nursing Tommy M. Sandoval, Assistant Director Lorenzo Collins, Human Resources – Main office		
		<u>3</u> rrera, RN, Nurse Healthcare Surveyor / Team Lead Beck, BA, Deputy Bureau Chief	
	Iris Clevenger,	I Services Bureau RN, BSN, MA, CCM, Medically Fragile Waiver Program elopmental Disability Supports Division/Clinical Services one)	
Administrative Locations Visited :	Number:	1	
Total Sample Size	Number:	1 1 - Home Health Aide 1 - Private Duty Nursing	
Total Homes Visited	Number:	1	
Persons Served Records Reviewed	Number:	1	
Recipient/Family Members Interviewed	Number:	1	
Home Health Aide Records Reviewed	Number:	5	
Home Health Aide (HHA) Interviewed	Number:	1	

Survey Report #: Q.19.3.MedFrag.D0214.1.RTN.01.19.038

Number: 4

Number:

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Administrative Personnel Interviewed

Administrative Files Reviewed:

- Medicaid Billing/Reimbursement Records for all Services Provided
- Accreditation Records

4

- Internal Incident Management Reports and System Process
 - Agency Policy and Procedure to include, but not limited to :
 - Transportation policy
 - Tuberculosis Policy and Procedure
 - Rights and Responsibilities and Grievance Policy and Procedures
- Case Files
- Quality Assurance / Improvement Plan
- Personnel Files including nursing and subcontracted staff
- Staff Training Records, including staff training hours, competency and interviews with staff
- Caregiver Criminal History Screening Records
- Consolidated Online Registry/Employee Abuse Registry
- Cardiopulmonary Resuscitation (CPR) for Home Health Aides
- Licensure/Certification for Nursing

CC Distribution List: DOH - Division of Health Improvement

- DOH Developmental Disabilities Supports Division
- DOH Office of Internal Audit
- HSD Medical Assistance Division
- MFEAD NM Attorney General

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 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 575-373-5716 or email at <u>AmandaE.Castaneda@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 to prevent recurrence and information that ensures the regulation cited is in compliance. The remedies noted in your POC are expected to be added to your Agency's required, annual Quality Assurance Plan.

If a deficiency has already been corrected, 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 Plan of Correction must address the six required Center for Medicare and Medicaid Services (CMS) core elements to address each deficiency cited in the Report of Findings:

- 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 individuals in similar situations.
- 3. What QA measures will be put into place or systemic changes made to ensure that the deficient practice will not recur
- 4. Indicate how the agency plans to monitor its performance to make sure that solutions are sustained. The agency must develop a QA plan for ensuring that correction is achieved and sustained. This QA plan

must be implemented, and the corrective action evaluated for its effectiveness. The plan of correction is integrated into the agency quality assurance system; and

- 5. Include dates when corrective action will be completed. The corrective action completion dates must be acceptable to the State.
- 6. The POC must be signed and dated by the agency director or other authorized official.

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

- Details about how and when Consumer, Personnel and Residential 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, as they are being used, and after they are completed;
- Your processes for ensuring that all staff are trained in Core Competencies, Abuse, Neglect and Exploitation Reporting, and Individual-Specific service requirements, etc.;
- How accuracy in Billing/Reimbursement documentation is assured;
- How health, safety is assured;
- For Case Management Providers, how Individual Specific Plans are reviewed to verify they meet requirements, how the timeliness of 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 should 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, Amanda E Castaneda at 575-373-5716 email at <u>AmandaE.Castaneda@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 Amanda E. Castaneda, POC Coordinator in any of the following ways:
 - a. Electronically at <u>AmandaE.Castaneda@state.nm.us(preferred method)</u>
 - b. Fax to 575-528-5019, or
 - c. Mail to POC Coordinator, 1170 N. Solano Suite D, Las Cruces, NM 88001
- 5. Do not submit supporting documentation (evidence of compliance) to QMB until after your POC has been approved by the QMB.

QMB Report of Findings - Clovis Homecare, Inc. (dba Community Homecare) - Southeast Region - January 15 - 17, 2019

Survey Report #: Q.19.3.MedFrag.D0214.1.RTN.01.19.038

- 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 <u>maximum</u> 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 the documents do not contain protected Health information (PHI) the preferred method is that you submit your documents electronically (scanned and attached to e-mails).
- 3. 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. In addition to this, we ask that you submit:
 - a. Evidence of an internal audit of billing/reimbursement conducted for a sample of individuals and timeframes of your choosing to verify POC implementation;
 - b. Copies of "void and adjust" forms submitted to Xerox State Healthcare, LLC to correct all unjustified units identified and submitted for payment during your internal audit.

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 due 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.

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 Deputy Bureau Chief within 10 business days of receipt of the final Report of Findings.
- 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>
- The written request for an IRF must specify in detail the request for reconsideration and why the finding is inaccurate.
- The IRF request must include all supporting documentation or evidence.
- 5. If you have questions about the IRF process, email the IRF Chairperson, Crystal Lopez-Beck at <u>crystal.lopez-beck@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.

