Updates made to State Transition Plan in response to CMS feedback sent via email on dates ranges from May 11, 2018, again on February 13, 2020, and June 8, 2022

Identification of Settings

The state identified the following 1915 (c) HCB waivers that were affected by the new settings rule: 1) Individuals with Intellectual Disabilities; 2) Frail Elderly; and 3) Persons with Physical Disabilities and Related Conditions. The state also identified the following 1915 (i) State Plan services that were affected by the new settings rule: 1) Adult Day Health Care; 2) Home Based Habilitation Services; and 3) Partial Hospitalization. As noted in previous feedback from CMS, it appears there are several types of settings that are not identified in the STP or are referred to by various terms. CMS requests the state clearly identify the types and number of residential and non-residential settings under each HCBS program.

State Response: Under 1915(i) State Plan, Partial Hospitalization service has been removed, Home Based Habilitation Services has been renamed to Residential and Day Habilitation. See page 3

Site-Specific Assessment and Validation, and Classification of Results

States are responsible for assuring that all HCBS settings comply with the HCBS rule in its entirety. The Nevada STP indicates that a provider self-assessment was originally utilized for residential providers under the Frail Elderly, Persons with Physical Disabilities and Individuals with Intellectual Disabilities Waivers, and for adult day health care settings in the 1915(i) program, but that the response rate fell below 100%. As a result, the state moved to an on-site validation for 100% of assisted living and adult day health care settings (p. 9). The STP describes the On-site validation on page 10 as "assessments to Assisted Living settings under the State's HCBS Waivers for the Frail Elderly, and Persons with Physical Disabilities." CMS notes that the on-site validation description excluded settings from the Individuals with Intellectual Disabilities Waiver, although the STP refers to group homes, supported living arrangements and host homes in the description of services provided under each waiver, in addition to Assisted Living settings. The STP also indicates "ADSD Developmental Services elected to work with the non-residential providers and complete a non-residential assessment form via telephone or in-person during a recipient contact (Appendix D3)" (p. 9). CMS requests the state provide the following in the next submission of the STP:

- Please describe how the state completed validation, independent of the provider self-assessment, for all residential and non-residential settings by setting-type under each HCBS program. As noted, the state decided to conduct a 100% on-site reviews of all Residential Settings. As for the ID Waiver, ADSD DS has updated and included the setting's requirements in their certification/recertification process as of year 2020. See pages 22-23 for the breakdown by setting's type of all the providers that have been reviewed and re-certified, including closures.
- Please clarify the number of sites that received an in-person visit versus a telephone interview.
 This has been remediated through 100% site visits. See pages 21-23
- Please describe how the state used the telephone assessments of non-residential settings to determine a state's compliance with the settings criteria with fidelity.
 This has been addressed, see pages 21-23
- Please describe the on-site and in-person validation process (e.g. observation, document review, participant interview, sample size, etc.), including who conducted the onsite visits. Also, please confirm that all of the HCBS criteria were reviewed as part of the state's validation process.

See Appendix L for complete list of providers by setting's type that site-visits have been conducted. The state has developed a provider site review checklist which encompasses and captures all HCBS requirements. The on-site review includes Q&A with the providers as well as recipients, observations, and photos taken. The state conducted on-site visits between the periods of 2016-2019. Any providers that were not fully compliant, were provided with a letter requesting remediation plan for the areas that are not compliant. Additionally, in 2022, for those providers that have not submitted a remediation plan, a letter was sent to them, indicating the areas that require remediation – this is to ensure that they could comply and the state will assist those providers in the modification. See Appendix M for details.

- Please clarify how providers were chosen to receive site visits. It is unclear whether the state only intends to visit those providers who did not respond to the self-assessment or if the state will also include providers who responded. For those that did not receive an onsite visit, please elaborate on how those settings in particular will be properly validated using one independent strategy (see first bullet above). The state decided to conduct 100% on-site visits, as the provider self-assessment received by the state were insufficient. As for the ID Waiver settings, the on-site visits of all the providers has been completed through the certification/re-certification process.
- The state indicated that self-assessments were sent to 14 Adult Day Health Care providers while the state completed on-site reviews of 17 Adult Day Health Care facilities. The state must independently validate all sites for settings compliance. Please clarify how many Adult Day Health Care facilities are in the state and how they are all being independently validated by the state. The state discovered that there were 17 ADHC facilities on-site visits were finalized in 2019. See page 22 for complete detail.
- The state indicates that during the on-site reviews for the Adult Day Health Care settings, all of the ADHC settings achieved 100% compliance and no remediation was required. Please clarify how the state came to this conclusion when there were several areas out of compliance self-reported in the results section of the provider self-assessments. This section was re-reviewed and re-visited for validation. See pages 21-23

The Home-based Habilitation assessment appears to have been conducted with each provider, not at each site. All HCBS settings must be individually validated. Please describe the assessment and validation process for all settings operating under Home Based Habilitation Services. There were three providers but all setting's location had been visited to validate compliance with the HCBS requirements.

Member Surveys: Recipient surveys were sent to over 5100 individuals who receive services under a 1915 (c) or (i) program. 1080 surveys were returned completed and 500 surveys were returned to sender. CMS notes that member surveys can be used to validate provider self-assessment results if the member survey can be tied to a specific setting. Please confirm if the member survey responses were linked back to a specific setting. Please note that if the state uses member surveys to validate provider self-assessments, CMS requests the state to;

- Affirm that member surveys were completed by individuals receiving services or with the assistance
 of family, case managers, or other support.
- Confirm that the consumers completed the survey outside the presence of the provider or paid staff, and were assured that their results would not be shared at an individual level with the provider.

Describe how the state will work with providers to resolve discrepancies between provider self-assessment findings and member survey results. During the on-site visits, the state staff included interviews with recipients privately to validate providers' response to the Q & A portion of the site visit.

Aggregation/Reporting of Final Validation Results: Please update the initial findings of setting compliance across the respective programs with final results once all validation activities are completed. In this analysis, please delineate the compliance results across categories of settings for all programs in a manner that is easy for the public to review and understand. At a minimum, please make sure to confirm the number of settings in each category of HCBS that the state found to be:

- Fully compliant with the HCBS settings criteria;
- Could come into full compliance with modifications during the transition period;
- Cannot comply with the HCBS settings criteria; or
- Are presumptively institutional in nature.

See pages 21-23 for complete result of findings for each setting type.

Other Setting Assessment, Validation and Remediation Issues

Non-Disability Specific Settings: Please provide clarity on the manner in which the state will ensure
that beneficiaries have access to services in non-disability specific settings among their service
options for both residential and non-residential services. The STP should also indicate the steps the
state is taking to build capacity among providers to increase access to non-disability specific setting
options across home and community-based services.

The state has in place ongoing monitoring of the residential and non-residential settings through annual site reviews and Participants Experience Survey (PES). Recipients are also provided additional transportation through the Medicaid State Plan programs for all medical appointments that are Medicaid covered services. Additionally, in the Medicaid Services Manual (MSM) Chapter 2100, 2200, and 2300, residential group homes providers must provide transportation to recipients for outside activities such as shopping, dining out, going to parks or seeing movies. Through the annual site visits, the state reviews activities posted on the bulletin board, recipients were asked regarding outside activities and if provided by the facility and family involvement.

- Individual, Private Homes: The state may make the presumption that privately-owned or rented homes and apartments of individual HCBS beneficiaries living with family members, friends, or roommates meet the HCBS settings requirements if they are integrated in typical community neighborhoods where people who do not receive HCBS also reside. A state will generally not be required to verify this presumption but does need to include details within the STP as to how the state will monitor these settings to assure ongoing compliance with the federal HCBS settings criteria in the future. Also note, settings where the beneficiary lives in a private residence owned by an unrelated caregiver (who is paid for providing HCBS services to the individual), are considered provider-owned or -controlled settings and should be evaluated as such. The state utilizes case managers who are conducting home visits and interview residents to ensure waiver services satisfaction, are received in accordance with the person-centered plan, and ensuring the health and welfare of recipients.
- **Group Settings:** As a reminder, any setting in which individuals are clustered or grouped together for the purposes of receiving HCBS must be assessed and validated by the state for compliance with the rule. This includes all group residential and non-residential settings (including but not limited to prevocational services, group supported employment and group day habilitation activities). The state may presume that any setting where individualized services are being provided in typical community settings comport with the rule. This is accomplished by conducting on-site visits either through recertification by ADSD DS or ADSD QA Units.
- **Reverse Integration Strategies:** CMS requests additional detail from the state as to how it will assure that nonresidential settings comply with the various requirements of the HCBS rule, particularly

around integration of HCBS beneficiaries to the broader community. States cannot comply with the rule simply by bringing individuals without disabilities from the community into a setting. Reverse integration, or a model of intentionally inviting individuals not receiving HCBS into a facility-based setting to participate in activities with HCBS beneficiaries in the facility-based setting is not considered by CMS by itself to be a sufficient strategy for complying with the community integration criteria outlined in the regulation.

The state has in-place ongoing monitoring through site visits as part of provider reviews of both residential and non-residential facilities. This is to ensure that both settings afforded Medicaid recipients integration to broader community.

Site-specific Remediation:

Beginning in June 2016, the state worked with providers to come into compliance either through education or corrective action plans. Beginning in December 2016, the state targeted those providers who do not meet residential or non-residential settings requirements during the initial onsite assessment and assisted them in either becoming compliant or being terminated as a provider of HCBS because they are unable to become compliant. The state has developed a tool to track changes made by those providers who must make some modifications during the transition process to be in compliance with the new settings requirements. The state created a tool for providers in June 2017 to assist providers in monitoring their progress during the remediation period. Please provide the following in the updated STP:

Description of the process by which the state communicates the state's validation findings to
providers about specific settings, and then develops a corrective action plan for remediating any
areas of non-compliance.

The states currently has in place communication process with providers through provider reviews. When deficiencies occurred and requires corrective action plan, this is communicated to providers and are given 30 days to rectify any deficiencies. If requested, the state will provide training.

- Specific updated timelines when site-specific remediation will be completed with sufficient timelines available for assisting participants receiving services from providers not able to come into compliance. Starting September 2022, the state will work with providers who are not fully compliant with the HCBS settings criteria.
- Verification that all settings will be evaluated for compliance with all HCBS Settings criteria at the
 conclusion of the provider transition plan. The state has completed its evaluation and will continue
 to work on areas that are not fully compliant.
- Communication with and Support to Beneficiaries when a Provider will not be Compliant: Please
 provide an estimate of the number of individuals who may need assistance in this regard and assure
 the individual will be given sufficient notification. Based on the validation of all the settings, it
 appears that there's only one provider that will not come into compliance and indicated only has one
 Medicaid recipient.

Monitoring of Settings

The state describes at page 31 for ongoing monitoring that "Once the Transition process is complete, the State will work with our providers during recertification to ensure complete compliance with the New Rule Regulations has been met". CMS requests that the state provide in the updated STP the following:

Please add information or milestones regarding how the existing licensing and certification processes
will be integrated into the monitoring procedure, and how the state will amend existing
recertification procedures to ensure all of the settings criteria are included in these reviews. Please

also include the associated frequency and timeframes. Based on CMS feedback, ADSD DS will update the certification/re-cert process for those HCBS Medicaid providers to include review of the settings requirements. Additionally, providers are being monitored annually through provider reviews by the state.

The state should also ensure in their monitoring plan a process which includes the ongoing monitoring of individual private homes and any individualized day or supported employment settings for compliance with the HCB settings criteria The ongoing monitoring of individual in their private homes is done through case management onsite visits and regular contacts as part of case management service.

Heightened Scrutiny

The state must clearly lay out its process for identifying settings that are presumed to have the qualities of an institution. These are settings for which the state must submit information for the heightened scrutiny process if the state determines, through its assessments, that these settings do have qualities that are home and community-based in nature and do not have the qualities of an institution. If the state determines it will not submit information, the institutional presumption will stand and the state must describe the process for determining next steps for the individuals involved. Please only submit those settings under heightened scrutiny that the state believes will overcome any institutional characteristics and can comply with the federal settings criteria. Please include further details about the criteria or deciding factors that will be used consistently across reviewers to make a final determination regarding whether or not to move a setting forward to CMS for heightened scrutiny review. There are state examples of heightened scrutiny processes available upon request, as well as several tools and sub-regulatory guidance on this topic available online at http://www.medicaid.gov/HCBS. The state will update the checklist tool used to evaluate providers for compliance with the settings requirements to add heightened scrutiny questionnaires to ensure the state is capturing settings requirements and HS review during provider annual reviews. For newly constructed or enrolled providers, we will develop a process to ensure compliance prior to enrollment.

- Please provide updated timelines for the heightened scrutiny process in the next STP submission.
 This process will be completed by December 2022.
- On pg. 12 of the STP the state indicates there is a provider located on a campus setting with other state agencies and buildings and the day program is located on a campus that is associated with the University system and includes providers who provide various outpatient medical services. The statement is made that this campus is considered to meet setting requirements as there are no inpatient services provided. Please clarify if this setting is in a building on the grounds of, or immediately adjacent to, a public institution; or has the effect of isolating individuals receiving Medicaid HCBS from the broader community of individuals not receiving Medicaid HCBS. Please also confirm whether this setting has been fully assessed and validated for compliance with all of the federal settings criteria by the state. This provider did not re-locate.

On pg. 12 the state indicates no assessments were completed for partial hospitalization, and that the facilities are located on a campus setting. Please clarify why the state is not completing provider-specific assessments or validation activities for these settings. Please also clarify if these settings are: located in a building that is also a publicly or privately operated facility that provides inpatient institutional treatment; in a building on the grounds of, or immediately – The transition of this service has been completed in 2019 and no long part of 1915i State Plan Option. The STP will be updated to remove this service.

State of Nevada Department of Health and Human Services (DHHS) Division of Health Care Financing and Policy (DHCFP) Aging and Disability Services Division (ADSD)

Home and Community Based Services (HCBS) Settings Transition Plan February 2015

Introduction and Summary

The Centers for Medicare and Medicaid Services (CMS) issued new regulations in early 2014 that define the home and community-based settings that will be allowable under HCBS. The purpose of these regulations is to ensure that individuals receiving HCBS are fully integrated into the community in which they live. These individuals must be offered opportunities to seek employment and engage in community activities in the same manner as individuals who do not receive HCBS.

CMS defines this regulation as, "a setting which is integrated in and supports full access of individuals receiving Medicaid HCBS to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS."

This rule was published in January 2014 and became effective March 17, 2014. States have until March 17, 2023 to provide a transition plan which includes an assessment of the state's current settings, proposed changes to settings, and public comment.

Initial Meetings, Public Workshops, Dissemination of Information, and Settings Assessment

Nevada began by holding internal meetings across multiple state agencies in order for State staff to understand the regulation in its entirety and how the regulation may or may not affect current HCBS within home and community-based waiver programs as well as 1915 (i) State Plan Services. During the same time period, the State has held four public workshops in which all members of the public were invited to learn about the new regulations and to provide written and recorded comments and public testimony regarding Nevada's proposal. In addition, State Staff across multiple DHHS agencies presented information regarding the new rules at various stakeholder meetings, advisory meetings, and advocacy groups. The State also presented this information to Nevada's Tribes. All public notices and Plan drafts can be found on the DHCFP webpage http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

A Steering Committee was created shortly after the first Public Workshop along with two sub-committees: HCBS Regulatory Sub-Committee; and HCBS Lease Agreement Sub-Committee. These two Sub-Committees were combined into the Regulatory Sub-Committee after the first few meetings. ¹

¹ The state has dissolved committees and sub-committees in 2015, but intend to form working groups to work on the remediation steps towards full compliance with HCBS New Rule.

Program Areas Affected

1915(c) Waivers:

- HCBW for Individuals with Intellectual and Developmental Disabilities (ID Waiver): This waiver provides an array of services for individuals with intellectual disabilities or developmental disabilities to provide opportunities to receive community-based services as an alternative to institutional placement.
- HCBW for the Frail Elderly (FE Waiver): This waiver provides services and supports
 for recipients who are 65 years of age and older to remain in their homes or communities,
 in lieu of an institutional setting.
- HCBW for Persons with Physical Disabilities (PD Waiver): This waiver provides services and supports for recipients who are physically disabled to remain in their own homes or communities who would otherwise require care in an institutional setting.

1915(i) State Plan Services Adult Day Health Care (ADHC) and Habilitation Service:

- O Adult Day Health Care (ADHC): This service is provided in an Integrated Community Non-Residential setting, provided during the day for individuals who are elderly, intellectually or developmentally disabled, or physically disabled. The State believes that the current Adult Day Health Care services are community based and allow for access to the greater community.
- Residential and Day Habilitation: Are medically prescribed treatment for improving or restoring functions, which have been impaired by illness or injury or, where function has been permanently lost or reduced by illness or injury. Residential and Day Habilitation include services designed to assist individuals in acquiring, retaining and improving the self-help, socialization and adaptive skills necessary to reside successfully in a home and community-based settings. Residential and Day Habilitation are prescribed by a physician and provided by the appropriate qualified staff.

Settings Descriptions:

Residential Setting

Setting	Descriptions	HCBS Program
24-hour SLA	This setting is limited to four (4) recipients	1915c ID Waiver
	sharing staff support hours providing residential	
	support services.	
Shared Living SLA	This setting is limited to two (2) recipients	1915c ID Waiver
	residing in one home receiving waiver services	
	individually.	
Residential	This setting is for individuals with Traumatic	1915i ADHC and
	Brain Injury (TBI) or Acquired Brain Injury	Habilitation
	(ABI) who require services 24 hours per day in a	Service
	normalized living environment and are not ready	
	to live independently due to their functional or	

	cognitive impairments.	
Residential Group Homes	This setting caters to seniors 65 years old and over; is smaller with about 2-10 individuals in the group home; it's home like environment, and at a lesser price. It is similar to Assisted Living Facility due to services offered: basic personal care services.	1915c FE Waiver
Assisted Living Facility	This setting is larger than residential group homes; seniors and physically disabled individuals can reside in the facility; it can accommodate 30 or more (depending on the size and capacity) residents and offers private or semi-private apartments.	1915c FE & PD Waiver

Non-Residential Setting

Setting	Descriptions	HCBS Program
Day Habilitation	A setting that provides treatment to recipients	1915i ADHC and
	with TBI or ABI or Intellectual or Developmental	Habilitation
	Disabilities outside their own homes or	Service
	residential facilities.	1915c ID Waiver
Adult Day Health Center	A setting for elderly, physically disabled and	1915i ADHC and
	intellectually and developmentally disabled	Habilitation
	recipients who are in need for supervision due to	Service
	medical, behavioral and physical issues and	
	require the presence of a RN to monitor behaviors	
	and administer medication during the day.	
Adult Day Care Center	A setting which caters to seniors 65 years or older	1915c FE Waiver
	for socialization and to improve quality of life	
	during the day. This setting does not require the	
	presence of a RN.	
*Jobs and Day Training	This setting provides training and preparing	1915c ID Waiver
(JDT) Centers	individuals to integrate to a community-based	
	employment with compensation at or greater than	
	minimum wage with the same or similar work of	
	individuals that have no disabilities.	
*Supported Employment	This setting provides intensive ongoing supports	1915c ID Waiver
Center	in order to obtain and maintain a job that meets	
	personal and career goals in a competitive and	
	integrated general workforce setting, earning at or	
	greater than minimum wage with the same or	
	similar work of individuals that have no	
*IDT C	disabilities.	1 1

^{*}JDT Centers and Supported Employment Center adhere to the same state certification rules and standards.

Definition of Institutional Setting:

Institutional settings are those settings that provide skilled care and related services, in addition to a room, meals, and assistance with activities of daily living, which keep individuals from living on their own. Institutional settings or facilities are more commonly known as hospitals, rehabilitation facilities, nursing facilities, facilities for mental disease, and intermediate care facilities for individuals with intellectual disabilities.

The home and community-based rules changes will not allow for Medicaid reimbursement of any type of provider who is located on the same property or campus, or within the same building as any of the settings identified above.

The final rule also identifies areas that have institutional like qualities, such as publicly or privatelyowned facilities that provide inpatient services (identified above) because these settings have the effect of isolating people from the greater community.

American Association on Health and Disability: Over the past years, four settings have been "automatically deemed" institutional. These are nursing facilities (NFs), institutions for mental diseases (IMDs), intermediate care facilities for persons with intellectual disabilities and other developmental disabilities (ICFs/ID), and long-term care units of hospitals.

Definition of a Home and Community Based Services Programs:

HCBS programs offer choices to some people who qualify for Medicaid. Individuals may receive services in their home and community, so they can remain independent and close to family and friends. HCBS programs help the elderly and physically disabled, intellectually or developmentally disabled, and certain other disabled adults. These programs give quality and low-cost services to specific target populations in lieu of an institutional setting.

The 1915(c) waivers are one of many options available to states to allow the provision of long-term care services in home and community-based settings under the Medicaid Program. States can offer a variety of services under an HCBS Waiver program. Programs can provide a combination of standard medical services and non-medical services. Standard services include but are not limited to: case management (i.e. supports and service coordination), homemaker, home health aide, personal care, adult day health services, habilitation (both day and residential), and respite care. States can also propose "other" types of services that may assist in diverting and/or transitioning individuals from institutional settings into their homes and community.

Definition of Community:

The Olmstead Act emphasizes community as something that is defined by the individual, specifically, what is the definition of community to one person? Definitions will vary from person to person, but it is about individual choice.

American Heritage Dictionary Definition of Community: A group of people living in the same locality or under the same government, or a group viewed as forming a distinct segment of society.

I: HCBS Waiver for Individuals with Intellectual and Developmental Disabilities:

Setting	Service	Service Description
		re thought to fully comply with the HCBS rule requirements because
		d in the recipient's private home in which individuals are allowed
	full access to the	community and choice of all services and supports.
Jobs and Day		This service provides behaviorally-based assessment and
Training Centers		intervention for participants and/or positive behavior support plans,
	Training and	necessary to improve an individual's independence and inclusion in
	Intervention	their community, increase positive alternative behaviors, and/or
		address challenging behavior. This service may be provided in the
		recipient's home, school, workplace, and in the community.
Jobs and Day	_	This service engages waiver recipients in identifying a career
Training Centers		direction and developing a plan for achieving integrated
		employment at or above minimum wage and include planning for
		sufficient time and experiential learning opportunities to allow for
		appropriate exploration, assessment and discovery processes for
		learning about career options. This service may be provided in the
		recipient's home, school, workplace, and in the community.
Jobs and Day	_	Services that are provided when nursing services furnished under
Training Centers	Services	the approved State plan limits are exhausted. The scope and nature
		of these services do not otherwise differ from nursing services
		furnished under the State plan. These services are provided at the
		recipient's residence including assisted living facilities, residential
		group homes and their individual homes, as well as non-
		institutionalized community-based settings or in other settings as
		described in the recipient's Service Plan.
Jobs and Day	Counseling	This service provides problem identification and resolution in areas
Training Centers		of interpersonal relationships, community participation,
		independence, and attaining personal outcomes. This service may be
		provided in the recipient's home, school, workplace, and in the
Not associated with	Non-Medical	community. This service is offered in order to enable waiver recipients to gain
a setting		access to waiver and other community services, activities and
a setting	_	resources, as specified by the service plan in addition to medical
		transportation provided under the State Plan. This service may be
		provided in the recipient's home, school, workplace, and in the
		community.
	l	1 2.

Jobs and Day Training Centers	Nutrition Counseling	This service includes assessment of the recipient's nutritional needs, development and/or revision of recipient's nutritional plan, counseling and nutritional intervention, observation and technical assistance related to successful implementation of the nutritional plan. This service may be provided in the recipient's home, school, workplace, and in the community.
24-Hour Supported Living Arrangement (SLA) and Shared Living SLA	Residential Support Management	This service is designed to ensure the health and welfare of recipients receiving residential support services from agencies in order to assure those services and supports are planned, scheduled, implemented and monitored as the recipient prefers, and needed, depending on the frequency and duration of approved Person-Centered Plan services. These services are provided at the recipient's residence including assisted living facilities, residential group homes and recipient's home.
24-Hour SLA and Shared Living SLA	Residential Support Services	This service is to ensure the health and welfare of the recipient through protective oversight and supervision activities and supports to assist in the acquisition, improvement, retention, and maintenance of the skills necessary for an individual to successfully, safely, and responsibly reside in their community. These services are provided at the recipient's residence including assisted living, group homes and recipients' homes. When these services are provided in a 24-hour SLA, they are limited to four recipients unless otherwise authorized by the Developmental Services Regional Center Director. Host Home SLAs are limited to two service recipients residing in one home, unless otherwise authorized by the Developmental Services Regional Center Director.
Jobs and Day Training Centers	These services policy and region Day Habilitation	are those that are thought to fully comply with changes to current ulation. Day habilitation are services focus on enabling the recipient to attain or maintain his or her maximum functional level and shall be coordinated with any physical, occupational, or speech therapies in the service plan. This service may be provided in the recipient's home, school, workplace, and in the community.
Supported Employment Center	Supported Employment	This service consists of intensive, ongoing supports that enable recipients, for whom competitive employment at or above the minimum wage is unlikely absent the provision of supports, and who, because of their disabilities, need supports, to perform in a regular work setting. This service may be provided in the recipient's home, school, workplace, and in the community.

Jobs and Day	Prevocational	This service prepares a recipient for paid or unpaid employment
Training Centers	Services	that include teaching such concepts as compliance, attendance,
		task completion, problem solving and safety. Services are not job-
		task oriented, but instead, aimed at a generalized result. This
		service may be provided in the recipient's home, school, workplace,
		and in the community.

II: HCBS Waiver for the Frail Elderly and for Persons with Physical Disabilities

Setting	Service	Service Description
	These services a	re thought to fully comply with the HCBS rule requirements because
	they are provide	ed in the recipient's private home in which individuals are allowed
	full access to the	community and choice of all services and supports.
Not associated with a setting	Case Management	This service includes a variety of activities to include care planning, assessment of needs, ongoing monitoring, and services that promote the quality and goals of the recipient. This service is provided on an ongoing basis and includes assistance with HCBS intake referral, facilitating Medicaid eligibility, coordination of care, documentation for case records, case closures and changes, outreach activities and constant communication with the recipient and his/her service providers. This service is not setting specific, it is recipient oriented.
Not associated with a setting	Respite Services	Short-term relief for full time non-paid caregivers. These services are provided at the recipient's private residence.
Not associated with a setting	Homemaker Services	This service provides additional time for IADL's, over and above what is offered under the Medicaid State Plan. These services are provided at the recipient's private residence.
Not associated with a setting	Personal Emergency Response Systems (PERS)	This allows for a recipient to call for help in an emergency by pushing a button. These services are provided at the recipient's residence including assisted living, group homes and recipient's home, but also include a non-residential component as the recipient may elect to wear a portable PERS device.
Not associated with a setting	Adult Companion	This service provides socialization to a recipient and may assist with chores and shopping.

Not associated	Chore Services	This sources is intermeditant and associate for leaves therein.
with a setting	Chore services	This service is intermittent and provides for heavy cleaning activities and may include the packing and unpacking of boxes, and the movement of furniture. These services are provided at the recipient's private residence.
Residential Group Homes	Augmented Personal Care	This 24-hour in-home service provides activities of daily living and instrumental activities of daily living in a residential group home setting which is located within the community.
Adult Day Care Center	Adult Day Care Service	These services are provided during the day in a non-institutional community-based setting on a regularly scheduled basis for individuals who are elderly, intellectually or developmentally or physically disabled. This is a social model, where, a RN is not required to be present in the facility.
Not associated with a setting	Attendant Care	This service is provided in the recipient's private residence and may include assistance with eating, bathing, dressing, personal hygiene, ADLs, shopping, laundry, meal preparation and accompanying the recipient to appointments as necessary to enable the individual to remain in the community. The service may include hands-on care, of both a supportive and health-related nature, specific to the needs of a medically stable, physically disabled individual.
Not associated with a setting	Home Delivered Meals	Home delivered meals include the planning, purchase, preparation and delivery or transportation costs of meals to a recipient's home. Nutrition programs are encouraged to provide recipients meals which meet particular dietary needs arising from health or religious requirements or the ethnic background of recipients.
Not associated with a setting	Specialized Medical Equipment and Supplies	Equipment and supplies are those devices, controls, or appliances specified in the plan of care that enable recipients to increase their abilities to perform ADLs. These services may be provided in the recipient's residence or be intended to stay with the person to assist with mobility and transferring whether this be in the residence or the community.
Not associated with a setting	Environmental Accessibility Adaptations	This service is provided in the recipient's residence and may include the purchase of environmental controls, the installation of ramps and grab-bars, widening of doorways, modification of bathroom facilities, or installation of specialized electric and plumbing systems necessary to accommodate the medical equipment and supplies needed for the welfare of the recipient.

Assisted Living	Assisted Living	Assisted living services are all-inclusive services furnished by an
Facility	Service	assisted living services provider. Assisted living services are
		intended to provide all support services needed in the community
		and may include personal care, homemaker, chore, attendant care,
		meal preparation, companion, medication oversight (to the extent
		permitted under state law), transportation, diet and nutrition,
		orientation and mobility, community mobility/ transportation
		training, advocacy for related social services, health maintenance,
		active supervision, home and community safety training, provided
		in a home-like environment. Services provided by a third party
		must be coordinated with the assisted living services provider. This
		service may include skilled or nursing care to the extent permitted
		by state law. Nursing and skilled therapy services are incidental,
		rather than integral to the provision of assisted living services.
		Payment is not made for 24-hour skilled care. If a recipient chooses
		assisted living services, no other waiver services may be provided,
		except case management services.

III. 1915i HCBS State Plan Option ADHC and Habilitation Services

Setting		are thought to fully comply with changes to current policy and he State will provide a list of needed changes and a timeline for
Adult Day	Adult Day Health Care	The services are provided during the day in a non-institutional community-based setting on a regularly basis for individuals who
Health Care	Services	are elderly, intellectually or developmentally or physically
Center		disabled. Services include health and social services needed to insure the optimal functioning of the participant and are generally furnished in four or more hours per day. This is a medical model, where, a RN must be present in the facility and tend to recipient's medical needs such as medication management and administration and monitoring.
Residential Habilitation	Residential Habilitation Services	Residential Habilitation services are a covered benefit when medically necessary services are furnished in a safe, efficient and cost-effective setting to Medicaid eligible recipients with TBI/ABI diagnosis who require services 24 hours per day in a normalized living environment.

Day Habilitation	Day Habilitation	Day Habilitation services are designed to assist recipients with
Facility		TBI/ABI diagnosis in acquiring, retaining and improving the self-
		help, socialization and adaptive skills necessary to reside
		successfully in home and community-based settings. Licensed
		professionals must perform an initial assessment, develop a plan of
		care, assess the recipient's progress and assume legal responsibility
		for the services provided.
		- I

Assessment Process

The first major phase of the process was the provider self-assessment questionnaire which was sent to residential and non-residential providers under the Frail Elderly Waiver, Physically Disabled Waiver and the Waiver for Individuals with Intellectual Disabilities. The major objectives of the self-assessment were to:

- Verify service viability
- o Identify potentially isolating locations and congregate member living
- Identify whether the setting maximizes opportunity for HCBS program participants to have access to the benefits of community living and receive services in the most integrated settings.

The second phase of the process was the provider on-site assessments. These were completed between the periods of 2016-2018. The State of Nevada elected to conduct 100% residential site reviews including assisted living settings, and also included 100% site reviews for adult day health care and residential habilitation providers. In regard to our 1915c ID Waiver Jobs and Day Training providers and day habilitation service providers, including supported employment and prevocational services, provider self-assessments were accepted.

Provider Assessment Results

Residential Home Setting:

First phase - Provider Self-Assessment Survey #1:

The State sent out 295 self-assessment surveys to providers under the State's HCB Waivers for Individuals with Intellectual and Developmental Disabilities, the Frail Elderly, and Persons with Physical Disabilities. Of the 295 surveys sent, 147 were returned, or 49%.

The Provider Self-Assessment Survey (Appendix A1 pg. 99) includes 44 questions. The results indicated that there was 100% compliance in all but six areas. Those areas are addressed below.

- a. Fifty percent of respondents stated that the recipients were not employed in the larger community.
- b. Seventy-one percent of respondents stated that choice of roommate was not-applicable.
- c. Fifty-three percent of respondents stated that recipients do not have control over their own money or resources. Fifty-three percent of respondents stated that recipients are not able to come and go as they please.
- d. Thirty-two percent of respondents stated that bedroom doors cannot be locked.
- e. Thirty-two percent of respondents stated that they do not have adequate staff to accommodate specific and spontaneous requests from recipients.

Analysis of Assessment Results (Appendix A2 pg. <u>101</u>):

- f. Employment is an issue that is addressed with the recipient during the Person-Centered Plan (PCP) or Plan of Care (POC) process. If the recipient would like to work, then the team facilitates and assists with helping the recipient gain employment.
- g. Some recipients in SLAs have their own rooms.
- h. Money management may be something that recipients need assistance with. Some recipients have financial guardians and some recipients can manage their own money. This is addressed in the PCP or POC.
- i. The main reason recipients cannot come and go as they please is due to safety concerns; these are documented in the plan of care.
- j. Typically, doors are not locked for safety reasons; meaning recipients could not exit their rooms in a safe manner. However, doors do have locking mechanisms.
- k. The staffing ratios are typically one staff to four or six residents.

The Steering Committee met on September 29, 2014 and discussed the reasons providers were hesitant to fill out the survey. Feedback from Providers indicated a lack of understanding of the

context of the questions. The Steering Committee decided to resend the survey to the same providers, with an explanation for each question (Appendix A3 pg. 103 and Appendix A4 pg. 108). Provider advocates were encouraged to inform the provider community to complete the 2nd survey. The state faced a short-fall with the response of provider self-assessments, at which time it was decided that 100% of the assisted living and adult day health care settings would receive an in person on-site assessment.

The State of Nevada Aging and Disability Services Division (ADSD) Developmental Services (DS) elected to work with the nonresidential providers and complete a nonresidential assessment form via telephone or in person during a recipient contact (Appendix D3 pg.133). The results from this assessment (Appendix D4 pg. 137) demonstrated that there are areas that need to be addressed for each setting to meet 100% compliance with the new settings rule. ADSD DS recognizes the need to address the areas that were less than 100% compliant in a systemic manner. The following items are current projects for which ADSD DS has initiated, or are soon to initiate, to address the issues identified during this review:

- Continued interagency collaboration with state agencies, community leaders, non-profit organizations and businesses to enhance and strengthen supported employment systems.
- Developing Memorandum of Understanding between school systems, Vocational Rehabilitation and Regional Centers, transportation and providers to outline roles, responsibilities and agreements.
- Work with all partners on the implementation of the Nevada Strategic Plan on Integrated Employment. Taskforce members were appointed by Governor Brian Sandoval.
- Begin Career Development/Planning as a discreet waiver service to begin to prepare recipients for competitive jobs.
- Continue membership in the State Employment Leadership Network (monthly membership
 meeting, annual meeting, resources, webinars, and on-site visits. ADSD DS is currently
 working on Funding Strategies Study Recommendations for Nevada (See attachment 2).
 Membership with the National Employment First community of Practice to support the
 alignment of policy, practice, and funding streams toward prioritizing competitive nonresidential providers.
- Develop a state workgroup which will consist of representative from the ADSD DS and community non-residential providers to support continued systems change with respect to the provision of day habilitation services that focus on community-based activities, versus facilitybased activities.
- Continue to support community non-residential support providers in accessing training from the Direct Course College of Employment Services.

- Continue to provide access to training and webinars for ADSD Service Coordinators keeping the focus on community integration and competitive employment outcomes.
- Set and measure progress toward employment goals.
- Generate a list of who is in day training and who could be successful in integrated employment.
- Prepare budgets to support the ability to set a percent of people to move people out of day training services and into integrated employment over the next three years.
- Continue funding community provider pilot programs that expand integrated employment outcomes.

ADSD DS to revise and expand Supported Employment definition, requirement of providers and develop outcome data.

Second phase – On-site Assessments:

The State attempted to conduct 151 on-site assessments (Appendix B1 pg112.) to Residential Group Homes and Assisted Living Facilities under the State's HCBS Waivers for the Frail Elderly, and Persons with Physical Disabilities. Of the 151 surveys attempted, 147 were completed. The 4 that were not completed were due to changes of ownership and Medicaid disenrollment.

The On-site assessment (Appendix B1 pg.<u>112</u>) covered 22 areas that included the relevant questions CMS requested be presented. The results indicated that there were questionable results, or noncompliance in all but one area as stated below:

1. Needs/Preference is considered when settings options offered?

Analysis of Assessment Results:

- m. Less than a 10% non-compliance result 14 areas
- n. 10%-20% non-compliance result -3 areas
- o. More than 20% 3 areas

The three areas that resulted in the highest noncompliance with the new settings requirements are as follows:

- Are sleeping or living unit doors lockable by recipient?
- Is availability of sleeping or living unit key limited to appropriate staff?
- Provides opportunities and support for employment in competitive, integrated settings?

On May 9, 2016 the DHCFP sent correspondence to each setting that had an on-site assessment completed. These letters were provided with the intent to outline the areas that were reviewed; the

areas the settings met the requirements; as well as the areas that required remediation (Appendix C1 – Remediation Letter to Providers pg. 121). Remediation responses were requested to be returned no later than June 10, 2016. The DHCFP is still in receipt of remediation plans as many settings have asked for extensions to the June 10, 2016 deadline. The State is in the process of contacting the settings that have not responded to find out their status and progress with the remediation response. The State is also in the process of reviewing the remediation responses received for compliance. The State will contact the settings if further information is needed. The expected timeframe for this step is October 31, 2016.

On February 11 - 15, 2019, the State conducted the second round of site assessments. There were 23 group homes that were assessed. Based on the recent assessment, most of these group homes were compliant with the lockable doors. However, two of the group homes had the key hanging on the wall next to the bedroom door. Privacy issue was also noted such as doctor's appointments, allergies of recipients, dietary restrictions, and medication intake schedule are posted on a board where all residents can see the information.

Some providers expressed their concern that there are some conflicting regulations between Bureau of Health Care Quality and Compliance (HCQC) and the HCBS settings New Rule.

After further research, the State found no evidence of NAC regulations regarding posting of privacy information. This will be further discussed in the System Remediation Grid.

Provider Assessment Results for 1915 (i) State Plan Services

Adult Day Health Care Services

First phase - Provider Self-Assessment Survey #1:

A provider self-assessment form was sent to 14 Adult Day Health Care providers, which is a non-residential setting, and 10 were returned, for a percentage of 73%.

The results indicate that all areas are in compliance with exception of the following:

- 73% of recipients have access to public transportation;
- 55% can come and go as they please;
- 73% chose what to eat and with whom they eat.

Analysis of Assessment Results:

- Almost all providers provide their own transportation; however, recipients may use public transportation where available, or friends and family. It should be noted that most of Nevada is considered rural or "frontier" area and public transportation is not available.
- All providers have dining rooms in which individuals can sit where they choose.
- All providers post daily menus which offer at least two choices. (One provider had menus posted in four languages).
- All providers accept individuals with dementia and Alzheimer's, so doors are monitored in order to prevent elopement.
- Providers are all located within the community and allow for access into the greater community. Potential providers, who are located on a campus, or within the same building as an institutional like environment, will not be reimbursed for this service.

Second phase – On-site Assessments:

The State conducted 17 Adult Day Health Care on-site reviews. The same questionnaire (Appendix A1 pg.99) was used for these reviews, although, it is understood some of the questions do not necessarily pertain to these settings as they are not residential. One Adult Day Health Care had an answer to the assessment that resulted in a noncompliance area pertaining to roommates; however, after contact was made with the Adult Day Health Care, it was explained that this question was answered incorrectly, and the result was reversed. The Adult Day Health Care settings were found to meet 100% compliance for each setting. No remediation actions were requested. The State did provide the results via mail (Appendix A2 pg.101) to each setting to ensure they understood they did not require remediation.

On February 13, 2019, the State conducted another on-site assessment of Adult Day Health Care
Centers that became Medicaid providers after the first round of the site visits, which concluded in May
2016. The questionnaire used for this assessment is in Appendix D3 pg. 133. There were 7 Adult Day
Health Care assessed and found one to be non-compliant due to one of the private bathrooms have a
chain lock on the outside of the door.
Remediation:
The state informed the Administrator of the Adult Day Health Care Center, that the issue will be

referred to HCQC for further investigation. The Administrator explained that some recipients are using the bathroom for inappropriate behaviors. The Administrator said that they are not allowing any recipients to use that particular private bathroom, but rather use the other bathrooms with multiple stalls inside; and added that the lock of the private bathroom will be taken out permanently.
The state staff conducted a follow-up site visit and found the lock was taken off.

Provider Assessment Results for 1915 (i) State Plan Services

Habilitation Services

There are three providers of Day Habilitation Program.

One provider is located on a campus setting with other State agencies and buildings. This provider operates day services from 9:00 am - 3:00 pm and is considered a community integrated non-residential setting. Recipients who attend this provider use public transportation, or friends and family. The day treatment is located on a campus that is associated with the University system and includes providers who provide various outpatient medical services. This campus is considered to meet setting requirements as there are no in-patient services provided. The other two providers are located where they meet the setting requirements.

There are 2 providers of the Residential Habilitation Program.

Two of the three providers of Day Treatment Program are also providing 24-hour residential care in a residential setting. Both locations are separate from the day treatment location. One of the providers has several residential settings located throughout the community. Many of these arrangements are for up to 4 individuals. These residential home settings are fully integrated within the community.

State staff conducted site visits to all site locations.

Analysis of Assessment Results:

- One provider is located on a campus and is a Community Integrated Non-Residential setting.
- One provider has Residential Habilitation for TBI located within the community and those homes are fully integrated into the community.
- All providers have access to transportation in the form of public transportation, family, or friends.
- Meal times can be together or separate based on individual schedules. Some recipients choose to make their own meals, while others choose to eat the prepared meal.
- All residential habilitation settings provide 24-hour supervision. Level of supervision required is indicated in the person-centered care plan.

General Analysis of Provider Surveys for all Programs

- Recipients are afforded choice in the majority of our home and community-based settings
 which include choice of providers, choice of roommates, and choice of activities. Additionally,
 it has been found that recipients do have a choice in the staff employed by the provider. If the
 recipient requests different staff, all efforts will be made by the provider to change staff
 schedules.
- Nevada is a large, mostly rural, State. Recipients who choose to live in rural areas have limited
 access to public transportation, but those who live in urban areas have access to public
 transportation. Some providers own vans, and others make every effort possible to allow
 residents participation in the community.
- Employment is a choice. Those who wish to work are offered that choice, but many, especially among the frail elderly population, do not choose to work. This question was addressed as part of the on-site assessment and resulted in 52% non-compliance; however, after speaking with many providers, this question was misunderstood. This is being addressed with the remediation responses.
- Some waiver recipients need little to no supervision, while others need constant attendance due to cognitive issues. Supervision is addressed on a case by case basis in the person-centered plan.
- Some individuals have the capability to control their own finances, and others do not. Often a guardian or authorized representative takes care of the recipients' finances. This is addressed in the person-centered plan.

Areas that need to be addressed with the transition:

• Many providers do not have locks on living and sleeping quarters due to recipients requiring supervision. However, some providers have indicated they will install locks to become compliant. The appropriate staff will have access to the keys and will use only when necessary.

Recipient Assessment Results

Recipient surveys were sent to over 5100 recipients who receive services under a 1915 (c) or (i) program.

- 1080 surveys were returned completed (Appendix A5 Recipient Form pg. 110)
- 500 surveys returned to sender

Analysis of Assessment Results (Appendix A6 - Recipient Results pg. 111):

- Recipients indicated they are given a choice of where to live and with whom they can eat
 with. They are free from coercion, can have visitors, and are comfortable in their
 environment.
- About half of the recipients responded either positively or negatively at the choice of roommates, with about 40% stating they were not given a choice of roommates. The State will review and discuss how to approach this comment.
- Public transportation is an ongoing problem in Rural Nevada which is reflected in these
 results. The State will be working closely with the QIO-like Vendor to find
 resolution to this issue.
- Most recipients indicated that staff use keys when appropriate, but some indicated that
 they did not. The State will review and discuss appropriate action to include
 education of facility administrator and staff.
- Some recipients indicated that there are no rental agreements in place in their residence. This will be addressed during the STP process and action steps will be in placed prior STP's final approval.
- Surveys returned as undeliverable are being reviewed.

Comments from Recipients:

- Many recipients responded that the survey does not apply to them because they live in their own home either alone, with parents, or with children.
- Many recipients stated they were happy with their situation, while others stated they have remained independent with the assistance of family and Medicaid services.
- Some recipients complained about the purpose of the survey and didn't understand how the questions pertained to them.
- Family members and guardians' comments on behalf of the recipient that the recipient was unable to answer, so they answered for them.

For the second phase of the STP – on-site assessments, state staff conducted site visits to all residential and non-residential settings which concluded in February 2019. The site visits comprised of state staff observation of the settings, providers (owners and administrators) and recipients' participation in the Q&A using the site assessment tool and reviewed internal documents including residential and lease agreement. The site visit was to validate the provider self-assessment and to ensure settings are fully compliant or could come into compliance with the HCBS settings criteria. Year to date, the state has reviewed and validated all HCBS settings.

The data below are the results of the site visit assessments and ongoing monitoring of individual settings:

1915c FE and PD Waivers

Residential Settings

Residential Group Homes:

Total Settings Reviewed	151
Fully Compliant with HCBS settings	101
compliance	
Could come into full compliance with	11
modifications	
Cannot comply with the HCBS setting criteria	1
Are presumptively institutional and will be	1
submitted for Heightened Scrutiny	
Inactive or Closed	37

Assisted Living Facility:

Total Settings Reviewed	2
Fully Compliant with HCBS settings	2
compliance	

Non-Residential Setting

Adult Day Care Center

Total Settings Reviewed	11
Fully Compliant with HCBS settings	11
compliance	

1915i ADHC and Residential Habilitation

Residential Setting

Residential Habilitation:

Total Settings Reviewed	2
Fully Compliant with HCBS settings	2

Non-Residential Setting:

Adult Day Health Care Center

Total Settings Reviewed	17
Fully Compliant with HCBS settings	17
compliance	

1915c ID Waiver:

Residential Setting

24 Hour SLAs and Shared Living SLAs

Total Settings Reviewed	378
Fully Compliant with HCBS settings	337
compliance	
Could come into full compliance with	41
modifications	

Non-Residential Setting:

Jobs and Day Training Centers

Total Settings Reviewed	54
Fully Compliant with HCBS settings	53
compliance	
Are presumptively institutional and will be	1
submitted for Heightened Scrutiny	

Supported Employment Center

Total Settings Reviewed	23
Fully Compliant with HCBS settings	23
compliance	

Previously, for Jobs and Day Training and day habilitation service providers, including supported employment and prevocational services, provider self-assessments were accepted. However, in 2020, ADSD incorporated HCBS requirements into and updated their certification process. To date, ADSD has completed their site assessments in-person and re-certified all JDT providers using their updated certification guidelines. Certification tools and guidelines will be provided in the Appendix L.

Summary of Public Comments

Notices of Public Workshops were posted on the DHCFP website in the section for Public Notices: http://dhcfp.nv.gov/Public/AdminSupport/PublicNotices/ as well as on the page devoted to the HCBS New Rule: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/

The notices were also posted physically at the DCHFP Central Office in Carson City and the Las Vegas District Office as well as the Nevada State Library and in the public libraries throughout the State.

Copies of these public notices are available as Appendix F1-F3 pg.154, pg. 156, pg. 157.

Following is a summary of the comments made during each of the Public Workshops held by the DHCFP and copies of written notices received are available as Appendices Q, R and S.