Agency:	Clovis Homecare, Inc. (dba Community Homecare) - Southeast Region
Program:	Medically Fragile Waiver
Services:	Home Health Aide (HHA) and Private Duty Nursing (PDN)
Survey Type:	Routine
Survey Dates:	January 15 – 17, 2019

Statute	Deficiency	Agency Plan of Correction, On-going QA/QI and Responsible Party	Date Due
Agency Record Requirements:			
TAG # MF22 Private Duty Nursing – Scope of Services – Plans / Assessments			
New Mexico Department of Health Developmental Disabilities Supports Division Medically Fragile Wavier (MFW) effective 01/01/2011 PRIVATE DUTY NURSING: All waiver recipients are eligible to receive in-home private duty nursing (PDN) services by a registered nurse (RN) or licensed practical nurse (LPN) per capped units/hours determined by approved Level of Care (LOC) Abstract, and when nursing is identified as a need on the Individual Service Plan (ISP). Under the direction of the participant's Physician(s)/Healthcare Practitioner and in conjunction with the Case Manager (CM), participant and the primary caregiver, the private duty nurse will develop and implement a nursing care plan that is <u>separate</u> from the ISP. PDN services for Medically Fragile Waiver (MFW) participants under the age of 21 are funded through the Medicaid Early Periodic Screening, Diagnostic & Treatment (EPSDT) program. This service standard is intended for the MFW participant 21 years and older.	 Based on record review, the Agency did not maintain complete documentation of private duty nursing scope of service for 1 of 1 individuals served. Review of the Agency individual case files revealed the following items were not found, incomplete, and/or not current: Annual Comprehensive Assessment: Individual #1 - The following component was not found. Identification of nursing plans or goals for care. CMS-485 60 Day Review/Renewal: Individual #1 - Certification periods not renewed by PCP every 60 days as required. CMS-485 signed by PCP on 2/13/2018; next certification period not signed until 6/4/2018. Nursing Care Plans: None Found (#1) 	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?): →	

When a PDN service is identified as a recommended service, the CM will provide the participant representative with a secondary Freedom of Choice (SFOC) form from which the participant/participant representative selects a Home Health (HH) Agency. Working with the HH Agency and participant/participant representative, the CM will facilitate the selection of an RN or LPN employed by the chosen agency. The identified agency will obtain a referral/prescription from the Primary Care Provider (PC) for PDN services. This referral/prescription will be in accordance with Federal will be maintained in the participant's file at the HH Agency. This restant will be maintained in the participant's file at the HH Agency. This restant will be maintained in the participant's file at the HH Agency. This restant. The CM is responsible for including recommended unitshours of service on the MAD 046 tom. It is the responsibility of the participant/participant representative. HH agency and CM to assure that unitshours of therapy do not exceed the caped obliar amount		
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	The private duty nurse will develop,	
participant's plan of care on a continuing basis.		
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This plan of care may require coordination with multiple agencies. A copy of the plan of care must be maintained in the participant home.

The private duty nurse will provide the participant, caregiver and family all the training and education pertinent to the treatment plan and equipment used by the participant.

The private duty nurse will meet documentation requirements of the MFW, Federal and State HH Agency licensing regulations and all policies and procedures of the HH Agency where the nurse is employed. All documentation will include dates and types of treatments performed; as well as participant's response to treatment and progress towards all goals.

The private duty nurse will follow the National HH Agency regulations (42 CFR 484) and state HH Agency licensing regulation (7.28.2 NMAC) that apply to PDN services.

The private duty nurse will implement the Physician/Healthcare Practitioner orders.

The standardized CMS-485 (Home Health Certification and Plan of care) form will be reviewed by the RN supervisor or RN designee and renewed by the PCP at least every sixty (60) days.

The private duty nurse will administer Physician/Healthcare Practitioner ordered medication as prescribed utilizing all Federal, State and MFW regulations and following HH Agency policies and procedures. This includes all ordered medication routes including oral, infusion therapy, subcutaneous, intramuscular, feeding tubes, sublingual, topical and inhalation therapy.

Medication profiles must be maintained for each participant with the original kept at the HH Agency and a copy in the home. The

medication profile will be reviewed by the	
licensed HH Agency RN supervisor or RN	
designee at least every sixty (60) days.	
The private duty nurse is responsible for	
checking and knowing the following regarding	
medications:	
Medication changes, discontinued	
medication and new medication, and will	
communicate changes to all pertinent	
providers, primary care giver and family	
Response to medication	
Reason for medication	
Adverse reactions	
Significant side effects	
Drug allergies	
Contraindications	
The private duty nurse will follow the HH	
Agency's policy and procedure for management	
of medication errors.	
The private duty nurse providing direct care	
to a participant will be oriented to the unique	
needs of the participant by the family, HH	
Agency and other resources as needed, prior to	
the nurse providing independent services for	
the participant.	
The private duty nurse will develop and	
maintain skills to safely manage all devices and	
equipment needed in providing care for the	
participant.	
The private duty nurse will monitor all	
equipment for safe functioning and will facilitate	
maintenance and repair as needed.	
The private duty nurse will obtain pertinent	
medical history.	
The private duty nurse will be responsible	
for the following:	
Obtain pertinent medical history.	
Assist in the development and	
implementation of bowel and bladder	

regimens and monitor such regiments and	
modify as needed. This includes removal	
of fecal impactions and bowel and/or	
bladder training. Also included is urinary	
catheter and supra-pubic catheter care.	
Assist with the development,	
implementation, modification and	
monitoring of nutritional needs via feeding	
tubes and orally per Physician/Healthcare	
Practitioner order within the nursing scope	
of practice.	
Provide ostomy care per	
Physician/Healthcare Practitioner order.	
Monitor respiratory status and treatments	
including the participant's response to	
therapy.	
Provide rehabilitative nursing.	
Be responsible for collecting specimens	
and obtaining cultures per	
Physician/Healthcare Practitioner order.	
Provide routine assessment,	
implementation, modification and	
monitoring of skin conditions and wounds.	
Provide routine assessment,	
implementation, modification and	
monitoring of Instrumental Activities of	
Daily Living (IADL) and Activities of Daily	
Living (ADL).	
Monitor vital signs per Physician/Healthcare	
Practitioner orders or per HH Agency	
policy.	
The private duty nurse will consult and	
collaborate with the participant's PCP,	
specialist, other team members, and primary	
care giver/family, for the purpose of evaluation	
of the participant and/or developing, modifying,	
or monitoring services and treatment of the	
participant. This collaboration with team	
members will include, but will not be limited to,	
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the following: Analyzing and interpreting the participant's needs on the basis of medical history, pertinent precautions, limitations, and evaluative findings; Identifying short- and long-term goals that are measurable and objective. The goals should include interventions to achieve and promote health that is related to the participant's needs. The individualized service goals and a nursing care plan will be separate from the CMS 485. The nursing care plan is based on the Physician/Healthcare Practitioner treatment plan and the participant's family's concerns and prointies as identified in the ISP. The identified goals and outcomes in the ISP will be specifically addressed in the nursing plan of care. The private duty nurse will review Physician/Healthcare Practitioner orders from treatment. If changes in the treatment require revisions to the ISP, the agency nurse will revisions to the ISP, the agency nurse will revisions to the ISP, the agency nurse will contact the CM to request an Interdisciplinary
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Team (IDT) meeting.
The private duty nurse will coordinate with
the CM all services that may be provided in the
home and community setting.
PDN services may be provided in the home
or other community setting.
Comprehensive Assessment Includes:
The private duty nurse must perform an
initial comprehensive assessment for each
participant. The comprehensive assessment
will comply with all Federal, State, HH Agency
and MFW regulations. The comprehensive
assessment must be done at least annually and
when clinically indicated. The assessment will
be used to develop and revise the strategies,

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nursing plan of care, goals, and outcomes for		
the participant. The comprehensive		
assessment will include at least the following:		
Review of the pertinent medical history		
Medical and physical status		
Cognitive status		
Home and community environments for		
safety		
Sensory status/perceptual processing		
Environmental access skills		
Instrumental activities of IADL and ADL		
techniques to improve deficits or effects		
of deficits		
Mental status		
Types of services and equipment		
required		
Activities permitted		
Nutritional status		
Identification of nursing plans or goals		
for care.		

TAG # MF22.1 Private Duty Nursing – Scope of Services – IDT Meetings			
New Mexico Department of Health Developmental Disabilities Supports Division Medically Fragile Wavier (MFW) effective 01/01/2011. PRIVATE DUTY NURSING: All waiver recipients are eligible to receive in- home private duty nursing (PDN) services by a registered nurse (RN) or licensed practical nurse (LPN) per capped units/hours determined by approved Level of Care (LOC) Abstract, and when nursing is identified as a need on the Individual Service Plan (ISP). Under the direction of the participant's Physician(s) / Healthcare Practitioner and in conjunction with the Case Manager (CM), participant and the primary caregiver, the private duty nurse will develop and implement a nursing care plan that is <u>separate</u> from the ISP. PDN services for Medically Fragile Waiver (MFW) participants under the age of 21 are funded through the Medicaid Early Periodic Screening, Diagnostic & Treatment (EPSDT) program. This service standard is intended for the MFW participant 21 years and older.	 Based on record review, the Agency failed to ensure that the HH Agency's RN supervisor or designee attended the IDT meeting for 1 of 1 Individuals. No documentation found to indicate the RN supervisor or designee attended the IDT meeting on 6/13/2018. (Individuals #1) 	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?): →	
 SCOPE OF SERVICE: D. IDT Meeting Includes: The HH Agency's RN supervisor is the HH Agency's representative at the IDT meeting if the supervising nurse is unable to attend in person of by conference call. If unable to attend the IDT meeting, the nurse is expected to submit recommended updates to the strategies, nursing plan of care, goals and objectives in advance of the meeting for the team's consideration. The nurse and CM will follow up after the IDT meeting to update the nurse on decisions 			

and specific issues. The agency nurse or designee must document in the participant's HH Agency file the date, time and coordination of any changes to strategies, nursing care plans, goals and objectives as a result of the IDT meeting. Only one nurse representative per agency or discipline will be reimbursed for the time of the IDT meeting. The agency nurse representative must attend physically or telephonically in order to be reimbursed. The HH Agency nurse is responsible for signing the IDT sign-in sheet. Annually, and as needed, the agency RN may need to assist the CM with justification documentation supporting the modification to the approved budget (MAD 046 form). PDN services do not start until there is an approved MAD 046 form for nursing.		
The HH Agency nurse is responsible for signing the IDT sign-in sheet. Annually, and as needed, the agency RN		
documentation supporting the modification to the approved budget (MAD 046 form).		

TAG # MF23 Private Duty Nursing –			
Agency/Individual Requirements			
	Depend on record review, the Ageney, did not	Drovidor	
New Mexico Department of Health Developmental Disabilities Supports Division Medically Fragile	Based on record review, the Agency did not	Provider:	
Wavier (MFW) effective 1/1/2011	ensure documented monthly contact that	State your Plan of Correction for the	
	reflects the discussion and review of services	deficiencies cited in this tag here (How is the	
Drivete Duty Nursing, IL ACENCY /	and ongoing coordination of care for 1 of 1	deficiency going to be corrected? This can be	
Private Duty Nursing: II. <u>AGENCY /</u> INDIVIDUAL PROVIDER REQUIREMENTS:	Individuals reviewed.	specific to each deficiency cited or if possible an	
		overall correction?): \rightarrow	
E. Requirements for the HH Agency serving the	Review of Agency case files revealed no		
Medically Fragile Waiver Population: A. A RN or LPN in the state of New Mexico	evidence of monthly contact between the		
	case manager and direct service provider		
must maintain current licensure as required	for the following:		
by the State of New Mexico Board of	-		
Nursing. The HH Agency will maintain	 Individual #1 – Not found for 1/2018. 		
verification of current licensure. Nursing			
experience in the area of developmental		Provider:	
disabilities and/or medically fragile conditions		Enter your ongoing Quality	
is preferred.		Assurance/Quality Improvement processes	
B. When the HH Agency deems the nursing		as it related to this tag number here (What is	
applicant's experience does not meet MFW		going to be done? How many individuals is this	
Standard, then the applicant can be		going to affect? How often will this be completed?	
considered for employment by the agency if he/she completes an approved internship or		Who is responsible? What steps will be taken if	
similar program. The program must be		issues are found?): \rightarrow	
approved by the MFW Manager and the			
Human Services Department (HSD)			
representative.			
C. The supervision of all HH Agency personnel			
is the responsibility of the HH Agency			
Administrator or Director.			
D. The HH Agency Nursing Supervisor(s)			
should have at least one year of supervisory			
experience. The RN supervisor will			
supervise the RN, LPN and Home Health			
Aide (HHA).			
E. The HH Agency staff will be culturally			
sensitive to the needs and preferences of the			
participant/participant representative and			
households. Arrangement of written or			
spoken communication in another language			
may need to be considered.			
may need to be considered.	1		l