Public Workshop – June 6, 2014

- For those facilities not considered Home and Community Based Settings (HCBS), could we ask the Centers for Medicare and Medicaid Services (CMS) to grandfather them in? pg. 34 #1
- Lease Agreement Subcommittee to create a uniform agreement. Sub-committee was created but has been dissolved since. Lease agreement are in placed in each residential facility and included in the application packet to be provided to potential resident. Once the state reached CMS initial approval, the state will create another work group to work on enforcing the lease agreement in the residential facilities through policy updates.
- o Consumer Bill of Rights. Not relevant to the STP.
- O Person-centered care planning. This public workshop occurred in 2014, Person-Centered Plan (PCP) has been implemented since 2015. State staff that developed and reviewed the PCP had undergone intensive 2 day training. All 1915c and 1915i programs have been utilizing PCP and it is required as stated in the policy.
- o Concerned about: Alzheimer's recipients and Fire Regulations. pg. 38 #10
- Alzheimer's recipients and choice of roommates, menus, when and where to eat. pg. 38 #11
- How is the Program for All Inclusive Care for the Elderly (PACE) program affected?
 PACE is a managed care plan for the elderly, CMS has approved. The funding for all of their services is under the Managed Care authority and not through HCBS. This is not relevant to the STP.
- o Recommend that a steering committee be created. pg. 46 #22
- Concerned lack of choices in rural regions would be interpreted as silos of service pg. 35 #4
- Recommends working with Commission on Aging and Disability and Alzheimer's
 Task Force. Currently, there is an ongoing monthly meeting surrounding
 Alzheimer's and dementia which consist of various state agencies such as HCQC,
 ADSD and DHCFP. However, this is not relevant to the STP.
- Suggested consideration of external vendor for project management. This was not considered at the time and up to current due to budget constraint and require legislative approval.
- o Private Room: some providers cannot afford to provide private rooms. pg. 36 #6
- o Waiting for Waiver. Waiver slots are approved by the legislature and if slots are filled, applicants are put on the waitlist.
- Appreciate flexibility in interpretation regarding institutions on campuses, etc. pg. 34
 #2
- Concerned about electronic Level of Care (LOC) and concerned that recipients and families do not understand the choices available to them between HCBS and Institutional Care. The State does not use electronic LOC. pg. 39 #13
- Concerned about the "Unintended Consequences of our Best Efforts" The State made no comment as this is not relevant to the STP.
- o Do not create more silos of care pg. 35 #4
- o Already hard to access care pg. 35 #4

- o Co-location of services pg. 40 #17
- Concerned that individuals who truly need Nursing Facility placement will be placed in community settings pg. 39 #14
- Concerns: Scheduled Times for Visits, Category 1 and Category 2 differences and Staffing. Per NAC 449.258 – there must be flexibility in visiting hours to strengthen family ties. The state is reviewing this area and as part of the systemic remediation – action steps will be forthcoming to comply with the HCBS requirement.
- O What happens to someone who has such low income we cannot take them? pg. 37 #9
- Will CMS identify "wiggle room" areas for interpretation or is everything steadfast?
 pg. 39 #16

Public Workshop August 19, 2014

- Several States have already submitted Transition Plans to CMS, but none have been accepted. Additionally, the feedback indicates that a 'Plan to Make a Plan' is not going to be accepted. Details of what will be done and how it will be accomplished will be required. This is ADSD staff comment.
- Who will pay for it? How will it be staffed? The new rule encourages recipients to create and maintain connections with the larger community and the implementation of person-centered plan that documents and supports a recipient's wishes will bring the facility into compliance.
- Disability Dominant Settings, Accessible Space for example, appear not to meet the New Rule requirements by definition since the residences are primarily for individuals with disabilities. The setting is selected by the individual from among setting options including non-disability specific settings. The State hopes to meet with Accessible Space and CMS to ensure compliance.
- What about those group homes with residents who have Alzheimer's? These individuals are unable to make choices. pg. 38 #11
- Of Given that the CMS Regulations are the Regulations, it is my understanding that the State has the ability to interpret the New Rule for Disability Dominant settings and programs. Person Centered Planning changes how we think about providing services. Yes, but the State needs to know where the potential deficiencies are, that is why the State sent out the Self-Assessment tool to providers in May 2014.
- As a rural provider, community means different things in different locations. It is also more expensive to provide services in rural areas. The State acknowledges the concern, but no action is required at this time.
- Ocan there be more access to these meetings for rural providers? I am here today because I had other commitments in the Reno/Sparks area, but I would normally not be able to afford to come to Carson City. Is it possible to videoconference to a site in Winnemucca or Elko? Yes, for future trainings or meetings, the State will make sure to accommodate everyone particularly those who live in the rural areas.
- o To participate in the Person-Centered Planning, we sent staff to 104 quarterly meetings. That is staff time that is not paid for. Looking at reimbursement for that time is important. **Not relevant to the STP.**
- One aspect of the New Rule we have not discussed today is the requirement for Recipients to have Lease Agreements that afford them the same rights and responsibilities any other individual would have in the State of Nevada pg. 37 #8.
- Training with family and guardians about Recipient's Rights. The State proposes no changes, recipient's right has been in place prior to the implementation of the new rule.
- o Training for Providers and State staff pg. 36 #7.
- Regulations and Licensing. The State will review all HCBS requirements and the State regulations, then will work with HCQC (if appropriate) to meet HCBS requirements.
- Rates. The State proposes no changes rate increase must be approved by NV Leg.

- o This is a 5 Year Transition Plan. If we start working now, we can determine if a setting does not meet the New Rule and why. How can it be changed? Whether by regulation changes or the business plan of the facility. ADSD and DHCFP are working together to start the process towards meeting the regulations.
- Regarding residential care facilities, the language used may not be consistent across types of recipients and/or settings. Is the State looking for demonstration projects?
 The State is not formally applying to CMS to do a demonstration project. But an 'informal' project to find out what can be done with large facilities would help determine what waiver amendments could be written to help these facilities come into compliance with the New Rule.
- Regarding Alzheimer's patients, we want to work on creating processes and programs
 that prevent people from being placed out of State, and even to facilitate bringing
 them back to Nevada. pg. 38 #12.
- Regulations have become so over-protective and rigid that it has affected the Provider mindset. The State acknowledges the providers' concerns and will assist providers into compliance with the regulations.
- o How is the State going to help group homes and individuals finance this? The State has to implement the Person-Centered Care Planning and providers are expected to be involved. The Care Plan will be created by State staff. The Provider is not required to provide the alternative services but must allow them to be made available. Rates for services are set by the Legislature, so, any changes in reimbursement would have to go through the legislative process.
- O But, if one resident does not want to eat at the set dinner time, the Provider has to pay the cook to stay around and be available. No, CMS does not require that specifically. If a resident wants a full, cooked meal, then s/he eats when it is served. If an alternate eating schedule is part of the Care Plan, the Provider must make a shelf in the refrigerator available, for example. The Provider does not have to purchase the extra food or prepare it. The resident's support team family and friends must be allowed to assist if that is necessary.

Public Workshop November 10, 2014

- o Person Centered Planning should be emphasized. pg. 39 #15
- o Cognitive Functioning needs to be taken into consideration. pg. 41 #19 5th bullet.
- Medical Regulations matrix supported, although concern expressed that some changes to NRS would be necessary. This is not relevant to the STP.
- o If ADHC setting is integrated into larger community, but participants are not diverse mix, does that create a problem? Many ADHC centers meet the New Rule. We can re-word this section and we will review the providers on an individual basis if there is any apprehension that the setting will not be in compliance.
- o It seems that the New Rule requirements that community services not be offered in combination with a medical facility contradicts the sections of the Affordable Care Act (ACA) that encourage co-location. This is especially true in rural Nevada where many services are only available in shared locations. pg. 40 #17.
- Survey recipients and families 1080 recipient surveys were returned completed.
- o It would be useful to have more public meetings with community partners to help explain changes. For complete list of public meetings go to **pgs.** 50-51.
- Barry Gold of AARP provided written comments, Appendix F6 169 this public workshop was done in 2014 as well as the state received this comment in 2014. At this time, the State is unable to find or locate if the state responded or commented during or after the workshop.
- Mark Olson of LTO Ventures provided written comments, Appendix F6 164 (pg3 of 6) & Appendix G4 191 (3pgs). this public workshop was done in 2014 as well as the state received this comment in 2014. At this time, the State is unable to find or locate if the state responded or commented during or after the workshop.

Public Workshop January 16, 2015

- o Focus groups should be incorporated since the recipient survey didn't capture resources that people can't access. pg. 34 #2.
- O Various community stakeholders have offered to host focus groups. pg. 34 #2
- o The surveys should be translated into Spanish. pg. 34 #2
- o Establish a formal complaint process. pg. 48 #24.
- State staff is in the process of doing provider site reviews to verify survey results, or to do a survey, if the provider did not do one. The State has conducted site reviews which concluded on 5/2016.
- Jobs and Day Training belief that CMS has clarified that people can receive JDT services with other people with disabilities IF they have been given a choice. The State has implemented Person-centered plan and freedom of choice, where recipient has given a choice of living arrangement as well as services provided.
- Request to indicate State resources needed for full compliance with the transition plan.
 The State is working on achieving full compliance with the new rule.
- Question regarding timeline and if it the work can be completed prior to 2019. Due to staff turnover, the initial STP will be completed in 2019.
- The State will hold another public workshop once feedback from CMS is received.
 The State agreed to notify the public any updates and if necessary, to hold additional public workshops.
- Public comment in writing has been added, Appendix G3 (pg. <u>183</u>) and G4 (pg.<u>191</u>).

State of Nevada's Summary of Responses to Public Comment

The State appreciated the thoughtfulness and genuineness of the comments provided at the four public workshops and various submission directly to the DHCFP.

Comment Summary 1. One commenter requested that CMS "Grandfather" the facilities in that do not meet the HCBS New Rule Regulations.	Response The State understands that all settings must meet the requirements as provided by CMS and will ensure that during the transition, the state continues to work with the facilities that remain questionable.	Update to Transition plan At this time the state has not taken action or implementation of action for facilities who do not comply with the HCBS New Rules. However, the state continues to monitor settings to ensure they meet and remain in compliance with 1915(c)
2. A couple of commenters focused on how long a facility has to come into compliance with the New Rule as this is a five-year Transition. One comment mentioned that they "appreciate flexibility in interpretation regarding institutions on campuses, etc."	Throughout the State Transition Plan document, the State has acknowledged its intent and assistance to ensure facilities that can be brought into compliance. The State will continue to address this concern during the on-site reviews.	and 1915(i) regulations.

- 3. Rural areas were brought up with a couple comments. One comment focused on the lack of choice in rural areas as well as the definition of community in rural settings.
- 4. It was also mentioned that it is hard to access care and they do not want to create silos.
- 5. The commenter mentioned that the individuals should be afforded the choice in providers.

The State will continue to work with these providers throughout the transition process to ensure they are also brought into compliance if questionable, all concerns are addressed, and the definition of community is addressed when the on-site visit(s) are completed.

The State fully understands these concerns. The purpose of this transition is to promote integrated community settings, not to limit individuals to one setting that is secluded from the community and to encourage person-centered planning.

Unfortunately, the State understands that in the rural settings, it may be difficult to ensure there are multiple providers to choose from, this is a barrier all rural States face.

If the requirements can't be met in the personcenter plan, then the State would transition Medicaid recipients as required. The state will work in collaboration across agencies to ensure that recipients are transitioned to settings meeting HCBS Settings requirements.

6. Multiple comments were focused around the cost of private rooms, staffing for scheduled visit times, rates, financing for the care of individuals and meal times.

This Transition plan is focused around recipient choice, if the recipient chooses to have a snack in the middle of the evening, the state and CMS understand that there will not be a chef on call, but a snack should be available. If a recipient requests that their family visits them during "off" hours, these needs to be accommodated. The State will continue to work with the providers addressing each of these concerns throughout the Transition process.

The State proposes no changes at this time to the individuals being able to have visitors of their choosing at any time or to have food available at any time.

The setting is selected by the individual from setting options among including non-disability specific settings and an option for a private unit in a residential setting. The setting options are identified and documented in the personcentered service plan and are based on the individual's needs. and, preferences for residential settings, resources available for room and board.

7. One commenter addressed provider and staff training.

The recipients of HCBS Waivers have case managers that assist with the recipient's needs and concerns. The providers are encouraged to contact these case managers regarding specific areas of concern. In regard to formal training, CMS has not mentioned any requirements for additional training above what the State offers through our Fiscal Agent, DXC.

The state's goal is for newly enrolled providers for HCBS services, they will provided information on HCBS setting requirements and be required to sign and submit certification that have received. thev understand, and comply with these setting requirements. This will be incorporated the enrollment packet and every five years during revalidation.

The Fiscal Agent is responsible for all

		revalidation activities and provider trainings on prior authorization and billing guidelines. The State will provide education and training to the Fiscal Agent's provider enrollment staff on new settings requirements and enrollment requirements. Enrollment checklist may coincide with State regulations meaning that checklists cannot be updated until regulations are updated.
8. Some commenter's concerns were focused around the recipient rights to have a lease agreement that afford them the right and responsibilities any other individual in the community would have.	The State agrees and has included this into our onsite reviews and this being addressed during these visits.	This action has been implemented and ongoing, no changes are required.
9. One question asked what happens when a recipient has such low income that the provider cannot take them.	The Department of Welfare and Supportive Services has different Medicaid programs that may be reviewed for each recipient. The question regarding income of an individual would only make a difference in regard to their eligibility, and since Medicaid would pay the provider, this should not be a concern.	The State proposes no changes at this time.

10. Five comments focused on the recipients that have an Alzheimer's diagnosis, or a cognitive impairment. Concerns focused around the current Fire Regulations are shared by the DHCFP.	The DHCFP is in the process of working with the Department of Public and Behavioral Health to help better define this concern.	The setting is physically accessible to the individual. The state has amended NAC 477.283 as of January 16, 2015. See page 76 for additional details.
11. One comment addressed Alzheimer's recipients and their choice of roommates, menus, where to eat and when etc.	The State shares the concern regarding the community setting aspect of an individual that may not be "safe" to have the same access as other individuals that would be in the same setting. This is currently being addressed with CMS and will be shared as soon as the State has more information.	For settings that have Alzheimer's recipients must be endorsed by HCQC. Additionally, under the HCBS Waiver each recipient has a case manager who is responsible to ensure recipients rights to privacy, dignity and respect are being met.
12. One comment mentioned preventing individuals with the Alzheimer's diagnosis form being placed out of State.	The purpose of HCBS is to keep individuals in their community and out of placement. The State shares this concern as well and will review this with any facility that is reviewed as an out of State placement.	No action taken.

13. Two comments focused on concern for the individual with an Alzheimer's diagnosis, or families of individuals of HCBS not understanding the choice of providers they would have.	Each HCBS individual is assigned a case manager that thoroughly understands the individual's needs and limitations and will work with the individual, responsible person, or family to provide choice of services received.	No action is required.
14. One comment focused on concern that individuals that need Nursing Home Placement will be placed in the community.	The Transition plan is for individuals receiving HCBS, not those currently in Nursing Facilities. Individuals in Nursing Facility placement will not be affected by this transition.	No action is required.
15. Person Centered Planning was mentioned in two comments with requests for training and an emphasis on the planning itself.	The DHCFP is in the process of working with the ADSD to develop training for the HCBS case managers in regard to the New Rule which includes the Person Centered Planning.	The state has provided training regarding person centered plan. This was completed in 2016.
16. If CMS would identify any "wiggle room" areas for interpretation or is everything steadfast. Two comments pertained to the guidelines and conditions set by CMS.	The State has been actively involved with CMS to identify any concerns regarding interpretation of the New Rule.	information on their website, as well as

17. The last comment reads "the New Rule requires that community services not be offered in combination with a medical facility which contradicts the sections of the Affordable Care Act (ACA) that encourages co-location. This is especially true in rural Nevada where many services are only available in shared locations."

The State has researched the ACA and is only able to find one excerpt related to co-locations. Section 5604 b States "The Secretary, acting through Administrator shall award cooperative grants and agreements to eligible entities to establish demonstration projects for the provision of coordinated and integrated services to special populations through the co-location of primary and specialty care." The State is in the process of on-site conducting assessments of all group homes and assisted living facilities regardless of their location.

After the reviews are completed and the final information is reported to CMS, the State will have a better understanding of what constitutes a colocation or shared location and the impact the New Rule may have on these settings.

A facility must not be operated in combination with any other medical facility or facility for the dependent unless it is licensed separately.

The State proposes no change at this time.

18. Two comments focused around the Public Comment process. Public Comment was opened on June 24, 2016 for the Heightened Scrutiny submission to CMS. The State did not allow the public 30 days to provide adequate feedback prior to the submission. Public Comment was opened on July 12, 2016 for the June 24, 2016 submission of the Transition plan to CMS. This did not allow the public 30 days to provide adequate feedback prior to the submission.

The State has reviewed these comments and has taken into consideration the inadequate time the public comment period was opened prior to and after submission of the Transition Plan and the Heightened Scrutiny proposals. The State has pulled back both submissions from CMS and will open it up for Public Comment prior

resubmission.

The State also will make certain to notify all stakeholders and request

public engagement prior to submission to the best of

our ability.

This was revised and corrected. The STP was re-posted to allow the 30-day comment period.

19. Additional areas to review were proposed for a future assessment which focuses around the individual within the residential setting assessment and their abilities and inabilities. Suggested areas to ask about include:

- Ask what the average age of residents are;
- What is the average ADL level of residents;
- Do they wear briefs;
- The number that use a walker or other adaptive device, or don't walk at all;
- Do any residents have chronic mental, cognitive or other physical illness that limits their practicality ever living alone or getting a job;
- Would getting a job or living on their own without 24-hour

Based on the information gathered during Provider Assessments, the State does not feel an additional assessment is necessary at this time. The State feels that the residents were considered during the assessment and many of these areas that are being asked to be addressed during follow-up a assessment go against the Rule regulation Final released by CMS.

In addition, the assessments did not reveal an abundance of inadequacy for our residential providers. Many of the questions that were asked are being resolved via The state proposes no changes.

- supervision put the safety of that resident at risk;
- How many residents have already received therapy for their illness and still can't live alone or seek employment;
- Would locking the door to the room put the residents at risk in case of a fire or in case their mood changed quickly and needed assistance;
- Would taking your resident out in the community potentially agitate them and stress them cognitively or physically;
- Would leaving your resident alone in a room or at home without some level of monitoring put them at risk of bad events;
- Is there any scenario you can envision medically where your residents will with treatment medical or behavioral be able to live alone, work or live without protective supervision;
- On average, would you describe your residents as independent living/transitional living or tending more toward Long term care residents who are closer to needing a nursing home than living on their own even with assistance, training and improvement in their health condition;
- What they of irreversible illness do your residents typically have;
- Given the age and expected progression of needs for your residents, is likely any will

the remediation plans and /or during contact with the DHCFP office directly. If it is found that a new assessment needs to be completed by the State, the DHCFP will reach out to our stakeholders and the public to assist with the development of a follow-up assessment form.

- improve enough to where why can be independent with community supportive services;
- Would you agree that your residents might not get the supervision, needed protective supervision, and care that they need if they get care in an independent living/transitional living setting where they have less than 24-hour care and place that can give **PRN** medications when needed;
- Does your care setting offer coordination of medications;
- Does your staff ensure the residents take their medications;
- If the doctor called in a medication change does the resident process that including drop the prescription off and pick it up from the pharmacy and record it;
- If not, do you have staff to do this for the resident?

20. One comment was in response to the 56 proposed Heightened Scrutiny reviews submitted to CMS for review.

None of the 56 settings included in the proposed submission to the CMS received the notice of public comment directly via email, fax or US mail. None of the residents and /or their families or legal guardians received the notice. The STP Advisory Council did not receive a notice nor did of Nevada the State Association of Providers (SNAP).

The State has identified settings that may not meet settings requirement based on the location, singular diagnosis, setting size or access issues.

The State has developed a tool for submission to CMS. The State has completed an assessment using this tool for each setting that is questionable and requires review by CMS.

The State has submitted all questionable settings to CMS.

- 21. Other comments expressed concern over the provider on Site review/heightened Scrutiny Questionnaire table used to make its assessment and containing the finding of the on-site settings reviews. Concerns included the following:
 - The tool itself was not made available for public comment prior to its use
 - The first criterion "more than 10 beds" has no relation to the Final rule
 - DHCFP offers no explanation about how it determined that "more than 10 beds" would not be a major criterion of the tool, nor does it present any evidence supporting its relevance to the Final Rule or STP.
 - No other place in the STP dates 6/26/16 is there a mention of "more than 10 beds."

The State understands the concern surrounding the Heightened Proposed Scrutiny submissions CMS. The DHCFP utilized the guidance provided from CMS to develop the Heightened Scrutiny tool which was used to address residential setting specifically. The tool that is references is not the tool that was used to determine the Heightened Scrutiny submission, this tool was intended to be used for the public to identify provider review results to see any areas that were identified as requiring remediation.

The State also understands that there is no reference in the Final Rule related to "10 beds" for more heightened Scrutiny The State had reviews. initially elected to submit residential settings have 10 or more beds as they may appear to be institutional in nature. After further guidance from CMS and public comment consideration, the State will re-evaluate the Heightened Scrutiny proposed submissions with feedback and suggestions taken from our stakeholders throughout future public Upon response from CMS, the State will work with our settings to assist with compliance based on the factors identified by CMS.

workshops comment.	and	public	

22. Five comments were focused around the request for stakeholders to be involved including focus groups, and to create a steering committee.

The State created a Steering Committee comprised of providers, advocates and recipients as well as State employees to work on the creation of the Transition Plan. The first Steering Committee meeting was held on June 24, 2014 only 18 days after the first public workshop. As the State progresses with the Transition Plan and more areas are identified, the State will post an invitation additional public include workshops that seeking stakeholder input. Access to these meetings was questioned as far as rural providers and the request to have the surveys sent out to be translated into Spanish. The State will look into making the public workshops that are to be scheduled in the upcoming months accessible via the web or telephone for the rural communities. The State is available and willing to translate the surveys into Spanish if specifically requested as we are trying to ensure we provide the same level of access to all individuals and providers throughout the State. Reimbursement of staff time was requested for staff to attend training for the Person-Centered Planning. The State has provider qualifications for reach provider enrollment process and re-certification

The Steering Committee has dissolved as it was created to assist in the creation of the STP which is now completed. That said, there are several provider specific groups which the State participates in to work with providers on changes regulations and policies. Some examples include the Assisted Living Advisory Council, Adult Day Care Advisory, Personal Care Agency Advisory Council. addition to the advisory councils, the State also works with individual provider associations like Residential PCS and Home Settings for stakeholder input and outreach education.

As the state moves towards final approval from CMS the state will continue to utilize existing aforementioned provider groups and associations to ensure compliance and solicit input.

process. With that being said, if these trainings are a requirement for the provider to remain certified	
with the DHCFP, the DHCFP would expect this to be completed as part of	
the ongoing process.	

23. It was requested to indicate the resources needed for full compliance with the Transition Plan.	The State is currently in the process of utilizing staff to complete on-site reviews as part of the ongoing transition.	This has been completed.
24. It was acknowledged that some changes to the NRS may be needed, as well as support for a Medical Regulation Matrix support	The State is in constant review of the NRS to ensure full compliance with the current regulations, and if any require amendment, submitting this as such. It has been requested to establish a formal complaint process. The State has sectioned part of the DHCFP.nv.gov website for the New Rule which includes a place for public comment. The State asks that all comments be submitted through this realm. For complaints directed to CMS, the comments would need to be forwarded to them directly.	

25. Some advocates requested the DHCFP to survey recipients about their current services and their level of satisfaction with their current providers.

Responses to survey questions:

- Some recipients live alone and receive help (chores and bath) from the program.
- Many recipients live at home with family members being the caregiver.
- Others live alone and make everything for themselves, yet they do have case workers who provides and suggest help for medical reasons.
- Others say none of the questions apply to them because they live alone in their own place.
- Other recipients reside in group homes.
- Many family members of the recipient answered the survey because the recipient is not mentally or physically capable.
- Other recipients enjoy their independence and the help the program provides to them to help them do chores. To be removed.

That survey was sent to 5,100 recipients. The DCHFP received responses from approximately 20% of the recipients surveyed. The response was overwhelmingly positive.

Recipients are crucial in providing information on the services they receive, so random sample of recipients were selected to complete a survey on how they view their services and choices. Recipients were asked to assess the same questions as providers.

26. Fifty-six comments were submitted in support of Betty's Village Heightened Scrutiny because it integrates people with disabilities into society and encourages independence to the highest degree possible.

The state has no comment regarding Betty's Village.

See Appendix H4 224 for the state's response.

27. Seventeen comments were submitted in opposed to the construction of Betty's Village for concerns on segregation towards people with disabilities.		The state responded, see Appendix H4 224
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List of Public Meetin	ngs
Date	Meeting Type
January 15, 2014	Committee on Senior Citizens, Veterans and Adults with Special Needs
February 25, 2014	NV Governor's Council on Developmental Disabilities
March 17, 2014	HCBS Committee Meeting (State Staff)
April 2014	Letter to Provider
April 2014	Provider Self Assessment Survey
April 7, 2014	HCBS Committee Meeting (State Staff)
April 8, 2014	Tribal Consultation
April 11, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
April 23, 2014	Task Force on Alzheimer's Disease
April 28, 2014	HCBS Committee Meeting (State Staff)
April 29, 2014	NV Commission on Services for People with Disabilities
May 7, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
May 21, 2014	Notification of June 6, 2014 Workshop #1
June 6, 2014	Public Workshop #1
June 9, 2014	HCBS Committee Meeting
June 11, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
June 12, 2014	Southern Nevada Association of Providers Presentation
June 24, 2014	HCBS Steering Committee Meeting
July 1, 2014	Draft #1 of Transition Plan
July 8, 2014	HCBS Lease Agreement Sub-Committee Meeting
July 8, 2014	HCBS Regulatory Sub-Committee Meeting
July 17, 2014	HCBS Steering Committee Meeting
July 22, 2014	HCBS Lease Agreement Sub-Committee Meeting
July 22, 2014	HCBS Regulatory Sub-Committee Meeting
August 4, 2014	Notification of August 19, 2014 Public Workshop #2
August 8, 2014	HCBS Regulatory Sub-Committee Meeting
August 11, 2014	Nevada Health Care Association Meeting
August 14, 201	Commission on Aging Senior Strategic Plan Accountability Subcommittee
August 14, 2014	Adult Day Health Care Advisory Council
August 19, 2014	Public Workshop #2
August 21, 2014	HCBS Combined Steering Committee and Sub-Committee Meeting
August 25, 2014	HCBS Regulatory Sub-Committee Meeting
September 1, 2014	HCBS Committee Meeting (State Staff)
September 8, 2014	HCBS Regulatory Sub-Committee Meeting
September 10, 2014	Aging and Disability Services Division Conference
September 22, 2014	HCBS Committee Meeting (State Staff)

September 23, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
September 29, 2014	HCBS Combined Steering Committee and Sub-Committee Meeting
October 8, 2014	Annual NV Medicaid Conference
October 15, 2014	Draft Transition Plan Posted for 30 Day Public Comment
October 16, 2014	Annual NV Medicaid Conference
October 21, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
October 21, 2014	Medical Care Advisory Committee (MCAC)
October 24, 2014	Notification of November 10, 2014 Public Workshop #3
November 10, 2014	Public Workshop #3
November 12, 2014	Adult Day Health Care Advisory Council
November 19, 2014	Home for Individual Residential Care Advisory Council
December 2014	Letter to Recipients
December 1, 2014	Draft #2 of Transition Plan
December 4, 2014	NV Governor's Council on Developmental Disabilities
December 11, 2014	Commission on Aging Senior Strategic Plan Accountability Subcommittee
January 15, 2014	Medical Care Advisory Committee
January 16, 2015	Public Workshop #4
January 20, 2015	Assisted Living Advisory Council
January 29, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
February 2015	Transition Plan to CMS
February 9, 2015	Committee on Senior Citizens, Veterans and Adults with Special Needs
February 10, 2015	Home for Individual Residential Care Advisory Council
February 12, 2015	Adult Day Health Care Advisory Council
February 19, 2015	NV Governor's Council on Developmental Disabilities
March 18, 2015	Transition Plan to CMS
March 19, 2015	NV Governor's Council on Developmental Disabilities
March 24, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
April 21, 2015	Medical Care Advisory Committee
April 21, 2015	Assisted Living Advisory Council
April 21, 2015	NV Governor's Council on Developmental Disabilities
May 12, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
May 12, 2015	Home for Individual Residential Care Advisory Council
May 19, 2015	NV Governor's Council on Developmental Disabilities
May 28, 2015	Adult Day Health Care Advisory Council
June 16, 2015	NV Governor's Council on Developmental Disabilities
July 20, 2015	NV Governor's Council on Developmental Disabilities
July 21, 2015	Assisted Living Advisory Council
July 28, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
August 11, 2015	Home for Individual Residential Care Advisory Council
August 16, 2015	Transition Plan to CMS
August 18, 2015	NV Governor's Council on Developmental Disabilities
August 27, 2015	Adult Day Health Care Advisory Council
September 15, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
September 15, 2015	NV Governor's Council on Developmental Disabilities
October 7, 2015	Annual NV Medicaid Conference
October 20, 2015	Assisted Living Advisory Council
October 22, 2015	Annual NV Medicaid Conference
October 27, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
November 10, 2015	Home for Individual Residential Care Advisory Council

November 17, 2015	NV Governor's Council on Developmental Disabilities
November 18, 2015	Adult Day Health Care Advisory Council
December 16, 2015	Commission on Aging Senior Strategic Plan Accountability Subcommittee
January 19, 2016	Medical Care Advisory Committee
January 19, 2016	Assisted Living Advisory Council
January 19, 2016	NV Governor's Council on Developmental Disabilities
January 28, 2016	NV Governor's Council on Developmental Disabilities
February 9, 2016	Home for Individual Residential Care Advisory Council
February 16, 2016	NV Governor's Council on Developmental Disabilities
February 22, 2016	Committee on Senior Citizens, Veterans and Adults with Special Needs
February 24, 2016	Commission on Aging Senior Strategic Plan Accountability Subcommittee
February 25, 2016	Adult Day Health Care Advisory Council
March 2-3, 2016	NV Governor's Council on Developmental Disabilities
March 15, 2016	NV Governor's Council on Developmental Disabilities
April 19, 2016	Medical Care Advisory Committee
April 19, 2016	Assisted Living Advisory Council
April 19, 2016	NV Governor's Council on Developmental Disabilities
May 9, 2016	Letters mailed to Provider's regarding settings assessment findings and
1,14, 5, 2010	remediation requests
May 10, 2016	Home for Individual Residential Care Advisory Council
May 11, 2016	NV Governor's Council on Developmental Disabilities
May 26, 2016	Adult Day Health Care Advisory Council
June 8, 2016	Commission on Aging Senior Strategic Plan Accountability Subcommittee
June 16, 2016	NV Governor's Council on Developmental Disabilities
June 21, 2016	NV Governor's Council on Developmental Disabilities
June 24, 2016	Heightened Scrutiny proposals posted for public comment
June 28, 2016	Transition Plan to CMS
July 12, 2016	Transition Plan posted for public comment
July 12, 2016	Commission on Aging Senior Strategic Plan Accountability Subcommittee
July 14, 2016	2 nd round of letters mailed to Provider's regarding setting assessment findings
3 ,	and remediation requests
July 19, 2016	Medical Care Advisory Committee
July 19, 2016	Assisted Living Advisory Council
July 28, 2016	NV Governor's Council on Developmental Disabilities
August 9, 2016	Home for Individual Residential Care Advisory Council
August 16, 2016	NV Governor's Council on Developmental Disabilities
August 19, 2016	Commission on Aging Senior Strategic Plan Accountability Subcommittee
August 25, 2016	Adult Day Health Care Advisory Council
September 20, 2016	NV Governor's Council on Developmental Disabilities
October 18, 2016	Assisted Living Advisory Council
November 8, 2016	Home for Individual Residential Care Advisory Council
December 1, 2016	NV Governor's Council on Developmental Disabilities
January 17, 2017	Assisted Living Advisory Council
January 17, 2017	Medical Care Advisory Committee
February 14, 2017	Home for Individual Residential Care Advisory Council
March 2, 2017	NV Governor's Council on Developmental Disabilities
April 13, 2017	
	Transition Plan posted for public comment
April 18, 2017	Transition Plan posted for public comment Medical Care Advisory Committee

Public Notice Dates:

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the State Transition Plan submission. The State provided instructions via the public notice on how the comments should be submitted stating: "Comments may be provided during the 30-day comment period." To be considerate, comments must be received by one of the methods provided (Mail, E-mail, or Fax) no later than 5:00 pm on the dates provided below.

Betty's Village Public Notice: August 24, 2015 through October 2, 2015.

Setting Assessment Public Notice: April 22, 2016 through May 23, 2016

Heightened Scrutiny Public Notice: June 24, 2016 through July 25, 2016

O Public Comment was opened on June 24, 2016 for the Heightened Scrutiny submission to CMS. The State did not allow the public 30 days to provide adequate feedback prior to the submission. Public Comment was opened on July 12, 2016 for the June 24, 2016 submission of the Transition Plan to CMS. This did not allow the public 30 days to provide adequate feedback prior to the submission. The State has reviewed these comments and has taken into consideration the inadequate time the public comment period was opened prior to and after submission of the Transition Plan and the Heightened Scrutiny proposals. The State has pulled back both submissions from CMS and will open it up for Public Comment prior to resubmission. The State will also make certain to notify all stakeholders and request public engagement prior to submission to the best of our ability.

State Transition Plan Public Notice

- o Draft #1 of STP: July 1, 2014 August 19, 2014
- o Draft #2 of STP: December 1, 2014 January 16, 2015
- o Draft #3 of STP: July 12, 2016 August 12, 2016
- o Draft #4 of STP: October 1, 2016 October 31, 2016

Method of Public Comment Notification

Website:

The State Transition Plan (STP) was available for public review and comment on October 15, 2014 through November 16, 2014, **July 12, 2016** through **August 12, 2016**, **April 13, 2017 through May 14, 2017.** The STP was posted online at http://dhcfp.nv.gov/Home/WhatsNew/HCBS/. All components of the STP – timeline chart, public comments and responses – were made available to the public through the URL.

Public Notice:

Notices/invitations for Public Comments were posted on the DHCFP website in the section for Public Notices: http://dhcfp.nv.gov/Public/AdminSupport/PublicNotices/, as well as on the page devoted to the HCBS New Rule http://dhcfp.nv.gov/Home/WhatsNew/HCBS/. They were also emailed to a list server of residential facilities and non-residential facilities. Copies of these public notices are available as Appendix F1-F3 (pg. 154, pg. 156, pg.157).

All notices were posted physically at the DCHFP Central Office in Carson City (1100 E William street, suite 222 Carson City, NV 89701) and in Las Vegas District Office (1210 S Valley View Blvd, Las Vegas, NV 89102) as well as the Nevada State Library (100 N Stewart St, Carson City, NV 89701) and in the public libraries throughout the State.

Submission Types:

All public comments were submitted to DHCFP through mail at the Division of Healthcare Financing and Policy (1100 E William street, suite 222 Carson City, NV 89701), electronically to hcbs@dhcfp.nv.gov, and by fax to (775) 687-8724. All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

Transition Plan for Compliance

Nevada's transition plan includes multiple phases.

Phase I (March 2014 – January 2015) includes stakeholder communication, comprehensive provider self-assessment surveys of all residential and non-residential settings that fall under 1915(c) and 1915(i) services. This self-assessment will serve as a guide to assist the State in identifying possible problem areas, and residential settings that need to be evaluated in person. This phase includes a review and analysis of existing State regulations and policies, as well as industry practices, to determine areas that are in direct conflict with the new rules. Recipient notification and self-assessment survey was also conducted. This phase is completed.

Phase II (January 2015 – December 2022) includes onsite assessments of current providers, provider education and enrollment, and Medicaid Service Manual revisions (not completed). Onsite assessments have been completed.

Phase III (June 2015 – December 2022) includes provider education and enrollment Heightened Scrutiny, Heightened Scrutiny review, Medicaid Service Manual revisions (not completed), Recipient notifications, provider compliance reviews from onsite assessments, provider compliance remediation, and monitoring. This phase includes changes needed to State regulations.

Phase IV (July 2017 – Ongoing) includes recipient notification, monitoring, provider actions, ongoing monitoring, provider self-monitoring tool, and transition plans for individuals.

Phase V (March 2019 – ongoing) Procedural changes incorporated to ensure compliance with HCBS settings requirements including new Provider enrollment.

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Onsite Assessment of Current Providers	It was the State's intent to visit at least 50% of all providers by June of 2015. Current status as of 07/24/2015 was: • 50% of residential settings under the FE waiver have been reviewed. • 50% of Jobs and Day Training under the ID waiver have been reviewed. • 50% of supported living providers under the ID waiver have been reviewed. • 50% of Adult Day Health Care providers under 1915 (i) have been reviewed. 75% of Habilitation providers under 1915 (i) have been reviewed. 75% of Habilitation providers under 1915 (i) have been reviewed. The State chose to complete 100% on-site assessment reviews of all residential settings between April 2016 through May 2016. The DHCFP collaborated with our sister Agency ADSD to work with the Administrators or Management staff of each setting with respect to the Community Based Settings rule by reviewing the questionnaire, explaining the requirements and assisting with the outcomes of each answer. In 2022, DHCFP and ADSD completed its validation of all residential and non-residential settings under FE, PD Waivers and 1915i State Plan Option	January 2015	Completed	DHCFP Settings Qualities Checklist Home and Community Based	II

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
	ADSD DS assessed each non-residential setting for compliance between May 2015 through March 2016. ADSD DS staff initially worked with each provider with respect to the Community Based Settings rule by visiting each site, assisting the provider in conducting a self-assessment, and discussing options for increasing compliance with the rule. Each provider was asked to complete a self-assessment. In March 2016, ADSD DS staff re-assessed provider compliance with respect to the Community Based Settings rule. In 2021, ADSD completed its re-certification of all the settings that were previously reviewed.		Completed		
Heightened Scrutiny	The State has identified settings that may not meet settings requirements based on the location, singular diagnosis, setting size or access issues. The State has developed a tool for submission to CMS. The State has completed an assessment using this tool for each setting that is questionable and requires review by CMS. The State has submitted all questionable settings to CMS.	January 2016	Completed	Heightened Scrutiny Questionnaire (Appendix D1 pg.130)	II

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Heightened Scrutiny Review	Upon response from CMS, the State will work with our settings to assist with compliance based on the factors identified by CMS.	December 2016	Completed/Ongoing	Pending	III
Provider Education and Enrollment	When agencies enroll to provide HCBS services, they will be provided information on HCBS setting requirements and be required to sign and submit certification that they have received, understand, and comply with these setting requirements. This will be incorporated into the provider enrollment checklist and verified initially and every three years during re-enrollment. The Fiscal Agent is responsible for all enrollment activities and provider trainings on prior authorization and billing guidelines. The State will provide education and training to the Fiscal Agent's provider enrollment staff on new checklists and enrollment requirements. Enrollment checklists may coincide with State regulations meaning that checklists cannot be updated until regulations are updated.	January 2015	December 2022	Provider enrollment checklists Certification Statement Provider Trainings	II and III

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Recertification Procedures	When Providers recertify as a Nevada Medicaid Provider, assurances need to be made to ensure new federal requirements for HCBS have been reviewed or are in the process of remediation and completion prior to recertification approval.	December 2016	Ongoing	The State is in the process of developing recertification guidelines for the fiscal agent and Providers.	II and Ongoing
Medicaid Service Manual Revisions	The State will revise HCBS provider manuals, Medicaid Services Manuals, to incorporate regulatory requirements for HCBS and qualities of an HCBS setting. The Medicaid Services Manual (MSM) is owned by the State Medicaid Agency and there is a chapter for each Medicaid program covered within the State. The MSM is where the State outlines program requirements, provider qualifications, etc. The identified MSMs will be updated to reflect residential and non-residential settings requirements. New language additions must go through an intensive internal review process and be presented publicly before changes are incorporated.	July 2015	December 2022	For six (6) programs affected	II and III

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Recipient Notification	The State will provide notification and education letters to recipients at various intervals during the identification and implementation stages. The education letter was sent out and completed during the identification stage, but will send a revised letter during implementation.	January 2016	Ongoing	Web Announcements Educational Letter (Appendix K pg. 253)	III and IV
Provider Compliance Reviews – On- site Assessments Inventory Log	The State has developed an inventory and description of all HCBS settings (residential and non-residential) and summarized which settings meet requirements and which settings do not. The State has extended an invitation for Public Comment for these assessment findings. (Appendix E1, pg.142)	April 2016	Completed	Remediation Tracking Log (Appendix C4 pg. <u>126</u>)	III

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Provider Compliance Reviews – Remediation requests	The State has provided Remediation correspondence to all settings which were found to need one or more areas of remediation based on the settings requirements. In addition, the State has provided a question and answer key to providers to assist with determining which area they require remediation, as well as a remediation example, on the DHCFP public facing website.	June 2016	Completed	Remediation Letter to Providers C1 pg.121 Providers Guide to the Remediation Letter (Appendix C2 pg.123) Remediation Plan example (Appendix C3 pg.125)	III
Provider Compliance Reviews – Provider Contact	This is a continuation of the "onsite assessment" milestone. A spreadsheet has been completed and is available to providers on the DHCFP public facing website. This spreadsheet identifies the areas that require remediation, or heightened scrutiny for each residential setting and Adult Day Health Care Centers. The DHCFP has also uploaded a Non-residential settings assessment report and Supported Living Arrangements (SLA)-Jobs	June 2016	Completed	Residential Settings Assessments (Appendix D2 pg.131) Non-Residential Settings Assessments (Appendix D3 pg.133) (SLA) – Jobs and Day Training Assessments	III

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Provider Compliance Reviews - Monitoring	and Day Training Centers Settings Assessments which identify the same results. The State has collected and analyzed data from provider compliance reviews through the initial onsite assessment and will work with providers to come into compliance either through education or corrective action plans.	June 2016	Completed	Residential Settings Assessments Non-Residential Settings Assessments Supported Living Arrangements (SLA) – Jobs and Day Training Assessments	III
Provider Compliance – Setting Approval Monitoring	The State has targeted those providers who do not meet residential or non-residential settings requirements during the initial onsite assessment and will assist them in either becoming compliant or being terminated as a provider of HCBS because they are unable to become compliant.	December 2016	Completed	Remediation Tracking Log Heightened Scrutiny submission to CMS	III
Provider Remediation - Monitoring	The State will monitor providers who must make some modifications during the transition process to be in compliance with the New Rule's setting requirements. This will be accomplished through annual quality assurance audit.	June 2016	December 2022	Heightened Scrutiny submission to CMS QA Checklist	III

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
Provider Actions	If providers do not come into compliance within required time frames, they will be terminated as Medicaid providers. Providers will be given the opportunity to propose changes to come into compliance. However, if they do not accept this opportunity, or are unable to make the required changes, they will be terminated. The State will create a letter detailing the process, so the providers know why they are being terminated. Providers that do not meet setting requirements will not be initially enrolled or re-enrolled.	June 2018	Ongoing	Remediation Letter to Providers Appendix C1 pg. 121	IV
Ongoing Monitoring	Once the Transition process is complete, the State will work with our providers during recertification to ensure complete compliance with the New Rule Regulations has been met.	June 2019	Ongoing	Recertification and re-licensure documentation	IV
Provider Self- Monitoring Tool	Providers are willing to monitor their own progress during the remediation period through a self-monitoring process. The State will work to create a tool for providers.	June 2017	Ongoing	Self Monitoring Tool	IV
Recipient Transition Plans	If transition of individuals is required, the State will work in collaboration across agencies to ensure that members are transitioned to settings meeting HCBS Setting requirements.	June 2016	March 17, 2023	Various case management documents Remediation Letter to Providers	IV

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
	The state will create a notification letter to individuals who will be relocated if the setting is non-compliant.			Appendix C1 pg. 121 Individual letters Hearing rights	
Recipient Transition Plans - Notification	Notice and due process will be given to each individual affected within 45 days the State becomes aware of a transition being required. Individuals will be offered a choice of alternative settings through a person-centered planning process. This includes the individual's case manager working directly with the recipient to ensure they are making an informed decision. The Case Manager will have a current listing of possible places for this recipient to review and assist with the transition. The Case Manager will have the responsibility to ensure all critical supports/services are in place prior to an individual's transition.	June 2016	Ongoing	Various case management documents Current Settings Listing Individual letters	IV
Recipient Transition Plans – Service	The State will ensure that there will be no break in services due to a potential transition.	June 2016	Ongoing	Various case management documents	IV

Action Item	Description	Proposed Start	Proposed End	Documents	Phase
New Provider Enrollment	Entities that wish to enroll as HCBS Providers will be subject to site visit verification that they meet settings requirements as part of the enrollment process. New site visit assessment form will be created to use on new Medicaid providers.	January 2020	Ongoing	Provider enrollment checklists Certification Statement Provider Trainings New Site Assessment Form	V

System Remediation Grid for Non-Residential Settings

See link below for the process required to update and obtain approval for MSM Chapters http://dhcfpintranet/docs/Making%20Changes%20to%20the%20MSM%2003-13-19%20v2.pdf

* The MSM Chapters have not been updated since the New HCBS Settings Rule became effective in 2014. All policies will be updated to implement and include all the HCBS Requirements.

MSM Chapter 1800 Adult Day Health Care Setting Type - Adult Day Health Care Center

http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C1800/MSM_1800_15_02_01.pdf

MSM Chapter 2100 HCBW for Individuals with Intellectual Disabilities Setting Type - JDT Centers and Supported Employment Center http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2100/MSM 2100 15 10 01.pdf

MSM Chapter 2200 HCBW for the Frail Elderly Setting Type - Adult Day Care Center

http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2200/MSM 2200 12 09 12.pdf

MSM Chapter 2400 Home Based Habilitation Services Setting Type - Day Treatment Facility

http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2400/MSM_2400_12_02_15.pdf

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation	Action Steps	Timeline
		Required		
The setting is integrated in			MSM Chapters 1800, 2200 and	December
and supports full access of			2400 will be updated with the	2022
individuals receiving Medicaid	JDT Centers and Supported Employment	JDT Centers and	following verbiage: The setting	
HCBS to the greater	Center: NRS 435.176 (NRS 435.176.1(b),	Supported	is integrated in and supports	
community, including	NRS 435.176.2(b)(d))	Employment	full access of individuals	
opportunities to seek	NRS 435.220 (NRS 435.220.1(a)(b)(c))	Center:	receiving Medicaid HCBS to	
employment and work in		Compliant	the greater community,	
competitive integrated settings,			including opportunities to seek	
engage in community life,	Adult Day Care Center and Adult Day	Adult Day	employment and work in	
control personal resources, and	Health Care Center: NAC 449.4061,	Health Care	competitive integrated settings,	

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.	449.4079 (NAC 449.4079(2)(7)), NAC 449.4083 (NAC 449.4083) MSM 1800 Adult Day Health Care MSM 2200 Home and Community Based Waiver for the Frail Elderly Day Treatment Facility: MSM 2400 Home Based Habilitation Services, Certified by the Commission on Accreditation of Rehabilitation Facilities or the Joint Commission on Accreditation of Health Organizations, State Plan Amendment 1915(i), other standard must maintain: a Medicaid Services Provider Agreement and comply with the criteria specified in the Medicaid Services Manual (MSM)	Center: Silent Adult Day Care	engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS. Although the state find JDT Centers and Supported Employment Center to be compliant in this area, a conversation with ADSD will be held to incorporate the requirement in their Provider Certification process, if applicable, to ensure the recipients are able to control personal resources, receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.	
The setting is selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. The setting options are identified and documented in the person-centered service plan and are based on the	Setting selection is not prohibited by NRS or NAC. JDT Centers and Supported Employment Center: See Appendix J1 pg.227, Appendix J5 pg. 234 Adult Day Care Center: See Appendix J2 pg.228	Supported Employment	MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: The setting is selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. The setting options are	December 2022

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
individual's needs, preferences, and, for residential settings, resources available for room and board.		Adult Day Care Center: Silent Day Treatment: Silent	identified and documented in the person-centered service plan and are based on the individual's needs, preferences, and, for residential settings, resources available for room and board.	