F.	The HH Agency will document and report	
	any noncompliance with the ISP to the CM.	
G.	All Physician/Healthcare Practitioner orders	
	that change the participant's LOC will be	
	conveyed to the CM for coordination with	
	service providers and modification to the	
	ISP/budget if necessary.	
H.	The HH Agency will document in the	
	participant's clinical file RN supervision to	
	occur at least every sixty (60) days.	
	Supervisory forms must be developed and	
	implemented specifically for this task.	
Ι.	The HH Agency and CM must have	
	documented monthly contact that reflects the	
	discussion and review of services and	
	ongoing coordination of care.	
J.	The HH Agency supervising RN, direct care	
	RN, and LPN shall train the participant,	
	family, direct support professional (DSP) and	
	all relevant individuals in all relevant settings	
	as needed for successful implementation of	
	therapeutic activities, strategies, treatments,	
	use of equipment and technologies, or other	
	areas of concern.	
К.	It is expected that the HH Agency will consult	
	with the participant, IDT members,	
	guardians, family and DSP as needed.	
Ho	me Health Aide (HHA): II.	
	ENCY/INDIVIDUAL PROVIDER	
	QUIREMENTS: D. Requirements for the HH	
	ency Serving Medically Fragile Waiver	
	pulation:	
	The HH Agency nursing supervisors(s) should	
	have at least one year of supervisory	
	experience. The RN supervisor will supervise	
	the RN, LPN and HHA.	
	The HH Agency staff will be culturally	
	sensitive to the needs and preferences of	
	participants and households. Arrangement of	
	written or spoken communication in another	
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Survey Report #: Q.19.3.MedFrag.D0214.1.RTN.01.19.038

 language may need to be considered. The HH Agency will document and report any noncompliance with the ISP to the case manager. All Physician orders that change the participants service needs should be conveyed to the CM for coordination with service providers and modification to ISP/MAD 046 if necessary. The HH Agency will document in the participant's clinical file that the RN supervision of the HHA occurs at least once every sixty days. Supervisory forms must be developed and implemented specifically for this task. The HH Agency and CM must have documented monthly contact that reflects the discussion and review of services and ongoing coordination of care. The HH Agency supervising RN, direct care RN and LPN shall train families, direct support professionals and all relevant individuals in all relevant settings as needed for successful implementation of therapeutic activities, strategies, treatments, use of equipment and technologies or other areas of concern. It is expected the HH Agency will consult with, Interdisciplinary Team (IDT) members, guardians, family, and direct support professionals (DSP) as needed. 		

Statute	Deficiency	Agency Plan of Correction, On-going QA/QI and Responsible Party	Date Due
Agency Personnel Requirements:			
TAG #MF 1A28.1 Incident Mgt. System-			
Personnel Training			
NMAC 7.1.14 ABUSE, NEGLECT,	Based on record review and interview, the	Provider:	
EXPLOITATION, AND DEATH REPORTING,	Agency did not ensure Incident Management	State your Plan of Correction for the	
TRAINING AND RELATED REQUIREMENTS FOR COMMUNITY PROVIDERS	Training for 9 of 9 Agency Personnel.	deficiencies cited in this tag here (How is the deficiency going to be corrected? This can be	
NMAC 7.1.14.9 INCIDENT MANAGEMENT	Review of the agency's personnel files	specific to each deficiency cited or if possible an	
SYSTEM REQUIREMENTS:	revealed the following was not found and/or	overall correction?): \rightarrow	
	not current:		
A. General: All community-based service			
providers shall establish and maintain an incident	Incident Management Training (Abuse,		
management system, which emphasizes the	Neglect & Exploitation): (#200, 201, 202,		
principles of prevention and staff involvement. The community-based service provider shall	203, 204, 205, 206, 207, 208)		
ensure that the incident management system	Note: ANE training for staff had been updated		
policies and procedures requires all employees	annually, however, training was not inclusive of	Provider:	
and volunteers to be competently trained to	the current NMAC 7.1.14 regulation.	Enter your ongoing Quality	
respond to, report, and preserve evidence related		Assurance/Quality Improvement processes	
to incidents in a timely and accurate manner.	When Direct Support Personnel were asked	as it related to this tag number here (What is going to be done? How many individuals is this	
	what State Agency must be contacted when	going to affect? How often will this be completed?	
B. Training curriculum: Prior to an employee or volunteer's initial work with the community-based	there is suspected Abuse, Neglect or Exploitation, the following was reported:	Who is responsible? What steps will be taken if	
service provider, all employees and volunteers	Exploitation, the following was reported.	issues are found?): \rightarrow	
shall be trained on an applicable written training	 DSP #200 stated, "I would call the DON." 		
curriculum including incident policies and	Staff was not able to identify the State		
procedures for identification, and timely reporting	Agency as Division of Health Improvement.		
of abuse, neglect, exploitation, suspicious injury,			
and all deaths as required in Subsection A of			
7.1.14.8 NMAC. The trainings shall be reviewed			
at annual, not to exceed 12-month intervals. The training curriculum as set forth in Subsection C of			
7.1.14.9 NMAC may include computer-based			
training. Periodic reviews shall include, at a			
minimum, review of the written training			
curriculum and site-specific issues pertaining to			

the community-based service provider's facility.		
Training shall be conducted in a language that is		
understood by the employee or volunteer.		
5 1 5		
C. Incident management system training		
curriculum requirements:		
(1) The community-based service provider		
shall conduct training or designate a		
knowledgeable representative to conduct		
training, in accordance with the written training		
curriculum provided electronically by the		
division that includes but is not limited to:		
(a) an overview of the potential risk of		
abuse, neglect, or exploitation;		
(b) informational procedures for properly		
filing the division's abuse, neglect, and		
exploitation or report of death form;		
(c) specific instructions of the employees'		
legal responsibility to report an incident of		
abuse, neglect and exploitation, suspicious		
injury, and all deaths;		
(d) specific instructions on how to respond		
to abuse, neglect, or exploitation;		
(e) emergency action procedures to be		
followed in the event of an alleged incident or		
knowledge of abuse, neglect, exploitation, or		
suspicious injury.		
(2) All current employees and volunteers		
shall receive training within 90 days of the		
effective date of this rule.		
(3) All new employees and volunteers shall		
receive training prior to providing services to		
consumers.		
D. Training documentation: All community-		
based service providers shall prepare training		
documentation for each employee and volunteer		
to include a signed statement indicating the date,		
time, and place they received their incident		
and, and place they received their moldent		

management reporting instruction. The
community-based service provider shall maintain
documentation of an employee or volunteer's
training for a period of at least three years, or six
months after termination of an employee's
employment or the volunteer's work. Training
curricula shall be kept on the provider premises
and made available upon request by the
department. Training documentation shall be
made available immediately upon a division
representative's request. Failure to provide
employee and volunteer training documentation
shall subject the community-based service
provider to the penalties provided for in this rule.

NMAC 7.1.13.10 INCIDENT MANAGEMENT SYSTEM REQUIREMENTS:

A. General: All licensed health care facilities and community based service providers shall establish and maintain an incident management system, which emphasizes the principles of prevention and staff involvement. The licensed health care facility or community based service provider shall ensure that the incident management system policies and procedures requires all employees to be competently trained to respond to, report, and document incidents in a timely and accurate manner. D. Training Documentation: All licensed health care facilities and community based service providers shall prepare training documentation for each employee to include a signed statement indicating the date, time, and place they received their incident management reporting instruction. The licensed health care facility and community based service provider shall maintain documentation of an employee's training for a period of at least twelve (12) months, or six (6) months after termination of

an employee's employment. Training curricula shall be kept on the provider premises and made available on request by the department. Training documentation shall be made available immediately upon a division representative's request. Failure to provide employee training documentation shall subject the licensed health care facility or community based service provider to the penalties provided for in this rule.		

TAG # MF26 Agency Personnel			
Requirements – Tuberculosis Testing			
MMAC 7.28.2.37.1.5 Health certificate for all staff having contact with patient/clients stating that the employee is free from tuberculosis in a transmissible form as required by the Infectious Disease Bureau, of the Public Health Division, Department of Health.	 Based on record review, the Agency did not maintain Health certificate for all staff having contact with patient/clients stating that the employee is free from tuberculosis for 1 of 9 agency personnel. Review of the Agency personnel files revealed the following was not found: Tuberculosis Testing – Two Step (#204) 	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?): →	

activities, strategies, treatments, use of		
equipment and technologies or other areas		
of concern.		
or concern.		
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Private Duty Nursing		
II. AGENCY/INDIVIDUAL PROVIDER		
<u>REQUIREMENTS</u>		
1. Requirements for the HH Agency serving the		
Medically Fragile Waiver Population:		
A RN or LPN in the state of New Mexico		
must maintain current licensure as required		
by the State of New Mexico Board of		
Nursing. The HH Agency will maintain		
verification of current licensure. Nursing		
experience in the area of developmental		
disabilities and/or medically fragile conditions		
is preferred.		
When the HH Agency deems the nursing		
applicant's experience does not meet MFW		
Standard, then the applicant can be		
considered for employment by the agency if		
he/she completes an approved internship or		
similar program. The program must be		
approved by the MFW Manager and the		
Human Services Department (HSD)		
representative.		
The supervision of all HH Agency		
personnel is the responsibility of the HH		
Agency Administrator or Director.		
The HH Agency Nursing Supervisor(s)		
should have at least one year of supervisory		
experience. The RN supervisor will		
supervise the RN, LPN and Home Health		
Aide (HHA).		
The HH Agency staff will be culturally		
sensitive to the needs and preferences of the		
participant/participant representative and		
households. Arrangement of written or		
spoken communication in another language		
may need to be considered.		
The HH Agency will document and report		

any noncompliance with the ISP to the CM.		
All Physician/Healthcare Practitioner		
orders that change the participant's LOC will		
be conveyed to the CM for coordination with		
service providers and modification to the		
ISP/budget if necessary.		
The HH Agency will document in the		
participant's clinical file RN supervision to		
occur at least every sixty (60) days.		
Supervisory forms must be developed and		
implemented specifically for this task.		
The HH Agency and CM must have		
documented monthly contact that reflects the		
discussion and review of services and		
ongoing coordination of care.		
The HH Agency supervising RN, direct		
care RN, and LPN shall train the participant,		
family, direct support professional (DSP) and		
all relevant individuals in all relevant settings		
as needed for successful implementation of		
therapeutic activities, strategies, treatments,		
use of equipment and technologies, or other		
areas of concern.		
It is expected that the HH Agency will		
consult with the participant, IDT members,		
guardians, family and DSP as needed.		
NMAC 7.28.2.30.7		
Annual Performance Review: A performance		
review, including written evaluation and skills		
demonstration must be completed on each home		
health aide no less frequently that every twelve		
(12) months.		