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint.	Applies to all settings: NRS 449A.112 (NRS 449A.112.1(a)(d), NRS 449A.233 (NRS 449A.233), NRS 449A.236 (NRS 449A.236.1, NRS 449A.236.2, NRS 449.236.3) Each recipient is required to be provided with documentation of their rights and a form is to be signed and kept on file. For the forms – see appendices. JDT Centers and Supported Employment Center: NRS 435.220 (NRS 435.220.1(a)(b)(c)) Appendix J1 pg.227, Appendix J5 pg.234 Adult Day Health Care Center: Appendix J3 pg.231 Adult Day Care Center: Appendix J2 pg.228 Day Treatment Facility: Appendix J3 pg.231	JDT Centers and Supported Employment	the recipients, and acknowledgement form is signed by the recipient and retained in the recipient files.	December 2022
Optimizes, but does not regiment, individual initiative, autonomy, and independence in	NRS and NAC does not prohibit this requirement. Applies to all settings.		MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage:	

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
making life choices, including but not limited to, daily activities, physical environment, and with whom to interact.	JDT Centers and Supported Employment Center: NRS 435.220 (NRS 435.220.1(a)(b)(c)),	JDT Centers and Supported Employment Center: Partially compliant	Optimizes, but does not regiment, individual initiative, autonomy, and independence in making life choices, including but not limited to, daily activities, physical environment, and with whom to interact. JDT Centers and Supported Employment Centers: Although we find this to be partially compliant a conversation with ADSD will be held to review and incorporate the requirements in their Provider Certification process if applicable. The remediated	
	The state did not find statutes nor regulations governing the settings below.		language will include the recipients right to optimized but not regiment, individual initiative, autonomy, and independence in making life choices, including but not limited to deily activities.	
	Adult Day Health Care Center	Adult Day Health Care Center: Silent	limited to, daily activities, physical environment, and with whom to interact.	
	Adult Day Care Center	Adult Day Care Center: Silent		

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
	Day Treatment Facility	Day Treatment Facility: Silent		
Facilitates individual choice regarding services and supports, and who provides them.	Individual choices regarding services and supports are not prohibited by NRS or NAC. The regulation applies to all settings, NRS 449A.312 (NRS 449A.312.1(a)(b)(c)), regarding the recipients right to select who provides the care/services. JDT Centers and Supported Employment Center: Statement of Choice (Appendix J1 pg. 227 Appendix J5 pg.234) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services. Adult Day Care Center: Statement of Understanding (Appendix J2 pg.228) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services.	Supported Employment Center: Compliant Adult Day Care Center:	MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: Facilitates individual choice regarding services and supports, and who provides them. Although the states MSM Chapters 1800, 2100, 2200 and 2400 are not updated DHCFP provided a Policy and Procedure (P&P) Memo requiring the use of the forms noted based on the approved waiver renewals. Since the implementation of the P&P DHCFP Quality Assurance has incorporated the P&P and included as part of the review to ensure that every recipient has given the choice of providers and services.	2022 Completed:

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
	Adult Day Health Care Center and Day Treatment Facility: The Recipients Rights (Appendix J3 pg.231) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services.	Adult Day Health Care Center and Day Treatment Facility:		
Individuals have the freedom and support to control their own schedules and activities and have access to food at any time.	JDT Centers and Supported Employment Center: NRS 435.220 (NRS 435.220.1(a)(b)(c))	JDT Centers and Supported Employment Center: Silent	MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: Individuals have the freedom and support to control their own	
	Adult Day Care Center	Adult Day Care Center: Silent	schedules and activities and have access to food at any time.	
	Adult Day Health Care Center	Adult Day Health Care Center and		

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
	Day Treatment Center Facility	Day Treatment Facility: Silent		
Individuals are able to have visitors of their choosing at any time.	JDT Centers and Supported Employment Center: NRS 435.220 (NRS 435.220) Adult Day Care Center Adult Day Health Care Center and Day Treatment Facility:	JDT Centers and Supported Employment Center: Silent Adult Day Care Center: Silent Adult Day Health Care Center and Day Treatment	MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: Individuals are able to have visitors of their choosing at any time.	December 2022
		Facility: Silent		

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
The setting is physically accessible to the individual.	JDT Centers and Supported Employment Center: NRS 435.220 (NRS 435.220.1(a)(b)(c Adult Day Care Center Adult Day Health Care Center and Day Treatment Facility:	JDT Centers and Supported Employment Center: Silent Adult Day Care Center: Silent Adult Day Health Care Center and Day Treatment Facility: Silent	MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: The setting is physically accessible to the individual.	December 2022

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
Any modification of the additional conditions, under §441.301(c)(4)(vi)(A) through (D), must be supported by a specific assessed need and justified in the person-centered service plan. The following requirements must be documented in the person-centered service plan 1. Identify a specific and individualized assessed need. 2. Document the positive interventions and supports used prior to any modifications to the person-centered service plan. 3. Document less intrusive methods of meeting the need that have been tried but did not work. 4. Include a clear description of the condition that is directly proportionate to the specific assessed need. 5. Include regular collection and review of data to measure the ongoing effectiveness of the modification. 6. Include established time	JDT Centers and Supported Employment Center: 2100 Home and Community Based Waiver for Individuals with Intellectual Disabilities Adult Day Care Center and Adult Day Health Care Center: NAC 427A.432 1800 Adult Day Health Care 2200 Home and Community Based Waiver for the Frail Elderly Day Treatment Facility: 2400 Home Based Habilitation Services In addition to the NAC's, each 1915 (c) waivers and 1915 (i) programs has a policy in place specific to the person-centered plan where case managers provide direct case management service which include assessed individual needs, monthly or as needed face to face contacts, such as changes to recipients' conditions, recipients request, ensure recipients health welfare and safety are addressed. The person-centered plan is developed during the intake process with recipient/AR, case manager and provider present and must be agreed to and signed by all parties.		MSM Chapters 1800, 2100, 2200 and 2400 will be updated with the following verbiage: Any modification of the additional conditions, under §441.301(c)(4)(vi)(A) through (D), must be supported by a specific assessed need and justified in the person-centered service plan. The following requirements must be documented in the person-centered service plan 1. Identify a specific and individualized assessed need. 2. Document the positive interventions and supports used prior to any modifications to the person-centered service plan. 3. Document less intrusive methods of meeting the need that have been tried but did not work. 4. Include a clear description of the condition that is directly proportionate to the specific assessed need. 5. Include regular collection and review of data to measure the ongoing effectiveness of the	

HCBS Setting Regulation	NV Regulatory Areas of Compliance	Remediation Required	Action Steps	Timeline
limits for periodic reviews to determine if the modification is still necessary or can be terminated. 7. Include the informed consent of the individual. 8. Include an assurance that interventions and supports will cause no harm to the individual.	Medicaid Service Manuals (MSM) contains the detailed requirements regarding personcentered service plans.		modification. 6. Include established time limits for periodic reviews to determine if the modification is still necessary or can be terminated. 7. Include the informed consent of the individual. 8. Include an assurance that interventions and supports will cause no harm to the individual.	

System Remediation Grid for Residential Home Settings

The process required to update and obtain approval for MSM Chapter http://dhcfpintranet/docs/Making%20Changes%20to%20the%20MSM%2003-13-19%20v2.pdf

MSM Chapter 2100 HCBW for Individuals with Intellectual Disabilities for the setting types: 24-Hour SLA and Shared Living SLA http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2100/MSM 2100 15 10 01.pdf MSM Chapter 2200 HCBW for the Frail Elderly for the setting types: Residential Group Home for Seniors and Assisted Living Facility http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2300/MSM 2300 13 05 17.pdf MSM Chapter 2400 Home Based Habilitation Services for setting type: Residential Group Homes for TBI http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Resources/AdminSupport/Manuals/MSM/C2400/MSM 2400 12 02 15.pdf

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
supports full access of individuals receiving Medicaid HCBS to the greater community,	435.3315, NRS 435.333 (NRS 435.333.1(a)(b)(c))	•	the following verbiage: The setting is integrated in and	
1 2	Residential Group Home for Seniors and Assisted Living Facility: NRS 449.017 (NRS 449.017.1)		including opportunities to seek	
receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.		Living Facility: Silent	competitive integrated settings, engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not	

^{*} The MSM Chapters have not been updated since the New HCBS Settings Rule became effective in 2014. All policies will be updated to implement and include all the HCBS Requirements.

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
		Requireu	receiving Medicaid HCBS.	
		Residential Group Homes for TBI: Silent		
The setting is selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. The setting options are identified and documented in the person-centered service plan and are based on the individual's needs, preferences, and, for residential settings, resources available for room and board.	Individual choices regarding services and supports are not prohibited by NRS or NAC. The regulation applies to all residential settings, NRS 449A.312 (NRS 449A.312.1(a)(b)(c)), regarding the recipients right to select who provides the care/services. 24-Hour SLA and Shared Living SLA: Statement of Choice (Appendix J1 pg.227 Appendix J5 pg.234) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports	24-Hour SLA and Shared Living SLA: Partially Compliant	MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: The setting is selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. The setting options are identified and documented in the person-centered service plan and are based on the individual's needs, preferences, and, for residential settings, resources available for room and	December 2022 Completed: November 2016
	available to them and to choose their own provider for said services. Residential Group Home for Seniors and Assisted Living Facility: Statement of	Residential Group Home for Seniors	Although the state's MSMs Chapters 2100, 2200, 2300 and 2400 are not updated DHCFP	
	Understanding (Appendix J2 pg.228) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own	and Assisted Living Facility: Compliant	provided a Policy and Procedure (P&P) Memo requiring the use of the forms noted based on the approved waiver renewals. Since the implementation of the P&P	

NV Areas of Compliance	Remediation Required	Action Steps	Timeline
provider for said services. Residential Group Home for TBI: The Recipients Rights (Appendix J3 pg.231) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services.	Residential Group Home for TBI: Compliant	DHCFP Quality Assurance has been reviewing this in their case reviews to ensure it is met.	
Applies to all settings: NRS 449A.112(NRS 449A.112.1(a)(d)), NRS 449A.233, NRS 449A.236 24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Partially compliant	Although the NRS is not specific regarding dignity and freedom from coercion the state has developed, approved and implemented the Recipients Rights form. The information is provided to the recipients and a form of acknowledgement is signed and retained in the recipient files. The MSM chapter 2100 policies will be updated to reflect this process and be aligned with the HCBS requirements.	December 2022
	provider for said services. Residential Group Home for TBI: The Recipients Rights (Appendix J3 pg.231) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services. Applies to all settings: NRS 449A.112(NRS 449A.112.1(a)(d)), NRS 449A.233, NRS 449A.236 24-Hour SLA and Shared Living SLA: NRS	provider for said services. Residential Group Home for TBI: The Recipients Rights (Appendix J3 pg.231) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services. Applies to all settings: NRS 449A.112(NRS 449A.112.1(a)(d)), NRS 449A.233, NRS 449A.236 24-Hour SLA and Shared Living SLA: NRS 24-Hour SLA and Shared Living SLA: Partially	provider for said services. Residential Group Home for TBI: The Recipients Rights (Appendix J3 pg.231) form has been implemented that every recipient must sign acknowledging that they have the right to choose services they receive, the supports available to them and to choose their own provider for said services. Applies to all settings: NRS 449A.112(NRS 449A.112.1(a)(d)), NRS 449A.233, NRS 449A.236 (NRS 435.333.1(a)(b)(c)) 24-Hour SLA and Shared Living SLA: NRS 435.333.1(a)(b)(c)) 24-Hour SLA and Shared Living SLA: nad Shared Living SLA: partially compliant 24-Hour SLA and Host Home: regarding dignity and freedom from coercion the state has developed, approved and implemented the Recipients and a form of acknowledgement is signed and retained in the recipient files. The MSM chapter 2100 policies will be updated to reflect this process and be en reviewing this in their case reviews to ensure it is met. DHCFP Quality Assurance has been reviewing this in their case reviews to ensure it is met. 24-Hour SLA and Host Home: Although the NRS is not specific regarding dignity and freedom from coercion the state has developed, approved and implemented the Recipients and a form of acknowledgement is signed and retained in the recipient files. The MSM chapter 2100 policies will be updated to reflect this process and be aligned with the HCBS

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	Residential Group Home for Seniors and Assisted Living Facility: NRS 449.0302 (NRS 449.0302 7c.1), NAC449.260 (NAC 449.260.1(a)), NAC 449.268 (NAC 449.268.1(c)), NAC 449.269 (NAC 449.269.1), NAC 449.2702 (NAC 449.2702.4(b)(c), NAC 449.2702.6(b)) MSM Chapter 2200 and 2300 Residential Group Homes for TBI: 2400 Home Based Habilitation Services	Residential Group Home for Seniors and Assisted Living Facility: Compliant Residential Group Homes for TBI:	2400 will be updated with the following verbiage: Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint. The state has developed, approved and implemented the Recipients Rights form. The information is provided to the recipients and a form of acknowledgement is signed and retained in the recipient files.	
Optimizes, but does not regiment, individual initiative, autonomy, and independence in making life choices, including but not limited to, daily activities, physical environment, and with whom to interact.	24-Hour SLA and Shared Living SLA: NRS	Compliant 24-Hour SLA	The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with language to include: Optimizes, but does not regiment, individual initiative, autonomy, and independence in making life choices, including but not limited to, daily activities, physical environment, and with whom to interact. 24-Hour SLA and Host Home	December 2022
	435.333 (NRS 435.333.1(a)(b)(c))	and Shared Living SLA: Silent	SLA: Although we find this to be silent a conversation with ADSD will be held to review and incorporate	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
			the requirements in their Provider Certification process, if applicable.	
	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.259 (NAC 449.259.1.(c)(d)(e), NAC 449.259.3(a)(b), NAC 449.260 (NAC 449.260.1.(a)(f), NAC 449.260.4(a)(b)), NAC 449.268.1(b)(e)(f))	Residential Group Home for Seniors and Assisted Living Facility: Partially Compliant		
	Residential Group Homes for TBI:	Residential Group Homes for TBI: Silent		
Facilitates individual choice regarding services and supports, and who provides them.	Individual choices regarding services and supports are not prohibited by NRS or NAC.		The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with language to include: Facilitates individual choice	December 2022
	This regulation applies to all settings NRS 449A.312 (NRS 449A.312.1(a)(b)(c)), regarding the recipients right to select who		regarding services and supports, and who provides them.	
	provides the care/services.		Although the state's MSM Chapters 2100, 2200, 2300 and	Completed: November
	24-Hour SLA and Shared Living SLA: Statement of Choice (Appendix J1 pg.227 Appendix J5 pg.234) form has been	and Shared	2400 are not updated DHCFP provided a Policy and Procedure (P&P) Memo requiring the use of	2016

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	implemented that every recipient must sign	Compliant	the forms noted based on the	
	acknowledging that they have the right to		approved waiver renewals. Since	
	choose services they receive, the supports		the implementation of the P&P	
	available to them and to choose their own		DHCFP Quality Assurance has	
	provider for said services.		been reviewing this in their case	
		Residential	reviews to ensure it is met.	
	Residential Group Home for Seniors and	Group Home		
	Assisted Living Facility: Statement of	for Seniors		
	Understanding (Appendix J2 pg. 228,	and Assisted		
	Appendix J5 pg.234) form has been	Living		
	implemented that every recipient must sign	Facility:		
	acknowledging that they have the right to	Compliant		
	choose services they receive, the supports			
	available to them and to choose their own			
	provider for said services.			
		Residential		
	Residential Group Homes for TBI:	Group Homes		
	The Recipients Rights (Appendix J3 pg.231)	for TBI:		
	form has been implemented that every	Compliant		
	recipient must sign acknowledging that they			
	have the right to choose services they receive,			
	the supports available to them and to choose			
	their own provider for said services. MSM			
	2400 Home Based Habilitation Services			
	section 2403.1.B.5			
The unit or dwelling is a	Applies to all residential settings:		The MSM Chapters 2100, 2200,	December
specific physical place that can	NRS 118A		2300 and 2400 will be updated	2022
be owned, rented, or occupied	NRS 118A.160 (NRS 118A.160)		with the following verbiage: The	
under a legally enforceable	NRS 118A.200 (NRS 118A.220.1)		unit or dwelling is a specific	
agreement by the individual	(Title Title		physical place that can be	
receiving services, and the			owned, rented, or occupied	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
individual has, at a minimum, the same responsibilities and protections from eviction that tenants have under the landlord/tenant law of the State, county, city, or other designated entity. For settings in which landlord tenant laws do not apply, the State must ensure that a lease, residency agreement or other form of written agreement will be in place for each HCBS participant, and that the document provides protections that address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law.	24-Hour SLA and Shared Living SLA: MSM 2100 Home and Community Based Waiver for Individuals with Intellectual Disabilities section 2103.5.A.2 the provider setting must be certified by ADSD. Residential Group Home for Seniors and Assisted Living Facility: MSM Chapter 2203.11.B.2p NAC 449.2702 (NAC 449.2702.4) NAC 449.2736 (exemption) NAC 449.2708	24-Hour SLA and Shared Living SLA: Silent	under a legally enforceable agreement by the individual receiving services, and the individual has, at a minimum, the same responsibilities and protections from eviction that tenants have under the landlord/tenant law of the State, county, city, or other designated entity. For settings in which landlord tenant laws do not apply, the State must ensure that a lease, residency agreement or other form of written agreement will be in place for each HCBS participant, and that the document provides protections that address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law.	
	Residential Group Homes for TBI: MSM <u>2400 Home Based Habilitation Services</u> section 2403.2A.2d	Residential Group Homes for TBI: Partially compliant	24-Hour SLA and Host Home SLA: DHCFP will meet with ADSD to request to include the lease agreement into the settings requirement as part of the provider certification requirements.	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
			Residential Group Home for Seniors and Assisted Living Facility: The regulation is conflicting. Although all residential settings have a residency agreement in place, as evidenced by the state's QA unit reviewing provider's written policy to ensure residency agreement is signed by recipient. DHCFP will meet with DPBH to propose remediation of language to ensure compliance with the lease agreement requirement. If DPBH does not support the proposal, DHCFP plans to update the policy to include the required language and will require HCBS providers to adhere to this requirement.	
Each individual has privacy in their sleeping or living unit.	24-Hour SLA and Shared Living SLA:	24-Hour SLA and Shared Living SLA: Silent	The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Each individual has privacy in their sleeping or living unit. For 24-Hour SLA and Shared	
	Residential Group Home for Seniors and	Residential	Living SLA - Although we find	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	Assisted Living Facility: NRS 449.0302 7b(2)(3); NAC 449.218	Group Home for Seniors and Assisted Living Facility: Compliant	this to be silent a conversation with ADSD will be held to review and incorporate the requirements in their Provider Certification process, if applicable.	
	Residential Group Homes for TBI	Residential Group Homes for TBI: Silent		
Units have entrance doors lockable by the individual, with only appropriate staff having keys to doors.	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Silent	The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Units have entrance doors lockable by the individual, with only appropriate staff having keys to doors.	December 2022
	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.220	Residential Group Home for Seniors and Assisted Living Facility: Partially compliant	Providers will be educated to ensure the appropriate staff have access to the key, as well as appropriate storage of keys. Training of case managers to ensure the provider settings are compliant with the regulation during site visits. ADSD and DHCFP Quality Assurance units will include this regulation as part of their review	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	Residential Group Homes for TBI: MSM 2400 Home Based Habilitation Services	Residential Group Homes for TBI: Silent	process to ensure STP compliance. 24-Hour SLA and Shared Living SLA: DHCFP will meet with ADSD to ensure the requirement is part of the provider certification process. Residential Group Home for Seniors and Assisted Living Facility: Meet with DPBH to propose adding verbiage: Units have entrance doors lockable by the individual, with only appropriate staff having keys to doors. If DPBH does not support the proposal, DHCFP plans to update the policy to include the required language and will require HCBS providers to adhere to this requirement.	
Individuals sharing units have a choice of roommates in that setting.	Setting selection is not prohibited by NRS or NAC. 24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared	The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Individuals sharing units have a choice of roommates in that setting.	December 2022

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
		Living SLA:	24-Hour SLA and Shared Living	
		Silent	SLA: DHCFP will meet with	
			ADSD to ensure that their	
			certification process meets this	
			requirement which states:	
			individuals to have privacy in	
			their sleeping or living unit:	
			Individuals sharing units have a	
	Residential Group Home for Seniors and		choice of roommates in that	
	Assisted Living Facility: NRS 449.0302	Residential	setting.	
	(NRS 449.0302.7(b)(3))	Group Home		
		for Seniors		
		and Assisted	Residential Group Home for	
		Living	Seniors and Assisted Living	
		Facility:	Facility: Meet with DPBH to	
		Conflicting	propose adding language that	
			"Individuals have the freedom to	
	Residential Group Homes for TBI:		furnish and decorate their	
	MSM 2400 Home Based Habilitation Services	Residential	sleeping or living units within the	
		Group Homes	lease or other agreement."	
		for TBI:		
		Silent	If DPBH does not support the	
			proposal, DHCFP plans to	
			update the policy to include the	
			required language. Once the	
			verbiage has been amended the	
			state will require each setting to	
			amend the existing lease	
			agreements to comply with the	
			regulation.	

NV Areas of Compliance	Remediation Required	Action Steps	Timeline
		The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement.	December 2022
24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Silent	24-Hour SLA and Shared Living SLA: DHCFP will meet with ADSD to ensure that their certification process meets this requirement which states: Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement.	
Residential Group Home for Seniors and Assisted Living Facility: NAC 449.218	Residential Group Home for Seniors and Assisted Living Facility: Partially Compliant	Residential Group Home for Seniors and Assisted Living Facility: Meet with DPBH to propose adding language that "Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement." If DPBH does not support the proposal, DHCFP plans to update the policy to include the	
	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c)) Residential Group Home for Seniors and Assisted Living Facility:	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c)) Residential Group Home for Seniors and Assisted Living Facility: NAC 449.218 Required 24-Hour SLA and Shared Living SLA: Silent Residential Group Home for Seniors and Assisted Living Facility: Partially	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.218 Required The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. 24-Hour SLA and Shared Living SLA: DHCFP will meet with ADSD to ensure that their certification process meets this requirement which states: Individuals have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. Residential Group Home for Seniors and Assisted Living Facility: Partially Compliant Residential Group Home for Seniors and Assisted Living Facility: Partially Compliant If DPBH does not support the

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	Residential Group Homes for TBI: MSM 2400 Home Based Habilitation Services	Residential Group Homes for TBI: Silent	verbiage has been amended the state will require each setting to amend the existing lease agreements to comply with the regulation. At the completion of the updated verbiage the state will be	
			conducting reviews of the existing setting that are non-compliant to bring the setting into compliance. Ongoing reviews of all settings will be completed to ensure the compliance of the regulation.	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
Individuals have the freedom and support to control their own schedules and activities and have access to food at any time.	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Silent	24-Hour SLA and Shared Living SLA: DHCFP will meet with ADSD to ensure the requirement is part of the provider certification process.	December 2022
	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.259 (NAC 449.259.1(d),3(b)), NAC 449.2175 (NAC 449.2175.7), NAC 449.260 (NAC 449.260.1(a) Residential Group Homes for TBI: MSM 2400 Home Based Habilitation Services	Residential Group Home for Seniors and Assisted Living Facility: Partially Compliant Residential Group Homes for TBI: Silent	Residential Group Home for Seniors and Assisted Living Facility: Meet with DPBH to propose omitting language from NAC 449.259.1.e(2) which states: "The resident complies with the rules established by the administrator of the facility for leaving the facility." Additionally, language will be proposed to "allow recipients access to food at any time upon request."	
			The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Individuals have the freedom and support to control their own schedules and activities and have access to food at any time.	
Individuals are able to have visitors of their choosing at any time.	Applies to all settings: <u>NRS 449A.106</u> (NRS 449A.106.9)		24-Hour SLA and Shared Living SLA: DHCFP and ADSD will discuss requiring providers to	December 2022

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Partially Compliant	have a written policy that "Individuals are able to have visitors of their choosing at any time."	
	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.258	Group Home and Assisted Living: Partially Compliant	Residential Group Home for Seniors and Assisted Living Facility: Meet with DPBH to propose modification to the language to state, "Individuals are able to have visitors of their choosing at any time." or	
	Residential Group Homes for TBI: MSM 2400 Home Based Habilitation Services	Residential Group Homes for TBI: Partially Compliant	"Must be flexible to allow visits after visiting hours." The MSM Chapters 2100, 2200, 2300 and 2400 will be updated with the following verbiage: Individuals are able to have visitors of their choosing at any time.	

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
The setting is physically accessible to the individual.	24-Hour SLA and Shared Living SLA: NRS 435.333 (NRS 435.333.1(a)(b)(c))	24-Hour SLA and Shared Living SLA: Silent	24-Hour SLA and Shared Living SLA: DHCFP and ADSD will discuss requiring providers to have a written policy that "The setting is physically accessible to the individual.".	December 2022
	Residential Group Home for Seniors and Assisted Living Facility: NAC 449.226, NAC 449.227, NAC 449.229,	Residential Group Home for Seniors and Assisted Living Facility: Compliant		
	Residential Group Homes for TBI: 2400 Home Based Habilitation Services	Residential Group Homes for TBI: Compliant		
Any modification of the additional conditions, under §441.301(c)(4)(vi)(A) through (D), must be supported by a specific assessed need and justified in the person-centered service plan. The following requirements must be documented in the person-	24-Hour SLA and Shared Living SLA: NAC 427A.432, NAC 433.369 2100 Home and Community Based Waiver for Individuals with Intellectual Disabilities 2103.10A 2103.19A 2103.19B	24-Hour SLA and Shared Living SLA: Compliant		December 2022
centered service plan 1. Identify a specific and	Residential Group Home for Seniors and Assisted Living Facility: NAC 427A.432	Residential Group Home for Seniors		

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
individualized assessed need.	2200 Home and Community Based Waiver for	and Assisted		
	the Frail Elderly	Living		
2. Document the positive	2203.1A	Facility:		
interventions and supports used prior to any modifications to the	2203.4A	Compliant		
person-centered service plan.	2300 Waiver for Persons with Physical			
	Disabilities			
3. Document less intrusive	2303.1A			
methods of meeting the need that	2303.3B	D 11 411		
have been tried but did not work.	Desidential Consultation of a TDL	Residential		
4. Include a clear description of	Residential Group Homes for TBI: 2400 Home Based Habilitation Services	Group Homes for TBI:		
the condition that is directly	2400 Home Based Habilitation Services 2403.1B.5	Compliant		
proportionate to the specific	2403.1B.3 2403.2A.5(b)1	Compilant		
assessed need.	2403.211.3(0)1			
5 Imply do manylon collection and	In addition to the NAC's, each 1915 (c)			
5. Include regular collection and review of data to measure the	waivers and 1915 (i) programs has a policy in			
ongoing effectiveness of the	place specific to the person-centered plan			
modification.	where case managers provide direct case			
	management service which include assessed			
6. Include established time	individual needs, monthly or as needed face to			
limits for periodic reviews to determine if the modification is	face contacts, such as changes to recipients'			
still necessary or can be	conditions, recipients request, ensure			
terminated.	recipients health, welfare and safety are			
	addressed. The person-centered plan is			
7. Include the informed consent	developed during the intake process with			
of the individual.	recipient/authorized representative, case			
8. Include an assurance that	manager and provider present and must be agreed to and signed by all parties.			
interventions and supports will	agreed to and signed by an parties.			
cause no harm to the individual.				

HCBS Setting Regulation	NV Areas of Compliance	Remediation Required	Action Steps	Timeline
	Medicaid Service Manuals (MSM) contains the detailed requirements regarding person- centered service plans.			

Summary:

Based on the comprehensive review of current regulations, it has been determined that there are areas which are in direct conflict with the new regulations, partially compliant or silent. In many cases, existing regulations do not specifically refer to setting requirements, but, neither do they prohibit setting specific requirements.

Areas which are neither supported nor prohibited will be included in policy manuals and waiver amendments which will allow regulations to continue to be useful and not overly restrictive. For example, there are no regulations requiring that the "setting is integrated in and supports full access of individuals receiving Medicaid HCBS to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS". This language can be included in waiver amendments and policy. Additionally, the new regulations have a specific requirement for individuals to have a lease agreement which is not currently addressed in regulation but will be added to waiver amendments and policy.

During the review of State regulations, some potential conflicts arose with the requirement of "aging in place". The Regulatory Sub-Committee conducted a more in-depth review of these identified regulations. Some areas that were initially presumed to present barriers were found to be acceptable upon review. Other areas were determined to be correctible with the insertion of policy language in the relevant Medicaid Service Manuals (MSM). There are two areas currently in regulation that pose potential problems with "aging in place:" the current Fire Marshal Regulations; and certain medical conditions.

• The State has begun to implement a solution for the Fire Marshal Regulations affecting an individual's ability to age in place, if s/he is unable to self-preserve well enough to get out of the building without assistance within 4 minutes. The potential issue with aging in place due to Fire Marshall Regulations about a person's ability to self-preserve and the level of fire suppression required has been addressed by the Fire Marshall and the HCQC. A technical bulletin from HCQC was published on October 22, 2014 addressing this issue (Appendix J1).

Update: The language has been updated in NAC 477.283 as of January 16, 2015 to read as follows

NAC 477.283 Changes to codes adopted by reference: International Fire Code; International Building Code; International Wildland-Urban Interface Code; Uniform Mechanical Code. (NRS 477.030)

(g) In section 202, under "Occupancy Classification":

is

(1) The definition of "Institutional Group I-2" is revised by adding: "All portions of a care facility which houses patients or residents which are classified by the State Board of Health as a 'Category 2 resident' and which has an occupant load of more than 10 residents, classified as an 'I-2' occupancy classification."

The amendment allows for the HCQC to license a residential setting (group home) with more than ten (10) category 2 clients. Category 2 is defined per NAC 449.1595 "Category 2 resident" defined. (NRS 449.0302) "Category 2 resident" means:

- 1. In a residential facility with not more than 10 residents, a resident who, without the assistance of any other person, is not physically or mentally capable of moving himself or herself from the room in which the resident sleeps to outside the facility in 4 minutes or less.
- 2. In a residential facility with more than 10 residents, a resident who, without the assistance of any other person, is not physically or mentally capable of moving himself or herself from the room in which the resident sleeps to the other side of a smoke or fire barrier or outside the facility, whichever is nearest, in 4 minutes or less.
- Certain medical conditions were previously identified as being problematic for continued residence. After further review and collaboration with the Division of Health Care Quality Compliance it is evident that there is no conflict with this area. NAC 449.271 states, "...except as otherwise provided in NAC 449.2736..." NAC.2736 provides a mechanism to make a written request for permission to admit or retain a resident with medical conditions as long as the needs of the resident can be provided by the facility. Based on this, residents could age in place as long as there are assurances that their needs can be met.

Settings are governed by different state agencies. For example, 24-hr SLAs, Shared Living SLAs and JDT Centers and Supported Employment Center are certified by Aging and Disability Services Division (ADSD); for settings such as Residential Group Homes for TBI and Day Treatment Facility are certified by CARF; Residential Group Homes for Seniors, Assisted Living Facility and Adult Day Care Center and Adult Day Health Care Center are licensed by HCQC. For areas that settings are compliant, the state still needs to update policies to reflect compliance with the HCBS new rules. Most areas are in need of modifications and the state plans to put together remediation steps that apply to all settings:

- 1) DHCFP will be forming workgroups which consist of DHCFP, ADSD and DPBH (HCQC) to discuss on how to comply with the HCBS new rules.
- 2) The workgroups will meet ongoing (until compliance with HCBS new rules have been met) to review regulations, policies and certification processes.

 If regulations cannot be changed or updated, will review other areas that can be develop/modify/change and can be enforced.
- 3) Update all HCBS Medicaid policies to include all HCBS requirements.
- 4) For detailed process on how to update Medicaid policies, click on the link below http://dhcfpintranet/docs/Making%20Changes%20to%20the%20MSM%2003-13-19%20v2.pdf.
- 5) Once necessary changes/updates have been done, train case managers and providers.
- 6) Upon implementation, monitoring by Quality Assurance for continued compliance with HCBS new rules will be in-place. This can be done by adding HCBS requirements to the existing QA review process.

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A1. Provider Self Assessment Survey #1

	Characteristics expected to be present in all HCBS:		Approved Modification?
1.	Was the client given a choice regarding where to live/receive services?	Yes No	
2.	Is the client able to choose what activities to participate in outside of the home setting and apart from the housemates with whom s/he resides?	Yes No	
3.	Is the client employed in the larger community?	Yes No	
4.	Does the client have his or her own room?	Yes No	
5.	If the client shares a room, was s/he given a choice of roommates?	Yes No	<u> </u>
6.	Do married couples share or not share a room by choice? N/A	Yes No	
7.	Is the client able to choose his or her own schedule separate from housemate's or other residents' schedules?	Yes No	
8.	Does the client have control over and access to his or her personal resources?	Yes No	
9.	Can the client choose what, when, where and with whom to eat?	Yes No	
10.	Does the client have access to food whenever s/he wants?	Yes No	
11.	Are the client's preferences incorporated into the services and supports provided?	☐Yes ☐No	
12.	Can the client choose the provider of services and supports?	Yes No	
13.	Does the client have access to make private telephone calls/texts/email at his or her convenience?	☐Yes ☐No	
14.	Is the client free from coercion?	Yes No	
15.	If the client has concerns, is s/he comfortable discussing them?	Yes No	
16.	Does the client or authorized representative have an active role in the development and updating of the client's person-centered plan?	Yes No	
17.	Does the setting facilitate integration of clients within the broader community? (Ex. Banking, medical visits, beautician, church/spiritual affiliations, civic groups, volunteerism, gyms, classes, recreational events, etc.?	☐Yes ☐No	
18.	Is the client able to receive visitors when and where s/he wants?	Yes No	
19.	Do clients have choice which is not limited by State laws, regulations, requirements or facility protocols or practices?	□Yes □No	
20.	Does the setting support the client's comfort, independence and preferences?	□Yes □No	
21.	Is the setting physically accessible?	Yes No	
22.	Are supports or adaptations available for the clients who need them?	Yes No	
23.	Are clients able to come and go at will?	Yes No	
24.	Do clients have access to public transportation?	Yes No	
25.	If public transportation is limited, are other resources provided to clients?	Yes No	
26.	Is the client's PHI and other personal information kept private?	Yes No	
	Characteristics expected to be present in all HCBS:		Approved Modification?
27.	Are clients who need assistance to dress given choices and respect?	Yes No	

28.	Does staff communicate with clients in a respectful and dignified manner?	Yes No
29.	If modifications of the setting requirements for a client are made, are they supported by an assessed need and justified in the person-centered plan?	YesNo
30.	Is there documentation of positive, less intrusive, interventions and supports used prior to any plan modifications?	□Yes □No
31.	Does the plan include a description of the condition that is proportional to the assessed need, data to support ongoing effectiveness of the intervention, time limits for periodic reviews, informed consent, and assurance that the intervention will not cause harm?	
32.	Do clients have privacy in their living and sleeping spaces and toileting facilities?	Yes No
33.	Is furniture arranged as the clients prefer?	Yes No
34.	Can bedroom and bathroom doors be locked?	☐Yes ☐No
35.	Do staff or other residents knock before entering?	Yes No
36.	Do staff use a key to enter a living space only under limited circumstances previously agreed upon with the client?	Yes No
37.	Is resident free from video monitoring/continuous monitoring?	Yes No
38.	Are clients able to furnish and decorate their sleeping and/or living units as they desire?	□Yes □No
39.	Is the residence owned by someone other than the Provider or Provider's $affiliate(s)$?	☐Yes ☐No
40.	Is there a lease or written residency agreement?	Yes No
41.	Does the client know his or her rights regarding housing and when s/he could be required to relocate?	Yes No
42.	Do clients know how to relocate and request new housing?	Yes No
43.	Does the written agreement include language that provides protections to address eviction processes and appeals comparable with those provided under the jurisdiction's landlord/tenant laws?	Yes No
44.	Does the facility have adequate staff to accommodate specific, spontaneous requests from residents?	Yes No

A. Assessment Surveys A2. 1st Provider Survey Results

1st Provider Survey Results

	Question	Y	N	N/A	Blank
1.	Was the client given a choice regarding where to live/receive services?	139	6	0	1
2.	Is the client able to choose what activities to participate in outside of the home setting and apart from the housemates with whom s/he resides?	145		1	0
3.	Is the client employed in the larger community?	66	72	0	0
4.	Does the client have his or her own room?	132	10	0	1
5.	If the client shares a room, was s/he given a choice of roommates?	49	6	62	28
6.	Do married couples share or not share a room by choice? \(\subseteq N/A \)	10	2	114	1
7.	Is the client able to choose his or her own schedule separate from housemate's or other residents' schedules?	131	2	13	0
8.	Does the client have control over and access to his or her personal resources?	87	59	0	0
9.	Can the client choose what, when, where and with whom to eat?	134	11	0	1
10.	Does the client have access to food whenever s/he wants?	128	18	0	0
11.	Are the client's preferences incorporated into the services and supports provided?	146	0	0	0
12.	Can the client choose the provider of services and supports?	135	11	0	0
13.	Does the client have access to make private telephone calls/texts/email at his or her convenience?	140	4	0	2
14.	Is the client free from coercion?	146	0	0	0
15.	If the client has concerns, is s/he comfortable discussing them?	146	0	0	0
16.	Does the client or authorized representative have an active role in the development and updating of the client's person-centered plan?	146	0	0	0
17.	Does the setting facilitate integration of clients within the broader community? (Ex. Banking, medical visits, beautician, church/spiritual affiliations, civic groups, volunteerism, gyms, classes, recreational events, etc.?	145	1	0	0
18.	Is the client able to receive visitors when and where s/he wants?	143	3	0	0
19.	Do clients have choice which is not limited by State laws, regulations, requirements or facility protocols or practices?	128	16	1	1
20.	Does the setting support the client's comfort, independence and preferences?	145	0	0	1
21.	Is the setting physically accessible?	145	1	0	0
22.	Are supports or adaptations available for the clients who need them?	144	0	0	2
23.	Are clients able to come and go at will?	77	65	0	3
24.	Do clients have access to public transportation?	127	16	0	2

A. Assessment Surveys A2. 1st Provider Survey Results

L	Question	Y	N	N/A	Blank
25	If public transportation is limited, are other resources provided to clients?	144	0	0	2
26	Is the client's PHI and other personal information kept private?	144	0	0	2
27.	respect?	144	0	0	2
28.	manner?	144	0	0	2
29.	If modifications of the setting requirements for a client are made, are they supported by an assessed need and justified in the person-centered plan?	144	0	0	2
30.	Is there documentation of positive, less intrusive, interventions and supports used prior to any plan modifications?	143		1	2
31.	Does the plan include a description of the condition that is proportional to the assessed need, data to support ongoing effectiveness of the intervention, time limits for periodic reviews, informed consent, and assurance that the intervention will not cause harm? N/A	109		34	3
32.	Do clients have privacy in their living and sleeping spaces and toileting facilities?	144	1	0	1
33.	Is furniture arranged as the clients prefer?	138	3	0	1
34.	Can bedroom and bathroom doors be locked?	93	51	0	2
35.	Do staff or other residents knock before entering?	143	1	1	1
36.	Do staff use a key to enter a living space only under limited circumstances previously agreed upon with the client?	119	26	0	1
37.	Is resident free from video monitoring/continuous monitoring?	139	4	2	1
38.	Are clients able to furnish and decorate their sleeping and/or living units as they desire?	144	1	0	1
39.	Is the residence owned by someone other than the Provider or Provider's affiliate(s)?	102	43	0	1
40.	Is there a lease or written residency agreement?	135	6	3	1
41.	Does the client know his or her rights regarding housing and when s/he could be required to relocate?	134	11	0	1
42.	Do clients know how to relocate and request new housing?	129	15	0	2
43.	Does the written agreement include language that provides protections to address eviction processes and appeals comparable with those provided under the jurisdiction's landlord/tenant laws?	123	20	0	3
14.	Does the facility have adequate staff to accommodate specific, spontaneous requests from residents?	107	38	0	1

A3. Provider Self Assessment Survey #2

L	Characteristics expected to be present in all HCBS:	
1.	Was the client given a choice regarding where to live/receive services? Explanation: Was the client able to choose among available Supported Living Providers or Group Providers?	□Yes □No
2.	Is the client able to choose what activities to participate in outside of the setting and apart from the housemates with whom s/he resides? Explanation: The recipient should be able to make choices about the activities that they want to participate in, whether the activity is within the residence or outside of the residence. This does not mean the setting must transport the client to any and all events or activities. It DOES mean that the Provider will work with the client and his or her family/support group to schedule transportation etc.	□Yes □No
3.	Is the client employed in the larger community? Explanation: This is about choice, not capability. If the client chooses to seek employment, does the Provider support this choice?	□Yes □No
4.	Does the client have his or her own room? Explanation: If there are single rooms available, can the client choose to have one? Medicaid funds are not paid for room and board. This is between the recipient and the provider. If the recipient wants his or her own room, this is an agreement between the recipient and provider. If the provider cannot offer a private room, maybe another provider can. This is again about choice. If the recipient chooses a specific provider and wants that provider, but they don't have a private room available, then the recipient made that choice.	□Yes □No
5.	If the client shares a room, was s/he given a choice of roommates? Explanation: The same explanation as above. This is about choice. Does the Provider have a system in place for residents to approve – or not – the individual who will share a room?	□Yes □No
6.	Do married couples share or not share a room by choice? N/A Explanation: There are some providers who accept married couples, and if you are one of those providers - can they choose to share a bedroom?	□Yes □No
7.	Is the client able to choose his or her own schedule separate from housemate's or other residents' schedules? Explanation: Refer to question number 2. Are all individuals living in a setting on the same schedule or do they have the right to do as they please? Note: due to cognitive or safety concerns, staff monitors so they don't wander. This question refers to what they do within the residence.	□Yes □No
8.	Does the client have control over and access to his or her personal resources? <u>Explanation</u> : Think about a group setting, who has control over the client's money? It could be an authorized representative, or even the provider, with written permission. If someone else controls it, does the client have access to an allowance or money to spend on personal items?	□Yes □No

	Characteristics expected to be present in all HCBS:	
9.	Can the client choose what, when, where and with whom to eat? Explanation: If meal times are scheduled, can the client choose not to cat at those scheduled times, but eat at a different time. Can the client eat in his or her room if they choose? If they don't want to sit at the table with the other residents, can they sit somewhere else?	□Yes □No
10.	Does the client have access to food whenever s/he wants? Explanation: Does the Provider allow the client to prepare his or her own meals, or have an outside support person come in to do so? Are clients allowed to choose with whom they sit to cat? This section assumes that the Person Centered Plan outlines restrictions imposed on the client due to medical or behavioral issues.	□Yes □No
11.	Are the client's preferences incorporated into the services and supports provided? Explanation: The client is the one in charge of his or her services. His or her input is required and should be obtained. Some individuals have guardians or representatives and they may be the decision makers if the client is unable to participate.	□Yes □No
12.	Can the client choose the provider of services and supports? Explanation: This is about choice. For residential providers, the choice is the choice of living situation. Does the client have the ability to choose the provider of services, meaning the SLA or Group?	□Yes □No
13.	Does the client have access to make private telephone calls/texts/email at his or her convenience? Explanation: Most community based settings have more than one resident, so do residents have the ability to make private phone calls, can they have a cell phone if they want? The provider should provide a land line; but is not obligated to provide a cell phone or computer. If the clients have those things, can they use them in private if they want?	□Yes □No
14.	Is the client free from coercion? Explanation: The provider cannot talk the client into doing something they don't want to do. If they refuse a service that day, then indicate "refused" on the log. Providers are well within their scope to cue, provide reminders, or re-direct. This is different than coercion.	□Yes □No
15.	If the client has concerns, is s/he comfortable discussing them? <u>Explanation</u> : The provider must have a policy in place to address client concerns. Clients must have a private place to discuss concerns and clients must know they can discuss concerns.	□Yes □No
16.	Does the client or authorized representative have an active role in the development and updating of the client's person-centered plan? Explanation: This is referred to as the Individual Support Plan (ISP) or Plan of Carc (POC). The client drives his or her own services and should be integral in planning and directing services, as well as decisions and changes.	□Yes □No
17.	Does the setting facilitate integration of clients within the broader community? (Ex. Banking, medical visits, beautician, church/spiritual affiliations, civic groups, volunteerism, gyms, classes, recreational events, etc.? Explanation: This does not mean the setting must transport the client to any and all events or activities. It DOES mean that the Provider will work with the client and his or her family/support group to schedule transportation etc. (This is not referring to medical appointments or jobs and day training—this is social in nature).	□Yes □No

	Characteristics expected to be present in all HCBS:	
18.		
	Explanation: Are there restricted visiting hours? If, yes, please explain why on a separate sheet.	□Yes □No
20.	Explanation: Can clients have their own furniture, paint their room, and make their living situation their own?	□Yes □No
21.	Explanation: Thinking about clients who use wheelchairs or walkers, is the home accessible to them?	□Yes □No
22.	Are supports or adaptations available for the clients who need them? Explanation: If the client needs a ramp or grab bars, can they be installed and available for their use?	□Yes □No
23.	Are clients able to come and go at will? Explanation: For those clients whose health and safety would be at risk, is the restriction placed on their movement documented in the Care Plan?	□Yes □No
24.	Do clients have access to public transportation? Explanation: Providers should think about rural and urban. If urban, do clients have access to public transportation? If rural, is the client given assistance to find alternate transportation?	□Yes □No
25.	If public transportation is limited, are other resources provided to clients? Explanation: Nevada is a rural State meaning that areas outside of the urban areas do not have public transportation. If there isn't public transportation, are there other options for clients such as friends, family, civic organizations, etc.?	□Yes □No
26.	Is the client's PHI and other personal information kept private? Explanation: Nevada's policy is that all recipients have a file and that file is located in a locked area. This is verification that the provider keeps the client's information locked.	□Yes □No
27.	Are clients who need assistance to dress given choices and respect? Explanation: This is about choice. If the clients are able, do they help pick out their own clothes?	□Yes □No
28.	Does staff communicate with clients in a respectful and dignified manner? <u>Explanation</u> : Clients must be treated with respect and dignity. Providers should offer and provide training to caregivers in how to treat clients in this manner. In addition, there should internal policies in place for this.	□Yes □No
29.	If modifications of the setting requirements for a client are made, are they supported by an assessed need and justified in the person-centered plan? Explanation: Landlords or home owners have the right to say no to a modification that is needed. If a recipient needs a modification, the landlord or owner must know that it is medically necessary and justified. This is found in the ISP or POC. If the landlord does say no, the client should be given the option to select another provider. This is all about the provider and the client working together to deal with supports that the client may need.	□Yes □No
30.	Is there documentation of positive, less intrusive, interventions and supports used prior to any plan modifications? <u>Explanation</u> : As Stated above, landlords and owners have the right to say no, and also have the right to request other interventions, such as cuing, redirecting, or actual hands on assistance, prior to making a modification. Physical modifications would be made after these have been attempted and are unsuccessful. This would be documented in the ISP or POC. This is all about the provider and the client working together to deal with supports that the client may need.	□Yes □No
	Characteristics expected to be present in all HCBS:	
	characteristics expected to be present in an nebs.	

	31. Does the plan include a description of the condition that is proportional to the assessment, data to support oneoing effectiveness of the interest of the	
	need, data to support ongoing effectiveness of the intervention, time limits for period reviews, informed consent, and assurance that the intervention will not cause harm	ed lic
	Explanation: In Residential Facilities for Groups, restrictive intervention is again State law. In a Supported Living Arrangement, restrictive intervention must be justific and reviewed.	st ed
	32. Do clients have privacy in their living 1.1.	☐Yes ☐No
	32. Do clients have privacy in their living and sleeping spaces and toileting facilities <u>Explanation</u> : Clients are entitled to privacy when they are in the bathroom or in thei bedroom. Are clients allowed to be in the bathroom or bedroom with privacy? A bathroom may be shared if it can be locked while occupied to allow for privacy.	ir 4
3	55. Is furniture arranged as the clients prefer?	☐Yes ☐No
	Explanation: Sometimes clients have their own furniture and sometimes they use the furniture available. Can the clients arrange their room or their living space how they would like?	Yes No
3	4. Can bedroom and bathroom doors be locked?	
35	Explanation: Clients must have the option to lock bathroom and bedroom doors for privacy. Appropriate staff may have keys for safety reasons. This question is about the option, can clients lock those doors if they choose?	Yes No
3.		and the second s
36	Explanation: This is a continuation of privacy. If a client is in the bathroom or bedroom, whether the door is locked or not, do people knock before entering?	□Yes □No
	5. Do staff use a key to enter a living space only under limited circumstances previously agreed upon with the client? Explanation: This is a continuation of question 34. Staff may have keys, but are staff trained in the circumstances to use those keys?	
37	Is resident free from video monitoring/continuo	☐Yes ☐No
	supervision. If someone does not need supervision, then this should not happen. If someone does need supervision, then this should not happen. If	□Yes □No
38.	Explanation: This is the client's home so he or should have his or her own belongings if they so choose. The provider should allow for them to do this. They should have a closet or space for their own clothes, etc.	□Yes □No
39.	Explanation: This is a separation of home and business. Does the business owner also own the home? Is the enrolled Medicaid provider also the home owner?	□Yes □No
40.	Is there a lease or written residency agreement? If No to 39, please answer, if Yes to 39, please skip. N/A Explanation: For those Settings in which the Provider or Provider's affiliate owns the residence, is there a lease or written residency agreement?	
41.	the state of written residency agreement?	☐Yes ☐No
	Does the client know his or her rights regarding housing and when s/he could be required to relocate? Explanation: Medicaid does not reimburse for room and board, so the home is required to inform clients of their rights regarding beautiful.	
\dashv	agreement clearly outline the tenant's rights? Does the lease or written residency	□Yes □No
-	Characteristics expected to be present in all HCBS:	
12.	Do clients know how to relocate and request new housing?	
	Explanation: The client may choose at any time to change providers. The lease agreement must be explained to the client. The client must have the choice to sign a	□Yes □No

	long term or month to month agreements.	1
43.	Does the written agreement include language that provides protections to address eviction processes and appeals comparable with those provided under the jurisdiction's landlord/tenant laws?	
	Explanation: Both the landlord and the client must be protected in the rental agreement. The agreement must outline eviction processes and appeals.	□Yes □No
44.	Does the facility have adequate staff to accommodate specific, spontaneous requests from residents? <u>Explanation</u> : If a client wants to spontaneously go somewhere, or has an immediate, unscheduled, need, can the staff assist? This does not mean the staff has to take the person, but can they assist in facilitating these requests?	□Yes □No

A. Assessment Surveys A4. 2nd Provider Survey Results

2nd Provider Survey Results

1.	West L. Question		13	,	N	1 :	
1 .	Was the client given a choice regarding where to live/services?	ma-i	1		N	N/,	A B
2.	1	eceive	7		3	1	
~	Is the client able to choose what activities to particip outside of the home setting and apart from the l		1		2000	1	
	outside of the home setting and apart from the housemate whom s/he resides?	ate in	74		1	1	
3.	Is the client employed in the larger community?	s with	"		1	0	1
4.	Does the client by the larger community?		54	+	15	2	-
5.	Does the client have his or her own room?		71				4
	If the client shares a room, was s/he given a choic roommates?	0 0	/1	1	2	- 1	1
6.	Do married couples share or not share a room by choice?	6 01	57		1	12	5
-	N/A N/A Note of not share a room by choice?		26	+	-		
7.	Is the client able to choose his or her own schedule separation housemate's or other residents' schedules?		20	1		47	1
8.	from housemate's or other residents' schedules?	rate	7	0	1	1	0
	personal resources?	her		-		,	0
9.	Can the client choose what, when, where and with whom eat?	.101	68	4		1	2
10.	eat? when, where and with whom	to	73	1	+	\rightarrow	
10.	Does the client have access to food whenever s/he wants?		, 5	1		1	0
11. 7	Are the client's prof.		69	5		0	1
S	Are the client's preferences incorporated into the services a supports provided?	nd .	74		+		1
2. (Can the client choose the provider of services and supports?		/4	0		0	1
3. D	Does the client 1	7	71	3	+	1	0
Ca	boes the client have access to make private telephoralls/texts/email at his or her convenience?	le 5	-		1		. 0
4. Is	the client free from coercion?	1	3	1			0
5. If	the client ha	7:	5	0	0	_	0
De De	the client has concerns, is s/he comfortable discussing them?	75	-				0
in	bes the client or authorized representative have an active role the development and updating of the trial	1-12	1	0	0		0
cer	the development and updating of the client's person- ntered plan?	74		1	^		
Do	es the cours			'	0	1	0
bro	es the setting facilitate integration of clients within the	-	+				
chu	rch/spiritual affiliation in the first spiritual visits, beautician	73		,	95.		
cias	ses, recreational events, etc.?	/3		1	1	1	0
Is th	e client able to receive visitors when and where s/he wants?			- 1			1
D	when and where s/he wants?	71	1 3	. +	1	+-	-
prefe	s the setting support the client's comfort, independence and		1		1	0	
le the	renees:	74	0		0	1	
15 1116	e setting physically accessible?	72	-				
Are c	lients able to come and go at will?	73	2		()	()	
	come and go at will?	68	5	+			
Do -11	Question	Y		-		1	
Do ch	ents have access to public transportation?		N	N	I/A	Blank	
-		72	3	(T	0	

A. Assessment Surveys A4. 2nd Provider Survey Results

25	to clients?	ided	69	T	4	2	T
26.	Is the client's PHI and other personal information kept priva-		_			_	
27.	Are clients who need assistance to d	le?	75		0	()	
28.	respect?	and	75	()	()	(
29.	Does staff communicate with clients in a respectful a dignified manner?	and	75	10)	0	0
	If modifications of the setting requirements for a client a made, are they supported by an assessed need and justified the person-centered plan?	in	73	0		2	0
30.	Is there documentation of positive, less intrusive, interventio and supports used prior to any plan modifications?		72	0		2	1
31.	Does the plan include a description of the condition that proportional to the assessed need, data to support ongoin effectiveness of the intervention, time limits for period reviews, informed consent, and assurance that the intervention will not cause harm?	12	2	0	2	0	2
32.	Do clients have privacy in their living and sleeping spaces and toileting facilities?	d 75	5	0	0		0
	Is furniture arranged as the clients prefer?	74	+	0	1	+	
34.	Can bedroom and bathroom doors be locked?	55		18	1	4	0
35.	Do staff or other residents knock before entering?	-		0	1		1
6.	Do staff use a key to enter a living space only under limited circumstances previously agreed upon with the client?	62	+		0	-	0
7.	Is resident free from video monitoring/continuous monitoring?			9	1		1
0.	Are clients able to furnish and documents	71		3	1		0
		74		0	1		0
	s the residence owned by someone other than the Provider or Provider's affiliate(s)? s there a lease or written residency agreement?	43	1:	31	I		0
. L	Does the client know his or how in the	52		1	17		4
	required to relocate?	73	()	1]
U	oo clients know how to relocate and request new housing?	62	1	0	1	2	,
lai	ones the written agreement include language that provides outparable with those provided under the jurisdiction's and laws?	67	6		1	1	
Spe	oes the facility have adequate staff to accommodate specific, ontaneous requests from residents?	73	0	+	1	1	

A. Assessment Surveys

A5. Home and Community Based Assessment Form - Recipient

Home and Community Based Services (HCBS) Assessment Form - Recipient

1		
1	Characteristics expected to be present in all HCBS: Were you given a choice regarding when the second seco	
2.	Were you given a choice regarding where to live/receive services? Can you choose whether over the control of t	Yes N
3.	Can you choose whether or not to participate in group activities?	
1	be your nave your own room?	☐Yes ☐N
4.	If you share a room, were you given a choice of roommates?	☐Yes ☐N
5.	Do you have control over and access to your personal resources?	☐Yes ☐N
6.	Can you choose what, when, where and with whom to eat?	☐Yes ☐N
7.	Do you have access to make it.	□Yes □N
8.	Do you have access to make private telephone calls/texts/email at your convenience? Are you free from coercion?	
9.	1 Cocietali.	
	If you have concerns, are you comfortable discussing them?	Yes No
10.	Are you able to receive visitors when and where you want?	☐Yes ☐No
11.	Does the setting support your comfort, independence and preferences?	Yes No
12.	Is the setting physically accessible?	Yes No
3.	Are you also	
4.	Are you able to come and go at will?	☐Yes ☐No
	Do you have access to public transportation?	☐Yes ☐No
5.	If public transportation is limited, are other resources and it is	Yes No
6.	If you need assistance to dress are you give	Yes No
7.	If you need assistance to dress, are you given respect and a choice of what to wear? Does staff communicate with your in	Yes No
	The will you in a recognitive and it	
	Do you have privacy in your living and sleeping spaces and toileting facilities? Can the doors be locked?	☐Yes ☐No
. 1	Do staff or other mail and the	☐Yes ☐No
I	Oo staff or other residents knock before entering?	
a	Oo staff use a key to enter a living space only under limited circumstances previously greed upon with you?	Yes No
A	To you for a feet of the state	Yes No
+.	are you free from video monitoring/continuous monitoring	
10	are you able to furnish and decorate your sleeping and the	☐Yes ☐No
		Yes No
D	o you have a written agreement that include the sound be required to relocate?	Yes No
lar	drass aria: germent that includes language that are it	□Yes □No

Please add any comments, questions, or concerns below and on the back. Thank you.

A. Assessment Surveys

A6. Home and Community Based Assessment Form – Recipient Results

Home and Community Based Services (HCBS) Recipient Results

Question		Yes	l NI-	1 817	
Were you given a choice regarding where to live/rece services?	N.O.	108	No	N/2	A F
Can you choose whether or not to participate in groactivities?	ve	913	91		7
3. Do you have your own reserve		939	61	10	
11 You share a room was		895	78	37	
5. Do you have control over and choice of roommates?		397	200	252	
resources?	al	1	200	232	-
6. Can you choose what, when whore and the		888	107	14	
7. Do you have access to make private telephon	9	006	77	19	-
calls/texts/email at your convenience private telephon	e			- 17	-
	9	05	70	31	
2. If you have concerns are	9	33	36	9	1
Are you able to receive visitors when and where you want? Does the setting support your and where you want?	9	12	59	16	
Does the setting support your comfort, independence and preferences?	9.	74	28	9	
2. Is the setting place in	4				
- The setting physically account to	96		27	6	
The you able to come and me -t the	96		30	3	8
	83		41	23	7
I miled one all	85	0 1	34	19	7
If you need assistance to decay	896	5	79	21	8
choice of what to wear? Does staff communicate with year.	920		28		774
Does staff communicate with you in a respectful and dignified manner?		T		52	8(
Do you have privacy in your living and sleeping spaces and toileting facilities? Can the doors be locked?	954	+ 1	0	18	98
Do staff or other residents knock before entering?	948] 3	8	14	80
DO Stall use a key to out.	900	4	7	39	
		,	+	39	94
Are you free from video monitoring/continuous monitoring	658	191	1	05	123
Are you able to furnish and decorate your sleeping and/or living units as you desire?	892	57	+	48	83
Do you know your rights ready	882	60		53	85
e de la constant de l	778	120			
Do you have a written agreement that includes language that provides protections to address eviction processes and appeals comparable with those provided by landle address and appeals	170	132	7	0	100
comparable with those provided by landlord/tenant laws?	627	178	12.	3	146

B1. DHCFP Settings Qualities Checklist

DHCFP Settings Qualities Checklist
Division of Health Care Financing and Policy
Settings Qualities Checklist for
Home and Community-Based Services Settings

Provider Name:	Date:
Provider Address:	
Services Provided:	
# Medicaid Beds: Reviewer:	# of Private Beds:
treatment?	g/on grounds with institutional characteristics? Yes No Diblicly or privately operated facility that provides inpatient institutional d in a building on the grounds of, or adjacent to, a public institution?
Offers a choice of non-disability s Is the setting limited to Was the setting chose Are recipients offered to	ct the needs and preferences of each recipient?
esidential options based on recipio	ent resources for room and board? Yes No No vices offered realistic in view of the recipient resources for payment

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B1. DHCFP Settings Qualities Checklist

	ents: DHCFP Settings Qualities Checklist
Are slee	Ding or living
0100	ping or living unit doors lockable by recipient? Yes No
•	Can the doors to the unit be locked?
	Can bathroom doors be locked?
Comme	Do recipients have keys to their doors?
Jonnei	IIS.
availabil	ity of sleeping or living unit key limited to appropriate staff? Yes No
-	19 titele a master key or oro the
•	Is there a master key or are there copies of unit keys available for use if needed? Are the master key/unit keys limited to appropriate staff? Are the master key/unit keys used to
•	Are the master key/unit keys used to enter units only in the text.
	Are the master key/unit keys limited to appropriate staff? with the recipient?
0	Is there a policy regarding the circumstance
	staff and which staff may use those keys?
mments	
nore e !	
nere a leg	pally enforceable agreement specifying responsibilities and protections from a city of
nere a leg	gally enforceable agreement specifying responsibilities and protections from eviction?
• D	oes the agreement specify the responsibilities of the recipient and the provider with
• D	oes the agreement specify the responsibilities of the recipient and the provider with ones the agreement specify the given by
• D	oes the agreement specify the responsibilities of the recipient and the provider with ones the agreement specify the given by
De re De tei	oes the agreement specify the responsibilities of the recipient and the provider with

Page 2 of 9

B1. DHCFP Settings Qualities Checklist

Yes (e lease/rental agreement address how recipients may furnish/decorate sleeping/living units?
	Do registed to the seeping/living units?
	Do recipients know that they may furnish and decorate their units as they please within the
0	Are recipients' personal items (e.g., pictures, books, memorabilia) evident and arranged as
	they wish? Do (v.g., pictures, books, memorabilia) evident and arranged as
	Do luffillufe linens and other b
	appearance?
0	15 IUITIIIUITE arranged as registro.
	Are shared rooms configured so that privacy is protected when assistance is provided to recipients?
Do recipio	onts have a chaire.
- o rocipio	ents have a choice of roommates if sleeping or living units are shared? Yes No
	Do recipients express a wish to recept in a positive manner?
	Are couples able to choose what it a room/unit with their roommates?
۰	that they can (and how to) request a change is
Comment	s:
ovides op	portunities for control of personal resources? Yes No
• L	70 recipients have hank accounts
• [oes the setting facilitate/support recipients to access accounts/funds as they choose?
D D	recipients work, is it clear to them that they are not required to sign over paychecks to the
mments:	3. Oto paychecks to the

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B1. DHCFP Settings Qualities Checklist

	DHCFP Settings Qualities Checklist visitors of recipient's choosing at any time? Yes No Are there limitations on visiting hours or the number of visitors allowed at one time? If visiting hours are addressed in the lease/rental agreement, is the recipient made aware of limitations before moving into the residential setting? Is furniture in living areas arranged to support small group conversations?
Comm	ents:
,	Ivailable to recipients at all times? Yes No No If a recipient misses a regularly scheduled meal, are provisions made for a nutritionally-equivalent meal to be available at a time convenient to the recipient? Are there appliances for safe food storage and cooking/heating in recipients' sleeping/living units or in a common area accessible by recipients?
comme	Are snacks available anytime?
	process for protecting recipients from coercion and restraint? Yes No
0 0	Are recipients compelled to be absent from a setting for the convenience of the provider? Are recipients required, against their wishes, to be present in a setting in order to benefit the provider financially? Do recipients feel they can discuss concerns without fearing consequences? Are recipients informed regarding how to file a complaint? Is complaint filing information posted and understandable by recipients? Can complaint filing be done anonymously? Are staff trained in the use of restrictive interventions?
nments	

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B1. DHCFP Settings Qualities Checklist

	isolate recipients from broader community of individuals not receiving HCBS? Yes No (
	decrease in apportunities for
*	community nated/special action because of its nature, e.g., disability-specific farm
	Does the setting operate in a manager than a business
0	Does the setting use inter
	locked doors? sectiusion, chemical restraints
Comme	nts:
there a	process for protecting recipients' rights to privacy, dignity and respect? Yes No
	Is health information kept as it at
	Is health information kept private, e.g., schedules/information regarding meds, diet, PT/OT
	Do staff refrain from discussing recipient health information within hearing distance of others who do not have a need to know?
	who do not have a need to know?
۰	Do recipients possess or have good to the
	personal communication in private and at any time?
	unit or bathroom?
	Does the setting provide position
•	Are recipients dressed in clothes that fit are clear.
• [Are recipients dressed in clothes that fit, are clean, are to their liking, and are appropriate for the time of day/season/weather? Oo staff converse with recipients while provide an are to their liking, and are appropriate for
. [Oo staff converse with recipients while providing assistance and during the course of daily converse as individuals in the manner in which they would like to be
а	addressed as opposed to addressing them with generic terms such as "hon" or "sweetie"?
• [Do staff talk about a recipient in his/her presence as though the recipient was not present or vithin hearing distance?
• A	re there cameras monitoring the setting?
	state same as monitoring the setting?
ments:	
nments:	
mments:	
ments:	

B1. DHCFP Settings Qualities Checklist

riovides	opportunities and support for ample
	opportunities and support for employment in competitive, integrated settings? Yes No
	= 000 the octified offer in recipients who I is
	Does the setting support registers to
	Does the setting support recipients that do work, e.g., planning services around the work schedule, prompting recipients when it is time to go to work.
	schedule, prompting recipients that do work, e.g., planning services around the work available?
commen	ts:
timizes o	opportunities for recipients to make choices regarding the physical environment?
s (No One recipients to make choices regarding the physical environment?
•	Are there barriers to movement pro-
	and the movement preventing entrance to or exit from code in
	Are there barriers to movement preventing entrance to or exit from certain areas in the
•	setting? Are recipients limited to a specific area for activities or able to move about to a specific area.
	Are recipients limited to a specific area for activities or able to move about to various
	Are recipients limited to a specific area for activities or able to move about to various Are recipients able to move inside and extrict the
	Are recipients limited to a specific area for activities or able to move about to various areas? Are recipients able to move inside and outside the setting as they choose as opposed to being "parked" in one specific the
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0 0	Are recipients limited to a specific area for activities or able to move about to various areas? Are recipients able to move inside and outside the setting as they choose as opposed to being "parked" in one spot for the convenience of the provider? Are there requirements or a curfew regarding return to the setting if a recipient leaves? Are recipients assisted to access amenities (e.g., pool or gym) that are used by non-Are recipients restricted to meeting visitors in an area designated for the terms of the setting of the set of the setting of the se
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B1. DHCFP Settings Qualities Checklist

	y accessible for each recipient? Yes No
	Are there features that could limit mobility, e.g., raised doorways, narrow halls, shag
0	Are there physical adaptations that counter any limiting features, e.g., ramps, stair lifts, of elevators?
	elevators?
	Are supports to facilitate mobility provided where likely to be needed, e.g., grab bars, shower seats, or hand rails?
	Are appliances accessible on mission
	washer/dryer useable forthose with mobility devices?
	Is furniture placed so as not to obstant and the state of
0	Is furniture placed so as not to obstruct pathways for those with mobility devices? Are there gates, locked doors, or other barriers preventing access/exit from areas in the
mmen	S:
ere a n	roto alfa un
	olocol for modification of residential setting conditions?
	rotocol for modification of residential setting conditions? Yes No
0	Does the setting have a process/policy and
0	Does the setting have a process/policy and
•	Does the setting have a process/policy addressing modification of residential setting
• [Does the setting have a process/policy addressing modification of residential setting does the process/policy include the following of the process/policy include the following of the process/policy include the following of
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B1. DHCFP Settings Qualities Checklist

	Ducto
Facilitate	DHCFP Settings Qualities Checklist s choice regarding services/supports and agency staff who support them? Yes No
0	Do recipients know have
6	
	providers/staff? Choose to receive services from other
0	Are recipients able to identify all
	Are recipients able to identify other providers who could provide the same services? Does the setting assist recipients to change providers and a services?
	Do recipients express actist it
•	If d recipient is disposition and the recipient in the received:
	If a recipient is dissatisfied with/would prefer not to interact with an individual staff member, is he/she supported in the choice to receive services from a different staff person?
Comment	s: a different staff person?
rovides of	portunities/support for recipient initiative, autoposition
participat	portunities/support for recipient initiative, autonomy, and independence, including the ability
• [Do recipients have opportunity
(community settings of their choice and for the period of time preferred?
	Oes staff ask recipients -1
o /	are recipients assisted in a manner that leaves them feeling empowered to make choices
а	nd decisions?
	TE UIE CHOICES and decisions
• D	oes the setting make clear to recipients that they are not required to adhere to a set
0 10	chedule for waking, bathing, eating, exercising, or activities?
• D	there staff sufficient to allow for scheduling variations?
• D	o recipients' schedules vary from others in the same setting?
• Do	pes the setting allow for the recipient to be alone and not participate in activities?
ar	d living and entertainment a living and dining areas laund
• Do	pes the setting provide or assist
the	bes the setting provide, or assist recipients to obtain, information on activities/services in
• Ar	e recipients able to come and go at any time one.
en	e recipients able to come and go at any time, e.g., for appointments, shopping, church,
- 151	THE SETTING TOCATED THE PART OF THE PART OF THE SETTING
- MIE	bus schedules nosted in a service in a
• Do	transportation services schedules/telephone numbers posted/available?
Are	es the setting facilitate/train recipients in the use of public transportation?
acc	recipients able to talk about activities occurring outside the setting, how they essedthose activities, and who assisted in facilitation to the setting.
ments:	essedthose activities, and who assisted in facilitating that access?
ments:	

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B. Onsite AssessmentB1. DHCFP Settings Qualities Checklist

Meets Requirements Yes	DHCFP Settings Qualities Checklist No	
Provider Signature:		D .
Reasons Requirements not Met	or Changes Needed to Meet Requirements:	Date:
	or changes Needed to Meet Requirements:	

C1. Remediation Letter to Providers

BRIAN SANDOVAL Governor



RICHARD WHITLEY, MS Director

> MARTA JENSEN Acting Administrator

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY

1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhefp.nv.gov

DATE

«name»
«address»
«city», «state» «zip»

To whom it may concern,

As you are aware, a representative from either the Division of Health Care Financing and Policy (DHCFP), or Aging and Disability Services Division (ADSD) recently met with you while conducting a site visit. These site visits were made mandatory from the Centers for Medicaid and Medicare Services (CMS), as they relate to the final rules CMS 2249-F and CMS 2296-F that was made effective January 16, 2014.

The intent of this final rule is to ensure that individuals receiving long-term services and supports through Home and Community Based Services (HCBS) programs have full access to benefits of community living and the opportunity to receive services in the most integrated settings. Additionally, this final rule allows states to enhance the quality of the HCBS and provide protections to participants. Under this final rule, each state was afforded 5 years to remediate any concerns to ensure compliance by January 1, 2019.

Based on the findings of the site visits, many providers have areas that must be addressed to ensure compliance with the HCBS new rules. The intent of this letter is to identify the areas that your setting was found to need remediation and offer assistance to remain in compliance.

Please review the answers below and provide remediation to the questions in which you did not meet the settings requirements. Please note, these may be answered "yes" or "no". A key to understanding the results is available on our website, as well as a sample remediation plan.

•	Is the setting located in building/on grounds with institutional characteristics?	«Q1»
0	Are the recipients needs/preferences considered when settings options offered?	«Q2»
0	Does the setting offer a choice of non-disability specific setting and private unit?	«Q3»
•	Are residential options based on recipient resources for room and board?	«Q4»
•	Are sleeping or living unit doors lockable by recipient?	«Q5»
	o Is the key available to appropriate staff?	«Q6»
0	Is there a lease agreement specifying eviction responsibilities and protections?	«Q7»
0	Does the lease agreement address furnishing/decorating sleeping/living units?	«Q8»
¢	Do recipients have a choice of roommates?	«Q9»
0	Does the setting provide control for personal resources?	«Q10»
0	Does the setting allow visitors of recipient's choosing at any time? -Are there posted visitation hours? Are there limitations to when visitors are welcome?	«Q11»
0	Is food available to recipients at all times?	«Q12»
6	Is there a process for protecting recipient's from coercion and restraint?	«Q13»
0	Does the setting isolate individuals from the community?	«Q14»

Nevada Department of H Alth and Human Services Helping People -- It's Who We Are And What We Do

C1. Remediation Letter to Providers

	Is there a process for protecting recipient rights to privacy dignity and respect?	«Q15»
0	Does the setting support for recipient's to seek employment in integrated settings?	«Q16»
0	Does the setting optimize opportunities for recipient's choice regarding physical environment?	«Q17»
0	Is the setting physically accessible for each recipient?	«Q18»
0	Is there a protocol for modification of residential setting conditions?	«Q19»
0	Does the setting facilitate choice regarding services and support staff who support them?	«Q20»
0	Does the setting provide support for recipient initiative, autonomy and independence to participate in and receive community services?	«Q21»
۰	Does the setting have cameras and/or baby monitors located inside the setting? *(Please note, cameras and baby monitors impede on recipients privacy, remediation must address the purpose of these inside the setting, and specifics of what they are used for)	«Q22»

Remediation plans are due to the DHCFP office no later than June 10, 2016. Please respond either by email to HCBS@dhcfp.nv.gov, or mail to:

DHCFP Attention: Crystal Wren – LTSS 1100 E William Street, Suite 222 Carson City, NV 89701

For more information on the final rule, please visit https://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Long-Term-Services-and-Supports/Home-and-Community-Based-Services/Home-and-Community-Based-Services.html. The DHCFP has kept our website, http://dhcfp.nv.gov/ updated with the most current information from CMS related to the final rule.

Any questions or comments can be directed to Crystal Wren at crystal.wren@dhcfp.nv.gov.

Thank you,

Crystal Wren

Crystal Wren Social Services Program Specialist III DHCFP – LTSS, HCBS Waiver Unit

> Nevada Department of Galth and Human Services Helping People -- It's Wiss We Are And What We Do

C2. Remediation Question and Answer Key for Providers

Is the setting located in building/on grounds with institutional characteristics?

This question pertains to Heightened Scrutiny. If indicated as YES, these will be submitted to CMS for further review.

Are the recipients needs/preferences considered when settings options offered? NO – requires remediation

Does the setting offer a choice of non-disability specific setting and private unit? NO – requires remediation

Are residential options based on recipient resources for room and board? YES – requires remediation

Are sleeping or living unit doors lockable by recipient?

NO – requires remediation – Please note, all residential settings are required to have lockable doors on their residents sleeping and living quarters. The DHCFP understands that for some residents, it is not appropriate to have access to locking their own doors. If this is documented in their Person Centered Plan, and supported by documentation that is also included with their Person Centered Plan, the DHCFP may review this further and submit to CMS for further review.

-Is the key available to appropriate staff?

NO – requires remediation

Is there a lease agreement specifying eviction responsibilities and protections? NO – requires remediation

Does the lease agreement address furnishing/decorating sleeping/living units? NO – requires remediation

Do recipients have a choice of roommates?

NO – requires remediation

Does the setting provide control for personal resources?

NO – requires remediation

Does the setting allow visitors of recipient's choosing at any time? NO – requires remediation

-Are there posted visitation hours? Are there limitations to when visitors are welcome?

Please note, many settings demonstrated limited visitation hours. According to clarification received from CMS, this is not acceptable as residents are to be allowed visitors at the time of their choosing.

Is food available to recipients at all times?

NO – requires remediation

Is there a process for protecting recipients from coercion and restraint? NO – requires remediation

C2. Remediation Question and Answer Key for Providers

Does the setting isolate individuals from the community? YES – requires remediation

Is there a process for protecting recipient rights to privacy dignity and respect? NO – requires remediation

Does the setting support for recipient's to seek employment in integrated settings? NO – requires remediation

Does the setting optimize opportunities for recipient's choice regarding physical environment?

NO - requires remediation

Is the setting physically accessible for each recipient? NO – requires remediation

Is there a protocol for modification of residential setting conditions?

NO – requires remediation

Does the setting facilitate choice regarding services and support staff who support them? NO – requires remediation

Does the setting provide support for recipient initiative, autonomy and independence to participate in and receive community services?

NO – requires remediation

Does the setting have cameras and/or baby monitors located inside the setting?

*(Please note, cameras and baby monitors impede on recipients privacy, remediation must address the purpose of these inside the setting, and specifics of what they are used for)

YES – requires remediation

C3. Remediation Example for Providers

Setting name	ABC Provider	Setting Location	123 ABC Street Las Vegas, NV 89123
Remediation request	Are sleeping or living unit doors lockable by recipient?	Timeframe for completion?	Remediation Plan ABC Provider will purchase door locks for each sleeping and fixing until located in our setting. This includes 16 doors. These will be purchased within 1 month and installed within 1 month. Each recipient will be given a key to their sleeping, and living quarters. If it is found to be inappropriate for a recipient to have a key, this will be clearly documented in their person centered plan.
Remediation request	Is availability of sleeping or living unit key limited to appropriate staff?	3 months	Currently, each staff does not have a key for the residents rooms as they do not have locking doors. Once the locking doors are installed, ABC Provider will ensure that a key for each residents room is available to the lead staff person for that shift. These keys will be stored in our Administrative office and available on an as needed basis. During times when the majority of the residents are in their rooms, the keys will be with the lead staff for accessibility.
Remediation request	Allows visitors of recipient's choosing at any time?	I month	ABC Provider will remove the current visiting hours which are posted throughout the facility, and amend this posting to include the following: Visitors Welcome. Front door is open from 8:00 am = 5:00 pm, if after hours, please ring doorbell to be let in." A copy of this is attached for your review.

PROVIDER	region	RECEIVED (Y/N)	spreadsheet Complete (Y/N)	Acceptable (Y/N)	SENT TO
A NEW DAY ADULT DAYCARE				(3).3)	
AND OUTPATIENT T	day				
SILVER STATE ADULT DAYCARE	day				
WASHOE CO SENIOR SERVICES					
DAYBREAK ADULT	day				
Angelicas Loving Home Care	north	Y	Y		
Aprils Villa LLC	north				
Bee Hive Homes Fernley	north	Y	Y		
Bee Hive Homes Of Lovelock LLC	north	Y	Y		
Carson Valley Senior Living LLC	north	Y	Y		
Cessabella Residential Suite LLC	north	Y	Y		*: *: *:
Corinthian Place LLC	north	Y	Υ		
Diamond Residential	north	Υ	Y		
Eagle Valley Care Center, LLC	north				
Evergreen Residence	north	Y	Y		
Family Home Care RHL	north	Y	Y		
Golden Manor	north	Y	Y		
Golden Valley Group Care 1	north				
Golden Valley Group Care II	north	2000			
Golden Years Castle 2	north				
Golden Years Castle Group Care	north				
Good Samaritan Adult Family Home	north	Υ	Y		
Graceful Living	north	Υ	Y		
Harmony Homes Of Reno LLC	north				
Healthy Lifestyle Residence	north				
Highland Village of Fallon	north				
Holy Child Residential Care	north	Y	Y		
Holy Family Home Care	north	Y	Y		
Horizon Hills Residential Group Care I	north	Υ	Y		
Horizon Hills Residential Group Care III		γ	Y		
Kings Row Residence Krystons Home Care	north	Y	Y		
	north				
Krystons Home Care II	north				
L & N Home Care	north				
Limestoneshire LLC	north		The second secon		
Little Angel Care Home	north				
Longevity Residential Care	north	Y	Y		
Love & Joy Residence	north				
Mar Von Senior Care	north	Y	Y		
Mason Valley Residence LLC	north	Y	Y		
Mothers Love & Care Center LLC	north				
Oasis Place	north				
Our Home Adult Living	north				

Pleasant Care Group Home III LLC	north				
Providence Home Care	north	Y	Y		
Reeds Manor	north				
Reed's Manor I	north				
Royal Heights LLC	north		1		
Serenity Senior Care	north				
Sierra Manor Care Home	north	Y	Y		
Skyline Estates	north	İ			_
			1		
Spanish Springs Home For Elderly Car	e north				
St Anne Group Home	north				
St Anthony Family Home Care	north				
St Paul Home Care II	north				
St Paul Home Care III	north				
Summerdale Homes @ Riata LLC	north				
Summerdale Homes @ Ribeiro LLC 1	north			+	
The Homestead	north				
Touch Of Class Care Home	north			+	
Van Ness Home Care	north	Y	Y		
Van Ness Home Care II	north	Y	Y		
Vista Adult Care II	north	Y	Y	+	
Vista Adult Care III	north	Y			
Wagoneer Group Care	north	•	У		
A & J Care Home	south				
Adult Comfort and Care Home 2	south				
Advanced Care For The Elderly, LLC	south	Y			
Alebris Home Care Inc	south	Y	, v	-	
Alzheimers Luxury Care	south		Y		
Ameery Care	south	Y		+	
Angel Care Residential Home	south	Y	N	-	
As Time Goes By III	south	1	Y		
As Time Goes By V	south			-	
As Time Goes By VII	south			+	
	South			-	
Bee Hive Homes Of Paradise Valley Inc	south				
Bella Estate Care Home	south				
armela Homes	south	Y	Y		
hutney Residential Home	south				
J Homes	south			1	
NC Alzheimers Home Care	south			1	
esert Inn Residential Care	south				
iamond Retirement Living	south	Y	N	 	
ignified Care Manor	south		.,,		
ignity Care Home LLC	south				
meritus At Spring Valley	south				
meritus At the Plaza	south				
aith Shari Adult Care II	south				

Florence Senior Care Home	south				
Forget Me Not Home Care I	south				
Garden Breeze Alzheimer Villa	south	<u> </u>	1		
Gentle Breeze Care Home	south				
Gentle Spring Care Home	south				
Golden Lake Care Home	south			_	
Golden Villa Care Home	south		 		
Golden Years Memory Care LLC	south		 	-	
Grace of Monaco Section 10	south	Y	Y		
Hacienda Hill Manor	south		+		
Happy Adult Care	south		+		
JCR Home Care, Inc	south				
	South		-		-
Las Vegas Alzheimers & Memory Care	I south				
Las Vegas Alzheimers & Memory Care					
II	south				
Life Share Care Home Nevada	south	Y			
Meadows Care Home	south	Y	Y		
Miracle Care Home LLC	south				
Monthill Palms	south				
Morning Glory Alzheimers Home	south				
Morning Star Care Home	south				
Mothers Best Care For Elderly	south				
Mystic Haven	south				
Nazarene Senior Care Home	south	Υ	Y		
Olive Grove Residential Care	south				
Paradise Crest Home Care	south				
Paradiso	south	Y	Y		
Quality Health Center	south				
Quinns Desert Home #1	south				1
Quinn's Desert Home 2	south				+
R & L Adult Care Home 2	south	Y	Y		
R & L Adult Care Home Inc	south			+	1
					+
Rainbow Connections Group Care Home	south	Υ	Y		1
Red Rock Residential Care Center	south				1
Ross Senior Residence	south				
Royal Palace	south				
Sachele Senior Guest Home	south				
Sachele Senior Guest Home II	south			+	1
				1	
San Vicente Home Care LLC	south				
Senior Residential Care - Centennial	south	Y	N		
Silver Sky Assisted Living	south				
A 19 10 10 10 10 10 10 10 10 10 10 10 10 10				1	1
Spruce Oak Residential Care Facility	south				1

ST Jean Senior Care	south			
Summerlin Retirement Home	south			
The Charleston Residential	south			
The Victorian Center LLC	south	Y	Υ	
The Victorian Center LLC, II	south	Y	Y	
The Wentworth of Las Vegas-Senior Mgmt	south			

D1. DHCFP HCB Heightened Scrutiny Questionnaire

Division of Health Care Financing and Policy (DHCFP) HCB Settings Heightened Scrutiny Questionnaire

Setting:	
Location:	
What are the licensure requirements or regulations for the setting?	
How do the licensure requirements or regulations differ from institutional requirements and regulations?	
Residential housing or zoning requirements.	
The proximity to and scope of interactions with community settings used by individuals not receiving Medicaid funded HCBS.	
Is public transportation easily accessible? Or, if public transportation is limited, what options are provided for transportation?	
Provider qualifications for staff employed in the setting. Demonstrate that staff are trained specifically for HCB support in a manner consistent with the HCB settings regulations.	
What services are offered in the setting? Explain how these services support community integration and/or maximize autonomy.	
What procedures are used to ensure recipients are able to participate in activities in the greater community according to their preferences and interests? How is staff trained to support individual choice?	

D2. Provider On site reviews/Heightened Scrutiny Questionnaire

4.1 Are there gates, Velcro strips, locked doors, fences or other barriers preventing individual's entrance to or exit from certain areas of the setting?	74.00%
4.2 Does the setting afford a variety of meaningful non work activities that are responsive to goals, interests and match the skills and needs of individuals?	65.00%
4.3 Does the setting afford opportunities for individuals to choose with whom to do activities in the setting or outside the setting or are individuals assigned only to be with a certain group of people?	64.00%
4.4 Does the setting afford the opportunity for tasks and activities matched to individual's skills, abilities and desires?	91.00%
5.1 Was the individual provided a choice regarding the services, provider and settings and the opportunity to visit/understand the options?	83.00%
5.2 Was the individual provided an opportunity to visit and understand their options?	86.00%

Nevada Developmental Services recognizes the need to address the above areas in a systemic manner in order to support the improvement of integrated employment and community based outcomes for individuals receiving jobs and day training services. The following items are current projects for which Nevada Developmental Services has initiated, or are soon to begin to initiate, to address the issues discussed in this report:

- Continued interagency collaboration with state agencies, community leaders, non-profit organizations and businesses to enhance and strengthen supported employment systems.
- Developing Memorandum of Understanding between school systems, Vocational Rehabilitation and Regional Centers, transportation and providers to outline roles, responsibilities and agreements.
- Work with all partners on the implementation of the Nevada Strategic Plan on Integrated Employment. Taskforce members were appointment by Governor Brian Sandoval (See attachment 1).
- Begin Career Development/Planning as a discreet waiver service to begin to prepare individuals for competitive jobs.
- Continue membership in the State Employment Leadership Network (monthly membership
 meeting, annual meeting, resources, webinars, and on-site visits. Nevada Developmental
 Services is currently working on Funding Strategies Study Recommendations for Nevada (See
 attachment 2). Membership with the National Employment First community of Practice to
 support the alignment of policy, practice, and funding streams toward prioritizing competitive
 non-residential providers.
- Develop state a workgroup which will consist of representative from the State Developmental Services and community non-residential providers to support continue systems change with

D2. Provider On site reviews/Heightened Scrutiny Questionnaire

respect to the provision of day habilitation services that focus on community based activities, versus facility based activities.

- Continue to support community non-residential support providers in accessing training from the Direct Course – College of Employment Services.
- Continue to provide access to training and webinars for State Service Coordinators keeping the focus on community integration and competitive employment outcomes.
- Set and measure progress toward employment goals.
- Generate a list of who is in day training and who could be successful in integrated employment.
- Prepare budgets to support the ability to set a percent of people to move people out of day training services and into integrated employment over the next three years.
- Continue funding community provider pilot programs that expand integrated employment outcomes.
- State Developmental Services to revise and expand Supported Employment definition, requirement of providers and develop outcome data.

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Comment:

D3. Home and Community Based Services Non Residential Assessment Form

Home and Community Based Services Non Residential Assessment Form

Dat	e of Assessment:			
Pro	vider name:			
Pro	gram Service:			
Add	lress of Site:			
Rev	iewer(s):			
		ing is being assessed for compliance with the Cent ttings Rule CFR 42441.301.	ers for Med	licaid and Medicar
Cha	racteristic	The setting is integrated in and supports full ac Medicaid HCBS to the greater community, incl employment and work in competitive integrated community life, control personal resources, a community, to the same degree of access a Medicaid HCBS.	luding oppo grated set and receive	ortunities to seek tings, engage in e services in the
#		Question	Present	Approved Modifications
1.	Does the setting pr activities in integra by the individual?	□Yes □No		
Con	nment:			
2.	_	ford opportunities for individual schedules that focus lesires of an individual and an opportunity for	□Yes □No	
Con	nment:			
3.	_	low individuals the freedom to move about inside and	□Yes	
	the setting? For ex	ng as opposed to one restricted room or area within ample, do individuals receive HCBS in an area of the integrated with individuals not receiving Medicaid	□No	
Con	ment:		ı	
4.	_	community/building located among other residential	□Yes	
		usinesses, retail businesses, restaurants, doctor's cilitates integration with the greater community?	□No	
Con	ment:		1	
5.		ttings provide individuals with the opportunity to	□Yes	
		tiating his/her work schedule, break/lunch times and	□No	
		benefits with his/her employer to the same extent as eiving Medicaid funded HCBS?	N/A	

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D3. Home and Community Based Services Non Residential Assessment Form

6.	Does the sett	ing provide individuals with contact information access to	□Yes					
	and training	on the use of public transportation, such as buses, taxis, etc.,	□No					
	and are the p	ublic transportation schedules and telephone numbers						
	available in a convenient location?							
Con	ment:							
7.	Does the sett	ing assure that tasks and activities are comparable to tasks	□Yes					
/.								
		for people of similar ages who do not receive HCBS	□No					
	services?							
Com	ment:							
Cha	racteristic	The setting is selected by the individual from among se	tting optic	ons including non-				
	disability specific settings The settings options are identified and documented in							
		the person-centered plan and are based on the individ						
ш				•				
#		Question	Present	Approved				
				Modifications				
1.	Does the sett	ing reflect individual needs and preferences and do its	□Yes					
	policies ensu	re the informed choice of the individual?	□No					
2	Do the settin	a antions offered include non-disability energific settings	□v					
2.		g options offered include non-disability-specific settings,	□Yes					
		petitive employment in an integrated public setting,	□No					
	_	in the community, or engaging in general non-disabled						
		ctivities such as those available at a YMCA?						
Com	ment:							
3.	Do the settin	g options include the opportunity for the individual to	□Yes					
٥.		mbine more than one service delivery setting or type of	□No					
		given day/week (e.g. combine competitive employment with						
	community h							
C-10		abilitation):						
Con	ment:							
Cha	racteristic	The setting ensures an individual's rights of privacy	, dignity,	and respect, and				
		freedom from coercion and restraint.						
#		Question	Present	Approved				
				Modifications				
1.	Does the sett	ing assure that staff interacts and communicate with	□Yes					
Τ.		spectfully and in a manner in which the person would like to	□No					
		, while providing assistance during the regular course of	□NO					
	daily activitie	Sr						
Com	ment:							
2.	Do setting re	quirements assure that staff do not talk to other staff about	□Yes					
	_	(s) in the presence of other persons or in the presence of the	□No					
		if s/he were not present?						
Com	ment:							

D3. Home and Community Based Services Non Residential Assessment Form

3.	Does the se	tting policy require that the individual and/or representative	□Yes					
	grant inforn	ned consent prior to the use of restraints and/or restrictive	□No					
	interventions and document these interventions in the person- centered							
_	plan?							
Com	ıment:							
4. Does the setting policy ensure that each individual's supports and plans								
		pehavioral needs are specific to the individual and not the	□No					
		ryone else in the setting and/or restrictive to the rights of dual receiving support within the setting?						
Com	ment:	dual receiving support within the setting:						
Com	illenc.							
5.	Does the se	tting offer a secure place for the individual to store personal	□Yes					
	belongings?		□No					
Com	ment:							
Cha	racteristic	The setting optimizes, but does not regiment, individu	al initiativ	e, autonomy, and				
		independence in making life choices including but no						
		physical environment, and with whom to interact.						
#		Question	Present	Approved				
				Modifications				
1.	Are there ga	ites, Velcro strips, locked doors, fences or other barriers	□Yes					
		ndividuals' entrance to or exit from certain areas of the	□No					
	setting?							
Com	ment:							
2.	1	tting afford a variety of meaningful non-work activities that	□Yes					
		ive to goals, interests and needs of individuals? Does the	□No					
		ironment support a variety of individual goals and needs (for						
		es the setting provide indoor and outdoor gathering spaces;						
		ting provide for larger group activities as well as solitary bes the setting provide for stimulating as well as calming						
	activities, u	bes the setting provide for stillidiating as well as callfilling						
Com								
	ment:							
l	ment:							
	iment:							
3.		tting afford opportunities for individuals to choose with	□Yes					
3.	Does the se	activities in the setting or outside the setting or are	□Yes □No					
	Does the se whom to do individuals							
	Does the se	activities in the setting or outside the setting or are						
	Does the se whom to do individuals a ment:	activities in the setting or outside the setting or are	□No					
Com	Does the se whom to do individuals ament:	activities in the setting or outside the setting or are assigned only to be with a certain group of people?						
Com	Does the se whom to do individuals ament: Does the se to individual	activities in the setting or outside the setting or are assigned only to be with a certain group of people? Exting afford the opportunity for tasks and activities matched	□No					
Com	Does the se whom to do individuals ament: Does the se to individual	activities in the setting or outside the setting or are assigned only to be with a certain group of people? Etting afford the opportunity for tasks and activities matched is skills, abilities and desires? Is setting staff knowledgeable	□No					

D3. Home and Community Based Services Non Residential Assessment Form

Characteristic		The setting facilitates individual choice regarding services and supports, and who					
		provided them.					
#		Question	Present	Approved			
				Modifications			
1.	Was the ind	□Yes					
	settings?		□No				
Con	ment:						
2.	Was the ind	lividual provided an opportunity to visit and understand the	□Yes				
	options?		□No				
Con	nment:						

D. Heightened Scrutiny D4. Non Residential On Site Review findings spreadsheet

Provider	Compliant	Remidatiated	Add. Review	Institutional	Heightened Scrutin
Abe's Care Home	Х			- Institutions	Treigntened scruth
Able Abilities Group	X				
Able Abilities Group	X				
Able Abilities Group		Х			
AMI Health Care Services	X				
AMI Health Care Services	X				
Betal					
Betal	X				
Betal					
Chrysalis		X			
Chrysalis					
Chrysalis	X				
Chrysalis	X				
Chrysalis					
Chrysalis	X				
Chrysalis		X			
Chrysalis	X				
Confidence Health Resources		X			
Confidence Health Resources					
Confidence Health Resources	X				
Confidence Health Resources					
Confidence Health Resources		X			
CPNN	X				
CPNN		X			
Disability Resources					
Disability Resources					
Going Places	X				
Going Places	X				
Going Places					
Going Places	X				
Hand in Hand Hand in Hand	X				
Helping Hands	X				
	Х				
High Sierra Industries Hope Health Care					
Hope Health Care		X			
Hope Health Care	X	X			
Hope Health Care					
Hope Health Care	x	Х			
Hope Health Care					
Key Learning Concepts			Х		
Key Learning Concepts					
Rey Learning Concepts	x				
ey Learning Concepts	x				
(ey Learning Concepts					
Mt. Olive	х				
Mt. Olive	x				
At. Olive	x				
At. Olive	X				
At. Olive		X			
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eam Care Plus	х				
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D. Heightened Scrutiny D4. Non Residential On Site Review findings spreadsheet

Provider	Compliant	Remediated	Add. Review	Institutional	Heightened Scrutiny
Chrysalis	X		AGG. HE FILM	institutional	Heightened Scruting
Chrysalis	X				
Chrysalis	X				+
Chrysalis	X				
Chrysalis	X				
Dungarvin	X				
Dungarvin	X				
Dungarvin	X				
Femfol		X			
Going Places	x				
Going Places		X			
Going Places		X			
Going Places	X				
Going Places	X				
Going Places	X				-
Going Places	X				
Holdsworth	X				
Holdsworth	X				
Holdsworth	X				
Holdsworth	X				
Holdsworth	X				
Holdsworth	X				
HHDS	X				
HHDS	X				
HD5	X				
HDS	X				
HDS	X				
HDS	X				
HDS	X				
HDS					
IHDS	X				
HDS .	X				
ungland	X				
ungland		X			
ungland	X				
ungland	Х				

D4. Non Residential On Site Review findings spreadsheet

Desert Regional Center Providers

Provider	Compliant	Remediated	Add. Review	Institutional	Heightened Scrutin
Aacres		X		- Instructional	meightened scrutin
Aacres					
Aacres	X				
Aacres	1	×			
Aacres					
Aacres		X			
Aacres	- v	X			
Aacres	X				
		X			
ASI	X				
ASI					
BAI	X				
BAI	X				
BAI	X				
BAI	X				
BAI	X				
BAI	X				
BAI	X				-
BAI	X				
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BAI	X				
BAI					
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Chrysalis	X				
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D. Heightened Scrutiny D4. Non Residential On Site Review findings spreadsheet

Danville	X	T			
Danville	X		-		
Danville	X				
Danville					
Danville		X			
Danville		X			
Danville		X			
	X				
Danville	X				
Dungarvin	X				
Dungarvin	X				
Dungarvin	×				
Dungarvin	X				
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D. Heightened Scrutiny D4. Non Residential On Site Review findings spreadsheet

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E. Public Comment Invitations from the DHCFP

E1. Invitation for Public Comment regarding On Site Reviews 04/22/2016

BRIAN SANDOVAL Governor



RICHARD WHITLEY, MS

MARTA JENSEN

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY 1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhcfp.nv.gov

April 22, 2016

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the setting assessment findings as attached on the following two spreadsheets.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on May 23, 2016. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically: You may email comments to hcbs@dhcfp.nv.gov. Write Residential Setting Assessments, or JDT/SLA Assessments in the subject line.
- Mail: You may mail written comments to the following address: Division of Health Care Financing and Policy 1100 E William Street, Suite 222
 ATTN: LTSS – Residential Setting Assessments, or JDT/SLA Assessments Carson City, NV 89701
- Fax: You may fax comments to the following number: (775) 687-8724

ATTN: LTSS- Residential Setting Assessments, or JDT/SLA Assessments

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

There will be a link on the page for Public Comments received.