TAG # MF28 Home Health Aide –			
Administrative Requirements			
New Mexico Department of Health	Based on record review, the Agency did not	Provider:	
Developmental Disabilities Supports	maintain an emergency backup plan for	State your Plan of Correction for the	
Division Medically Fragile Wavier (MFW)	medical needs and staffing which was	deficiencies cited in this tag here (How is the	
effective 1/01/2010	developed, written and agreed upon by the	deficiency going to be corrected? This can be	
	agency and participant/participant	specific to each deficiency cited or if possible an	
HOME HEALTH AIDE (HAA)	representative for 1 of 1 Individuals.	overall correction?): \rightarrow	
III. ADMINISTRATIVE REQUIREMENTS			
The administrative requirements are directed	Review of individual case file revealed the		
at the HH Agency, Rural Health Clinic or	following item was not found:		
Licensed or Certified Federally Qualified			
Health Center.	Emergency backup plan found was dated		
The HH Agency will maintain licensure as a	1/25/2016, no evidence found that it was		
HH Agency, Rural Health Clinic or Federally	reviewed on an annual basis. (#1)		
Qualified Health Center, or maintain		Provider:	
certification as a Federally Qualified Health		Enter your ongoing Quality	
Center.		Assurance/Quality Improvement processes	
		as it related to this tag number here (What is	
The HH Agency will assure that HHA		going to be done? How many individuals is this	
services are delivered by an employee		going to affect? How often will this be completed?	
meeting the educational, experiential and		Who is responsible? What steps will be taken if	
training requirements as specified in the		issues are found?): \rightarrow	
Federal 42 CFT 484.36 or State 7 NMAC			
28.2.			
Copies of the CNA certificates must be			
requested by the employer and maintained			
in the personnel file of the HHA.			
The HH Agency will implement HHA care			
activities/plan of care per the participant's			
ISP identified strengths, concerns, priorities			
and outcomes.			
A HH Agency may consider hiring a			
participant's family member to provide HHA			
services if no other staff are available. The			
intent of the HHA service is to provide			
support to the family, and extended family			
should not circumvent the natural family			
support system.			
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 A participant's spouse or parent, if the participant is a minor child, shall not be considered as a HHA. The HHA is not a primary care giver, therefore when the HHA is on duty, there must be an approved primary caregiver available in person. The participant and/or representative and agency have the responsibility to assure there is a primary caretaker available in person. The primary caregiver must be available on the property where the participant is currently located and within audible range of the participant and HHA. All designated primary caretakers' names and phone numbers must be written in the backup plan and agreed upon by the agency and representative. The designated approved back up primary caregiver will not be reimbursed by the MFW/DDSD. An emergency backup plan for medical needs and staffing must be developed, written and agreed upon by the HH Agency and participant's home. The plan will be modified when medical conditions warrant and will be reviewed at least annually. 	

Statute	Deficiency	Agency Plan of Correction, On-going QA/QI and Responsible Party	Date Due
Administrative Requirements:			
TAG # MF103 CQI System			
New Mexico Department of Health	Based on record review, the Agency did not	Provider:	
Developmental Disabilities Supports Division	implement their Continuous Quality	State your Plan of Correction for the	
Medically Fragile Wavier (MFW) effective	Management System as required by standard.	deficiencies cited in this tag here (How is the	
01/01/2011 GENERAL PROVIDER REQUIREMENTS:		deficiency going to be corrected? This can be	
	No evidence of the agency's Quality	specific to each deficiency cited or if possible an overall correction?): \rightarrow	
I. Provider Requirements	Assurance/Quality Improvement Plan in		
Program Flexibility: If the use of alternate concepts, methods,	order to assure the provisions of quality		
procedures, techniques, equipment, personnel	services.		
qualifications or the conducting of pilot projects			
conflicts with these standards, then prior written	No Continuous Quality Improvement Plan		
approval from the DOH shall be obtained. Such	was found		
approval shall provide for the terms and	Deview of the Quelity Menonement		
conditions under which the waiver of specific	Review of the Quality Management	Provider:	
standard(s) is/are granted. The applicant or	Quarterly meetings revealed the following:	Enter your ongoing Quality	
provider agency is required to submit a written	Quality Improvement Committee meetings did	Assurance/Quality Improvement processes	
request and attach substantiating evidence	not occur quarterly as required.	as it related to this tag number here (What is	
supporting the request to DOH. DOH will only	not occur quarterly as required.	going to be done? How many individuals is this	
approve requests that remain consistent with	 Last meeting minutes found were dated 	going to affect? How often will this be completed?	
the current federally approved MFW	1/5/2018.	Who is responsible? What steps will be taken if	
application.	170/2010.	issues are found?): \rightarrow	
Continuous Quality Management System:	When asked, if the agency had evidence of		
On an annual basis, MFW provider	the Quality Assurance / Quality		
agencies shall update and implement the	Improvement Committee convening		
request, the agency will submit a summary of	quarterly the following was reported:		
each year's quality improvement activities and			
resolutions to the MFW Program Manager.	• #211 stated, "A report was done in May of		
	2018 and distributed to the members." As		
NMAC 7.28.2.39 Quality Improvement:	of 1/17/2019 Surveyors had not been		
Each agency must establish an on-going quality	provided the documentation to support		
improvement program to ensure an adequate	statement.		
and effective operation. To be considered on-			
going, the quality improvement program must document quarterly activity that addresses, but			
uocument quarterry activity that addresses, but			

is not limited to:	
Clinical Care: Assessment of patient/client	
goals and outcome, such as, diagnosis	
(es), plan of care, services provided, and	
standards of patient/client care.	
Operational activities: Assessment of the	
total operation of the agency, such as,	
policies and procedures, statistical data	
(i.e., admission, discharges, total visits by	
discipline, etc.), summary of quality	
improvement activities, summary of	
patient/client complaints and resolution, and	
staff utilization.	
Quality improvement action plan: Written	
responses to address existing or potential problems which have been identified.	
Documentation of activities: The results	
of the quality improvement activities shall	
be compiled annually in report format and	
formally reviewed and approved by the	
governing body and advisory group of the	
home health agency. No more than one	
year may lapse between evaluations of the	
same part.	
The licensing authority may, at its sole	
discretion, request quarterly activity	
summaries of an agency's on-going quality	
improvement activities and /or may direct the agency to conduct specific quality	
improvement studies.	
improvement studies.	