Nevada Department of Health and Human Services Helping People -- It's Who We Are And What We Do

E. Public Comment Invitations from the DHCFP

E2. Invitation for Public Comment regarding Heightened Scrutiny 06/24/2016

BRIAN SANDOVAL



RICHARD WHITLEY, MS

MARTA JENSEN Acting Administrator

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY 1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhcfp.nv.gov

June 24, 2016

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the Heightened Scrutiny Submissions as attached provided on http://dhcfp.nv.gov/Home/WhatsNew/HCBS/ under the Public Comment section.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on July 25, 2016. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically: You may email comments to hcbs@dhcfp.nv.gov. Write Residential Setting Assessments, or JDT/SLA Assessments in the subject line.
- Mail: You may mail written comments to the following address: Division of Health Care Financing and Policy 1100 E William Street, Suite 222
 ATTN: LTSS – Residential Setting Assessments, or JDT/SLA Assessments Carson City, NV 89701
- Fax: You may fax comments to the following number: (775) 687-8724

ATTN: LTSS- Residential Setting Assessments, or JDT/SLA Assessments

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

There is a link on the page for Public Comments received.

Nevada Department of Health and Human Services Helping People -- It's W^{*} - We Are And What We Do

E. Public Comment Invitations from the DHCFP

E3. Invitation for Public Comment regarding the State Transition Plan revision 07/12/2016

BRIAN SANDOVAL Governor



RICHARD WHITLEY, MS Director

MARTA JENSEN
Acting Administrator

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY 1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhcfp.nv.gov

July 12, 2016

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the State Transition Plan submission dated June 28, 2016.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on August 12, 2016. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically: You may email comments to hcbs@dhcfp.nv.gov. Subject: State Transition Plan 6/28/16.
- Mail: You may mail written comments to the following address: Division of Health Care Financing and Policy 1100 E William Street, Suite 222
 ATTN: LTSS – State Transition Plan 6/28/16
 Carson City, NV 89701

• Fax: You may fax comments to the following number:

(775) 687-8724

ATTN: LTSS- State Transition Plan 6/28/16

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

There will be a link on the page for Public Comments received.

Nevada Department of Health and Human Services Helping People -- It's Who We Are And What We Do

E4. Health Care Quality Compliance email providing proof of Public Comment request through their list-serve, their blog and their website

Crystal Wren

From:

Nathan K. Orme

Sent:

Thursday, July 14, 2016 2:38 PM

To:

Subject:

MEDICALFACILITIES@LISTSERV.STATE.NV.US; MEDLABS@LISTSERV.STATE.NV.US;

NONMEDICALFACILITIES@LISTSERV.STATE.NV.US;

CHILDCARE@LISTSERV.STATE.NV.US; DIETITIANS@LISTSERV.STATE.NV.US

Give Your Feedback on Home-Based Services Plan for Medicaid

Give Your Feedback on Home-Based Services Plan for Medicaid

Public input is needed on changes affecting numerous services for recipients

State regulators are asking for public input on new federal regulations regarding such issues as door locks, visiting hours, outside activities and more for Nevadans receiving home and community-based Medicaid services.

A federal program that funds these services for Medicaid recipients has changed some rules, and the state must change its plan accordingly. Under this program, individuals must be offered opportunities to seek employment and engage in community activities in the same manner as everyone else.

The federal Centers for Medicare and Medicaid Services (CMS) requires states to solicit public input as part of the changes. To remain part of the program and receive federal funding, the Nevada Division of Health Care Financing and Policy must receive input on its Medicaid State Transition Plan by 5 p.m. on Aug. 12, 2016.

Comments must be submitted by one of three methods:

- Email to: hcbs@dhcfp.nv.gov
- Mail to: Division of Health Care Financing and Policy, 1100 E William Street, Suite 222, ATTN: LTSS State Transition Plan 6/28/16, Carson City, NV 89701
- Fax to: (775) 687-8724, ATTN: LTSS-State Transition Plan 6/28/16

For more information on this topic, visit $\underline{\text{http://dhcfp.nv.gov/Home/WhatsNew/HCBS/}}$.

E5. Invitation for Public Comment regarding the State Transition Plan revision 10/01/2016

BRIAN SANDOVAL



RICHARD WHITLEY, MS

MARTA JENSEN Acting Administrator

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY 1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhcfp.nv.gov

October 1, 2016

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the State Transition Plan dated October 1, 2016.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on October 31, 2016. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically: You may email comments to: hcbs@dhcfp.nv.gov. Subject: State Transition Plan 10/1/16.
- Mail: You may mail written comments to the following address:
 Division of Health Care Financing and Policy
 1100 E William Street, Suite 222

 ATTN: LTSS State Transition Plan 10/1/16
 Carson City, NV 89701
- Fax: You may fax comments to the following number: (775) 687-8724

ATTN: LTSS- State Transition Plan 10/1/16

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

There will be a link on the DHCFP/HCBS New Rule Information page for Public Comments received.

Nevada Department of Health and Human Services Helping People -- It's Who We Are And What We Do

E6. 5 E-mails to the list-served which was developed during the beginning phases of the State **Transition Plan**

Crystal Wren

From: Crystal Wren Sent:

Tuesday, October 04, 2016 10:05 AM To:

'Aacres NV'; 'Accessible Space, Inc.'; 'Ako Enoh'; 'Alpha Production Technologies Inc.'; 'American Home Companion'; 'AMI Health Care Services, LLC'; 'Anita DeLeon'; 'BAI 'American Home Companion'; 'AMI Health Care Services, LLU'; 'Anita DeLeon'; 'BAI Services'; 'Barry Gold'; 'Behavioral Innovation & Guidance'; 'Best Buddies'; 'Beug Behavioral Intervention & Consulting'; 'Bob Brown'; 'C&C Enterprises'; 'Care Services of Nevada, Inc.'; 'Carolyn Wikander'; 'Carpe Diem'; 'Carrisa Tashiro'; 'Charlotte McClanahan'; 'Choices for All'; 'Chrysalis'; 'Cindy Johnson'; 'Claudette Andrews'; 'Confidence Health Resources, Inc.'; 'Connie Grubbs'; 'Connie McMullen'; 'Creative Possibilities of Northern Nevada'; 'Curt Reed'; 'D&S Services', 'Depuille Services', 'Mesquite'; 'Delevada'; 'Curt Reed'; 'D&S Services'; 'Danville Services'; 'Danville Services - Mesquite'; 'Darian, Inc.'; 'Debora McDaniel'; 'Deidre Hammon'; 'Diana Klymann'; 'Disability Resources, Inc.'; 'Don Parker'; 'Eagles Nest Group Home'; 'Easter Seals Southern Nevada'; 'Ed Guthrie'; 'Faith Ramos'; 'Femfol Group'; 'Gil Folk'; 'Giovanni F. Margaroli'; 'Going Places'; 'Grady Tarbutton'; 'Hand in Hand Health

Subject: State Transition Plan, 10-1-16 revision Attachments:

Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment Invitation State Transition Plan 10-1-16.

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP |

1100 E. William St. Ste. 215 | Carson City, NV | 89701

E6. 5 E-mails to the list-served which was developed during the beginning phases of the State **Transition Plan**

Crystal Wren

From:

Crystal Wren

Sent: To:

Tuesday, October 04, 2016 10:05 AM

Tuesday, October 04, 2016 10:05 AM
'Haugen and Keck'; 'Heidi Unger'; 'Helga Jerome'; 'Helping Hands Assisted Living'; 'High Sierra Industries'; 'Hope Health Care Services'; 'Humboldt Human Development Services'; 'Jason Schwartz'; 'Jay Jeffers'; 'Jeffrey Klein'; 'Jim and Debra LaRocca'; 'Joan Anglin'; 'Joe Tinio'; 'Karen Reynolds'; 'Kathy Avampato'; 'Kelly Grim'; 'Kim Pezonella'; 'KNR Services'; 'Lilia Sioson'; 'Linda Hower'; 'Linda Jones'; 'Lisa Companaro'; 'M & M Angel Enterprises, Inc.'; 'Maria Antonio'; 'Mark Inouye'; 'Mark Olson'; 'Merila Tinio'; 'Mik Ton'; 'Mt. Olive Care'; 'New Vista Community'; 'Noble Horizon of Nevada'; 'Ormsby Association of Carson City', 'Paciencia Otis'; 'PATH - UNR'; 'Philip Albeza'; 'Pinnacle Community Services, Ltd.'; 'Portals (REM)'; 'Progressive Choices': 'R House Community Treatment Home': 'REM': 'Rev Antonio': 'Robert 'Progressive Choices'; 'R House Community Treatment Home'; 'REM'; 'Rey Antonio'; 'Robert Colbert'; 'Robert St. Jean'; 'Romeo & Vivian Balgan'; 'Ruby Mountain Resource Center'; 'Rural Center for Independent Living'; 'Shelle Alsip'; 'Sierra Nevada Quality Care'; 'Sierra Star Certier for independent Living; Shelle Alsip; Sterra Nevada Quality Care; Sterra Star Ranch'; 'Specialized Alternatives for Families & Youth of Nevada'; 'Stepahanie K'; 'Stephanie Pohl-Burfield'; 'Stephanie Schoen'; 'Tammy Randolph'; 'Tannerwood Home LLC'; 'Team Care Plus'; 'The Tungland Corporation'; 'Tiffany Huner'; 'Transition Services'; 'United Cerebral Palsy; 'Unlimited Choices'; 'Virginia Lasam'; 'Wanda Rosenlund'

Subject: Attachments:

Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment Invitation State Transition Plan 10-1-16.

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP |

1100 E. William St. Ste. 215 | Carson City, NV | 89701

E6. 5 E-mails to the list-served which was developed during the beginning phases of the State **Transition Plan**

Crystal Wren

From:

Crystal Wren

Sent: To:

Tuesday, October 04, 2016 10:05 AM

Huesday, October 04, 2016 10:05 AM 'Haugen and Keck'; 'Heidi Unger'; 'Helga Jerome'; 'Helping Hands Assisted Living'; 'High Sierra Industries'; 'Hope Health Care Services'; 'Humboldt Human Development Services'; 'Jason Schwartz'; 'Jay Jeffers'; 'Jeffrey Klein'; 'Jim and Debra LaRocca'; 'Joan Anglin'; 'Joe Tinio'; 'Karen Reynolds'; 'Kathy Avampato'; 'Kelly Grim'; 'Kim Pezonella'; 'KNR Services'; 'Lilia Sioson'; 'Linda Hower'; 'Linda Jones'; 'Lisa Companaro'; 'M & M Angel Enterprises, Inc.'; 'Maria Antonio'; 'Mark Inouye'; 'Mark Olson'; 'Merila Tinio'; 'Miki Ton'; 'Mt. Olive Care'; 'New Vista Community': 'Noble Horizon of Nevada'; 'Ormsby Association of Carson City': 'Pagignoia Waria Antonio; Mark Inouye, Mark Olson; Meriia Tinio; Miki Ton; Mit. Olive Care; New Vista Community; 'Noble Horizon of Nevada'; 'Ormsby Association of Carson City; 'Paciencia Otis'; 'PATH - UNR'; 'Philip Albeza'; 'Pinnacle Community Services, Ltd.'; 'Portals (REM)'; 'Progressive Choices'; 'R House Community Treatment Home'; 'REM'; 'Rey Antonio'; 'Robert Colbert'; 'Robert St. Jean'; 'Romeo & Vivian Balgan'; 'Ruby Mountain Resource Center'; 'Rural Center for Independent Living'; 'Shelle Alsip'; 'Sierra Nevada Quality Care'; 'Sierra Star Ranch'; 'Specialized Alternatives for Families & Youth of Nevada'; 'Stephanie K'; 'Stephanie Rohl-Burfield'; 'Stephanie Schoen'; 'Tammy Randolph'; 'Tannerwood Home LLC'; 'Team Care Plus'; 'The Tungland Corporation'; 'Tiffany Huner'; 'Transition Services'; 'United Cerebral

Palsy'; 'Unlimited Choices'; 'Virginia Lasam'; 'Wanda Rosenlund'

Subject: Attachments:

State Transition Plan, 10-1-16 revision Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment Invitation State Transition Plan 10-1-16.

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP |

1100 E. William St. Ste. 215 | Carson City, NV | 89701

E6. 5 E-mails to the list-served which was developed during the beginning phases of the State **Transition Plan**

Crystal Wren

From: Sent:

Crystal Wren

To:

Tuesday, October 04, 2016 10:05 AM

Tuesday, October 04, 2016 10:05 AM 'Lyn Sharman'; 'Our Home Adult Living'; 'Paradiso'; 'Pleasant Care Group Home'; 'Providence Home Care'; 'Quinns Desert Home #1'; 'R&L Adult Care Home 2'; 'R&L Adult Care Home Inc'; 'Rainbow Connections Group Care Home'; 'Reed's Manor'; 'Reno Valley Assisted Living & Retirement'; 'Ross Senior Residence'; 'Sachele Senior Guest Home'; 'Senior Residental Care'; 'Sierra Heights Group Home, LLC'; 'Silver Sky Assisted Living'; 'Silver Sky at Deer Springs Assisted Living'; 'Spanish Springs Home for Elderly Care'; 'St. Jude Home Care'; 'St. Published Home Care'; 'St. Jude Home Care'; 'St. Published Home Care'; 'St. Jude Home Care'; 'St. Published Home Care'; 'St. Published Home Care'; 'St. Jude Home Care'; 'St. Jude Home Care'; 'St. Published Home Care'; ' Assisted Living', 'Spanish Springs Home for Elderly Care', 'St. Jude Home Care', 'St. Paul

Home Care II'; 'St. Paul Home Care III'; 'Summerdale Homes at Ribeiro LLC'; 'Summerlin Retirement Home'; 'The Homestead'; 'The Royal Place Inc.'; 'The Victorian Center LLC'; 'Van

State Transition Plan, 10-1-16 revision

Subject: Attachments:

Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment Invitation State Transition Plan 10-1-16.

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP |

1100 E. William St. Ste. 215 | Carson City, NV | 89701

E6. 5 E-mails to the list-served which was developed during the beginning phases of the State **Transition Plan**

Crystal Wren

From:

Crystal Wren

Sent: To:

Tuesday, October 04, 2016 10:05 AM

Tuesday, October 04, 2016 10:05 AM

Disability Resources - David Shearer'; 'Disability Resources - Vivian Ruiz'; 'Eloisa Ortega AHONN'; 'Jhoanna Manalo - AHONN'; 'Jose Castillo - AHONN'; 'Judith Koller'; 'Leo Molino AHONN'; 'Mar Von Senior Care LLC'; 'Rainbow Meadows LLC - Tammy Randolph'; 'St.
AHONN'; 'The Continuum - Diane Ross'; 'Touch of Class'; 'Verdel Planas -

Subject: Attachments:

State Transition Plan, 10-1-16 revision

Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment Invitation State Transition Plan 10-1-16.

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP |

1100 E. William St. Ste. 215 | Carson City, NV | 89701

E7. E-mail response to an individual requesting an electronic copy of the State Transition Plan

Crystal Wren

From:

Crystal Wren

Sent: To:

Tuesday, October 04, 2016 2:21 PM

'Lisa Camps around'

Subject:

RE: State Transition Plan, 10-1-16 revision

http://dhcfp.nv.gov/uploadedFiles/dhcfpnvgov/content/Home/WhatsNew/NV State Transition Plan 10-1-16.pdf

Your welcome

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP | 1100 E. William St. Ste. 215 | Carson City, NV | 89701 Ph: (775) 684-3758 | Fx: (775) 684-8724 | <u>crystal.wren@dhcfp.nv.gov</u>

From: Lisa Camps around [mailto:naduahs@yahoo.com]

Sent: Tuesday, October 04, 2016 2:13 PM

To: Crystal Wren

Subject: Re: State Transition Plan, 10-1-16 revision

Hi Crystal,

Do you have a link that would take me to the actual transition plan?

Thank you, Lisa Campanaro

Sent from my iPhone

On Oct 4, 2016, at 10:04 AM, Crystal Wren < crystal.wren@dhcfp.nv.gov wrote:

Good morning,

The DHCFP has revised the Nevada State Transition Plan and has posted this to our DHCFP website for public comment. I encourage all to review the changes noted on the first 2 pages of the document and review the Plan. Please provide any comments regarding the State Transition Plan by October 31, 2016. The methods of public comment delivery are explained in the attachment titled Public Comment

Thank you,

Crystal Wren

SSPS III - HCBS Waiver Unit | Long Term Services and Supports | DHCFP | 1100 E. William St. Ste. 215 | Carson City, NV | 89701 Ph: (775) 684-3758 | Fx: (775) 684-8724 | <u>crystal.wren@dhcfp.nv.gov</u>

<Public_Comment_Invitation_State_Transition_Plan_10-1-16.pdf>

E8. Invitation for Public Comment regarding the State Transition Plan revision 04/17/2017

BRIAN SANDOVAL Governor



RICHARD WHITLEY, MS

MARTA JENSEN Acting Administrator

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY 1100 East William Street, Suite 101 Carson City, Nevada 89701 Telephone (775) 684-3676 • Fax (775) 687-3893 http://dhcfp.nv.gov

April 13, 2017

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment regarding the setting assessment findings as attached on the following two spreadsheets.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on May 19, 2016. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically: You may email comments to hcbs@dhcfp.nv.gov. Write: April 2017 State Transition Plan in the subject line.
- Mail: You may mail written comments to the following address: Division of Health Care Financing and Policy 1100 E William Street, Suite 222 ATTN: LTSS – April 2017 State Transition Plan

Carson City, NV 89701

Carson City, IV 89701

 Fax: You may fax comments to the following number: (775) 687-8724

ATTN: LTSS-April 2017 State Transition Plan

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/.

There will be a link on the page for Public Comments received.

Nevada Department of Health and Human Services Helping People -- It's Who We Are And What We Do

F1. Notice of Public Workshop 06/06/2014



STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY

MICHAEL J. WILLDEN Director

1100 E. William Street, Suite 101 Carson City, Nevada 89701 (775) 684-3600

LAURIE SQUARTSOFF

NOTICE OF PUBLIC WORKSHOP

Home and Community Based Services (HCBS) Rule Changes

Date of Publication:

May 21, 2014

Date and Time of Meeting:

June 6, 2014 at 10:00AM

Name of Organization:

The State of Nevada, Department of Health and Human

Services, Division of Health Care Financing and Policy (DHCFP)

Place of Meeting:

Health Division

4150 Technology Way room 303 Carson

City, Nevada 89701

Place of Video-Conference:

The State of Nevada Medicaid District Office

1210 S. Valley View Blvd. Suite 104 Las

Vegas, Nevada 89102

Agenda

- Presentation and Public Comment regarding new regulations for the HCBS Waivers
 published by the Centers for Medicare and Medicaid Services (CMS).
 - a. The purpose of this workshop is to introduce and explain the changes in the final rule and how they will affect Nevada's HCBS waiver providers.
 - b. Public Comment Regarding Subject Matter
- 2. Other Public Comment
- 3. Adjournment

Items may be taken out of order. Two or more agenda items may be combined for consideration. Items may be removed from the agenda or discussion of items may be delayed at any time.

Notice of this public workshop meeting and draft copies of the changes will be available on or after the date of this notice at the DHCFP Web site (dhcfp.nv.us): Carson City Central office and Las Vegas DHCFP. The agenda posting of this meeting can be viewed at the follow locations: Nevada State Library: Carson City Library: Churchill County Library: Las Vegas Library; Douglas County Library: Elko County Library: Lincoln County Library: Lyon County Library: Mineral County Library: Tonopah Public Library: Pershing County Library: Goldfield Public Library: Eureka Branch Library: Humboldt County Library: Labrary: Storey County Library: Washoe County Library: and White Pine County Library and may be reviewed during normal business hours.

F1. Notice of Public Workshop 06/06/2014

If requested, a copy of the proposal will be mailed to you. Requests and/or written comments on the proposed changes may be sent by email to Rita Mackie at mailed to the Division of Health Care Financing and Policy, 1100 E. William Street, Suite 101, Carson City, NV 89701.

All persons that have requested in writing to receive the Public Workshop Agenda have been duly notified by mail or e-mail.

Note: We are pleased to make reasonable accommodations for members of the public who are physically challenged and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the Division of Health Care Financing and Policy, in writing, at 1100 East William Street, Suite 101, Carson City, or call Rita Mackie at (775) 684-3681, as soon as possible, or e-mail at mackie@dlefp.nv.gov

F2. Comments from Public Workshop 06/06/2014

COMMENTS FROM PUBLIC WORKSHOP 6/6/14

HEATHER KORBULIC - STATE OMBUDSMAN:

- For those facilities not considered Home and Community Based Settings (HCBS), could we ask the Centers for Medicare and Medicaid Services (CMS) to grandfather them in?
- · Lease Agreement Subcommittee to create a uniform agreement
- · Consumer Bill of Rights
- Person-centered care planning

PHILLIP - RAINBOW CONNECT:

- Concerned about:
 - o Alzheimer's recipients and Fire Regulations
 - o Alzheimer's recipients and choice of roommates, menus, when and where to eat

BARRY GOLD - AARP:

- How is PACE program affected?
- Concerned lack of choices in rural regions would be interpreted as silos of service
- Recommends working with Commission on Aging and Disability and Alzheimer's Task Force

LEONE BROOKS - HIGH SIERRA:

Suggested consideration of external vendor for project management

ROBERT ST. JAMES:

- Private Room
- Waiting for Waiver

GRADY TARBUTTON - WASHOE COUNTY:

- Appreciate flexibility in interpretation regarding institutions on campuses, etc.
- Concerned about electron Level of Care (LOC) and concerned that recipients and families do not understand the choices available to them between HCBS and Institutional Care

JEFF KLINE - COMMISSION ON AGING:

- Concerned about the "Unintended Consequences of our Best Efforts"
- Do not create more silos of care
- · Already hard to access care
- · Co-location of services

CONNIE McMullen - COMMISSION ON AGING:

Concerned that individuals who truly need Nursing Facility placement will be placed in community settings

FAITH CHERE - GROUP HOME PROVIDER:

- Concerns:
 - o Scheduled Times for Visits
 - o Category 1 and Category 2 differences
 - Staffing Issues

MICHELLE - RENO VALLEY RETIREMENT COMMUNITY:

- Staffing
- What happens to someone who has such low income we cannot take them?

ED GUTHRIE- OPPORTUNITY VILLAGE:

- Will CMS identify "wiggle room" areas for interpretation or is everything steadfast?
- Has CMS given feedback on waiver applications?

BETSY AIELLO:

Florida got 1115 waiver for HCBS with new regulations

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STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY

1100 E. William Street, Suite 101 Carson City, Nevada 89701 (775) 684-3600 ROMAINE GILLILAND

LAURIE SQUARTSOFF

NOTICE OF PUBLIC WORKSHOP

Home and Community Based Services (HCBS) Rule Changes

Date of Publication:

August 4, 2014

Date and Time of Meeting:

August 19, 2014 at 9:00AM

Name of Organization:

The State of Nevada, Department of Health and Human

Services, Division of Health Care Financing and Policy

(DHCFP)

Place of Meeting:

State of Nevada Legislative Building 401 So. Carson Street Room 2134 Carson City, Nevada 89701

Place of Video-Conference:

Grant Sawyer Office Building

555 E. Washington Avenue Suite 4412

Las Vegas, Nevada 89101

Agenda

- Presentation and Public Comment on the Steering Committee's comments regarding the new regulations for the HCBS Waivers published by the Centers for Medicare and Medicaid Services (CMS).
 - a. The purpose of this workshop is to explain the changes in the final rule and how they will affect Nevada's HCBS waiver providers.
 - b. Public Comment Regarding subject matter
- 2. Presentation and Public Comment Regarding the Draft Transition Plan
 - a. The purpose of this workshop is to review and explain the draft transition
 - b. Public Comment
- 3. Public Comment Regarding any Other DHCFP Issue
- 4. Adjournment

Items may be taken out of order. Two or more agenda items may be combined for consideration. Items may be removed from the agenda or discussion of items may be delayed at any time.

Notice of this public workshop meeting and draft copies of the changes will be available on or after the date of this notice at the DHCFP Web site (dhcfp.nv.us); Carson City Central office and Las Vegas DHCFP. The agenda posting of this meeting can be viewed at the follow locations: Nevada State Library; Carson City Library; Churchill County Library; Las Vegas Library; Douglas County Library; Elko County Library; Lincoln County Library; Lyon County Library;

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Mineral County Library; Tonopah Public Library; Pershing County Library; Goldfield Public Library; Eureka Branch Library; Humboldt County Library; Lander County Library; Storey County Library; Washoe County Library; and White Pine County Library and may be reviewed during normal business hours.

If requested, a copy of the proposal will be mailed to you. Requests and/or written comments on the proposed changes may be sent to Rita Mackie at the Division of Health Care Financing and Policy, 1100 E. William Street, Suite 101, Carson City, NV 89701.

All persons that have requested in writing to receive the Public Workshop Agenda have been duly notified by mail or e-mail.

Note: We are pleased to make reasonable accommodations for members of the public who are physically challenged and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the Division of Health Care Financing and Policy, in writing, at 1100 East William Street, Suite 101, Carson City, or call Rita Mackie at (775) 684-3681, as soon as possible, or e-mail at mackie@dhcfp.nv.gov

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JENNIFER FRISCHMANN: If someone has no capacity to make good choices, the question then becomes, "how are they integrated into a community?" The Team that develops the Person Centered Plan becomes the responsible party.

<u>BETSY AIELLO</u>: A point to remember is that everyone does not have to participate in every activity at every time. The Care Plan must have more breadth; it should not be merely bathing and dressing, but must include other aspects of living a life.

<u>ROSIE MELARKEY</u>: Service Coordinators and Providers need training not only in the philosophy of Person Centered Planning, but also how to incorporate this philosophy into processes and routines.

ERIC DEWITT-SMITH (Sierra Regional Center):

We have developed a training program for Person Centered Planning. Starting with the basics, what does the physical plant look like? In the Individuals with Intellectual Disabilities (IID) community we have been moving recipients from Intermediate Care Facilities (ICF), which are institutional settings, into group homes for example. Just because a setting is smaller does not mean it does not have institutional characteristics. We want to make sure we are not just breaking up large institutions into smaller institutions. We work with the recipient's Care Team (family members, providers, advocates, spiritual advisors, etc.) to determine how services will be delivered using the 3 'P's: Priorities, Perspectives, Preferences. Some individuals will have restrictions that are necessary for their health, safety and welfare. But, within those restrictions, the attitude of service delivery should be focused on how best to support the wishes of the recipient.

JOE TINIO: Given that understanding, we can comply with those regulations.

BETSY AIELLO: Flexibility is required of State staff also.

BARRY GOLD (AARP):

Given that the CMS Regulations are the Regulations, it is my understanding that the State has the ability to interpret the New Rule for Disability Dominant settings and programs.

JENNIFER FRISCHMANN: Yes, but we need to know where the potential deficiencies are. That is why we sent out the Self-Assessment tool to providers in May.

SARINA ROSS (Humboldt Human Development Services):

I attended the Person Centered Planning Eric referred to. It was very helpful. I still did not understand the Self-Assessment form and I received calls from other Providers asking how to complete it. I would appreciate an opportunity to complete a revised assessment with more explanation of the contents and the purpose.

KATE MCCLOSKEY (Sierra Regional Center [SRC]/ADSD):

Person Centered Planning changes how we think about providing services.

<u>BETSY AIELLO</u>: There are a lot of facilities this will not affect, but there are some that are large and look institutional.

ROSIE MELARKEY: This is a 5 Year Transition Plan. If we start working now, we can determine if a setting does not meet the New Rule and why. How can it be changed? Whether by regulation changes or the business plan of the facility.

TAMMY RITTER (ADSD):

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We are working toward meeting the regulations.

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CHARLOTTE MCCLANAHAN (Dungarvin):

Bringing in family members and/or guardians can be problematic because they have pre-conceived ideas of what an individual is able to choose and expectations about what the facility will be able to do. For example, I recently encountered an individual whose guardian stated not to take the recipient on van rides even though he pointed to the picture of the van and then towards the door on numerous occasions. Education for the family regarding Person Centered Planning and individual choice is just as important as education for the recipients, providers and State staff.

WENDY SIMMONS (Nevada Health Care Association [NVHCA]):

Regarding residential care facilities, the language used may not be consistent across types of recipients and/or settings. Is the State looking for demonstration projects?

JENNIFER FRISCHMANN: The State is not formally applying to CMS to do a demonstration project. But an 'informal' project to find out what can be done with large facilities would help determine what waiver amendments could be written to help these facilities come into compliance with the New Rule.

<u>WENDY SIMMONS</u>: To re-state what you said, licensed residential facilities can set up their own demonstration projects.

JENNIFER FRISCHMANN: Yes. Contact us for help.

<u>BETSY AIELLO</u>: We can include a section in the Transition Plan that states Residential Providers will be working with the State as technical support to create plans for meeting the New Rule.

<u>WENDY SIMMONS</u>: Regarding Alzheimer's patients, we want to work on creating processes and programs that prevent people from being placed out of state, and even to facilitate bringing them back to Nevada.

<u>BETSY AIELLO</u>: Different things either calm or agitate a person. You cannot say that 'x' is the remedy for an Alzheimer's patient; 'x' may be the remedy for a given individual Alzheimer's patient, but the same treatment would agitate another patient.

WENDY SIMMONS: Regulations have become so over-protective and rigid that it has affected the Provider mindset

ED GUTHRIE: What is the Preliminary Transition Plan date?

JENNIFER FRISCHMANN: I would like to have the Preliminary Transition Plan posted online by September 30. There is a 30-day public comment period required.

LESTER GIBBS (CFO, Nevada Senior Services):

How is the State going to help group homes and individuals finance this?

<u>BETSY AIELLO</u>: The State has to implement the Person Centered Care Planning; Providers are expected to be involved. The Care Plan will be created by State staff. The Provider is not required to provide the alternative services, but must allow them to be made available. Rates for services are set by the Legislature, so, any changes in reimbursement would have to go through the legislative process.

<u>LESTER GIBBS</u>: But, if one resident does not want to eat at the set dinner time, the Provider has to pay the cook to stay around and be available.

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<u>BETSY AIELLO</u>: No, CMS does not require that specifically. If a resident wants a full, cooked meal, then s/he eats when it is served. If an alternate eating schedule is part of the Care Plan, the Provider must make a shelf in the refrigerator available, for example. The Provider does not have to purchase the extra food or prepare it. The resident's support team – family and friends – must be allowed to assist if that is necessary.

HEATHER KORBULIC (State Long Term Care Ombudsman):

First, I notice that there do not seem to be representatives from the Bureau of Health Care Quality and Compliance (HCQC) in attendance.

<u>JENNIFER FRISCHMANN</u>: We cannot mandate attendance, but there are HCQC representatives on the Steering Committee.

<u>HEATHER KORBULIC</u>: Training for all segments of the Industry is really important: State staff, Providers, Recipients, etc.

DENYSE LIZAK (HHDS):

As a rural provider, community means different things in different locations. It is also more expensive to provide services in rural areas.

<u>SARINA ROSS</u>: Can there be more access to these meetings for rural providers? I am here today because I had other commitments in the Reno/Sparks area, but I would normally not be able to afford to come to Carson City. Is it possible to videoconference to a site in Winnemucca or Elko?

MELANY DENNY (Organizational Development and Services Officer, High Sierra Industries):

To participate in the Person Centered Planning, we sent staff to 104 quarterly meetings. That is staff time that is not paid for. Looking at reimbursement for that time is important.

<u>BETSY AIELLO</u>: One aspect of the New Rule we have not discussed today is the requirement for Recipients to have Lease Agreements that afford them the same rights and responsibilities any other individual would have in the State of Nevada.

The items of particular concern that I heard in this meeting are: Training with family and guardians about Recipient's Rights

Training for Providers and State staff

Regulations and Licensing

Rates

ROSIE MELARKEY: The revision and clarification of the Self-Assessment document.

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STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY

ROMAINE GILLILAND

Director

1100 E. William Street, Suite 101 Carson City, Nevada 89701 (775) 684-3600

LAURIE SQUARTSOFF

NOTICE OF PUBLIC WORKSHOP

Home and Community Based Services (HCBS) Rule Changes

Date of Publication:

October 24, 2014

Date and Time of Meeting:

November 10, 2014 at 9:00AM

Name of Organization:

The State of Nevada, Department of Health and Human

Services, Division of Health Care Financing and Policy

(DHCFP)

Place of Meeting:

Health Division

4150 Technology Way Room 303 Carson City, Nevada 89706

Place of Video-Conference:

(DHCFP)

The Division of Health Care Financing and Policy

1210 S Valley View Blvd Suite 104

Las Vegas, Nevada 89102

The Division of Health Care Financing and Policy

(DHCFP)

1010 Ruby Vista Drive Suite 103

Elko, Nevada 89801

Agenda

- Presentation and Public Comment Regarding Home and Community Based Services Draft Transition Plan
 - a. The purpose of this workshop is to gather Public Comment regarding the Transition Plan the State of Nevada must submit to the Center for Medicare and Medicaid (CMS) by March 15, 2015.
 - b. Public Comment Regarding Subject Matter
- 2. Public Comment Regarding any Other Issue
- 3. Adjournment

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Items may be taken out of order. Two or more agenda items may be combined for consideration. Items may be removed from the agenda or discussion of items may be delayed at any time.

This notice will be posted at http://admin.nv.gov.

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If requested in writing, a copy of the proposal will be mailed to you. Requests and/or written comments on the proposed changes may be sent to the Division of Health Care Financing and Policy, 1100 E. William Street, Suite 101, Carson City, NV 89701 at least 3 days prior the public workshop.

All persons that have requested in writing to receive the Public Workshop Agenda have been duly notified by mail or e-mail.

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HCBS Final Rule - Public Workshop

Draft Transition Plan November 10, 2014 9:00 - 11:00 am

Health Division, 4150 Technology Way, Room 303 Carson City, NV

Video-Conference Locations: DHCFP Las Vegas District Office 1210 S Valley View Blvd., Room 104 Las Vegas, NV

DHCFP Elko District Office 1010 Ruby Vista Dr., Room 103 Elko, NV

Teleconference Access via 877-873-8018, Password 3362244

LESLIE BITTLESTON, [Division of Health Care Financing and Policy (DHCFP)]: Welcome to the Public Workshop on Home and Community Based Services (HCBS) Rule Changes. This is the third Public Workshop the State has

The Centers for Medicare and Medicaid Services (CMS) has published this new rule establishing requirements for home and community based settings in Medicaid HCBS programs operated under the 1915(c) and 1915(i) which allows for reimbursement for services under the Medicaid program.

In essence, the rule creates a more outcome oriented home and community integrations, rather than a setting based solely on location and physical characteristics. The goal of this rule is to provide individuals who receive services under HCBS programs have access to community living and receive services in the most integrated setting which provides alternatives to institutions.

The final rule includes a provision requiring states offering HBCS services to develop a transition plan to ensure HCBS settings will meet the new requirements. For currently approved 1915(c) waivers and 1915(i) state plans, states must evaluate the settings currently available and determine if there are settings that do not meet the new rule and work with Providers and CMS to develop a plan to bring them into compliance.

Nevada has until March 17, 2015 to submit the transition plan to CMS for approval. CMS expects the transition to full compliance to be as brief as possible and that substantial progress is demonstrated during the transition period. However, States have a maximum of five years from the date the rule was published to achieve compliance. This final deadline is Month 2019.

The draft Transition Plan was posted to the DHCFP website on October 15th for a 30 day public comment period. This draft Plan is the result of work done by State Staff and various stakeholders. The work included:

- The communication of the new rule to stakeholders at various public meetings such as the Tribal Consultation Meeting, the Medicaid Advisory Council Meeting and the Nevada Commission on Aging.
- The creation of a Steering Committee to oversee the steps needed to develop the Transition Plan.
- The creation of a Regulatory Sub-Committee which reviewed various Nevada Revised Statutes (NRS) and Nevada Administrative Codes (NAC) for any conflicts between current regulations and the new rule.
- The development and distribution of two Provider self-assessment surveys.

Are there any comments or questions about the Draft Transition Plan as presented?

ROSEMARY MELARKEY, [Aging and Disability Services Division (ADSD)]: The Aging and Disability Services Division has submitted updated NAC language for Supported Living Arrangements (SLA). It has been approved and is in the final editorial process. We do not anticipate there will be any conflicts between the new NAC and CMS' New Rule. The Jobs and Day Training (JDT) regulations were changed in the NRS four years ago; the NAC for these organizations are currently being revised. The information on page 10 of the Draft Transition Plan regarding JDT is not the revised language. CMS has not created a tool for evaluating non-Residential settings such as JDT and Adult Day Health Care (ADHC), but has stated these settings must also be in compliance. Page 11 of the Draft Transition Plan states that there is potential conflict between State regulations and the concept of "aging in place," yet indicates that changes in Medicaid Service Manual (MSM) language will be used

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to correct these conflicts. Some NAC changes will also be required and this statement should be added to that section.

GRADY TARBUTTON, [Washoe County Senior Services]: Regarding those individuals with cognitive issues who are not incompetent but who remain at risk for safety or exploitation, these factors should be taken into account.

BETSY AIELLO, [DHCFP]: There has been a work group on Person Centered Planning (PCP) and training has been developed by the Regional Centers and has begun to be implemented. Training for PCP should be a part of the Implementation section of the Transition Plan.

LESLIE BITTLESTON: Training for PCP has been taken out of the Transition Plan because CMS expects States to be doing this already. Training has been scheduled for State staff, and will continue to be done using a "Train the formal Transition Plan submitted to CMS.

DANIEL MATHIS, [Nevada Health Care Association (NVHCA)]: I support the overall matrix of medical regulations on pages 11 and 12, but would stress that some changes to NRS may need to be made.

ED GUTHRIE, [Opportunity Village (OV)]: Page 3 identifies ADHC as a potential problem area if individuals receiving HCBS are isolated from the larger community even though the setting itself may not be isolated.

ROSIE MELARKEY: Many work centers meet the New Rule. We can re-word this section and we will review the Providers on an individual basis if there is any apprehension that the setting will not be in compliance. I have concerns about both ADHC and JDT and the risks to individuals who utilize these services.

ED GUTHRIE: We are considering creating a space that will combine ADHC services on one side with JDT on the other side and in between shared space for dance studios and other activities. Do you think this would meet the criteria? Or does this violate the requirement on page 7 that "a facility must not be operated in combination with any other medical facility or facility for the dependent unless it is licensed separately?"

BETSY AIELLO: We would like to have the specific scenario in writing so we can ask CMS. It has been my experience that CMS will not answer hypothetical questions, but will often make decisions about specific proposals. My first thought is that it is not a viable proposal unless the shared space was also available to the general populace. But, it also might be perfectly acceptable.

JEFFREY KLEIN, [Nevada Senior Services (NSS)]: I would like to echo Ed Guthrie regarding ADHC. I would also like to emphasize that timeliness is important. Between 2008 and now, 50 licenses were granted for ADHC sites; there are only 18 currently operating. ADHC licenses are pending. Before granting licenses, you should ensure they will meet the New Rule requirements. There is a disconnect between the New Rule and the Affordable Care Act (ACA) which encourages co-location.

BETSY AIELLO: Please write up scenarios as quickly as possible so we may present them to CMS. Also, licensure is not the same as Medicaid enrollment. Some Providers obtain licenses and have no desire to enroll in Medicaid.

ROSIE MELARKEY: We are working with several national organizations, both Providers and Advocates, to address many of these issues with CMS.

LESLIE BITTLESTON: The next section is titled the Transition Plan for Compliance. It includes 4 Phases: Phase I (March 2014 – October 2014) includes stakeholder communication, a comprehensive assessment of all residential and non-residential settings that fall under 1915(c) and 1915(i) services. This phase includes a review

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and analysis of existing State regulations and policies, as well as industry practices, to determine areas that are in direct conflict with the new rules.

ROSIE MELARKEY: We should move the non-residential setting assessments to Phase II.

BETSY AIELLO: We should also include a review of every facility in Phase II. We need to create a single tool that can be used to evaluate the various types of settings.

MARK OLSON

Thank you for the opportunity to provide public comment on the HCBS Transition Plan for the State of Nevada.

I am here today in several capacities:

- Most importantly I am the only parent and legal guardian of my 19yo daughter Lindsay who has autism and likely will not be able to live completely. (sic) She is currently a client of the Desert Regional Center.
- I am President & CEO of LTO Ventures, a 501(c)(3) Nevada nonprofit corporation that develops live/work/play residential communities for adults with autism.
- I also am an advocate at state and federal levels on matters related to housing options for adults with autism, and co-founder of the Coalition for Community Choice, a national grassroots collaboration of persons with disabilities, families, providers, professionals, educators and legislators.

I want to first state that I believe that adults with disabilities have the human and civil right to live, work, play, socialize, recreate, learn, love, and worship in the setting and manner of their own choosing, and with the support of their parents, families, friends and caregivers.

I have been actively involved with the last 3 rounds of 1915 rule-making by CMS and authored a white paper on what the *Olmstead* decision meant for housing choice for persons with disabilities.

Five times over six years up to March 2014, CMS has engaged in rule-making efforts that have provided useful clarifications of certain issues encountered by the individuals served by the 1915 regulations, but each time also have included attempts by CMS to overreach the letter and spirit of the ADA and *Olmstead* and insert language that unnecessarily segregates specific types of residential settings from Medicaid eligibility. Five times through the public review process these attempts have been rejected by the very individuals served by these regulations and their families and caregivers.

The Final Rule, also known as CMS-2249-F and CMS-2296-F, issued on March 17, 2014, was as significant for what it did not include as for what it (sic) changes it did include. What the Final Rule did not include was specific settings types that would not be allowed. What it did include was an emphasis on outcomes and experiences. It also specifically identified the Person-Centered Plan as the single most important document guiding individual choice. For individuals served by these regulations and their families and caregivers this was a reasonable opportunity to educate and inform CMS and state agencies about how the waiver program should be implemented going forward.

That relief lasted 3 days. On March 20, 2014, Centers for Medicare & Medicaid Services (CMS) issued an Informational Bulletin (Bulletin) entitled "Home and Community-Based Service (HCBS) 1915(c) Waiver and 1915(i) State Plan Amendment (SPA) Settings' Requirements Compliance Toolkit". In this Bulletin, there is a two-page section entitled "Guidance on Settings That Have the Effect of Isolating Individuals Receiving HCBS from the Broader Community."

In the Bulletin, CMS clearly seeks to continue litigating specific language rejected through the public review process.

I have four points I want to make about the Transition Plan draft proposed today.

Non-compliance with US Administrative Procedures Act

The Coalition for Community Choice believes CMS has exceeded the scope of its authority with the Guidance,

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and key elements of the Guideline exceed the scope of the Final Rule, and therefore are non-compliant with the US Administrative Procedures Act of 1946 and a violation of federal law and the Medicare Act.

To the extent that the State of Nevada develops and implements its HCBS Waiver Transition Plan and codifies waiver changes based on specific language in the Guidance that is not expressly contained in the Final Rule, the State may find any such policy and language subject to legal challenge. I propose here that the State adhere strictly to the language of the Final Rule and ignore the Informational Bulletin and Guidance to avoid any delays or complications with its waiver programs now or in the future.

State Must Seek Out and Include Input from its Most Important Stakeholders - Recipients

I am deeply concerned, as the only parent and legal guardian of an adult Nevada resident with disabilities who presently is a client of services through the regional center and may one day require supports and services paid for through this waiver, that the State seems to have forgotten who its most important customer is.

On. p. 1 of the Transition Plan document, DHCFP states that it held "two public workshops in which all members of the public were invited to learn about the new regulations and provide comments." On p. 13, it states "the turnout was excellent and comprised a mix of providers, recipients, regulators, advocates, and state staff." A review of the sign in sheets from both those meetings tells a different story. It shows 106 total or two possible exceptions (it is not clear from the sign in sheets) are state agency and provider

The fact that this is the third workshop on this issue and DHCFP still has virtually no recipient input from waiver funding recipients and/or their parents and family members is unacceptable. Moreover, it fails to fulfill CMS' directive that "States will describe their process for receiving public input and ensure that it is sufficient to provide meaningful opportunities for input from individuals served or who are eligible to be served, based on the scope of the proposed changes."

While DHCFP may feel it has fulfilled its statutory obligation to provide notice to the public under Nevada Open Meeting law, I find it entirely unacceptable to hide behind that pathetic public notice practice for input on programs concerning the funding safety net for thousands of Nevadans with disabilities. A three- business-day advance notice posted in 19 libraries and two government buildings that would require persons to travel to those locations every day to check bulletin boards is an unacceptable burden.

Further, the DHCFP website where the agenda and plan draft was posted requires a greater than average knowledge of website navigation to find them, and again places the burden on recipients and their families to check this website daily for notices that provide only 3 business day advance notification.

Even in the Transition Plan draft 2 we are commenting on today, the State and DHCFP fail to provide for sufficient recipient and prospective recipient input. On p. 17, the Action Item "Recipient Education and Notification" is completely inadequate. The Plan states "recipients are crucial in providing information on the services they receive, so a random sample of recipients will be selected..."

The Plan should provide a process for nothing less than outreach to 100% of current and eligible recipients of waiver-funded services and DHCFP and the State should set a goal of 100% feedback as it did with the

Therefore, I propose that DHCFP and the State do the following:

- DHCFP take no action on the Transition Plan until it can demonstrate that it has reached 100% of Nevadans presently served by the waivers, and 100% of Nevadans currently eligible to be served by the waivers, with information in plain language that:
 - a. Informs them through which waiver they receive funding or are eligible to receive funding
 - b. Describes what changes are being evaluated because of the Final Rule
 - c. Explains what the Final Rule is
 - d. Explains what the changes could mean to them
 - e. Invites them to provide public input including what actions they should take if they want to provide public input and exactly how they can do it

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- f. Informs them how to be put on a list to get all future notices in a way that does not require them to go to a library or government building
- 2. Deliver the notices via US Mail and through their case managers
- Deliver the notices to all current Regional Center clients 18+ because they may become eligible for waiver-funded services in the next five years and these proposed changes

Must Emphasize the Central Role of Person-Centered Planning

CMS states in the Q&A about the Final Rule: "The expectations set forth in this final rule emphasize that individuals are most knowledgeable about their services needs and the optimal manner in which services are delivered."

Nothing in the Nevada Transition Plan or the changes Nevada proposes to its waivers should interfere with the person-centered plan of any recipient taking precedent over all other considerations, and must make it a matter of policy to honor those person-centered plans without unduly influencing recipients to a particular conclusion

Moreover, DHCFP must make it a priority to:

- Inform and educate current and future recipients and their parents and families about exactly what a person-centered plan is and how to create one
- Explain the basis in CMS regulations for person-centered plans and their authority in the waiverfunded services process
- Provide resources about how to create an optimal person-centered plan and a list of private vendors who can help these individuals prepare proper person-centered plans

Definition Must be as Broad as Possible and Reflect the Progressive and Independent Nature of Nevada

CMS states "We expect states electing to provide benefits under section 1915(k), 1915(i), and/or 1915(c) to include a definition of home and community-based setting..."

In the Olmstead decision, the court used the terms "home" seven times and "community" 80 times, but never defined those terms. The Supreme Court did not define those terms because it intended individuals served by those terms to decide for themselves what home and community mean to them.

Sally Burton-Hoyle, one the nation's most respected authorities on person-centered planning says "community is defined by the individual."

We know that the setting is not the issue. It is the design and management of those settings that is the key. Individual experiences and outcomes can be just as successful in large, well-designed settings as they can in individual homes and apartments, and conversely we know that outcomes and experiences can be just as undesirable in individual homes and apartments as in larger settings. In fact, this is supported by data from research documented in the National Core Indicators that indicates that individuals in congregate settings report feeling lonely less than those in other settings.

Therefore, I encourage the State of Nevada to adhere to the specific language of the Final Rule and avoid including any specific setting types in any definitions or Plan language and to adhere strictly to the language in the Final Rule.

ED GUTHRIE: On page 18, in the sections regarding NAC and MSM revisions, will there be provisions for Public Comment?

LESLIE BITTLESTON: Yes, all changes to MSM require Public Hearings.

BETSY AIELLO: There are Public Hearings scheduled every month throughout the year, and 30-day notice of agenda items are required.

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MARK OLSON: My daughter has a case manager who makes monthly contacts. This could be a way to communicate with recipients.

COLLEEN LARKS [United Cerebral Palsy of Nevada (UCPNV)]: May I have a copy of Mark Olson's statement?

LESLIE BITTLESTON: We will post all Public Comments to the website.

BARRY GOLD [American Association of Retired Persons Nevada (AARPNV)]:
My name is Barry Gold and I am the Director of Government Relations for AARP Nevada. AARP Nevada is a nonprofit, nonpartisan organization, with a membership of more than 300,000 in the state, working to help Nevadans 50+ live life to the fullest and ensure that all Nevadans have independence and choice as they age.

AARP appreciates the opportunity to review and comment on Nevada's Draft HCBS Transition Plan and we recognize the efforts of the Division of Health Care Financing and Policy in putting this plan together in such a short timeframe. The new HCBS rules hold great promise for improving the Medicaid HCBS system in Nevada and giving consumers and their families more choice and control over the services that enable them to live in their homes and communities. Nevada's transition plan puts forward a solid outline of how Nevada plans to come into compliance with the new HCBS rule, but there are a number of areas where we believe the state can further strengthen the plan or add more detail so that the plan can function as intended and protect consumers of HCBS.

Overall, the plan seems to rely primarily on self-assessment from the providers in determining compliance. Information from providers is crucial, but consumer input should be a stronger influence here. Although there is mention of a recipient survey (p.17), it's not clear how the results will inform the determinations of compliance. Underscoring the need for additional consumer input is the provider self-assessment survey itself (Appendix A), in which providers are surveyed about certain things that are really only answerable by the clients. For example:

- Is the client free from coercion? (Question 14)
- If the client has concerns, is she comfortable discussing them? (Question 15)
- Do clients know how to relocate and request new housing? (Question 42)

These are important questions, but a provider's response is only one side of the story. The state should pull in all of the tools and sources of information it can to make these determinations. We note that lowa's proposed transition plan, for example, plans to use provider-submitted data, consumer survey data from the Iowa Participant Experience Survey, and information gathered by state case managers and the Department of Inspections and Appeals. Although taking a more comprehensive approach in determining compliance is not an easy task, it better capitalizes on this opportunity to review and improve Nevada's HCBS system.

In addition, there are a number of areas in the plan that were unclear in our review, or that we believe would benefit from additional detail:

- We understand that half of the 1915(c) self-assessment surveys were not completed and returned, so
 the state is re-sending them with additional explanations and hoping for a better response rate. Will the
 state release the results and analysis once additional responses are received?
- The plan identifies certain problem areas based on survey responses and in-person assessments. For example, the plan notes that sheltered workshops or work centers and provider owned and/or controlled day settings as currently operated, are presumed to be settings that isolate individuals receiving HCBS from the broader community. Does the state plan on working with these providers to bring them into compliance, or instead contesting this issue with CMS and trying to overcome this presumption of non-compliance?

F6. Minutes from Public Workshop 11/10/2014

HCBS Public Workshop 111014

Minutes

- Will on-site assessments (p.17) be conducted for all providers or just those that did not complete a selfassessment survey? We note the state's intent to visit 50% of all providers by June 2015, but when will the others get visited?
- The provider compliance monitoring (p. 19) seems to focus primarily on the initial task of getting
 providers into compliance but does not address ongoing enforcement. We believe the plan should
 better describe the state's capacity and plan to evaluate compliance on an ongoing basis, even for those
 providers initially determined compliant.
- The description of plans and protections for individuals who must be transitioned to settings that meet
 HCBS requirements (p.20) needs more detail. The state should more fully describe the proper notice
 and due process, the choices offered to the individual, the content of the person-centered planning
 process, and the protections to ensure that there is no break in services.

Thank you for this opportunity to comment on the state's Draft HCBS Transition Plan. We look forward to working with the state to ensure that these rules are implemented and monitored in a way that continues to shape our HCBS system for the better.

JEFFREY KLEIN: Better connections with consumers and the public can be achieved. Some examples are:

- Using the ADSD Resource Center listservs
- Nevada Lifespan Respite Centers
- Engagement through Bureau of Health Care Quality and Compliance (HCQC) Advisory Councils
- ADSD grantees who are Community Partners could host public meetings at their facilities to get recipient
 participation

BETSY AIELLO: Would a newsletter or flyer mailed to recipients be a good tool?

JEFFREY KLEIN: I think the best answer is "all of the above." Do everything you can think of to reach recipients and families. A newsletter could work if it is simple and direct.

SARINA GUSKY [Humboldt Human Development Services (HHDS)]: The Rurals have not been included. Families, guardians and recipients do not understand either PCP or the New Rules. Education about what PCP is and does is necessary for all participants.

BETSY AIELLO: We agree that we need to be working on PCP – and we are. But CMS has told us not to include it in the Transition Plan.

MARK OLSON: The second section on page 17 outlines Recipient Education and Notification. You must know where your recipients are to send them letters and surveys. Newsletters are not a good vehicle. My daughter's case manager is not very effective, but she does contact her on a regular basis. The Coalition for Community Choice has been working with Ralph Lawlor at CMS. We are being told that CMS is pushing the decision making regarding the New Rule to the States.

ED GUTHRIE: We have Public Meeting Facilities. We would be happy to coordinate and/or host a meeting. Of the population we serve, 50% are on HCBS Waivers; the rest are either private pay or general fund paid. All potential recipients should be notified, not just those currently receiving Medicaid funded services. The Clark County School District has approximately 400 children who may need HCBS graduating every year. They and their families should be notified of the potential impact.

F6. Minutes from Public Workshop 11/10/2014

HCBS Public Workshop 111014

Minutes

BETSY AIELLO: It is not that services to recipients will be disallowed, but that certain Providers may not meet requirements and may not be able to receive Medicaid payments. Regarding CMS stating that it is not up to them to make the decisions, the Transition Plan and the decisions the State makes must be approved by CMS.

MARK OLSON: Some of the Transition Plan is general.

BETSY AIELLO: The Plan is a work in progress.

ED GUTHRIE: As I understand it, the purpose of the New Rule is that those receiving HCBS have the same access to services and the community as other individuals. If that is true, then by default, Medicaid recipients at day programs meet that definition since they only make up about 15% of that population.

BETSY AIELLO: I am not as concerned with ADHC. CMS has stated they will allow senior living environments. I am considered about sheltered workshop settings and adult disability communities.

JEFFERY KLEIN: What about PACE? If any program is at risk they are.

BETSY AIELLO: PACE is a managed care plan for the elderly CMS has approved. The funding for all of their services is under the Managed Care authority and not through HCBS.

LESLIE BITTLESTON: The document as posted on the internet and made available here at this meeting is a Draft. We are requesting your input and specific language to make it more understandable as well as to better meet the needs of Providers and Recipients in Nevada. Please email any further questions or comments to https://dx.documents.org/lease-email-nv.gov.



DHCFP Workshop - November 10, 2014

Home and Community Based Services Rule Changes

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F7. AARP response to Public Workshop 11/10/2014

- bring them into compliance, or instead contesting this issue with CMS and trying to overcome this presumption of non-compliance?
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Thank you for this opportunity to comment on the State's Draft HCBS Transition Plan. We look forward to working with the State to ensure that these rules are implemented and monitored in a way that continues to shape our HCBS system for the better.

F8. LTO response to Public Workshop 11/10/2014



DHCFP Workshop - November 10, 2014

Thank you for the opportunity to provide public comment on the HCBS Transition Plan for the State of Nevada. My name is Mark Olson. I am here today in several capacities:

- Most importantly I am the only parent and legal guardian of my 19yo daughter Lindsay who has autism
 and likely will not be able to live completely. (sic) She is currently a client of the Desert Regional
 Center.
- I am President & CEO of LTO Ventures, a 501(c)(3) Nevada nonprofit corporation that develops live/work/play residential communities for adults with autism.
- I also am an advocate at State and federal levels on matters related to housing options for adults with autism, and co-founder of the Coalition for Community Choice, a national grassroots collaboration of persons with disabilities, families, providers, professionals, educators and legislators.

I want to first State that I believe that adults with disabilities have the human and civil right to live, work, play, socialize, recreate, learn, love, and worship in the setting and manner of their own choosing, and with the support of their parents, families, friends and caregivers.

I have been actively involved with the last 3 rounds of 1915 rule-making by CMS and authored a white paper on what the *Olmstead* decision meant for housing choice for persons with disabilities.

Five times over six years up to March 2014, CMS has engaged in rule-making efforts that have provided useful clarifications of certain issues encountered by the individuals served by the 1915 regulations, but each time also have included attempts by CMS to overreach the letter and spirit of the ADA and *Olmstead* and insert language that unnecessarily segregates specific types of residential settings from Medicaid eligibility. Five times through the public review process these attempts have been rejected by the very individuals served by these regulations and their families and caregivers.

The Final Rule, also known as CMS-2249-F and CMS-2296-F, issued on March 17, 2014, was as significant for what it did not include as for what it (sic) changes it did include. What the Final Rule did not include was specific settings types that would not be allowed. What it did include was an emphasis on outcomes and experiences. It also specifically identified the Person-Centered Plan as the single most important document guiding individual choice. For individuals served by these regulations and their families and caregivers this was a reasonable opportunity to educate and inform CMS and State agencies about how the waiver program should be implemented going forward.

That relief lasted 3 days. On March 20, 2014, Centers for Medicare & Medicaid Services (CMS) issued an Informational Bulletin (Bulletin) entitled "Home and Community-Based Service (HCBS) 1915(c) Waiver and 1915(i) State Plan Amendment (SPA) Settings' Requirements Compliance Toolkit". In this Bulletin, there is a two-page section entitled "Guidance on Settings That Have the Effect of Isolating Individuals Receiving HCBS from the Broader Community."

In the Bulletin, CMS clearly seeks to continue litigating specific language rejected through the public review process.

I have four points I want to make about the Transition Plan draft proposed today.

Non-compliance with US Administrative Procedures Act

The Coalition for Community Choice believes CMS has exceeded the scope of its authority with the Guidance, and key elements of the Guideline exceed the scope of the Final Rule, and therefore are non-compliant with the US Administrative Procedures Act of 1946 and a violation of federal law and the Medicare Act.

To the extent that the State of Nevada develops and implements its HCBS Waiver Transition Plan and codifies waiver changes based on specific language in the Guidance that is not expressly contained in the Final Rule, the

F8. LTO response to Public Workshop 11/10/2014

State may find any such policy and language subject to legal challenge. I propose here that the State adhere strictly to the language of the Final Rule and ignore the Informational Bulletin and Guidance to avoid any delays or complications with its waiver programs now or in the future.

State Must Seek Out and Include Input from its Most Important Stakeholders - Recipients

I am deeply concerned, as the only parent and legal guardian of an adult Nevada resident with disabilities—who presently is a client of services through the regional center and may one day require supports and—services paid for through this waiver, that the State seems to have forgotten who its most important—customer is.

On p. 1 of the Transition Plan document, DHCFP States that it held "two public workshops in which all members of the public were invited to learn about the new regulations and provide comments." On p. 13, it States "the turnout was excellent and comprised a mix of providers, recipients, regulators, advocates, and State staff." A review of the sign in sheets from both those meetings tells a different story. It shows 106 total attendees with considerable duplication of attendees between the two workshops. All the attendees, with one or two possible exceptions (it is not clear from the sign in sheets) are State agency and provider representatives.

The fact that this is the third workshop on this issue and DHCFP still has virtually no recipient input from waiver funding recipients and/or their parents and family members is unacceptable. Moreover, it fails to fulfill CMS' directive that "States will describe their process for receiving public input and ensure that it is sufficient to provide meaningful opportunities for input from individuals served or who are eligible to be served, based on the scope of the proposed changes."

While DHCFP may feel it has fulfilled its statutory obligation to provide notice to the public under Nevada Open Meeting law, I find it entirely unacceptable to hide behind that pathetic public notice practice for input on programs concerning the funding safety net for thousands of Nevadans with disabilities. A three-business-day advance notice posted in 19 libraries and two government buildings that would require persons to travel to those locations every day to check bulletin boards is an unacceptable burden.

Further, the DHCFP website where the agenda and plan draft was posted requires a greater than average knowledge of website navigation to find them, and again places the burden on recipients and their families to check this website daily for notices that provide only 3 business day advance notification.

Even in the Transition Plan draft 2 we are commenting on today, the State and DHCFP fail to provide for sufficient recipient and prospective recipient input. On p. 17, the Action Item "Recipient Education and Notification" is completely inadequate. The Plan States "recipients are crucial in providing information on the services they receive, so a random sample of recipients will be selected..."

The Plan should provide a process for nothing less than outreach to 100% of current and eligible recipients of waiver-funded services and DHCFP and the State should set a goal of 100% feedback as it did with the provider Self Assessment Surveys.

Therefore, I propose that DHCFP and the State do the following:

- DHCFP take no action on the Transition Plan until it can demonstrate that it has reached 100% of Nevadans presently served by the waivers, and 100% of Nevadans currently eligible to be served by the waivers, with information in plain language that:
 - Informs them through which waiver they receive funding or are eligible to receive funding.
 - b. Describes what changes are being evaluated because of the Final Rule.
 - c. Explains what the Final Rule is.
 - Explains what the changes could mean to them.
 - e. Invites them to provide public input including what actions they should take if they want to provide public input and exactly how they can do it.
 - f. Informs them how to be put on a list to get all future notices in a way that does not require them to go to a library or government building.

F8. LTO response to Public Workshop 11/10/2014

- Deliver the notices via US Mail and through their case managers.
- Deliver the notices to all current Regional Center clients 18+ because they may become eligible for waiver-funded services in the next five years and these proposed changes.

Must Emphasize the Central Role of Person-Centered Planning

CMS States in the Q&A about the Final Rule: "The expectations set forth in this final rule emphasize that individuals are most knowledgeable about their services needs and the optimal manner in which services are delivered."

Nothing in the Nevada Transition Plan or the changes Nevada proposes to its waivers should interfere with the person-centered plan of any recipient taking precedent over all other considerations, and must make it a matter of policy to honor those person-centered plans without unduly influencing recipients to a particular conclusion. Moreover, DHCFP must make it a priority to:

- Inform and educate current and future recipients and their parents and families about exactly what a
 person-centered plan is and how to create one.
- Explain the basis in CMS regulations for person-centered plans and their authority in the waiverfunded services process.
- Provide resources about how to create an optimal person-centered plan and a list of private vendors who can help these individuals prepare proper person-centered plans.

Definition Must be as Broad as Possible and Reflect the Progressive and Independent Nature of Nevada

CMS States "We expect States electing to provide benefits under section 1915(k), 1915(i), and/or 1915(c) to include a definition of home and community-based setting..."

In the Olmstead decision, the court used the terms "home" seven times and "community" 80 times, but never defined those terms. The Supreme Court did not define those terms because it intended individuals served by those terms to decide for themselves what home and community mean to them.

Sally Burton-Hoyle, one the nation's most respected authorities on person-centered planning says "community is defined by the individual."

We know that the setting is not the issue. It is the design and management of those settings that is the key. Individual experiences and outcomes can be just as successful in large, well-designed settings as they can in individual homes and apartments, and conversely we know that outcomes and experiences can be just as undesirable in individual homes and apartments as in larger settings. In fact, this is supported by data from research documented in the National Core Indicators that indicates that individuals in congregate settings report feeling lonely less than those in other settings.

Therefore, I encourage the State of Nevada to adhere to the specific language of the Final Rule and avoid including any specific setting types in any definitions or Plan language and to adhere strictly to the language in the Final Rule.

G. Other Public Comments Received G1. Accessible Space, Inc. (ASI) Casa Norte 02/11/2015

Accessible Space, Inc. (ASI) Casa Norte February 11, 2015

Accessible Space. Inc. (ASI) is a nonprofit organization incorporated in 1978 with a mission to provide accessible, affordable, assisted, supportive and independent living opportunities for persons with physical disabilities and brain injuries as well as seniors. Our mission is accomplished through the development and cost-effective management of accessible, affordable housing, assisted/supportive/independent living and rehabilitative services. We believe our "housing with care" allows individuals with various disabilities to achieve their greatest levels of independence within the community while providing a cost effective alternative to institutionalization. ASI has developed 156 buildings (3,954 units) and currently owns and manages more than 2,500 units of accessible, affordable housing throughout the nation with a variety of supportive services offered in three (3) States.

ASI opened the Nevada Community Enrichment Center (NCEP) in 1992 to provide outpatient rehabilitative services to individuals with brain injuries. In 1999, we were asked by Nevada Medicaid and the Office of Community Based Services (now Aging and Disability Services) to create long-term housing options for Nevadans with brain injuries. AS a result, ASI opened two (2) accessible, affordable shared homes with supportive services located in Las Vegas, Nevada. In addition, ASI has developed 445 units in 17 accessible, affordable apartment buildings located in Las Vegas, Carson City, Reno and Henderson, Nevada for adults with physical disabilities and/or brain injuries as well as seniors. ASI currently provides 24/7/365 supportive services at three (3) apartment buildings and two (2) shared homes in Nevada.

One of the shared homes ASI developed as a result of the request of Nevada Medicaid and the Office of Community Based Services for long-term options for individuals with brain injuries is Case Norte, a 9-bedroom home now licensed as a Residential Facility for Groups located on the Northwest side of the Las Vegas Valley. There are currently seven (7) private rooms and one (1) shared room housing nine (9) residents with brain injuries - but we are seeking funding to create nine (9) private rooms by the end of 2015.

Casa Norte provides affordable and ADA accessible housing which includes ramp entrances, widened doorways, accessible bathrooms and showers, etc., with individual modifications (such as handrails) accommodated as needed. In addition, ASI provides 24/7/365 supportive services by staff trained on the special needs of individuals who have brain injuries or neurological disabilities which may include memory loss, cognitive impairments, safety risks, seizures, language and speech impairments, behavioral impairments, and physical or mobility impairments. With access to accessible, affordable housing and 24-hour supervision and supportive service by specially trained staff, residents are successfully supported in their choice to live in an integrated setting within the community as an alternative to institutionalization.

ASI encourages each resident at Casa Norte to reach their highest level of independence and respects their rights as a tenant as well as a recipient of supportive services. Residents and their representative(s) are informed of the terms of a residential agreement prior to moving in which includes the resident and landlord rights and responsibilities, information about rent, housing guidelines and issues that may cause termination of residency. Residents are informed of the process to communicate a grievance or complaint to have issues addressed. Residents are also advised of the process to request assistance with relocation to a different setting if they choose.

ASI encourages residents to exercise meaningful choice in their lives. While some choice may be limited due to regulatory requirements, or if the individual is not their own legal guardian, residents regularly exercise choice in their daily activities. Examples of personal choice include the ability to furnish and decorate their living spaces to their personal tastes, choose meals and meal times, have visitors and private phone calls, have access to personal funds, and the ability to maintain privacy. All bedrooms have doors for privacy (and will have locks in the near future) and staff request permission before entering the units. There is no video monitoring within the house.

As a licensed Residential Facility for Groups with provision of Personal Care Service, all direct care staff receive mandated training in accordance to regulations prior to working with the residents. Training also

G. Other Public Comments Received

G1. Accessible Space, Inc. (ASI) Casa Norte 02/11/2015

includes use of effective and positive communication skills, respect for choice, resident rights and service delivery with dignity and respect. Staff are trained in techniques for positive behavior management and modification focusing on developing relationships and supporting the person and not the behavior. Staff performs a variety of supportive services including:

- Personal Care Assistance such as bathing, grooming, dressing, etc.
- Activities of Daily Living (ADL) including assistance and supervision for homemaker services such as cooking, cleaning and laundry
- Instrumental activities of daily living (IADL) services such as banking, budgeting and bill paying
- Case Management service to insure that individuals have adequate access to necessary services and to remain qualified for appropriate benefits including Medicaid, Medicare, Private Health Insurance, etc.
- Support for medical needs such as scheduling medical appointments and transportation, support during medical appointments, arranging and ensuring follow up after appointments, ordering medications, providing supervision with safe medication administration, etc.
- Social and recreational planning, transportation and supervision to ensure safety in the community
- 24-hour awake staff supervision to ensure safety of individuals who have challenges with memory loss, cognitive, physical and medical conditions or impairments.
- Behavioral support to assist individuals who have diagnosis-related behavioral challenges

A person-centered plan is developed with input from the resident and all individuals involved. The resident meets with their support team as needed or at least annually to review their needs, goals and accomplishments and update the support plan.

Staff works directly with the residents to plan group activities that the residents can do inside and outside of their home but residents may also plan their own individual activities with friends, family members, community members or staff. Examples of scheduled activities include movies, concerts, college basketball and football games, professional basketball and baseball games, WWE Wrestling events, NASCAR Events, dining at casual and formal restaurants, local casino activities, hiking at the national and State parks, fishing, camping, playing pool, bowling, etc. Residents are also supported in participating in faith activities of their choice, volunteering within the community, exercise and athletic activities, voting, and visiting with family and friends. Residents may request alternative activities which are supported when staffing patterns permit.

Residents have access to their personal funds and determine how their funds are managed. Some individuals maintain their money on their person while others choose to have their funds safely locked up with access as desired. Some individuals have designated ASI to be their Representative Payee. The licensure for Casa Norte requires that schedules and menus for meals and snacks are posted in advance. However, residents have the option to eat at the time of their choosing and may choose the prepared menu, an alternative menu or their own personal food items. Healthy menus are planned with consideration towards resident recommendations.

Public transportation is available to residents but the nearest bus stop is located more than one (1) mile away from the property and Para Transit services to not provide door-to-door access at this address. Because of the difficulty in using public transportation, Casa Norte provides and assists with access to transportation for all residents. The residents at Casa Norte, due to their vulnerability and needs related to their brain injury, are required to have some level of supervision at all times. While individuals are able to be in their rooms and on the property without "line of site" monitoring, they are not able to come and go at will unless accompanied by a responsible party capable of providing appropriate supervision and support.

Residents may have visitors and private phone calls. There is a phone line established specifically for the residents' use and there are no restrictions regarding resident communication. Individuals can take calls in the community space or privately in their rooms. Several of the residents have their own personal cellular devices for personal communication but it is not required.

G. Other Public Comments Received G1. Accessible Space, Inc. (ASI) Casa Norte 02/11/2015

ASI is committed to providing quality housing and service to the residents at Casa Norte. ASI fully supports community integration for all individuals with disabilities and encourages each individual to reach their highest level of independence possible. ASI is committed to accommodating any and all requirements established by the Centers for Medicare and Medicaid (CMS) final rule for Home and Community-Based Service (HCBS) settings.

G. Other Public Comments Received

G2. Position Statement from Members of AHONN in Collaboration with Residential Care Home Associate Nevada (RCHAN Southern NV)

POSITION STATEMENT FROM MEMBERS OF ASSOCIATION OF HOME CARE OWNERS OF NORTHERN NEVADA (AHONN) IN COLLABORATION WITH RESIDENTIAL CARE HOME ASSOCIATION NEVADA (RCHAN SOUTHERN NV.)

In reference to the Final Rule from Medicaid for: The Home and Community - Based Setting Requirements for Provider Owned or Controlled Residential Settings.

We recognize that the central philosophy behind the rules is the culture change from institutionalized setting to a <u>Person Centered Care</u>. Person-centered care offers a humanistic and holistic approach to caring for someone It incorporates not only physical considerations but also the person's psychosocial and spiritual well-being. Person-centered care (PCC) is a philosophical approach to care that honors and respects the voice of elients and those working closest with them. It involves a continuing process of listening, trying new things, seeing how they work, and changing things in an effort to individualize care based on the person's physical, mental.

In person-centered care the individual has the right to: Make decisions; Have an individual plan of care: Be included on the care planning team with the provider; Have their hopes, dreams and goals be central to their plan.

As a group of home care providers, we strongly support Person Centered Care through a person centered planning process and following a person-centered service plan. However, we find <u>irony and contradiction</u> to some of the requirements and expectations/goals, because they are not specific to the frail elderly with chronic physical and mental/cognitive deficits whom we serve. Our residents require supervised settings otherwise; they would have returned to their homes or placed in Independent Living facilities. They require <u>assistance and protective supervision 24/7</u> in a family care setting. The nature of their illness is usually chronic and progressive. Our goal is to maximize their independence and function in a supported home-like environment given their advanced age, physical and cognitive limitations. We honor their privacy, dignity, individuality and choice to the extent possible.

We feel that some of the requirements; for example, <u>lockable doors with keys</u> may pose fire hazard and evacuation within 4 minutes maybe in jeopardy as required by the State Fire Marshal. Can you imagine scrambling for 6 individual keys to open the doors in case of fire? Another requirement we find posing health and safety risks is <u>access to food at anytime</u>. While we provide 3 meals and snacks in between meals and as needed, most of our residents are high risk for falls when accessing the refrigerator, pantry and kitchen cabinets by themselves. Health concerns also for residents on a special diet as well as sanitation and infection control issues. <u>Visitors at anytime</u> will normally be not reasonable because we have to allow them time for personal care, rest and sleep. We can accommodate generous visiting hours and special visiting arrangements within reason.

In conclusion, we feel that the HCBS requirements and rules should be tailored to the population served in order to truly individualize the plans and reflect realistic expectations and goals according to assessment of needs, physical and cognitive abilities of the person. We feel that the "one size fits all" concept does not support Person-centered nor individualized planning in a group home care settings.

We realize that the financial concerns that the Residential Care facilities are facing today are a separate issue than the topic at hand. However, our ability to continue with our business will depend on our ability to pay for our caregivers 24/7, expenses and making a living. Please refer to 2 samples of actual financial analysis for a 5 and 10 bed facility. Theoretically, if we accommodate only Medicaid recipients (Rates: Level I= \$20 / day; Level 2= \$45 / day; Level 3= \$60 / day), we will not be able to meet our operational costs at the current NV Medicaid rates of reimbursements which had not been changed since 2002. Our aim is to provide a highest quality care and services for this frail elderly people that worked hard who needs dignity, respect, and deserved a decent happy life on their remaining time. We wish that we as a homecare provider be involved in all decision making in taking care our elderly.

G. Other Public Comments Received

G2. Position Statement from Members of AHONN in Collaboration with Residential Care Home Associate Nevada (RCHAN Southern NV)

Scenario 3 Under New Rule					
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Bed 2	30,000.00	2,500.00		Yearly	Monthly
Bed 3	30,000.00	2,500.00		150,000.00	12,500.0
	30,000.00	2,500.00	Total Expenses	271,877.00	22,656,4
5ed 4	30,000.00	2,500.00	NET	(121,877,00)	(10.156.4
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(Note: Average of \$2,500 / resident		0.00			
granting the facility is full every month)		0.00			
Total INCOME	150,000.00	12,500.00			
EXPENSES	Yearly	Managy			
Mortgage Payment	32,000.00	2,666.67	WISC. EXPENSES	Yearly	Monthly
NV Energy TANNA	7,572.00	239.35	Charitable Contributio	1,500.00	\$125.00
Cable	467.00	38.92	Uniform (2 caregivers)	150.00	\$12.50
Cellphone	2,387.00 3,247.00	198.92 270.58	Postage and Delivery	395.00	\$32.92
Landline Telephone	755.00	62.52	Printing Expenses Advertisement	320.00	\$26.67
Computer	1,500.00	125.00	Subscriptions / Newsp	450.00 360.00	\$37.50 \$30.00
Office Supplies	1,800.00	150.00	Dadas Actions / Herispi	360.00	\$0.00
Repairs/Maintenarice	4,000.00	333.33		-	\$0.00
Payroll Expenses	1,800.00	150.00			50.00
	0.00	0.00			\$0.00
Food & Supplies (\$20/da, x 5 Res) x 30 days	0.00 36,000.00	0.03			\$0.00
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ook Keeper / Accountant	4,800,00	400.00		and the second	\$0.00
ax Preparer	750.00	62.50		-	\$0.00 \$0.00
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alary 2 Caregivers Shift 1 (7 days+8hrs+58 75) alary 2 Caregivers Shift 2 (7 days+8hrs+58,25)	44,352.00	3,696.00	Total MISC. EXPENSES	3,175.00	264.58
alary 2 Caregivers Shift 3 (7 daysx8firsx58.25)	44,352.00 44,352.00	3,696.00			
	0.00	3,696.00	?Salary of the Owner	Tourty	Monthly
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uarterly Expenses	Paid Quarterly	Monthly	Total	12,000 00	1,000 00
operty Tox	1,800.00	450 00			
ner aste Management	352.00	88 00			
nplayment Security Division	329.00 399.00	82.25 99.75	Computation for Salary of Ca	regivers under New Rui	e
re Alarm Monitoring Exp	96.00	74.75 74.00	7 days x 8 hours a cay = 56 x	\$ 8.25 = \$462 weekly	
Total Quarterly Expenses	2.976.00	744.00	times 4 weeks =5 1,848 x 2 c There are 3 shifts	aregivers at a time = 5.	1.696 monthly
3	2.770.00	744.00			
ariy Expenses	Ýrarty	Monthly			
y Business License Renewal rkmen's Comp Insurance	215.00	17.92			
neral Liability Insurance	6,164.00 8,559.00	513.67			
te Business Escense Renewal	350.00	713.25 29.17			
CQC Facility License Renewal	1,693.00	29.17 141.08			
ety Bond	100.00	8.33			
Extiguisher Maintenance Alarm / Wet Sprinkler Yearly Inspection	36.00	3.00			
Total Yearly Expenses	375.00 17,492.00	31.25 1,457.67			
INSPORTATION	Paid Annualy	Monthly			
icle 1	2,890.00	240.00			
10 (t · 2	2,880.00	240.00			
denance:Regis(ration Renewa)	1,440.00	120.00			
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G. Other Public Comments Received

G2. Position Statement from Members of AHONN in Collaboration with Residential Care Home Associate Nevada (RCHAN Southern NV)

Scenario 4 Under New I	<u>Kule</u>				
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Bed 1	24,000.0	2,000,00	IS. BUDGET SUMMARY	44.0	
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Bed 5	24,000 D			(17, 853, 00)	(5,654,42)
Bed 6	24,000.00				
Bed ?	74,000.00				
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granting the facility is full every month;					
a second second second			MUSC. EXPENSES	Yearty	Monthly
Total INCOM	E 240,000.00	20,000,00	Charitable Contributions	1.500.00	\$125.00
	2.40,000.00	20,000.00	Uniform (2 caregivers)	150.00	\$12.50
EXPENSES	Yearly	Monthly	Postage and Delivery Printing Expenses	395.00	\$32.92
Mortgage Payment	32,000.00	2.666.67		320.00	\$26 67
NV Energy	2,872.00	239.33	Advertisement	450 D0	\$37.50
TMWA	467.00	38.92	Subscriptions / Newspaper	336.00	\$28.00
Cable	2,387.00	198 92		L	50 00
Celiptione	3,247.00	270.58			\$0.00
Landline Telephone	755.00	62.92			\$0.00
Computer	1,500.00	125.00		L	\$0.00
Office Supplies	1,800.00	150.00		L	\$0.00
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Book Keeper / Accountant	4,800.00	400 00	LA sales and age	Venutu	
Tax Preparer	750.00	62.50	Salary of the Owner	6,000.00	Monthly 600
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Salary 2 Caregivers Shift 1 (7 daysx8hrsx\$8.25)	44,352.00	3,696.00	Total	12.000.00	1,000.00
Salary 2 Caregivers Shift 2 (7 daysx8hrsx58 25) Salary 2 Caregivers Shift 3 (7 daysx8hrsx58 25)	44,352.00	3,696.00	arami.		1,000.00
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	1,800 00	450.00	times 4 weeks =\$ 1,848 x 2 careg	typis at a time of) [] #6# m.nnthi
ewer Faste Management	352.00	88.00	There are 3 shifts	# ATTEC # .	or o monthly
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re Alarm Monitoring Exp	399.00	99.75			
CONTRACTOR SOF	96.00	24.00			
Total Quarterly Expenses	2,976.00	744 00			
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y Business License Renewal	215.00	17.92			
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ite Business License Renewal	350.00	29.17			
CQC Facility License Renewal	1,693.00	141.08			
	100.00	8.33			
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E Extiguisher Maintenance	36.00				
e Extiguisher Maintenance e Alarm / Wet Sprinkler Yearly Inspection	375.00	31.25			
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Mailing Address: 3413 Alpland Lane Sparks, Nevada 89434-6715 E-mail Address: ahonn.tayo@gmail.com Website: www.ahonn.org

OFFICERS:

President: Jose Castillo Jr.

Vice-President: Warly Pizarro

Secretary: Fely Amund son

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Armando Gestoso

Vangie Molino

Joseline Castillo

Thelma Frias

April 22, 2016

Crystal Wren SSPS III HCBS Waiver Long Term Services and Supports DHCFP

Dear Ms. Wren:

Here is our position paper I some questions that would more accurately define the types of patients in our facilities and their needs.

We believe that Olmstead (a ruling that requires states to eliminate unnecessary segregation of persons with disabilities and to ensure that persons with disabilities receive services in the most integrated setting appropriate to their needs) was looking at this group of people, the group with disabilities who are in an institution and might move to a less monitored but still very monitored safe home and community based care setting safety and cost effectively.

We also believe that instead of privacy and locked doors residents who need protective supervision and Long TemlCare need companionship, and open doors so staff can get in easily in a case of emergency. These people want companionship and want to avoid isolation in a private room when they lack social skills to come out and interact with other people. We believe they need assistance with medications and need 24 -hr staff at some level so they can get a PRN medication when needed. If they can hold their own medication and can be trusted to take them we would argue they are less Long Tenn Care residents. If they are monitored by a pill count on a daily visit is that adequate monitoring to ensure a mentally ill person is putting that pill in their mouth even if it is not in the box the next morning? For all the choice questions while that sounds good in fact congregate care and living is about cost effective care to allow the 24 hour protective supervision they need. If money was unlimited then we all can choose our own home, feed, roommates but this is about cost effective care and choices that offer needed safety, protection and care. Already Residential Facilities for Group principles of care are patient centered from their creation of home like, non-medical care, that offers dignity, respect, independence function, and safety in the least restrictive way. All of that with the required monitoring and safety and enforcement to ensure the Long Tenn Care residents needs are met. If they did not need monitoring and supervision they would not be Long Tenn Care residents. People don't go to Skilled Nursing Facility if they don't have to and what we are looking for is cost effective, home and community based care

for those who need Skilled Nursing Facilities or high level of care for chronic illnesses that are unlikely to improve, have already plateaued with treatment.



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Instead of asking about job potential and privacy we need to ask about.

Answer all with do any of the residents meet this criteria? $y \ n$ Then how many out of the total are Long Tenn Care residents instead of independent / transitional living residents. For example, $8\ 10$ if you have $10\ beds$.

- -Do you have residents over age 60 who are less likely to seek work.? If so how many out of the total number of residents, you have?
- -What is the average age of your resident?
- -What is the average ADL level of your residents? Total independent, need some help, need a lot of help.
- -Do they wear briefs or depends y/n
- -Number that use a walker or adaptive device or don't walk at all?
- -Do any of the residents have chronic mental, cognitive or other physical illness that limit their practically ever living alone or getting a job?
- -Would getting a job or living on their own without 24-hour supervision put the safety of that resident at risk?
- -List some of the diagnosis that your population suffers from that limit their ability to work, live alone?
- -How many of your residents have already received therapy for their illness and still can't live alone or seek employment?
- -Would locking the door to the room put your residents at risk in case of a fire or in case their mood changed quickly and needed assistance by the supervising person?
- -Would taking your resident out in the community potentially agitate them and stress them cognitively or physically?
- -Would leaving your resident alone in a room or at home without some level of monitoring put them at risk of bad events?
- -Is there any scenario you can envision medically where your residents will with treatment medical or behavioral be able to live alone, work or live without protective supervision?
- -If you had to average or guess would you describe your residents as independent living / transitional living or tending more toward Long tenn care residents who are closer to needing a nursing home than living on their own even with assistance, training and

improvement in their health condition?

-What type of irreversible illnesses do your resident typically have?



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Thelma Frias

-Given the age and expected progression of needs for your residents is it likely any will improve enough to where they can be independent even with community supportive services?

-Would you agree that your residents might not get the needed supervision, protective supervision, and care they need if they get care in an independent living / transitional living setting where they have less than 24 hour care and a place that can give pm medications 24 hours a day when needed?

-Does your care setting offer coordination of medications?

-Does your staff ensure the residents take their medication? If so do they do it on an ongoing basis or through a one visit a day pill count? If it is by a pill count once a day how do you ensure the resident took the pills?

-If the doctor called in a medication change does the resident process that including drop the prescription off and pick it up from the phannacy and record it?

-If not do you have staff to do this for the resident?

As discussed, we believe that this infonnation will help us get the data we need to open up the discussion with CMS so that we can protect the Long Tenn Care residents we serve some of whom may be mislabel as transitional living / independent living and exposed to care setting with less monitoring and supervision than they need.

While it is a good idea to consider lumping all residents into one group in fact doing so by definition means one groups needs' will not be addressed. The more independent who need privacy, jobs, and job training are very different from those needing long tenn care, many of whom have chronic mental, cognitive or combinations of mental and physical disabilities that need companion ship more than privacy, supervision for safety and care more than independence and who can be upset by false hope of working again when that is not practical. We need to comply with CMS or better yet to help educate CMS with our data and response to these questions to help protect the disabled and to build / improve upon programs like the Residential Facilities for Group industry in Nevada that is a national leader in Olmstead compliant, community based, safe, monitored, cost effective care.

With the data and responses from Residential Facilities for Group (big and small) to a fair set of questions like the ones above we think we can apply for a grant to expand and build upon our national leading regulations that protect and empower seniors who have Long tenn care needs to help them SAFELY remain in the residential communities where they are used to live in spite of their disabilities and to help keep them out of

institutions. Indeed, we believe Residential Facilities for Group in Nevada are already



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Thelma Frias

Olmstead compliant in this effort and already offer patient centered care, safety, but with monitoring and enforcement that is needed to ensure these disabled people get the care they need when they are unable to protect themselves.

We are hopeful that we can work with you and the strategic plan at expanding and modifying the next question list including building in a purpose for those questions to support our state plan and response to CMS. As you know lumping people into one group as CMS is requesting is coming under a Jot of concern. Indeed, we can envision reaching out to other groups, senior research groups in Nevada to help as well to add credibility and help fund the next questionnaire. If we are working together with AHONN in the North, RCHCAN / ECHO in the South and NvAlc it is likely we can get a very high response rate to the next questionnaire.

We can be the leaders in suggesting cost effective changes that allow and promote those who need and benefit from it and building in a real cost effective, home and community based care option for those who are Long Tenn Care residents. We have many ideas on ways to have cost effective care that can grow that also promotes individual self-detennination and responsibility. The good news is Nevada is already a leader in cost effective, Olmstead compliant, home and community based care in Residential Facilities for Groups under NRS 449.

We would like to work with you to help build the two systems to help the two very different groups of people independent living / transitional living and Long Tenn Care residents which we believe are the target group Olmstead is looking at. So far the questions and plan missed to see the safe, cost-effective care that the state can hope to fund as the number and demand for Long Tenn Care service increases. Paying 6K / resident / month for low acuity independent / transitional living residents is not cost effective but we believe there are many very safe, cost effective plan possible.

The regulations we are expected to follow right now from the BHCQC is mostly opposite of what CMS is asking the group homes to do. First and foremost, we would humbly suggest that the Department of Health and Human Services align these regulations with the requirements of BHCQC so that everyone is on the same page. It should be very clear that our recipients do not fall in the category CMS is talking about. Plain and simple, our residents are all Jong tenn care.

We hope we can work with you and the department concern to explore ways the state can offer choices in care, promote patient / family self-detennination, and build in monitoring that helps reduce cost while allowing choice.

Sincerely

AHONN Executive Board

c.c:

Marta Jensen - Acting Administrator, Department of Health and Services Jane Grum r - Administrator, Aging and Disability Services Division

ECHO RCHCAN

G. Other Public Comments Received G4. LTO Ventures 08/12/2016



10701 S Eastern Avenue Suite 1126 Henderson NV 89052-2994 1(702)353-6540 F (877) 209-0495 www lloventures org facebook.com/LTOVentures

LTO Ventures is a 501(c)(3) non-profit company that develops hve / work / play intentional communities for adults with Autism Spectrum Disorder August 12, 2016

State of Nevada Division of Health Care Financing and Policy Attn: LTSS – State Transition Plan 6/28/16 1100 E. William Street, Suite 222 Carson City, NV 89701

Dear Acting Administrator:

Thank you for the opportunity to comment on the Nevada State Transition Plan (STP) 6/28/16. We appreciate the considerable effort and amount of work that has gone into the NV STP in the time period allotted by CMS. Our specific concerns are as follows:

Public Comment Process

We have documented our concerns about the public comment process employed by DHCFP for the development of the STP beginning with our public comment on Nov. 10, 2014 (Attachment G2 to the "STP 6/28/16"). Those concerns continue with the "STP 6/28/16."

Example #1: On June 24, 2016, DHCFP posted a request for public comment regarding Heightened Scrutiny Submissions, with a 30-day deadline to receive comments no later than July 25, 2016. This was a very significant part of the STP process because it was the list of settings that DHCFP proposed to submit to CMS for Heightened Scrutiny review, a process that could result in settings being denied eligibility to use HCBS waiver funding, as well as be significantly burdensome to providers in staff time and expense that they otherwise might not have had to endure.

To our knowledge, none of the 56 settings included in the proposed submission to CMS received the notice of public comment directly via email, fax or US Mail. To our knowledge, none of the residents of the 56 settings and/or their families or legal guardians received the notice. The STP Advisory Council did not receive a notice, nor did the A-Team, the largest organization of adults with intellectual and developmental disabilities in the state, nor did the State of Nevada Association of Providers (SNAP). As a result, the public comment period expired without a single comment.

It should be noted that CMS has made it clear to states that the public input on settings the state has flagged for heightened scrutiny is essential to the STP process.

- CMS issued a Q&A document on June 26, 2015 entitled <u>Home and Community-Based Settings Requirement s</u> which contained this statement under A7:
 - "In addition, states are expected to solicit public input on settings the state has flagged for heightened scrutiny, as part of the Statewide TransitionPlan."

G. Other Public Comments Received G4. LTO Ventures 08/12/2016

- CMS held a SOTA webinar on Nov.4, 2015 entitled <u>Home and Community-Based Settings</u>, <u>Excluded Settings</u>, and the <u>Heightened Scrutiny Process</u> in which it stated the following:
 - Public notice associated with settings for which the state is requesting heightened scrutiny should:
 - Be included in the Statewide Transition Plan or addressed in the waiver or state plan submission to CMS
 - List the affected settings by name and location and identify the number of individuals served in each setting
 - Be widely disseminated
 - Include all justifications as to why the setting is home and community-based
 - Provide sufficient detail such that the public has an opportunity to support or rebut the state's information
 - State that the public has an opportunity to comment on the state's evidence
 - CMS expects that states will provide responses to those public comments in the Statewide Transition Plan or submission to CMS

Example #2: On July 12,2016, DHCFP posted a request for public comment on the "STP 6/28/16" itself, with a 30-day deadline to receive comments no later than August 12, 2016. In fact, DHCFP had already submitted the "STP 6/28/16" to CMS on June 30, 2016, two weeks prior to the publication of the notice seeking public comment. As stated in Example #1, no key stakeholders or stakeholder organizations, formal or informal, appear to have received the notice of public comment. Our organization discovered the notice serendipitously while researching another issue on the DHCFP website, and we believe this letter herein will be the only public comment received in this period. We believe that is not CMS' expectation of the public input process.

Heightened Scrutiny Assessment Tool

We are deeply concerned about assessment tool developed and used by DHCFP for determining most of the settings submitted to CMS for heightened scrutiny review.

One of the most important statements in the Final Rule CMS-2249-F/CMS-2296-F issued in January 2014 was contained in the preamble: "These final regulations establish a more outcome-oriented definition of HCB settings, rather than one based solely on a setting's location, geography, or physical characteristics."

We strongly support this position by CMS and worked hard through multiple Notices of Proposed Rulemaking by CMS to argue for it.

In "STP 6/28/16", Appendix 02. Provider On Site reviews/Heightened Scrutiny Questionnaire (referenced on the DHCFP website as "HCBS Residential Settings Assessments"), is a table based on the tool used by DCHFP to make its assessments and containing the findings of the on-site settings reviews using that tool. We have the following concerns:

- The tool itself was not made available for public comment or review prior to its use.
- The very first criterion is "More than 10 beds" which has no relation to the Final Rule. There is no reference anywhere in the Final Rule to specific number of beds as a criterion for heightened scrutiny, nor in any of the guidance from CMS pursuant to the Final Rule.

G. Other Public Comments Received G4. LTO Ventures 08/12/2016

- DHCFP offers no explanation about how it determined that "more than 10 beds" would be a major criterion of the tool, nor does DHCFP present any evidence supporting its relevance to the Final Rule or STP.
- No other place in the "STP 6/28/16" is there even a mention of "More than 10 beds."

Action Requested

- We request DHCFP recall from CMS the version of the "STP 6/28/16" submitted June 30, 2016 until such time as the required stakeholder involvement and public comment can be obtained and properly included.
- We request DHCFP re-schedule and re-open the public comment periods for settings DHCFP seeks Heightened Scrutiny review and for the "STP 6/28/16." As part of this new comment period, we request DHCFP conduct meetings in Clark County, Washoe County and rural Nevada to explain the STP and seek direct input from stakeholders.
- We request that DHCFP actively and deliberately notify directly all affected and interested parties about the new public comment periods.
- We request that DHCFP remove the "More than 10 beds" criterion from the heightened scrutiny assessment tool and not include any criterion related to number of beds or number of residents.
- We request that DHCFP evaluate and implement email and text notification systems so all parties interested in being part of the public comment process for this process and others that require stakeholder involvement can be notified in a timely fashion.
- We request that DHCFP publish notices and explanatory information about the Final Rule, Nevada STP and the Heightened Scrutiny process in plain language and in at least English and Spanish.
- We request that DHCFP publish all correspondence from CMS and to CMS about the Nevada STP on the DHCFP website and label it in a way that it is easy to identify what each document is and when it was received or sent.

Thank you again for the opportunity to provide this public comment. We look forward to working with DHCFP to effectively and fairly implement the Nevada State Transition Plan.