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	TAG #MF 1A28 Incident Mgt. System			
	NMAC 7.1.13.10 INCIDENT MANAGEMENT	Based on record review and interview, the	Provider:	
	SYSTEM REQUIREMENTS:	Agency did not establish and maintain an	State your Plan of Correction for the	
	A. General: All licensed health care facilities		deficiencies cited in this tag here (How is the	
	and community based service providers shall	emphasizes the principles of prevention and	deficiency going to be corrected? This can be	
	establish and maintain an incident management	staff involvement.	specific to each deficiency cited or if possible an	
	system, which emphasizes the principles of		overall correction?): \rightarrow	
	prevention and staff involvement. The licensed	During on-site survey, the following was		
	health care facility or community based service	found:		
	provider shall ensure that the incident			
	management system policies and procedures	 No evidence of a current Incident 		
	requires all employees to be competently	Management Policy and Procedure.		
	trained to respond to, report, and document			
	incidents in a timely and accurate manner.	When the surveyor asked the Agency's	Provider:	
	B. Training Curriculum: The licensed health	Incident Management Coordinator to	Enter your ongoing Quality	
	care facility and community based service	discuss the Policy and Procedure specific	Assurance/Quality Improvement processes	
	provider shall provide all employees and	to the Medically Fragile Waiver the following	as it related to this tag number here (What is	
	volunteers with a written training curriculum on	was reported:	going to be done? How many individuals is this	
	incident policies and procedures for		going to affect? How often will this be completed?	
	identification, and timely reporting of abuse,	 #210 stated, "At the new employee 	Who is responsible? What steps will be taken if	
	neglect, misappropriation of consumers	orientation they receive abuse, neglect and	issues are found?): \rightarrow	
	property, and where applicable to community	exploitation training. They are trained to call		
	based service providers, unexpected deaths or	APS." The Incident Management		
	other reportable incidents, within thirty (30)	Coordinator did not identify the Division of		
	days of the employees' initial employment, and	Health Improvement as the State Agency		
	by annual review not to exceed twelve (12)	which all reports of abuse, neglect and		
	month intervals. The training curriculum may	exploitation should be reported to for		
	include computer-based training. Periodic	Medically Fragile Waiver Participants.		
	reviews shall include, at a minimum, review of			
	the written training curriculum and site-specific			
	issues pertaining to the licensed health care facilities or community based service provider's			
	facility. Training shall be conducted in a language that is understood by the employee			
	and volunteer.			
	C. Incident Management System Training			
	Curriculum Requirements:			
	(1) The licensed health care facility and			
	community based service provider shall			
	community based service provider sital			

 conduct training, or designate a knowledgeable representative to conduct training, in accordance with the written training curriculum that includes but is not limited to: (a) An overview of the potential risk of abuse, neglect, misappropriation of consumers' property; (b) Informational procedures for properly filing the division's incident management report form; (c) Specific instructions of the employees' legal responsibility to report an incident of abuse, neglect and misappropriation of consumers' property. (d) Specific instructions on how to respond to abuse, neglect, misappropriation of consumers' property; (e) Emergency action procedures to be followed in the event of an alleged incident or knowledge of abuse, neglect, misappropriation of consumers' property; and (f) Where applicable to employees of community based service providers, informational procedures for properly filing the division's incident management report form for unexpected deaths or other reportable incidents. 			
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Statute	Deficiency	Agency Plan of Correction, On-going	Date Due
		QA/QI and Responsible Party	
Medicaid Billing/Reimbursement:			
Tog # ME 1412 All Sorvices Deimburgement	No Deficient Practices Found		
Tag # MF 1A12 All Services Reimbursement			
New Mexico Department of Health Developmental Disabilities Supports Division	Based on record review, the Agency maintained all the records necessary to fully		
Medically Fragile Wavier (MFW) effective	disclose the nature, quality, amount and		
1/01/2011	medical necessity of services furnished to an		
1/01/2011	eligible recipient who are currently receiving		
Private Duty Nursing IV. <u>REIMBURSEMENT</u>	Home Health Aide and Private Duty Nursing,		
Each provider of a service is responsible for	for 1 of 1 individuals.		
providing clinical documentation that identifies			
the DSP's role in all components of the	Progress notes and billing records supported		
provision of home care: including assessment	billing activities for the months of October,		
information, care planning, intervention,	November and December of 2018.		
communications and care coordination and			
evaluation. There must be justification in each			
participant's medical record supporting medical necessity for the care and for the approved			
LOC that will also include frequency and			
duration of care. Services must be reflected in			
the ISP that is coordinated with the			
participant/participant's representative, other			
caregivers as applicable, and authorized by the			
approved budget. All services provided,			
claimed and billed must have documented			
justification supporting medical necessity and			
be covered by the MFW.			
Payment for PDN services through the Medianid waiver is pageidered asymptotic			
the Medicaid waiver is considered payment in full.			
 PDN services must abide by all 			
Federal, State and HSD and DOH policies			
and procedures regarding billable and non-			
billable items.			
Billed services must not exceed the			
capped dollar amount for LOC.			