Sincerely,

Mark L. Olson President & CEO:

Mark h. Olsa

G. Other Public Comments Received

G5. Email response from girlieantonio@yahoo.com

Crystal Wren

From: Sent:

Kyndra Williams

To:

Thursday, August 11, 2016 9:22 AM
Amber LaFollette; Crystal Wren
FW: Feedback regarding Medicaid State Transition Plan

Subject:

From: girlie antonio [mailto:girlieantonio@yahoo.com]
Sent: Thursday, August 11, 2016 9:14 AM

To: HCBS DHCFP

Subject: Feedback regarding Medicaid State Transition Plan

Here is my feedback regarding the Home-Based Services Plan for Medicaid:

I support the Medicaid State Transition Plan. The person centered care will allow the residents to maintain their independence by making decisions for themselves. My only concern is, how the new plan applies to residents that are unable to express themselves or make decisions independently. I would like to suggest more trainings for this particular subset to provide the best quality of care.

Thank you, Maria Antonio Administrator The Victorian Center, LLC I & II

OPPORTUNITY VILLAGE

Betty's Village

The world has changed. Throughout history, people with intellectual disabilities have lived very short lives. Today, medical and social advances have enabled those with disabilities to live longer, healthier and more productive lives. Now, we must tackle the consequence of this good news. Where will people with disabilities live?

Opportunity Village is developing Betty's Village to assist in meeting the ever increasing need for choice in housing options for people with intellectual disabilities. Based on the live, work, play, learn and create philosophy, Betty's Village is a place where everyone knows each other, people can follow their dreams and are encouraged and supported to become the best they possibly can be. Betty's Village will be the first of its kind in Nevada. As referenced in the Nevada State HCBS Transition Plan, the Olmstead Act emphasizes community as something that is defined by the individual, specifically, what is the definition of community to one person? Definitions will vary from person to person, but it is about individual choice.

Currently, in Southern Nevada, the home and community-based housing options for individuals with intellectual disabilities are primarily the Intensive Supported Living Arrangement (ISLA) and the Intermittent SLA. These options, while physically integrated in Southern Nevada neighborhoods do not foster social interaction within the communities. ISLAs are small group homes where 3 to 4 individuals with intellectual and developmental disabilities live and these houses usually have 24-hour (awake) staffing. These homes are physically distant from other ISLAs and cannot support the number of staff necessary for community integration activities because the staff spends all their time addressing activities of daily living (e.g. cooking, cleaning, personal grooming, etc.). ISLAs have therefore physically integrated into the community, but socially isolated their residents. Betty's Village will provide individuals another residential choice to the current residential options including non-disability specific settings being provided. Opportunity Village believes that each person should make "their choice" of "their home."

Betty's Village will be built on approximately 6.5 acres and will promote an active life that is close to work options, community resources, peers, family, and friends. The Village is centrally located with easy access to public transportation, freeways and major cross streets. Betty's Village will be integrated in and support full access of individuals receiving Medicaid Home and Community-Based Services (HCBS) to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.

Opportunity Village is about progress and supporting people with intellectual disabilities to reach their maximum potential and enhance their lives. The current Supported Living system does not always take into account where the person has lived for the majority of their life, only the circumstances for the placement. Individuals who have lived at home with their parents or other family members are usually not ready to move into a home that is in a different neighborhood, with other housemates that they do not know, and staff who may not know their needs and that

change regularly. Individuals moving directly from the family home generally take a lot of time to adjust before feeling comfortable in their new environment.

Opportunity Village will provide an "Enlightened Living" model that is informed, open minded, progressive, and independent. The model will have three levels of supports that individuals can choose from depending on their skills and the required level of supports. The three levels of residential supports are: a home that provides a 24/7 level of care including awake overnight supervision, an intermediate home that provides a 24/7 level of care with overnight staff availability and allows the individual to have some approved alone time, and semi-independent living with intermittent supports in their own apartment. A live-in "Resident Advocate" will support individuals in the intermediate home model who have a goal of moving into semiindependent living. The advocate will be a friend, sidekick, and developer to increase the individual's personal, community, home and work skills to progress to the next living arrangement. A person living at home for the majority of their life would most likely start at a 24/7 level of care but after they have accomplished required living skills may choose to move to the next living model. Once an individual has accomplished independent living skills the person may choose to move into semi-independent living at the village apartments with intermittent supports. Opportunity Village would also support an individual that has the skills and chooses to move out of the village into a home or apartment. Opportunity Village will also support an individual that chooses not to move into the next level of living despite being eligible to make the next step. Opportunity Village recognizes that individuals may move from an intermittent support living situation to a higher level of supervision depending on their health needs or current issues. Opportunity Village will provide for each individual to "age in place" for as long as possible in the village.

Betty's Village will be comprised of apartments and homes to make up a community for approximately 100 residents. The studio and one-bedroom apartments will be combined in a building that will include spaces for work training opportunities and areas for activities and socialization. The homes will be clustered together similar to a custom home cul-de-sac and share common visiting areas and outdoor spaces. The apartments and homes will be directed by a Qualified Intellectual Disability Professional (QIDP) who will assist the individual to develop and coordinate the person-centered plan and services. A live-in house parent/manager will manage day to day operations of the program and supervise direct staff who will provide the hands on daily support and training. Other professional staff will include nursing staff to support with health care needs, an activity/volunteer coordinator that will organize activities and develop new partnerships with the community for volunteer participation and community activity opportunities, resident finances to ensure proper spending of funds and maintenance of benefits, and maintenance staff to ensure proper operation of equipment, landscaping, and timely repairs.

A community center will provide individuals with daily opportunities to socialize, make new friends and participate with others through playing video games, classes (exercise, dance etc.), and just "hang out." The general public will be welcomed at the village to interact and participate in activities with individuals, and make friendships.

Betty's Village will be built with a traditional Tuscan design and accommodate the individual needs of each resident through a continuum of care provided in the various living models. Each

residence will be "home" for its residents. Meals will be prepared in each home, meet all requirements for nutrition and special diets and served family style. Staff will eat with the individuals and promote conversation and appropriate table manners. All homes will have an open floor plan with common living and dining areas that are tastefully decorated. Areas for visiting with family and friends will be available in each home. Every resident will have a private bedroom with in-suite bath that can be decorated according to their own style. Outdoor living areas will include comfortable covered patios with outdoor seating for visiting with family and friends, areas for exercise, sports, water play, hobbies, and BBQs. The Village will have advanced security and technology features that will create a safe not locked environment to enhance safety and independence.

Opportunity Village demands that each individual be treated with dignity and respect and be free from coercion and restraint and protected from abuse, neglect and exploitation at all times. Staff will be trained in non-violent physical crisis intervention using the Crisis Prevention Institute training. Staff will use positive behavior supports to de-escalate individuals engaging in inappropriate behavior by following written behavior programs that use a progressive prompting sequence to de-escalate inappropriate behavior. Staff will use positive reinforcement to reward appropriate behavior and use positive behavior supports for instances of inappropriate behavior. All behavior programming will include a teaching component and redirection. Staff will only use restraint procedures if the individual is a danger to him/herself or others and follow the person-centered plan approved emergency crisis procedure. All medication used to assist with behavior management will be monitored closely by the prescribing physician. Any use of medications or any restrictive component in a behavior plan will be approved by the Human Rights/Behavior Intervention Committee annually.

Every individual will be assessed and evaluated for health concerns initially and annually. Individuals will receive coordinated medical services from a primary physician of their choice. Nursing staff will provide nursing supports and follow up services. A medical management system will ensure that all medical needs are met. OV staff will be trained on the health care support needs of each individual and continuously monitor individuals for signs and symptoms of health issues. OV staff will support individuals to schedule and attend all medical appointments. Staff will ensure that all information from the appointment is documented and filed. Communication following each appointment will take place with family members, guardians and all appropriate individuals. Individuals taking routine medication will be evaluated on their ability to self-medicate. Individuals that are unable to self-medicate will have their medications administered by staff that is certified through a State of Nevada Division of Aging and Disability Services approved medication administration training curriculum. Opportunity Village will ensure that all protected health information is safeguarded.

Each individual's human rights will be upheld and respected by ensuring that staff is trained, and knowledgeable about individual rights, educating individuals about their rights, and providing opportunities to exercise their rights and make choices responsibly. Each month staff will document a "right" that was trained and discussed with the individuals. Individuals may have some rights restricted depending on their abilities and guardian instruction. All rights restrictions will be approved by the guardian and ISP team and documented in the annual person centered plan. If a right is restricted without due process a Denial of Rights form will be completed and

submitted. All individual rights and restrictions will be reviewed annually by a Human Rights and Behavior Intervention Committee.

The Village will be staffed according to the individual's needs and supports as identified through the admission process, person-centered plan, and on-going evaluation. Through careful screening and hiring practices, continuing education, initial and on-going staff training, Opportunity Village will ensure that each staff member is well qualified, meets the requirements of the job, and is competent to implement the person-centered plan (PCP) and to support the resident's needs, routines and schedules. All staff will be very knowledgeable about each resident's likes, dislikes, and health and warning signs to identify signs of possible concern before they become a major issue.

The person-centered plan (PCP) is the blueprint for programming for each individual. The PCP process will address each person's array of home and community needs based on personal goals, preferences, community and family supports, financial resources, staff evaluation, and other areas important to the person. The PCP will facilitate individual choice regarding services and supports and who provides them. The PCP optimizes individual initiative, autonomy, and independence in making life choices. The individual receiving services will direct the PCP team and process to the maximum extent possible. The person may designate an advocate to assist them with the development of the plan. The PCP will provide services to be delivered in a manner that promotes/supports community integration to the extent of the individuals' preferences and desired outcomes. The PCP will assist each person with constructing and articulating a vision for the future, while considering various paths, engaging in decision making and problem solving, monitoring progress, and making needed adjustments to goals in a timely manner. The team will assist to identify a unique mix of paid and natural community supports that will help the person to meet progress toward accomplishing their goals. The PCP process will conduct frequent, ongoing assessment of the individual's needs and identify the individual's strengths, goals, preferences, needs (medical, daily living skills and home/community), and desired outcomes. Monthly data on programs, goals, and objectives will be taken, reviewed and summarized. The PCP will be updated on an annual basis however; the person may request a meeting to update the PCP at any time.

Opportunity Village will ensure full community integration and enjoyment of community life through planned activities in the community, intentional neighbors, and use of volunteer groups, family members and friends. Opportunity Village recognizes the importance of family in each resident's life and will make routine family involvement and interactions an expectation and priority. The Activity/Volunteer coordinator will create a monthly calendar of events that individuals can participate in during the month. Activities will be held in and outside of the village and the number of participants will vary according to the activity. Individuals may add individual activities to the calendar and participate in unplanned spontaneous outings of their choice. Some activities may include but not be limited to: shopping, special community events, concerts, plays, dining out, sporting events, church, and volunteer projects. During all activities, each resident will have opportunities to spend their money and learn money management skills in the process. Residents will be interacting with members of the community on all activities and at community businesses that they frequent. Other community participation may come through programs like Best Buddies that will provide one on one activity. Staff will engage the

individuals in hobbies of interest, interactive activities and community gatherings to celebrate holidays, birthdays and special events. Opportunity Village will promote personal choice for each person to choose their daily routines including times they want to eat and when to have visitors. Opportunity Village respects the individual's right to refuse to participate, however, staff will continue to provide opportunities and encouragement to the individual to participate. Individuals will access the community through public transportation, parents, family members, and company vans. Opportunity Village will provide vacation opportunities for residents to places of interest following the individual's desires and documented in the person centered plans.

Betty's Village will be culturally-responsive and inclusive. Opportunity Village will support the culture and beliefs of the individual to attend or not attend religious services, observing specific food preferences or dietary restrictions related to culture or ethnicity, and celebration of holidays and special events.

Betty's Village will be flexible and nimble in its service system to move and react quickly and address emerging needs of each individual and their family. Opportunity Village desires each individual, their family members and interested parties to be satisfied with their support services. OV residential staff will regularly discuss services and satisfaction with individuals and family members. If a problem exists, individuals and their families have the ability to meet at any time with OV administrative staff to discuss issues. Families can complete a satisfaction survey annually and may communicate at the annual person-centered planning meeting.

Opportunity Village will maintain and develop a wide range of community stakeholders to offer support networks to the individuals. Visitors and volunteers to Betty's Village will spend "meaningful time" interacting and socializing with the individuals. Service clubs such as Rotary, Lions club and Boy Scouts will be invited to volunteer and spend a night with individuals watching movies, playing games and other community based activities. Opportunity Village supports four (4) Miracle League Baseball teams that provide one non-disable player to each disabled player. Opportunity Village will invite groups and clubs to speak to the individuals about their organization with the possibility that the individual can become a member of their organization. Opportunity Village will reach out to faith based communities so individuals have a chance to participate in their activities. The Opportunity Village grandparent program will match active seniors and individuals to develop friendships and participate in community activities such as art, theatre and dance. The Activity/Volunteer coordinator will perform community outreach to develop new corporate volunteer groups that will support the individuals in enrichment classes such as cooking, art, crafts, exercise, yoga and community activities. Individuals will have opportunities to participate in community volunteer projects to benefit other community organizations.

Opportunity Village is committed to enhancing the lives of people with intellectual disabilities and their families. Through respect, fiscal responsibility, team building and professional, high quality services residents will fulfil their dreams and live a high quality of life.

Floor Plan - Residential Building - Update





BETTY'S VILLAGE CONCEPT PROGRESS : July 23rd 2015

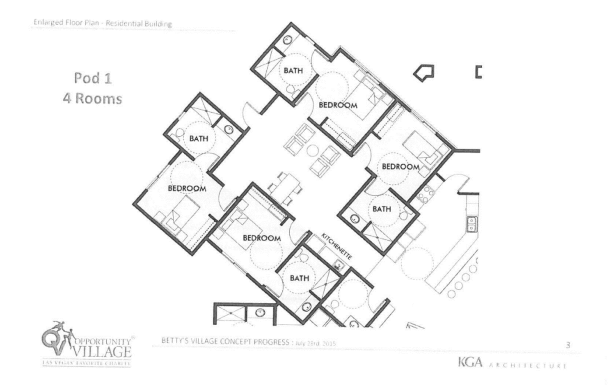
Enlarged Floor Plan - Residential Building

Central Area





BETTY'S VILLAGE CONCEPT PROGRESS: July 231d, 2015







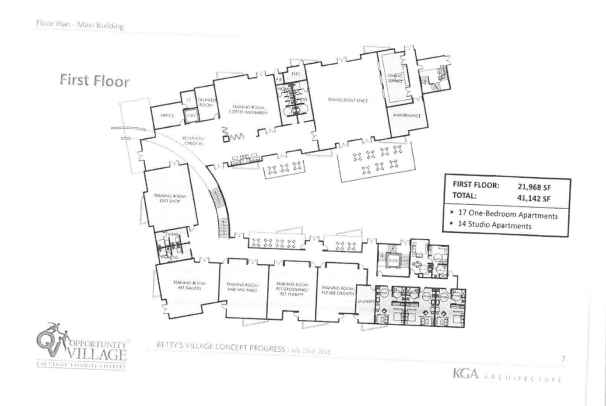
Enlarged Floor Plan - Residential Building

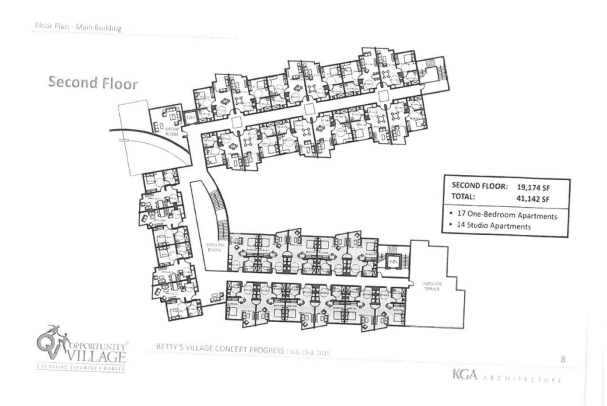
Houseparents' Apartment



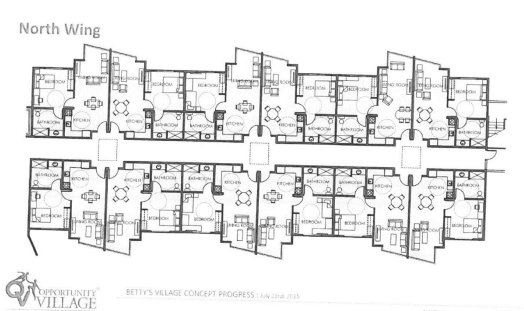


BETTY'S VILLAGE CONCEPT PROGRESS : July 22rd 2015





Enlarged Floor Plan - Main Building - Second Floor



Enlarged Floor Plan - Main Building - Second Floor

West Wing

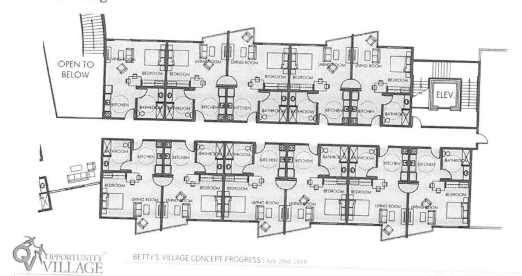


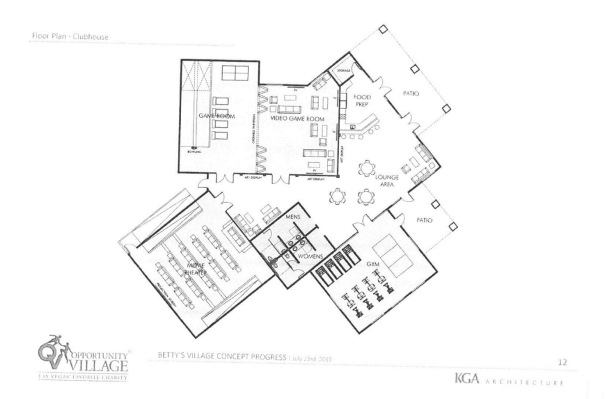


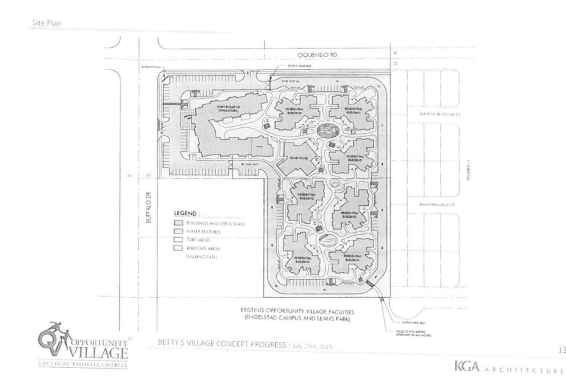
BETTY'S VILLAGE CONCEPT PROGRESS : July 23rd, 2015

Enlarged Floor Plan - Main Building - Second Floor

South Wing









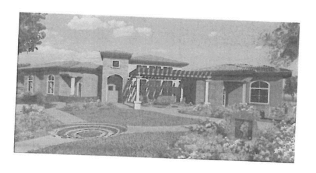
















STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES

DIVISION OF HEALTH CARE FINANCING AND POLICY

1100 E. William Street, Suite 101 Carson City, Nevada 89701 (775) 684-3600

RICHARD WHITLEY Directo

MARTA JENSEN

The Final Rule for Home and Community Based Services (HCBS) states that the service setting for HCBS must meet specific community based requirements in order to receive Medicaid funding. CMS has developed a process of Heightened Scrutiny that can be used for a setting that appears to be institutional or isolating but other setting attributes make this assumption appear incorrect. There are multiple steps in this process, and the inclusion of public comment is an important element.

As part of the process required by the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS) for 42 CFR, the Division of Health Care Financing and Policy (DHCFP) requests public comment about the following proposal by Opportunity Village. Opportunity Village has developed plans for a community living site for individuals with intellectual disabilities called Betty's Village. Although the proposed community will be disability-specific, thus creating the presumption the residents would be isolated and therefore the setting would not meet the requirements of the HCBS final rule, the placement of the setting within a larger community context and the planned involvement of the residents with outside activities overcomes much of the supposed isolation of the disability-specific setting.

To be assured consideration, comments must be received by one of the methods provided below no later than 5:00 pm on October 2, 2015. You may submit comments in one of three ways (please choose only one of the ways listed):

- Electronically. You may email comments to hcbs@dhcfp.nv.gov. Write Betty's Village in the subject line.
- Mail. You may mail written comments to the following address:

Division of Health Care Financing and Policy

1100 E William Street, Suite 222

ATTN: Long Term Support Services - Betty's Village Carson City, NV 89701

• Fax. You may fax comments to the following number:

(775) 687-8724

ATTN: Long Term Support Services - Betty's Village

All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We will post all the comments received by the close of the comment period, as soon as possible after they have been received, on the following web site: http://dhcfp.nv.gov/Home/WhatsNew/HCBS/

There will be a link on the page for Public Comments received.

H. Proposals to the DHCFP

H3. Public Comment Summary

DHCFP received a total of 74 comments regarding Betty's Village: 56 in support; 18 in opposition.

Of the 56 in support, 39 of them self-identified as employees, Board Members, clients or parents of clients of Opportunity Village. Two organizations besides Opportunity Village expressed support: LTO Ventures and

Of the 18 in opposition, 4 self-identified as parents of children with disabilities, 4 self-identified as people with disabilities, and 9 were submitted on behalf of the following organizations:

- NDALC Nevada Disability Advocacy & Law Center
- NGCDD Nevada Governor's Council on Development Disabilities
- AAPD American Association of People with Disabilities
- ASAN Autistic Self-Advocacy Network
- NNCIL Northern Nevada Center for Independent Living
- Boston CIL Boston Center for Independent Living
- TASH
- United Spinal Association
- National Council on Independent Living

The comments in opposition included references to CFRs, sections of CMS' New Rule and the Supreme Court decision Olmstead v. L.C.

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42 C.F.R. § 441.301(c)(4)(vi)
 42 C.F.R. § 441.530(a)(1)(vi)
 42 C.F.R. § 441.530(a)(2)
42 C.F.R. § 441.710 (a) (1) (i)
42 C.F.R. § 441.710 (a) (1) (iii)
42 C.F.R. § 441.710 (a) (1) (v)
42 C.F.R. § 441.710(a)(1)(vi)
42 C.F.R. § 441.710 (a) (1) (vi) (A)
42 C.F.R. § 441.710(a)(1)(vi)(B)
42 C.F.R. § 441.710(a)(1) (vi)(C)
42 C.F.R. 441.710 (a) (1) (vi) (D)
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H. Proposals to the DHCFP H3. Public Comment Summary

The following language was used in many of the submissions. If a comment did not state the individual was a board member, former board member, employee, client or parent of a client, but used the following language, I counted it as coming from an Opportunity Village source.

To Whom It May Concern:

I have reviewed the proposed Opportunity Village development and am more than pleased to offer my support of Betty's Village as a community based residential setting for people with disabilities. The residents of Betty's Village will engage in an active life, be integrated in society, have support of individual choice, and be encouraged to foster independence to the highest degree possible.

Based on the live, work, play, learn and create philosophy, Betty's Village is a place where everyone knows each other, people can follow their dreams and are encouraged and supported to become the best they possibly can be. Betty's Village will promote an active life that is close to work options, community resources, peers, family, and friends. The Village is centrally located with easy access to public transportation, freeways and major cross streets.

Betty's Village will be integrated in and support full access of individuals receiving Medicaid Home and Community-Based Services (HCBS) to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS. Encouraging interaction, independence and self-determination is the key to a full and fulfilling life. Betty's Village includes the many components needed to encourage greater independence and self-direction while ensuring the appropriate supports are available. I am in full support of the project.

To Whom It May Concern:

I have reviewed the proposed Opportunity Village development and am pleased to offer my support of Betty's Village as a community based residential setting for people with disabilities. The residents of Betty's Village will engage in an active life, be integrated in society, have support of individual choice, and be encouraged to foster independence to the highest degree possible.

Encouraging interaction, independence and self-determination is the key to a full and fulfilling life. Betty's Village includes the many components needed to encourage greater independence and self-direction while ensuring the appropriate supports are available. I am in support of the project. Sincerely,

Name

H. Proposals to the DHCFP

H4. State's Response to Betty's Village Proposal



STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES AGING AND DISABILITY SERVICES DIVISION

3416 Goni Road, D-132 Carson City, Nevada 89706

(775) 687-4210 ● Fax (775) 687-0574 adsd@adsd.nv.gov Richard Whitley

JANE GRUNER

March 15, 2016

Opportunity Village Attention: Bob Brown 6050 S. Buffalo Drive Las Vegas, NV 89113 (702) 259-3707

Regarding: Betty's Village - CMS Final Rule

Dear Mr. Brown,

The Division of Health Care Finance and Policy (DHCFP) and Aging and Disability Services Division (ADSD) has considered your request for approval for Betty's Village in regards to the Centers for Medicare and Medicaid Services (CMS) Final Rule for Home and Community Based Services (HCBS). After careful consideration, DHCFP and ADSD concluded that Betty's Village does not meet the settings requirements as required by CMS at this time.

The proposal for Betty's Village demonstrates that this will be a campus environment that is disability specific where Betty's Village employees will provide the services including 24 hour supervision, meal preparation, social activities, activity planning, financial management and nursing services. The DHCFP and ADSD find that the proposal for Betty's Village would be in direct conflict with the regulations set forth by CMS. CMS Final Rule regulations are listed as follows:

42 CFR 441.530 (a)(1) The setting is integrated in and supports full access of individuals receiving Medicaid HCBS to the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life, control personal resources, and receive services in the community, to the same degree of access as individuals not receiving Medicaid HCBS.

42 CFR 441.530(a)(v) Facilitates individual choice regarding services and supports, and who provides them

42 CFR 441.530(2)(v) Any other locations that have qualities of an institutional setting, as determined by the Secretary. Any setting that is located in a building that is also a publicly or privately operated facility that provides inpatient institutional treatment, or in a building on the grounds of, or immediately adjacent to, a public institution, or any other setting that has the effect of isolating individuals receiving Medicaid HCBS from the broader community of individuals not receiving Medicaid HCBS will be presumed to be a setting that has the qualities of an institution unless the Secretary determines through

H. Proposals to the DHCFP H4. State's Response to Betty's Village Proposal

heightened scrutiny, based on information presented by the State or other parties, that the setting does not have the qualities of an institution and that the setting does have the qualities of home and community-based settings.

Residents in provider-owned residential settings must have a lease or other legally enforceable agreement to protect from eviction, lockable doors, choice of roommates, control of their schedule, access to food or visitors at any time, and be physically accessible. 42 C.F.R. 441.301(c)(4)(vi), 42 C.F.R. 441.530(a)(1)(vi), 42 C.F.R. 441.710(a)(1)(vi). Physically accessibility may not be modified in the personcentered planning process. 42 C.F.R. 441.301(c)(4)(vi)(F)

The Final Rule bars HCBS funding from going to settings that isolate people with disabilities. The current proposal isolates individuals from the broader community, is disability specific and does not appear at this time to provide individual choice of activities as may be desired by consumers. This does not prohibit Opportunity Village from providing residential services as outlined in the Betty's village proposal however; HCBS funding would not be available to fund the service. Additional information regarding this aspect of the final rule may be located in the Center for Medicare and Medicaid Services, Guidance on Settings that Have the Effect of Isolating Individuals Receiving HCBS from the Broader Community.

The information listed above is specific to the provision of Home and Community Based Services. Although Betty's Village does not appear to qualify for HCBS funding as the regulations are currently written, Opportunity Village may select to review other types of Medicaid funding that are not reliant on the settings rule. Medicaid programs that are not under the community based setting rule include Programs of All-inclusive Care for the Elderly (PACE), intermediate care or nursing facilities.

If you are interested in exploring other options for Medicaid funding, please let me know and I will arrange for you to meet with knowable staff that could support your efforts. If there is a change in the regulations or additional information regarding Betty's Village that you feel would support qualification as a community based program, we are happy to once again review the program.

Should you have any additional questions, or my office may be of further assistance, please do not hesitate to contact me at (775)-687-0515 or igruner@adsd.nv.gov.

Respectfully,

Administrator, Aging and Disabil

Jane Gruner

Aging and Disability Services Division

Clarifications from CMS

Clarification required from CMS:

- Group and assisted living scilings can be home and community based, and meets all requirements of the IICBS settings requirements, with exception of population segregation and size. Many of these providers are population specific of 65 years of age or greater, and may be larger than four recipients. There are two questions: 1) the segregation of individuals, who are aged 65 and older, and 2) the size of the facilities?
- Nevada is largely a rural State and there is access to care issues in rural Nevada. Group facilities that are found in rural areas are utilized to the maximum. Nevada has a few group facilities located in rural areas that are either on the campus of a nursing facility or within the same building as a nursing facility. If these facilities are not accepted as home and community based, it would displace many individual receiving wliver services with no other qualified providers available. The question is: are there except ions to what is considered home and community based for rural areas that have access to care issues?
- 3. Another concern is settings that have 24 hour supportive services. All of these settings are located within the community, and are comprised of two to four people, but staffing is usually one lo four, or two to four, meaning there is not enough staff to accommodate those spontaneous activities that recipients may want to do. In addition, transportation is not pall of this service, so recipients must rely on family, friends, or public transportation.
- 4. Nevada does not have a Traumatic Brain Injury (TBI) Waiver, nor does it have adequate resources for individuals with TBI. There is one provider in Nevada who provides out-patient habilitation services for individuals with TBI who reside in their own homes. However, some individuals with TBI are unable to Jive in the community without 24-hour supervision, assistance with basic needs, and management of medications. These individuals require a group setting which provides these services. Nevada currently has one setting that houses nine individuals with TBI. All of these individuals are male, and the home in located with an urban setting. The provider is currently building another facility within an urban setting that will have individual apal Iments and will be open to both males and females. The question is: the segregation of individuals with TBI?

J1. Statement of Choice – 1915c ID Waiver

STATEMENT OF CHOICE

I have actively participated in identifying my supports have been able to choose the provider of my support sof state service coordinator or provider agency if I am eligible for Medicaid, I understand that I may select armay request changes in services and service provide	not satisfied with the help I am getting. If I am			
Person/Legal Representative	Date			
FOR WAIVER SERVICES COMPLETE THE FOLLOWING:				
CHOICE OF SER	RVICE			
I have been advised that I may choose either Home an Intermediate Care Facility for Person's with Intellectual have been informed of alternatives available under the				
☐ Home and Community-Based Waiver Services	☐ ICF/IDD Services			
Person/Legal Representative	Date			
☐ I have received and been advised of my responsibility Based Waiver Services.	ities as a recipient of Home and Community			
Person/Legal Representative	Date			
FAIR HEARING				
I have been informed of the right to a fair hearing if I Community-Based Services instead of placement in an Based Services are denied, reduced, suspended, or terr request for a fair hearing which must be sent to the Medi Suite 101, Carson City, NV within 90 days of the date regarding this decision, I may call (702) 486-3000, ext. 4800-992-0900, ext. 43602 or (775) 684-3602 in the Car	minated. I understand I must submit a written icaid Central Office at 1100 E. William Street, e of the decision. If I have any questions			
In the event I have a complaint about the duration, scope service provider), I understand I may file a grievance with Disability Services Division.	dolivory or suelity of			
I understand I may be represented by legal counsel, represent myself.	a friend, relative, other person, or I may			
Person/Legal Representative	Date			
DS REGIONAL CENTER INDIVIDUAL SUPPORT PLAN	Name: Case #:			
DS-ISP 3 Rev. 9/24/2013	ISP Date:			

J2. Statement of Understanding - 1915(c) FE/PD

Division of Health Care Financing and Policy (DHCFP) Aging and Disabilities Services Division (ADSD) Comprehensive Statement of Understanding

Recipient Name:	
As an alternative to placement in an institutional setting (i.e. a long term care facility or m facility), I have the option to choose a less restrictive environment remain in a hom community-based setting (i.e. my own home or assisted living). To assist me with this, I m eligible for transition services to return to the community or may be eligible for a Hom Community-Based Services (HCBS) Waiver program, which will provide me with addineeded services in a community-based setting.	ne and
Please choose one:	
I choose a home and community-based setting. I choose an institutional setting.	
If my choice includes a home and community-based setting, then: (Select all three)	
I choose to participate in the HCBS Waiver. I understand that my participated conditional based on my initial and ongoing eligibility for Medicaid and waiver server	on is vices.
I verify that I have been given a list of qualified HCBS Waiver providers(In	nitial)
I verify that I participated in the identification of my service needs that will be used develop my HCBS Waiver Plan of Care. I will actively participate in the developme all future Plans of Care. (Initial)	ed to ent of
I understand that my services are developed using person centered planning	
I would like to communicate with my case manager in these ways (pick all that apply): Phone Email Text Messaging In-person	
I live in: My Own Home An Apartment A Residential Group Home/Assisted Live With Family Other:	ving
I know that I can change case managers if I am not happy. Yes No	
My Responsibilities for Participation in a HCBS Waiver:	
I understand I, or legal or designated representative, have/has the responsibility to:	
Notify my provider(s) and case manager of a change in my Medicaid eligibility.	
Notify my provider(s) of my current insurance information, including the name of ot insurance coverage, such as Medicare. Page 1 of 3 NMO-3580 (1)	
Mito-5380 (1	1/10)

J2. Statement of Understanding - 1915(c) FE/PD

Division of Health Care Financing and Policy (DHCFP) Aging and Disabilities Services Division (ADSD) Comprehensive Statement of Understanding

- Notify my provider(s) and case manager of changes in my medical status, service needs, address, and location, or of changes of status of my legal or designated representative.
- Treat all staff and providers appropriately.
- Sign my provider's daily log to verify services were provided.
- Notify my provider when scheduled visits cannot be kept or services are no longer required.
- Notify my provider agency of missed visits by provider agency staff.
- Notify my provider agency of unusual occurrences, complaints regarding delivery of services, specific staff, or to request a change in caregiver.
- Furnish my provider agency with a copy of my Advance Directive, if applicable.
- Establish a back-up plan in case my waiver attendant is unable to work at the scheduled time.
- Understand a provider may not perform services or work more hours than authorized in my service plan.
- Understand a provider may not work or clean for my family, household members or others.
- Contact my case manager to request a change of provider agency.
- Sign all required forms.

I further understand:

- I may be responsible for payment of a portion of the Home and Community-Based Services cost (called patient liability) based on financial eligibility. If patient liability is established, failure to pay may result in the loss of Home and Community-Based Services.
- I may request a hearing from the Division of Health Care Financing and Policy (DHCFP) if I have not been given a choice of Home and Community-Based Services as an alternative to a long-term-care facility placement, if I am denied this service, or if services are reduced, suspended or terminated. A written request for a hearing must be sent to: DHCFP, 1100 E. William Street, Suite 102, Carson City, NV 89701, within 90 calendar days from the Notice of Decision date.
- I may obtain representation by legal counsel, or a friend, relative or other person, or I may represent myself.

Page 2 of 3

NMO-3580 (11/16)

J2. Statement of Understanding - 1915(c) FE/PD

Division of Health Care Financing and Policy (DHCFP) Aging and Disabilities Services Division (ADSD) Comprehensive Statement of Understanding

	1, or my legal or designated representative, have read the Statement of Und and understand it.	erstanding
	OR	
	The Statement of Understanding was read to me.	
	AND	
	I will establish the frequency of ongoing contacts with my case manager, but u that the contacts must be sufficient to address my individual health and saft Contacts may be made by any form of communication available to both the case and to me or my legal or designated representative.	ety needs
Recip	ient Signature	Date
Printe	d Name of Legal Guardian/Legally Responsible Individual/Designated Representa	ntive
Reaso	n for Legal/Designated Representation	
Legal	Guardian/Legally Responsible Individual/Designated Representative Signature	Date
Case N	Manager Signature	Date

Page 3 of 3

NMO-3580 (11/16)

J3. Statement of Understanding - 1915(i)

STATE OF NEVADA DIVISION OF HEALTH CARE FINANCING AND POLICY 1915(i): Long Term Support Services (LTSS) Home and Community Based Services (HCBS) STATEMENT OF UNDERSTANDING

The Home and Community Based Services (HCBS/ 1915(i) are optional Nevada Medicaid services. These services are offered to you in safe places to help you stay healthy, get better, keep your level of performance high. Our goal is to not lose your level of performance because you become sick or get older. The case manager and provider team will work with you and your representative to make your personal service plan. The case manager and provider team will look at your needs with you and help you choose the services you want and need in the community so you can continue to live at home.

I choose to take part in the Home and Community Based Services program. I prefer to live at home and receive services in my community. I agree to help make decisions about my services and care. I understand that I have to be eligible for Medicaid to remain in this program. I have a choice of who will attend my care and service planning. I have a choice of where the planning of care and services take place.

This form was read to the recipient and/or their legal representative and their choice is indicated below.

Recipient Signature	Date
Authorized or Legal Representative Signature (if applicable)	Date
Case Manager	Date
HCSB Provider and Title	Date

NMO-3580 (11/16)

J4. Recipient Rights – 1915(c) FE/PD and 1915(i)

DIVISION OF HEALTH CARE FINANCING AND POLICY and AGING AND DISABILTY SERVICES DIVISION RECIPIENT RIGHTS

Program Origin:	WIN	СНІР	AL	MFP	PAS	OTHER

GENERAL:

You have the right to:

- Individualized services without regard to race, color, religion, national origin, gender identity, sexual orientation, age, or disability.
- Be treated with consideration and full recognition of your dignity and individuality.
- Have your home environment and possessions be respected.
- Inquire and receive prompt response to any questions pertaining to any aspect of your service.
- Receive a written explanation of the hearing process.

FREEDOM FROM ABUSE AND NEGLECT: (Nevada Revised Statute 200.5092)

You have the right:

- Not to be physically, sexually, or otherwise abused.
- Not to be neglected.
- Not to be exploited.
- Not to be isolated.

If you feel you have been abused, neglected, exploited or isolated you should report it right away to law enforcement (9-1-1) or the State of Nevada's Elder Rights Unit or Child Protective Services.

For individuals 18 years of age and younger:

Clark County Hotline number is (702) 399-0081 Statewide Crisis Call Hotline ((800) 992-5757 for Northern and Rural Nevada Washoe County Crisis Call Hotline (775) 784-8090

For individuals Age 60 years and older:

State of Nevada Aging and Disability Services Division Elder Rights Unit
Las Vegas/Clark County – (702) 486-6930
Statewide/All other Areas – (888) 729-0571

For individuals between 19 and 59 years of age: DIAL 9-1-1

See Reverse Side

Page 1 of 2 NMO - 7070 (04/13)

J4. Recipient Rights - 1915(c) FE/PD and 1915(i)

PLAN OF CARE DEVELOPMENT:

You have the right to:

- Participate in the development of the Plan of Care and receive an explanation of services proposed.
- Receive a copy of the Plan of Care and a list of alternative resources.
- Receive the names and phone numbers of your assigned Case Manager and their Supervisor.
- Know that all communications and records will be treated confidentially.
- Receive information upon request on Nevada's Medicaid Policies and Procedures, including information on charges, reimbursements and Plan of Care development.
- Participate in the plan when requesting to discontinue services.
- Receive in writing the name and contact number of an official of Nevada Medicaid and the state Advocate's telephone number.
- Contact your Case Manager for issues relating to your care provider or to change your provider agency.

CONTACT INFORMATION:

You may contact your case manager or their supervisor for any issues that you feel need a resolution.				
Case Manager Name:	Phone Number:			
Supervisor Name:	Phone Number:			
Date Given to Recipient:				

See Reverse Side

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Developmental Services Regional Center's

PERSONAL RIGHTS & RESPONSIBILITIES BOOKLET



The rights of every individual are protected by the Constitution of the United States, the Bill of Rights, and the Universal Declaration of Human Rights. Individuals with intellectual disabilities retain all of their rights, benefits, and privileges guaranteed by law, regardless of their disabilities. It is the policy of Developmental Services (DS) Regional Centers that each service recipient will be viewed as the decision maker in the exercise of his/her rights and the support staff will provide assistance, guidance, and education toward that end.

Rights of service recipients are restricted only for reasons of, or concerns for, the health and welfare of the service recipient and/or others for whom their actions may pose a risk, or as a result of legal action.

Rights of individuals served by DS Regional Centers are not restricted or denied without "Due Process" which includes: Individual Support Planning (ISP) team approval; Signed written consent from the individual/guardian; Implementation of a plan to teach skills in order to restore the right; Review and approval of oversight committees (Human Rights and Behavior Intervention Committee)

All rights restrictions shall be considered temporary unless the restriction is a result of legal action e.g. conditions of probation, court order, etc.

Those restrictions implemented for health and welfare reasons prior to completion of "Due Process" will be recognized and reviewed through submission of a Denial of Rights form to the DS Regional Center Quality Assurance Department.

RIGHTS EXIST!!!

Individuals should demonstrate respect for the rights of others as they assert and exercise their own rights.

Individuals choose the rights they wish to exercise by showing interest, making choices, and indicating preferences. Rights "not important" to individuals should be acknowledged annually by the Individual Support Planning (ISP) Team, and are not considered restrictions.

Barriers to the exercising of rights include: low expectation; limited opportunity; limited exposure; and lack of support.

Exercising rights is based on exercising responsibility.

Each right includes a series of responsibilities.

Responsibilities are discussed with service recipients on a regular basis.

PERSONAL RIGHTS AS A SERVICE RECIPIENT

YOU HAVE THE RIGHT to make decisions about your personal goals.



YOU HAVE THE RIGHT to be fully informed verbally and in writing of your rights and responsibilities.

YOU HAVE THE RIGHT to be fully informed and give consent before support and treatment begins.



YOU HAVE THE RIGHT to have assistance from your guardian if you need it. (See page 16 for types of guardianships.)

- Guardianship typically does not exclude all rights.
- Guardians assist people to exercise their rights.
- Guardianship is not a life-long proposition.
- People have the right to have their guardianship rigorously reviewed.

YOU HAVE THE RIGHT to prompt, appropriate support and treatment in a manner consistent with current standard of practice and healthcare guidelines.



Before support or treatment begins, you have the right to informed consent. Informed consent consists of being aware of:

- 1. Nature and consequences of the procedure/treatment
- 2. Reasonable risks, benefits, and purpose of the procedure/treatment
- 3. Alternative procedures/treatment as available
- 4. The understanding that consent may be withdrawn at any time
- 5. Reasonable access to an interpreter

YOU HAVE THE RIGHT to have representation and/or advocacy. Your representative could be your parent/guardian, an advocate, a friend, an attorney, or anyone you trust and are comfortable with. Your advocate or representative could assist you with defending your rights or stating your concerns. This includes whenever you are being questioned by any legal authority. You may have an attorney present during any investigation procedure.

My advocate(s) are:		
		_



YOU HAVE THE RIGHT to appeal decisions as they relate to your plan. If any right is taken away and you do not know why and/or a decision is made you disagree with, you always have the right to have your right restored and/or appeal the decision.

- You should be afforded the same options for grievance and due process as all other citizens.
- Restrictions should be imposed only with consent and for a specific individualized reason. Steps to restore your rights should be taken as quickly as possible, and specified in a written plan.
- You and/or your guardian should be fully informed about options. Benefits/drawbacks of intervention and alternatives should be discussed.
- Due process should be provided whenever limitations of your rights are imposed. The time frames for the restriction and review should be discussed.

Refer to pages 12 & 14 of this booklet regarding Complaints and Grievance Process.

YOU HAVE THE RIGHT to be free from abuse, neglect, exploitation, and retaliation. This includes the right to have basic needs met such as food, clothing, shelter and medical care. You have the right to not be threatened, insulted, or physically hurt. You have the right to be free from sexual, emotional or psychological abuse. You have the right to be in a safe environment. If any of these things happen to you, you should immediately report them to someone you trust.

YOU HAVE THE RIGHT to be treated with dignity and respect.



YOU HAVE THE RIGHT to look at your clinical record. Others you give written permission to through a release of information may also review your file. This may be arranged by contacting your Regional Center.



YOU HAVE THE RIGHT to live in the least restrictive environment and the right to move freely in your environment. This includes:

- Going out the door to the backyard
- Having a key to your house
- Walking to the store
- Walking around the block
- Using public transportation







YOU HAVE THE RIGHT to be informed of reasons for voluntary or mandatory transfer, admission, discharge, or commitment. In regards to involuntary commitment, you have the right to a second opinion.



YOU HAVE THE RIGHT to have freedom of speech.



YOU HAVE THE RIGHT to have personal information about you shared only with your permission.



YOU HAVE THE RIGHT to have a private place to have visitors.



YOU HAVE THE RIGHT to have access to telephones and privacy for conversations.

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Page 8



YOU HAVE THE RIGHT to have friends and close relationships.

YOU HAVE THE RIGHT to keep in contact with people you choose, and in the manner of your choosing.



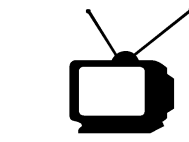
YOU HAVE THE RIGHT to manage your own money and have access to your financial records.

The right to manage your money includes:

- Carrying your money for purchases such as snacks, lunch, personal items, clothes, etc.
- Keeping your money in a locked box in your room and having a key to the box
- Having a savings account
- Having a checking account and writing your own checks
- Having a debit card
- Being your own representative-payee
- Deciding who will help you manage your money



YOU HAVE THE RIGHT to go to school and/or work and to be paid for the work you do.



YOU HAVE THE RIGHT to make purchases and keep personal possessions. For example, having your own clothes and keeping your own things. You may watch television, buy and read newspapers, magazines, and books of your choice. You also have a right to have a certain amount of space to store your personal belongings. You have the right to have the residence pay for your lost or stolen property if the loss or theft was the residence's fault.









YOU HAVE THE RIGHT to have writing materials, envelopes, and postage.







YOU HAVE THE RIGHT to send and receive unopened mail.

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Page 10



YOU HAVE THE RIGHT to select to be photographed and/or participate in research.





YOU HAVE THE RIGHT to participate in religious or spiritual activities of your choosing. You have the right to practice your own faith. You will not be forced to go to a religious event if you do not want to go.



YOU HAVE THE RIGHT to vote, (unless restricted through court order), including the right to accommodations and assistance as needed.



DS-ISP-11 (Rev: 10/31/13)

J5. Personal Rights and Responsibilities - 1915 (c) ID Waiver

YOUR PERSONAL RIGHTS

SUBJECT: Complaints Process

PURPOSE: To ensure that individuals served by the DS Regional Centers have a process by which to voice complaints

and to have an expectation that these complaints will be handled in a fair manner.

PROCEDURE:

If you disagree with a decision/plan that your team has created, have any other complaint about how you are being treated, or quality of services provided to you, you have the right to file a complaint. This means that you can ask for a review to resolve your complaint. If you have a guardian, your guardian can also request this review. These are the steps you can take if you have a complaint:

What you do	What the agency does
Talk to your Service Coordinate Coordinator. Many times a problem of way. S.C./P.C. Name	an be solved this complaint. If your complaint involves a community provide the S.C./P.C. will assist you in obtaining a copy of tha
Phone Number	
If this does not resolve your complaint, y step 2.	
2. You may request a special meeting of about your complaint/s and try to solve t	
If this does not resolve your complaint, y step 3.	<u> </u>
3. You may talk to the Service Coor Coordinator's Supervisor.	dinator/ Program The person you talk with will try to resolve your problem with you, or assist you to find the person who can help you.
Supervisor Name	
Phone Number	
If this does not resolve your complaint, y step 4.	
4. If you think your complaint has not be you do not accept the decision of meeting, you may request a review by Committee/ Rights Assurance Commitment this request in writing to the Diagrammate using the form provided in 16. You need to say what the problem would like to happen.	the special team write your request and send it. The Human Rights Committee/Rights Assurance Committee will review your concerns at the next regular meeting. You have the right to be at these reviews, and if you have a guardian or advocate they also have a right to be present. The committee will send their findings and recommendations to the Regional Director and your Service Coordinator/Program Coordinator within 5 working days
If this does not resolve your complaint, y step 5.	solve the problem.
5. You may request a review by the Regio do this the same way you requested Committee/Rights Assurance Committe 4. The Regional Director may review you appoint a group or another team to review.	a Human Rights e Review in Step our request or may The Regional Director will then make a decision based or the team's report.
available from other regions to assist independent review.	
Regional Director Name	The decision of the Regional Director is final.
Phone Number	
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J5. Personal Rights and Responsibilities - 1915 (c) ID Waiver

YOUR PERSONAL RIGHTS

If you feel the agency has not responded to your concern or problem, you may contact the Aging and Disability Services Division (ADSD) Administrator at 3416 Goni Road, Bldg. D #132, Carson City, NV 89706.