PDN services are a Medicaid	
benefit for children birth to 21 years,	
through the children's EPSDT program.	
The Medicaid benefit is the payer	
of last resort. Payment for the PDN	
services should not be requested until all	
other third-party and community resources	
have been explored and/or exhausted.	
PDN services are a MFW benefit	
for the 21 year and older enrolled	
participant. The MFW benefit is the payer	
of last resort. Payment for waiver services	
should not be requested or authorized until	
all other third-party and community	
resources have been explored and/or	
exhausted.	
Reimbursement for PDN services	
will be based on the current rate	
allowed for services.	
The HH Agency must follow all	
current billing requirements by the HSD and	
DOH for PDN services.	
Service providers have the	
responsibility to review and assure that the	
information on the MAD 046 form for their	
services is current. If providers identify an	
error, they will contact the CM or a	
supervisor of the case.	
The private duty nurse may ride in	
the vehicle with the participant for the	
purpose of oversight, support or monitoring	
during transportation. The private duty	
nurse may not operate the vehicle for the	
purpose of transporting the participant.	
The MFW Program does not	
consider the following to be professional	
PDN duties and will not authorize payment	
for:	

Performing errands for the		
participant/participant representative or		
family that is not program specific.		
"Friendly visiting," meaning visiting		
with the participant outside of PDN work scheduled.		
Financial brokerage services,		
handling of participant finances or		
preparation of legal documents.		
Time spent on paperwork or travel		
that is administrative for the provider.		
Transportation of participants.		
Pick up and/or delivery of		
commodities.		
Other non-Medicaid reimbursable		
activities.		
Home Health Aide (HHA) <u>IV.</u>		
<u>REIMBURSEMENT:</u> Each provider of a		
service is responsible for providing clinical		
documentation that identifies direct care		
professional (DCP) roles in all components of		
the provision of home care, including		
assessment information, care planning,		
intervention, communications and care		
coordination and evaluation. There must be		
justification in each participant's clinical record		
supporting medical necessity for the care and		
for the approved LOC that will also include		
frequency and duration of the care. All services must be reflected in the ISP that is		
coordinated with the participant/participant's		
representative and other caregivers as applicable. All services provided, claimed and		
billed must have documented justification		
supporting medical necessity and be covered		
by the MFW and authorized by the approved		
budget.		
 Payment for HHA services through the 		

Medicaid Waiver is considered payment in		
full.		
The HHA services must abide by all		
Federal, State, HSD and DOH policies and		
procedures regarding billable and non-		
billable items.		
The billed services must not exceed capped		
dollar amount for LOC.		
The HHA services are a Medicaid benefit		
for children birth to 21 years though the		
children's EPSDT program.		
 The Medicaid benefit is the payer of last 		
resort. Payments for HHA services should		
not be requested until all other third party		
and community resources have been		
explored and/or exhausted.		
 Reimbursement for HHA services will be 		
 Reinbursement for HAA services will be based on the current rate allowed for the 		
service.		
The HH Agency must follow all current billing requirements but the USD and the		
billing requirements by the HSD and the		
DOH for HHA services.		
• Providers of service have the responsibility		
to review and assure that the information of		
the MAD 046 for their services is current. If		
the provider identifies an error, they will		
contact the CM or a supervisor at the case		
management agency immediately to have		
the error corrected.		
• The HHA may ride in the vehicle with		
the participant for the purpose of		
oversight during transportation. The		
HHA will accompany the participant for		
the purpose of monitoring or support		
during transportation. This means the		
HHA may not operate the vehicle for		
purpose of transporting the participant.		
The MFW Program does not consider the		

following to be professional HHA duties and		
will not authorize payment for:		
Performing errands for the		
participant/participant's representative or		
family that is not program specific.		
 "Friendly visiting", meaning visits with 		
the participant outside of work scheduled.		
 Financial brokerage services, handling 		
of participant finances or preparation of		
legal documents.		
 Time spent on paperwork or travel that 		
is administrative for the provider.		
 Transportation of participants. 		
 Pick up and/or delivery of commodities. 		
Other non-Medicaid reimbursable		
activities.		
RESPITE CARE: IV REIMBURSEMENT		
Each provider agency of a service is		
responsible for developing clinical		
documentation that identifies the direct support		
professionals' role in all components of the		
provision of home care, including assessment		
information, care planning, intervention,		
communications and care coordination and		
evaluation. There must be justification in each		
participant's clinical record supporting medical		
necessity for the care and for the approved		
Level of Care that will also include frequency		
and duration of the care. All services must be		
reflected in the ISP that is coordinated with the		
participant/participant representative, other		
caregivers as applicable. All services provided,		
claimed, and billed must have documentation		
justification supporting medical necessity and		
be covered by the MFW and authorized by the		
approved budget.		
1. Payment for respite services through the		
MFW is considered payment in full.		

2. The respite services must abide by all Federal, State and Human Services		
Department (HSD) and DOH policies and procedures regarding billable and non-		
billable items.		
3. All billed services must not exceed the		
capped dollar amount for respite services.		
4. Reimbursement for respite services will be		
based on the current rate allowed for the		
services.		
5. The agency must follow all current billing		
requirements by the HSD and DOH for		
respite services.		
6. Service providers have the responsibility to		
review and assure that the information on		
the MAS 046 form is current. If the		
provider identifies an error, he/she will		
contact the CM or a supervisor at the case		
management agency immediately to have		
the error corrected.		

MICHELLE LUJAN GRISHAM GOVERNOR



KATHYLEEN M. KUNKEL CABINET SECRETARY

Date:

May 15, 2019

To: Provider: Address: State/Zip:	Amy Corbin, Director Clovis Homecare, Inc. (dba Community Homecare) 1944 West 21 st Street Clovis, New Mexico 88101
E-mail Address:	amy.corbin@chomecare.com
CC: E-Mail Address:	Carol Garrett, Board Chair <u>cgarrett52@yahoo.com</u>
Region: Survey Dates:	Southeast January 15 - 17, 2019
Program Surveyed:	Medically Fragile Waiver
Services Surveyed:	Home Health Aide (HHA) and Private Duty Nursing (PDN)
Survey Type:	Routine

Dear Ms. A. Corbin:

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,

Amanda Castañeda

Amanda Castañeda Plan of Correction Coordinator Quality Management Bureau/DHI

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