You also have the right to request assistance from the Nevada Disability Advocacy and Law Center, Inc. (NDALC) at 702- 257-8150 Las Vegas, NV Office, 775-333-7878 Sparks, NV Office, or 775-777-1590 Elko, NV Office.

Regional Director	Date
Director of Community Services	 Date
Director of Residential Services	Date
Director of Quality Assurance	 Date

DS-ISP-11 (Rev: 10/31/13)

J5. Personal Rights and Responsibilities – 1915 (c) ID Waiver

COMPLAINT PROCESS REQUEST

I do not agree with or have a complaint about:		
I request a review of this complaint for the following reason	ons:	
I would like to see my complaint resolved as follows:		
Name	Date	
Name	Date	
Guardian	Date	
		_
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J5. Personal Rights and Responsibilities - 1915 (c) ID Waiver

GRIEVANCE PROCESS REQUEST

DS-ISP-11 (Rev: 10/31/13)

A grievance is defined as an act, omission, or occurrence that a person, their guardian or advocate feels constitutes a breach of policy for which the ISP has no authority to resolve.

To initiate a grievance process, submit in writing to the Regional Director's Administrative Assistant using the following format outlining the specifics of the grievance. GRIEVANCE: You will be notified of a decision within 10 working days. If you are dissatisfied with the decision you may submit in writing a request for review with the ADSD Administrator at 3416 Goni Road, Bldg. D#132, Carson City, NV 89706. Date Name Guardian Date

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J5. Personal Rights and Responsibilities - 1915 (c) ID Waiver

YOUR PERSONAL RIGHTS

LEGAL GUARDIANSHIP

Person Only

Guardian is responsible for personal/medical decisions only. The ward or another person or institution representative will make all financial decisions.

Estate Only

The guardian is responsible for financial decisions only. The ward may be capable of making personal and health care decisions, or another person may be appointed guardian of the person.

Person and Estate

The guardian often serves for both the person and the estate.

Guardianship typically does not exclude all rights.

Guardianship assists people to exercise their rights.

Guardianship is not a life-long proposition.

People have the right to have their guardianship rigorously reviewed.

(You have the right to disagree with a petition for guardianship for your person and/or estate.)

Minors

Consumers receiving services under the age of 18 must defer some of their rights/decisions to their parents/guardian in accordance with laws regarding minors.

NOTE to parents and guardians - Your child/ward's rights are to be upheld under all circumstances at all times even if you disagree with their decisions for their own treatment.

DS-ISP-11 (Rev: 10/31/13)

J5. Personal Rights and Responsibilities - 1915 (c) ID Waiver

YOUR PERSONAL RIGHTS

Pursuant to Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, and the Americans with Disabilities Act of 1990 (ADA), <u>Developmental Services Regional Centers</u> do not discriminate in admissions, provisions of the services, hiring and employment practices on the basis of race, color, national origin, sex, religion, age or disability (including AIDS and AIDS-related conditions).

For further information or to file a complaint, please contact your ADSD <u>Personnel Analyst</u>, located in the south at Administration Building, 1391 South Jones, Las Vegas, NV 89146, (702-486-6200), or the northern ADSD Personnel Officer at 3416 Goni Road, Carson City, NV 89706, (775-684-4219).

DS-ISP-11 (Rev: 10/31/13)

J5. Personal Rights and Responsibilities – 1915 (c) ID Waiver

If you are a recipient of Home and Community Based Waiver Services:

RECIPIENT RESPONSIBILITIES

As the recipient of ID/RC Medicaid Home and Community Based Waiver Services the recipient, or the recipient's authorized representative, agrees to:

- Notify the provider(s) and service coordinator of a change in Medicaid eligibility.
- Notify the provider(s) and service coordinator of current insurance information, including the name(s) of the other insurance coverage, such as Medicare.
- Notify the provider(s) and service coordinator of changes in medical status, service needs, address, telephone or change of status of legally responsible adult authorized representative.
- Treat all staff and providers appropriately.
- Initial the provider daily record log verifying services were rendered unless otherwise unable to perform this task due to intellectual and/or physical limitations.
- Notify the provider when scheduled visits cannot be kept or services are no longer required.
- Notify the provider of missed visits by provider staff.
- Notify the provider and ADSD Service coordinator of unusual occurrences, complaints regarding delivery of services, specific staff, or to request a change in caregiver(s).
- If applicable, furnish the provider with a copy of the Advanced Directive(s).
- Do not request a provider to work more than the hours authorized in the ISP Support Plan.
- Do not request a provider to provide services for a non-recipient, family or household member(s).
- · Contact the service coordinator to request a change in providers.
- Sign all required forms unless otherwise unable to perform this task due to intellectual and/or physical limitations.

J6. Setting Types

Setting Type	Funding Authority	Rule meets HCBS Criteria
Group Homes	1915 c	No
Assisted Living	1915 c	No
24-Hour Supported Living Arrangement	1915c	No
(SLA)		
Host Home SLA	1915 c	No
Home Habilitation	1915i	No
Adult Day Care	1915c	No
Adult Day Health Care	1915i	No
Day Treatment	1915i	No
Jobs and Day Training	1915c	No



STATE OF NEVADA DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF HEALTH CARE FINANCING AND POLICY

1100 E. William Street, Suite 101 Carson City, Nevada 89701 (775) 684-3600 ROMAINE GILLILAND Director

LAURIE SQUARTSOFF

December 22, 2015

Dear Medicaid Recipient:

A new rule issued by the Centers for Medicare and Medicaid Services (CMS) affecting Home and Community Based Services (HCBS) became effective March 17, 2014. In Nevada, this may affect some of the services you are receiving through your HCBS waiver. These waivers include the waiver for Frail Elderly; the Physically Disabled; the waiver for Individuals with Intellectual Disabilities; and Adult Day Health Care.

HCBS programs were created to provide an alternative to nursing homes and other types of institutional care. In recent years, however, some HCBS settings have been criticized for being overly institutional in nature. The new rule says that individuals receiving services and supports must have full access to the benefits of community living and receive supports in the most integrated setting.

This means you have the right to be supported with respect and in a very person-centered way so that you make decisions about how, when, and where you get your services. It also means that you should have the opportunity to be involved in your community.

This is the first time CMS has put in regulation a description of HCBS in this way. Because it is new, states are allowed some time to come into compliance. States have to develop a Transition Plan to describe how they are going to determine if their HCBS services are compliant with the new rule. The Transition Plan is intended to describe how the state will move toward and ultimately achieve compliance with the new HCBS Settings Rule.

Please help the state understand where improvements are needed by completing the enclosed assessment. We will also be holding Public Workshops to gather information. The next one will be January 16, 2015 starting at 9:00am and will be held at the following locations:

Health Division, 4150 Technology Way Room 303 Carson City, NV 89706 DHCFP, 1210 S. Valley View Blvd. Ste. 104 Las Vegas, NV 89102 DHCFP, 1010 Ruby Vista Dr., Ste. 103 Elko, NV 89801

A website has been created that provides a great deal of information regarding these new rules, as well as an email address for comments. The website is https://dhcfp.nv.gov/hcbs.htm and the email address is https://dhcfp.nv.gov/hcbs.htm and the email address is https://dhcfp.nv.gov/hcbs.htm and the email address is https://dhcfp.nv.gov. If you do not have access to a computer and would like to provide feedback, you may send a written response to:

DHCFP Long Term Support Services 1150 E William St Carson City, NV 89701

Thank you

Lice e Ini	Provi d Ty *	Setting's Name Bee Hive Homes Fernley aka Golden Ysars Castle Property Bee Hive Homes of Lovelock LLC aka	North Sout V	Setting is not located in building lon grounds with instituti onal charact erist;	ences consid ered when setting s option	Offers a choice of non- disability specific settin g and privat e uni	ntial options based on recipie nt resourc es for room	or livin g unit door s lock able by	ls avail abilit y of sleep ing or living unit key limite atto appro	s here a egally enfore eable agree ment specify ng espon sibilitie and orotect rom	leaselr ental agree ment addres s how recipie nts may furnish Idecor ate ng/livi ng/livi	room mate s if sleep ing or living units are sh	Provid es opport unities for contro l of person al rescent	Allows visitors of recipie nt's choosi ng, at any time	Is food availa ble to recipie nts at all time	Is there a proces s for protec ting recipie nts from coeroi on and	not isolate recipie nts from broade r commu nity of individ uals not receivi ng	process for prote cting recip ients right sto priva cy, digni ty and re	des oppor tuniti es and supp ort for emplo yment in comp etitiv e, integr ated set	es regar F ding c the a physi s oal f envir c on r	Physi residences lible soor reach ceed	her cont do cool so co	tate s schoi s cegar i ding s servi s coesi s	Provide spopportu inities/s upport for recipien t initiative, autono my, and indepen dence, including the ability to partir ate ir	Self As sm	Compliance Comments Lockable doors, no plan	_	Provider Compliance %
active	57	Golden Years Castle Property	RURAL NORTH	Y	Y	Y	y	y	y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Υ	Y	у	to come into complinace.	Vill come into	100%
active	57	Carson Valley Senior Living LLC	RURAL NORTH	Y	Y	Y	у	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N	door locks, not clear per checklist if provider plans	compliance	100%
active	57	Eagle Valley Care Center, LLC	RURAL	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	on compliance Lockage doors, grounds near hospital	scruting, need re-	100%
active	57	Highland Manor Of Fallon aka Fallon Health Care LLC	NORTH RURAL	Y	Y	Y	Y	N	Y	Y	Y	Y	Y	Y	Y	N	N	Y	Y	Y	Y	Y	Y	Y	Y	Remediation plan not clear. does not address if they will let recip work if	assess? Does not address door locks.	86%
active	67	Mason Valley Residence LLC	NORTH RURAL	Y	Y	Y	Y	Y	Y	Υ	Y	Y	Y	Y	Y	Y	Y	Y	у	Y	Y	Y	Y	Y	Y	wanted. Bathroom or bedroom doors do not lock on shared unit but lock to the hall and Bathroom doors not able	does not address i they will let recip work.	100%
active	57	Skyline Estates	NORTH RURAL NORTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	у	у	Y	Y	у	Y	Y	N	to be locked but unit doors can be.	does not address employment.	100%
active	57	The Homestead Angelicas Loving Home Care aka Leonard	RUBAL	Y	Y	Y	Y	Y	у	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Will provide looking doors, will re-write visiting hours	in compliance into full	100%
active 10/19/18	57 57	M Leanillo Aprils Villa LLC	NORTH NORTH	Y	Y	Y	Y	Y	Y N	Y Y	Y N	Y	Y	Y	Y	Y	Y	Y	Y N	Y	Y	Y	Y	Y	Y N	policy to comply Look, employment	locks.	100% 81%
active	57	Cessabella Residential Suite LLC	NORTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Pinhole door look, board w/ phi		100%
inactive - 1/6/21	57	Corinthian Place LLC	NORTH	Y	Y	Y	Y	N	N	Y	N	Y	Y	N	Y	Y	Y	Y	N	Y	Y	Y	Y	Y	Υ	Locks, lease agreemnt, employ		76%
				Setting is not	Needsl	Offers a choic	Reside	ping	ls avail abilit	here a egally enforc eable agree	lease <i>l</i> r ental agree ment addres	Do recipi ents have a choic	Provid			ls there a	Does not isolate recipie nts	proc ess for prote cting recip	Provi des oppor tuniti es and	Opti mizes oppo rtunit ies for recipi ents to	i c	s c ther c e a r prot c	itate s choi ce regar ding servi	Provide s s opportu nities/s upport for recipien t				
Lioc e Ini inactive 1925/18	Provi	Setting's Name Diamond Residential	North Sout	located in building lon grounds with instituti onal charact eristi	Prefer ences consid when setting s option s	e of non- disabil ity specif ic settin g and privat e uni	ntial options based on recipie nt resourc es for room and boai	g unit door s lock able by	sleep ing or living unit key limite d to appro pri	specify ng espon sibilitie and orotect ons rom	recipie nts may furnish Idecor ate sleepi ng/livi	room mate s if sleep ing or living units are sh	unities for contro I of	Allows visitors of recipie nt's choosi ng, at any time	Is food availa ble to recipie nts at all time	s for protec ting recipie nts from coerci on and	broade r commu nity of individ uals not receivi ng	right s to priva cy, digni ty and	emplo yment in comp etitiv e, integr ated ser	choic es regar I ding of the s physi s cal I envir	Physi results acces less to results acces re	esid a entia c setti s setti s sond c	orts and agen cy staff who supp ort	e, autono my, and indepen dence, includin g the ability to partic ate ir	Self As sm ¥	Compliance Comments Lease, visiting hours, employment Lockable door, stated they will natal locks if	check with HCQC,	Provider Compliance % 81%
active	57	Evergreen Residence	NORTH	Y	Y	Y	Y	n	y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N	okayed by HCQC - do we need to follow up on this?		95%
active	57	Family Home Care RHL Golden Manor	NORTH NORTH	Y	<u>Y</u>	- Y Y	Y	Y	- Y Y	- Y Y	<u>y</u>	- Y Y	<u>Y</u>	<u>Y</u>	- Y Y	<u>Y</u>	Y	- <u>Y</u>	_ <u>y</u> _	Y	Y	y	- <u>Y</u> - ·	Y	- Y N	employment		100% 100%
	Ĭ.,	Colora Manor	1403.1111		Ė					•			•	·	Ť						_					response received indicating locks not		100%
active	57 & 48	Golden Valley Group Care 1	NORTH	Y	Y	Y	Y	Y	у	у	Y	Υ	Y	Y	Y	Y	Y	Y	Υ	Y	Y	Υ	Υ	Y	у	allowed on doors due to memory impairments. Termination notice is included in lease or other response received indicating locks not allowed on doors due to		100%
																										memory impairments. Termination notice is		
active		Golden Valley Group Care II	NORTH	Y	Y	Y	Y	Y	Υ	y Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y v	Y	Y Y	N N	included in lease or other Door locks available upor request of recip.	n .	100%
active	57	Golden Years Castle 2	NORTH	-	<u> </u>	-	1	y	У	- 1	-	-	-1	-	<u> </u>		-1	-	-	-	-	<u>,</u>	-		IN	Door locks, lease agreement does not		100%
active	57	Golden Years Castle Group Care	NORTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y		Y	Y	N	indicate how recips can decorate room. No remediation plan		100%
		Good Samaritan Adult Family Home aka		-	<u> </u>		-		•	•	•	•		<u> </u>	<u> </u>		-		•		-	<u>,</u>	•	•	- 1	doors lockable and nov key is available to staff,		
active	57	Faith and Hope Home Care Graceful Living	NORTH NORTH	y Y	Y	Υ	y Y	y	y Y	У	y y	y Y	y Y	y Y	y Y	y Y	y Y	y Y	y Y	Y	y Y	y Y	y Y	y Y	N	(remediated) Employment, All recips are elderly and retiered.	•	100%
																								Provide		1		I I
				Setting is not located in building lon grounds with instituti onal	ences consid ered	e of non- disabil ity specif ic settin g and	on recipie nt resouro es for	slee ping or livin g unit door s lock able	ls savail savail sieep sing or i living unit skey siemite do i	s here a legally enforc a leable legally enforc legally enforced legally e	lease/r ental agree ment addres s how recipie nts may furnish /decor ate sleepi	room mate s if sleep ing or living units	Provid es opport unities for contro l of person	Allows visitors of recipie nt's choosi	availa ble to recipie	protec ting recipie nts from coerci	Does not isolate recipie nts from broade r commu nity of individ uals not	proc ess for prote cting recip ients right s to priva cy, digni ty	Provi des oppor tuniti es and supp ort for emplo yment in comp etitiv e, integr	es regar l ding o the a physi s cal f	Physi really esces lible sor r	s cher cool s or corot cool s or corot s or	itate : s choi ce regar ding sservi supp outs and agen cy staff who supp	s opportu nities/s upport for recipien t initiativ e, autono my, and indepen dence, includin g the ability				
Lice	Provi	S. W. C. W.	North County	is not located in building lon grounds with instituti	Prefer ences consid ered when setting s option s	a choic e of non- disabil ity specif ic settin g and privat e	ntial options based on recipie nt resourc es for room	slee ping or livin g unit door s lock able by	ls avail abilit seep sing or i living sunit seep seep seep seep seep seep seep see	s here a legally enforc lable ogree nent specify ing espon sibilitie and orotect ons	the leaselr leaselr ental agree ment addres s how recipie nts may furnish Idecor ate sleepi ng/livi	recipi ents have a choic e of room mate s if sleep ing or living units are sh	es opport unities for contro I of person al res	visitors of recipie nt's choosi ng, at any	availa ble to recipie nts at all	proces s for protec ting recipie nts from coerci on and	Does not isolate recipie nts from broade r commu nity of individ uals not receivi	there a proc ess for prote cting recip ients , right s to priva cy, digni ty and	Provi des oppor tuniti es and supp ort for emplo yment in comp etitiv e, integr ated se!	mizes oppo rtunit ies for recipi ents to make choic es regar ding the physi cal fenvir envir envir en oppoppoppoppoppoppoppoppoppoppoppoppopp	Physi really eaces lible soor reach control	s cher conditions of the condi	itate s choi oe regar ding servi oes/ supp orts and agen cy staff supp ort th	s opportu inities/s upport for recipien t initiativ e, autono my, and indepen depen	Self As	Compliance		_ Provider
e In	d Ty	Setting s Name	Sout	is not located in building lon grounds with instituti onal charact eristi	Prefer ences consid ered when setting s option s	a choic e of non- disabil ity specif ic settin g and	ntial options based on recipie nt resourc es for room	slee ping or livin g unit door s lock able by	ls avail abilit y of sleep ing or i living unit skey alimite d to appro l	s here a egally enforce able agree ment specify ing espon sibilitie is and oroteot ons rom	the leaselr leaselr ental agree ment addres s how recipie nts may furnish Idecor ate sleepi ng/livi	recipi ents have a choic e of room mate s if sleep ing or living units are sh d?	es opport unities for contro I of person al res ces	visitors of recipie nt's choosi ng, at any time	availa ble to recipie nts at	proces s for protec ting recipie nts from coerci on and	Does not isolate recipie nts from broade r commu nity of individ uals not receivi	there a proc ess for prote cting recip ients right s to priva cy, digni ty and re	Provi des oppor tuniti es and supp ort for emplo yment in comp etitiv e, integr ated	mizes oppo rtunit ies for recipi ents to make choic es regar ding the physi cal fenvir envir envir en oppoppoppoppoppoppoppoppoppoppoppoppopp	Physi recells sible soor reach cec	s condisciple of a cond	itate s choi ce regar ding servi ces/ supp orts and agen cy staff who supp ort th	sopportu nities/s upport for recipien t initiativ e, autono my, and indepen dence, includin g the ability to partit ate ir	As sm ~	Compliance Comments Roomated visitors, choice in staff	V	Compliance %
e In	4	Setting's Name Hamony Homes Of Reso LLC Healthy Lifestyle Residence	North Sout V NORTH	is not located in building lon grounds with instituti onal charact	Prefer ences consid ered when setting s option s offe d?	a choic e of non-disabil ity specific settin g and privat e uni	ntial options based on recipie nt resourc es for room and boai	slee ping or livin g unit door s look able by re ie	ls avail abilit y of sleep ing or living unit key limite d to appro pri	s here a legally enforc lable ogree nent specify ing espon sibilitie and orotect ons	the leaselr ental agree ment addres s how recipie nts may furnish Idecor ate sleepi ng/livi ng unit	recipi ents have a choic e of room mate s if sleep ing or living units are sh	es opport unities for contro I of person al res	visitors of recipie nt's choosi ng, at any	availa ble to recipie nts at all time	proces s for protec ting recipie nts from coerci on and rest nt?	Does not isolate recipie nts from broade r commu nity of individ uals not receivi ng HCE	there a proc ess for prote cting recip ients , right s to priva cy, digni ty and re ec	Provi des oppor tuniti es and supp ort for emplo yment in comp etitiv e, integr ated se!	mizes oppo rtunit ies for recipi ents to make choic es regar I ding the physis cal envir on nt v o	Physi really eaces lible soor reach control	s cher ce a rorot co co sico co	itate s choi oe regar ding servi oes/ supp orts and agen cy staff supp ort th	s opportu inities/s upport for recipien t initiativ e, autono my, and indepen depen	As	Roomates/ visitors, choice in staff Will provide locking doors		
e Ini inactive 2/25/22 12/30/202 0	57 57	Harmony Homes Of Reno LLC Healthy Lifestyle Residence Holy Child Residential Care	NORTH NORTH NORTH	is not located in building Jon grounds with instituti onal charact eristi ?	Prefer ences consid ered when setting s option s offe d? Y	a choic e of non-disabil ity specific settin g and privat e uni ¥	ntial options based on recipie nt resource es for room and boar Y	slee ping or livin g unit door s lock able by re ie Y	ls avail abilit y of sleep ing or ilving unit skey limite d to appropriate of the state of the s	s here a egally enforce eable agreement ppecify in and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and experience a	the lease/r each al ease/r each al agree ment addres s how recipie nts may furnish/decor ate sleepi ng/livi ng y	recipi ents have a choic e of room mate s if sleep ing or living units are sh Y	es opport unities for contro I of person al rest ces Y	visitors of recipie nt's choosi ng, at any time V	availa ble to recipie nts at all time	proces s for protecting recipie nts from coerci on and rest nt?	Does not isolate recipie nts from broade r commu nity of individ uals not receiving HCE Y	there a process for prote cting recip ients right sto priva cy, dignity and recy Y	Provi des oppor tuniti es and support for emplo yment in comp etitive e, integra ated set y Y	mizes oppo recipi recipi ents to make choic es regar ding the cal envir on nt Y	Physic of the second of the se	s s s s s s s s s s s s s s s s s s s	itate s s s s s s s s s s s s s s s s s s s	sopportu nities/s upport for for recipien t initiativ e e autono my, and indepen dence, includin g the ability to partit Y	As sm Y N	Roomates! visitors, choice in staff		86% 86% 86%
e In inactive 2/25/22 12/30/202 0	57 57	Harmony Homes Of Reno LLC Healthy Lifestyle Residence	NORTH NORTH	is not located in building fon grounds with instituti otheract eristi ?	Prefer ences consid ered when setting s option s offe d?	a choic e of non-disabil ity specific settin g and privat e uni	ntial options based on recipie nt resource es for room and v	slee ping or livin g unit door s lock able by re ie Y	ls avail abilit y of sleep ing or iliving in unit key ilimite d to appro pri y ilimite Y	s here a egally enforce able sogree ment specify ing espon sibilitie is and protect ons rom	the lease/r ental agree ment addres s how recipients may furnish // decor ate sleeping/livi	recipi ents have a choic e of room mate s if sleep ing or living units are sh N Y	es opport unities for contro l of person al ress Y	visitors of recipie nt's choosi ng, at any time N	availa ble to recipie nts at all time	proces s for protecting recipie nts from coerci on and rest nt?	Does not isolate recipie nts from broade r commu nity of individ uals not receivi ng HCE Y	there a proc ess for prote cting recip ients r right sto priva cy, digni ty and re ec Y	Provi des oppor tuniti es and supp ort for emplo yent in comp etitiv e, integr ated y	mizes oppo oppo retunit ies for recipi ents to make choic es regar ding the physi cal envir nt Y	Physical Control of the Control of t	s s s s s s s s s s s s s s s s s s s	itate s s s s s s s s s s s s s s s s s s s	sopportunities/s upport for for recipien t initiative e, autono my, and indepen dence, including the ability to partir ate ir	As sm ~	Comments Comments Comments		Compliance % 86% 86%
e Ini inactive 2/25/22 12/30/202 0	57 57 57 57	Setting is Name Harmony Homes Of Reno LLC Healthy Lifestyle Residence Holy Child Residential Care Holy Child Residential Care Home IV Holy Family Home Care	NORTH NORTH NORTH	is not located in building Jon grounds with instituti onal charact eristi ?	Prefer ences consid ered when setting s option s offe d? Y	a choic e of non-disabil ity specific settin g and privat e uni ¥	ntial options based on recipie nt resource es for room and boar Y	slee ping or livin g unit door s lock able by re ie Y	ls avail abilit y of sleep ing or ilving unit skey limite d to appropriate of the state of the s	s here a egally enforce eable agreement ppecify in and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and oroteot ons from experience and experience a	the lease/r each al ease/r each al agree ment addres s how recipie nts may furnish/decor ate sleepi ng/livi ng y	recipi ents have a choic e of room mate s if sleep ing or living units are sh Y	es opport unities for contro I of person al rest ces Y	visitors of recipie nt's choosi ng, at any time V	availa ble to recipie nts at all time	proces s for protecting recipie nts from coerci on and rest nt?	Does not isolate recipie nts from broade r commu nity of individ uals not receiving HCE Y	there a process for prote cting recip ients right sto priva cy, dignity and recy Y	Provi des oppor tuniti es and support for emplo yment in comp etitive e, integra ated set y	mizes oppo recipi recipi ents to make choic es regar ding the cal envir on nt Y	Physic of the second of the se	s s s s s s s s s s s s s s s s s s s	itate s s s s s s s s s s s s s s s s s s s	sopportu nities/s upport for for recipien t initiativ e e autono my, and indepen dence, includin g the ability to partit Y	As sm Y N	Comments Poomated violers, choice in staff Will provide locking doors if ok with HODC, Visitors velocine at any time. All residents elderly! retired unable to vork. No locking doors, not apparent if they will remedy. Personal Resources, most recips		86% 86% 86%
e In V inactive active active	6 T ₃ v 57 57 57 57 57 57 57	Setting is wanne Hammony Homes Of Reno LLC Healthy Lifestyle Residence Holy Child Residential Care Holy Child Residential Care Home IV	NORTH NORTH NORTH NORTH	is not located in building fon grounds with instituti onal charact eristi?	Prefer ences considered eved swhen setting soption strong and a very setting to the setting to t	a choic cohoic c	ntial options based on recipie nt resource es for room and boar * Y	slee ping or fibin g unit door s look able by re ite v	ls avail abilit you of sleep ing or i	s here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here a segally here. A segally here a segally here a segally here a segally here a segally here a segally here. A segally here a	the leaself eleaself	recipi ents have a choice of choice of room mate s if sleep living units are sh which will be shown by y y	es opport unities for contro l of person al rest ves Y	visitors of recipie nt's recipie nt's choosi ng, at any time v	availa ble to recipie nts at all y Y Y	proces s for protecting recipie nts from coerci on and rest nt?	Does not isolate recipie ints from broade room ints of individuals not receiving HCE TY	there a proc a p	Provides opportunities es and supportunities	mizes oppo rtunit ies for recipi ents to make choice es regar for recipi ents to make choice of regar for establishment of the physical forms of the physi	Physir r f f f f f f f f f f f f f f f f f f	s s s s s s s s s s s s s s s s s s s	itate s s s s s s s s s s s s s s s s s s s	s opportu mittesis comportu mittesis comportu mittesis comportu for exceptien to mittative e, e, automo mendence, mittesis comportu fencudin dence, mittesis cultura dence, automo partiti y Y	As sm Y N	Comments Poomated visitors, choice in staff Will provide locking doors if ok with HODC, Visitors veloceme at any time. All residents eldenly! retired unable to vork. No locking doors, not apparent if they will remedy. Personal Personale Presonales most recips have rep payee. GH keeps \$20, for recips with		Compliance % 86% 86% 100% 100%

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active	57	Kings Row Residence		NORTH	Y	Y	Y	Y	Y	Y	Y	y	_Y	Y	y	Y	Y	У	Y	У	Y	_Y_	_ <u>Y</u> _		Y	owner vi give maste Visting ho adjusted t anytime, retired expressed Baby monin in hall by b Y Appears c key avail.	desire to work. rs only outside in throom. None	terested in	100
active	57	Krystons Home Care		NORTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	avail to r confusio provid document N key avail door looks appear to Looks ar recips when	esidents w/o If unable to locks it's ad in PCP. Pin ble , hangs in key availability be only issue available to confusion. If provide locks		10
active active	57 57 & 48	Krystons Home Care II L & N Home Care		NORTH NORTH	Y	Y	Y	Y	Y	Y	Y	Y Y	Y	Y Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	pop. Pin k N and han Employ answered. monitors in	document in ey is available is in hallvay. ment? not ndicates baby all rooms. No ation plan		100
Lice e Ini	Provi d Ts	Setting's Name	*		located in building lon grounds with instituti onal charact eristi	Needs/ o Prefer e ences n consid d ered it when s setting it s option g	of non- of disabil by or pecif receif receif receif receif receif receif receip and exprised received	Reside potial options li based gon u ecipie d essourc le	or y control of the c	ail eal ailit agu of me sep spe g or ing ing res iit sib y s a iite pro ion ipro fro	ally entrologically entrologically recording r	self recipee have ent a dres choove e of sipie mate single inger inger epi unit divi are	ic Prov n es oppo uniti p for or cont q I of	ort Allor ies visit of tro recip nt's on chool	ors Is for pie avai ble osi reci at nts	process for proteing od reciple coentral on a rest	e a nts res from r broa- reo r com pie nity n uals rei not rece	for te prote ie oting recip ients de right nu s to of priva id oy, dign ty	Provides opportunitie es and support for empl ymen in comp etitiv i e, integ	rtunii r ies i for recip ents to or make o choice t es regal o ding the phys r cal	Physically access sible for each	for modi ficati on of resid entia I setti ng cond	itate s choi ce regar ding servi ces! supp orts and agen cy staff who supp ort	Provides opporting straining straini	tu s t en v o sid den ;,	Compliance Comments	Ψ.	Provide Complice	
active		Limestoneshire LLC		NORTH	Y	Y	Y					Y Y	Y			У						y	Y	Y	Y	phone call to prov and discussed remediation - all a are in complian Indicates rents a greement does address how recip decorate room, how phindicates they accompdate de- requests. No foreast indicates give ould help with employing goals. No official pol mods to residents	eas of the control o		1009
active	57	Little Angel Care Home	-	NORTH	Y	Y	Y	Y	Y	Y	Y	Y Y	Y	. 1	/ Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	onditions, but of lndicates renta agreement does address how recip	uld		1009

Provided Provided	taff includir tho g the upp ability ort to	Sell Sell	Compliance Comments Employment Employment door locks, emplyment door locks, emplyment document emerged emerged discoused remediation is alrease phone call to provide and discussed remediation - all areas are in compliance lockside doors, employment bathroom door add not holded, incomplete		vider mpliance % 95% 95% 100% 100% 100% 100% 100% 100% 81%
	Y Y	YY			100%
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Setting Profe is is not in the profession of the	there itate a s protoc choi ol for ce modifi rega cation rding of servi reside cest ntial supp settin orts	itate s oppor ohoi nities oe oe oe opor offing reoipi servi t ces! initiat outs autor y y Y	de ttu ls t t t t t t t t t t t t t t t t t t	Provider Complia. v nee 9 v ment. 76% Sis on Utdels sis on ville projin out comat out tools out	ear if they rovide s. No all policy on décor, impactor in décor, impactor in décor, impactor in colon, No colon, No
Setting (Prefs a second legels of legels and legels (Prefs a second legels of legels and legels (Prefs a second legels of legels and legels (Prefs a second lege	there itate a protoco choice of commodifi cation of reside on the commodification of reside on the commodification of reside on the commodification of the commo	itate s opport ohol inities oupor oteg of or oteg of or oteg of or oteg out out out out out out out out out out	to the complanation of the	Provider Complia, nce 9 v meent. 7655 Usel- s on visiting bloom visiting bloom of	ear if they rovide s. No all policy on décor, impactor in décor, impactor in décor, impactor in colon, No colon, No
Setting Profes a Month of the Profes and the Profes	there is a control to the control to	itate s sophoric control contr	do to to for to Self Self	Provider Complia, nce 9 v meent. 7655 Usel- s on visiting bloom visiting bloom of	ear if they rovide s. No all policy on décor, impactor in décor, impactor in décor, impactor in colon, No colon, No
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Setting Proto a sound of the setting	there is take a protoco of commodification of control o	itate s opportunities of the control	to the complement of the compl	Provider Complia, nce 9 × neerl, 7656 Under Complia, nce 9 × nce 9 × nce 9 × nce 9 × nce 9 × nce n	ear if they rovide s. No all policy on décor, impactor in décor, impactor in décor, impactor in colon, No colon, No
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Setting Port Port Setting Port Port Setting Port Setting Port Setting Port Port	there is take a protoco of commodification of control o	itate s opportunities of the control	do to to to to to to to to to	Provider Complia. nce v rec. v rec.	e at if they covide a silpoint of the silpoint
Setting Proof Pr	there is tate in the protocol for modification of residue of the protocol for modification of the protocol for modification of the protocol for the protocol fo	itate s sophorical control con	to the complement of the compl	Provider Complia, where the compliant of	ear if they rovide rovi
Section Profit Profit Section Profit Profit Section Profit Profit Section Profit	there is tate in the protocol for modification of residue of the protocol for modification of the protocol for modification of the protocol for the protocol fo	itate s opportunities of the control	do No Solf Ass Compliance Comment	Provider Provid	ear if they rovide s. No in the provide s. No in th
Setting Profit Country Profit Prof	there is tate a control of the contr	itate s s operation of the control o	de la la la la la la la la la la la la la	Provider Complia. nce \(\frac{1}{2}\) For the provider Complia. nce \(\frac{1}{2}\) For the provider Code of the provider Code of the provider Code of the provider Code to 90 (Formation of the provider of	what if they are not the provide it is a protection of the provide it is a protection of the provide it is a protection of the provide it is a protection of the provide it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided in the provided in the provided it is a provided in the provide
Section Proof Pr	there is tate a protocol of residue and a pr	itate s s opposed interest of the control of the co	to the compliance of the compl	Provider Complia. Too be less on was a received and rece	what if they are not the provide it is a protection of the provide it is a protection of the provide it is a protection of the provide it is a protection of the provide it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided it is a provided in the provided in the provided in the provided it is a provided in the provide
Setting Profit Country Profit Prof	there is tate a control of the contr	itate s s opposed interest of the control of the co	do Its Its Its Its Its Its Its It	Provider Compila. new 765 CCC GCC GCC GCC GCC GCC GCC GCC GCC GC	wall they covide to the property of the proper
Setting Profit Control in Section Profit Profit Control in Section Profit Profit Control in Section Profit	there is tate a series of the control of the contro	A control of the cont	Sell Compliance Sell Ass O ess Vidence with Electronic Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on doors of the Compliance No lock on lock on the Compliance No	Provider Complia. nce v recomplia. nce v recomplia. nce v recomplia. recom	was if they so will have a second or so will h
Setting Profest Sett	there is noted to obtain the control of lore of lore obtained to obtain the control obtained the control obtained to obtain	is a construction of the c	to the control of the	Provider Complia, meent. 7650 Son Under Son Wiley Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Son Under Son Son Son Under Son Son Son Son Son Son Son Son Son Son	was if they so will have a second or so will h
Setting Sett	there is taste a manufacture of the control of for or of the control of the contr	A THE STATE OF THE	do Its Its Its Its Its Its Its It	Provider Complia, meent. 7650 Son Under Son Wiley Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Son Under Son Son Son Under Son Son Son Son Son Son Son Son Son Son	was if they so will have a second or so will h
Setting Profest Sett	there is noted to obtain the control of lore of lore obtained to obtain the control obtained the control obtained to obtain	A THE STATE OF THE	to the compliance of the compl	Provider Complia, meent. 7650 Son Under Son Wiley Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Under Son Son Son Under Son Son Son Under Son Son Son Son Son Son Son Son Son Son	was if they so will have a second or so will h

Lica e In	Provi d Ts *	Setting's Name	Novi	Setting is not located in building/ on grounds with institutio nal chara	s consi i dered i when l settin i gs i option i	a choic e of non- disabi lity specif ic settin g and pri	based on recipie nt resour ces for room and	Are sleepin g or living unit doors lockabl e by	riate	there a legally enforc eable agree ment specif ying respo nsil	Does the lease/rental agreement address how recipient s may furnish/d ecorate sleepii living	Do recipier ts have a choice of roomma tes if sleepin g or living units are	Provide s opport unities for control of person al reso es?		Is food avail able to recipi ents at all	s for protect ing recipie nts from coerci on and	not isolate recipie nts from broade r commu nity of individ	ls there a proce ss for prote cting recipi ents' rights to prit y,	es oppor tunitie s and suppo it for emplo yment in comp etit	Optimize s s opportu nities for recipien ts to make choices regardin g the physical envire ment	Physic ally access ible for each	a protoc ol for modifi cation of reside	choi r ce u rega f rding r servi t cesi ii supp e orts a at n	pportu pportu pport or ecipien	Self Ass ess	Compli Comm	ance Co	ovider omplia	*
																												ad inc	es not dress work, t states that of residents
active inactive - 10/25/21	57 57	Vista Adult Care III Wagoneer Group Care	NORTH NORTH	Y	Y	Y	Y	Y N	Y	Y	Y N	Y	Y	Y	Y	Y	Y	Y	y N	Y	Y	Y N	Y	Y Y		door looks, e		100% at	frail elderly
active		A & J Care Home	SOUTH	· ·	Y	Y	Y			Y	· ·	Y	ļ	,	Y	,	v	Y				,	Y	Υ .	e d	Desphone call O'Shae he shey serve leving receipients. Sisteman is stating it is to be located to comply with	with Dennis stated that el 182 vraiver Sent a letter unsafe for skable. Does sility is villing	100%	
active		Adult Comfort and Care Home LLC	SOUTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N	nake choices for	or physical	100%	
active	57 67	Adult Comfort and Care Home 2 Advanced Care For The Elderly, LLC	SOUTH	Y	Y	Y		Y Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	y Y	y Y	Y	Y Y	y Y	N >	ccessible to re	olps?	100%	
inactive 9/12/19 inactive	57	Alebris Home Care Inc	SOUTH	Y Y	Y	Y	Y	N	Y	Y	Y	Υ	Y	Υ	Y	Y	N	Y	Y	Y	Y	Y	Y	Y	y			90%	
6/2/21 active	57	Alebris of Silverado Ranch Alzheimers And Memory Care Of Las Vegas aka Las Vegas Alzheimers & Memory Care	SOUTH	Y	Y	Y	Y	N Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N Y	Y Y	Y	Y	Y	Y	y N			90%	
active	57	Alstrainners Lussupy Care Amneery Care	SOUTH	Y	Y	Y	y	v	v	Y	Y	Y	y V	Y	Y	Y	Y	Y	y	Y	Y	y	Y	Y	N S	Spoke with Chi SSPS re-sent in the phone. In the phone with the sent of the se	e-mail while CT received ild not open id SSPS question. nt flu e-mail n does not ts already garding id not	100%	
Lice e In Table active active active active	57 57	Setting's Name Angel Care Residential Home As Tume Goes By III As Tume Goes By V As Tume Goes By VII Avalon Health Estates	SOUTH SOUTH	Y Y Y Y	IPreirence d s consigl dere when s setti gs io optic s	ce cho e ol si non ed disa n lity in spe io on sett g al pri e	Resi ntial optic base abi on recip cif nt reso ces room and boa	ons Are sleed go or living unit door for look on e by recij nt?	ility sle g o living which was able to appropriate a sta	r eng exit aging milited sprop rete normal file with the sprop	gally and force	ress or or or or or or or or or or or or or	hoice of comma fees if comma f	unities voice or control resortion of the control o	Allows histors of ecipien 's shoosin p, at may y Y Y Y	Is food avail able to recipi ents at all	Is there a proces s for protect ing recipie nts from coerci on and rest w	r commu nity of individ	proce ss for prote cting recipi ents' rights	es oppor tunitie s and suppo	Optimize s opportunities for recipien ts to make choices regarding the physical envir	Physically accessible for	of resid	e itate s choi r ce ifi rega on rding supp n orts at 4 Y Y Y	oppo nitie: uppo for recip i t initia e, auto	ortu sis portu si port	Complia Commendaddess residented address residented address residented address seem and the control of the cont	nts T	Provider Complia nce % * 100% 100% 100% 100%
active	57	Bee Hive Homes Of Paradise Valley Inc	SOUTH	Y	Y	1	-	у	,	Y	Y	Υ	Y	Y	Y	Y	Υ	Y	Y	у	Y	Y	Y	Y	Y	ř Y			100%
active active inactive 8/23/19 inactive 12/31/18 active	57 57 57	Bella Care Home Bella Estate Care Home Brookdate of Las Vegas aka Emeritus at LV Carmela Homes Churney Residential Home	SOUTH SOUTH SOUTH SOUTH	Y Y	Y Y Y	· 3	Y	у ! У ! N	r T	Y	Y Y Y	Y Y Y N Y	Y Y Y N Y	Y Y Y Y	Y Y Y Y	Y Y Y Y	У У У У	Y Y Y Y	Y Y Y Y	Y Y Y N	Y Y Y Y	Y Y Y Y	Y Y Y	Y	Y Y Y	ř N ř N	times and no re		95% 100% 100% 67% 100%
active		CJHomes	SOUTH		Y	Y	٠ ,		_	Y	Y	Υ	Υ	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y		eceived. Phon isted are disco		95%
active	57	CNC Alzheimers Home Care Desert Inn Residential Care	SOUTH	i Y	Y	· Y	. ,	, ,		y	Υ	y Y	y Y	Y	9	y	y	Y y	Y	Y y	y	y	y	Y	9	, Y			100%
active		Diamond Retirement Living Dignified Care Manor	SOUTH	-	Y			У		y	Y	Y	y Y	y	Y	Y	Y	Y	Y	y	Y	Y	Y	y Y	y	7 Y			100%
Lice e In	Provi d T ₅ *	Setting's Name	North Sou	Setting is not located in buildin on ground with institut nal chara- ristios	I /Prei reno d s cons g/ dere when is setti gs io optio	e oho e ol si non ed dise n lity in spe io on sett	Resi optio optio base bi on recip cif nt reso in ces	ons Are od slee g or pie living unit door for lock	ility sle- pin go livii g uni key s limi abl to	epin le r er ng ea it ag r m ited sp	gally agree for nt able add gree how ent reci	ress of respient tears of significant tears of significant tears of significant tears of the sig	hoice of comma for comma for property or property comma for property c	unities v or o control re of the	isitors if ecipien 's hoosin	Is food avail able to recipi ents	s for protect ing recipie nts from coerci	not isolate recipie nts from broade r commu nity of individ	ss for prote oting recipi ents' rights	es oppor tunitie s and suppo rt for emplo yment in	ts to make choices regardin g the nhusical	Physically acces ible for each	of resid r ntial	e itate s oc choi r oe fi rega on rding servi le oes/ supp n orts	t initia e, autor	ortu s/s ort oien stiv Self Ass no ess	Complia Comme stated HCQC vi hom to have loo cors. Not an al	nce nts	Provider Complia nce 9 *
active		Dignity Care Home LLC	SOUTH		Y	_		. ,		Y	_	Y	y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N 8	te is sending a rhat door knob: o determine if the acceptable. Se up email to prove as no updated r	photo of s look like ney are nt follow ider 8/4/22	100%
inactive 10/3/21	57	Emeritus at Las Vegas AKA BROOKDALE Emeritus At the Plaza	SOUTH		Y					•		Y Y	Y	Y	Y	Y	Y	Y	Y	Y	Y Y	Y	Y N		Y	N a	it Las Vegas		100% 90%
active		Emeritus At Spring Valley aka Pacifca Senior Living	SOUTH		Y	Y		Y		Y		Y	Y	Y	Y	Y	Y	Y	Y	у	Y	Y	Y	Y	Y				100%
inactive - 10/26/21 active		Faith Shari Group Home Faith Shari Adult Care II	SOUTH		Y			Y				Y Y	Y	Y	Y	Y Y	Y Y	Y	Y	Y Y	Y Y	Y	Y		N Y				95% 100%
active inactive -	57	Florence Senior Care Home	SOUTH	l Y	Y	Y	9	, ,		y	Υ	Υ	Υ	y	Υ	Υ	Υ	Y	Y	9	Υ	Y	у	Y	Y	, A			100%
2/16/19		Forget Me Not Home Care I	SOUTH	Y	Y		Y	N	+	N	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y		Provider instal motion locks or	led single residents	90%
active active	67	Garden Breeze Alzheimer Villa Gentle Breeze Care Home aka Maide LLC	SOUTH	Y	Y	Y	y	y	+			Y	y Y	y	Y	Y	Y	Y	Y	y y	Y y	Y	Y		Y N	N	doors and pho	otos sent.	100% 95%
active active	57	Gentle Spring Care Home Golden Lake Care Home	SOUTH	Y	Y	Y	у	y		y	Y	Y Y	Y	y y	Y	Y	Y	Y	Y	y y	y y	Y	Y	Y	n y	N N			95% 100%
active active		Golden Villa Care Home Golden Years Memory Care LLC	SOUTH		Y	Y	у			Y Y		y Y	Y Y	y Y	y Y	Y Y	N Y	Y	Y	y y	Y Y	Y	Y	Y	N Y	N			90% 100%
active	57	Grace of Monaco Section 10 aka Paradiso Hacienda Hill Manor	SOUTH	Y	Y	Y	у	-		y	Y	Y	Y	y Y	y	Y	Y	Y	Y	y y	y Y	Y	y Y	Y	y Y	N			100% 100%
active		Happy Adult Care	SOUTH		Y							Υ	у	Υ	Ý	Υ	Υ	Υ	Υ	у	у	Y			Y				100%

Lice e In To active active active active active active active active active active active active active active active active active	57 57 57 57 57 57 57 57	Setting's Name V.CRHone Care, Inc. Las Vegas Alzheimers & Memory Care I Las Vegas Alzheimers & Memory Care I Las Vegas Alzheimers & Memory Care II LifeShare Care Home Newda Meadows Care Home Miracle Care Home LLC Monthill Palms Morning Glory Alzheimers Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home Morning Slaw Care Home	North	Setting is not looated in building! on grounds with institution all characteristics are set of the		a choic e of non- disabi lity specif ic settin g and pri	on recipie nt resour ces for room and	Are sleepin g or living unit doors lockable nr. Y Y Y Y N N N N Y Y Y Y Y Y Y Y Y Y Y	Is available illy of i	a legally enforc eable agree ment specif ying respo	Does the lease/fren tal agreeme nt address how recipient s may furnished ecorate sleepi living Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y		unities for control of person al	visitors of recipien t's choosin g, at	Is food avail able to recipi ents at all	ing recipie nts from coerci on and rest	not isolate recipie not isolate recipie not isolate recipie not isolate recipie not isolate Is there are the process of the proc	es oppor tunitie s and suppo rt for emplo yment in	regardin g the physical	Physic ally access ible for each record at the physic access ible for a	Is there a protoco of for modific cation of reside ntial setting good with the protoco of the pr	itate s choi ce rega rding servi cesi supp orts	Provide so so opporture initiasis support for recipien t tinitiasis support to recipien t tinitiasis supporture supportur		Compliance Comments al areas compliant except all areas compliant except allowing residents of accordance from as they provident to provident PREMIZIATION PLAN PROMIZIATION P	Provider Compliance 9 100% 100% 100% 100% 71% 86% 95% 90% 100%	
expired 6/30/16	57	Nazarene Senior Care Home Olive Grove Residential Care Pacific Senior Living aka Emeritus at Spring Valley	SOUTH SOUTH	Y Y Y	Y Y Y	Y Y Y	Y	y N Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y	y N y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	n N		100% 90% 100%
espired 6/10/19 active expired 12/31/18	57 57 57	Paradise Crest Home Care Paradiso aka Grace of Monaco LLC Quality Health Center	SOUTH SOUTH	Y Y Y	Y Y Y	Y Y Y	y y Y	N y N	N y Y	Y Y Y	Y Y Y	Y Y Y	N Y Y	y y N	Y Y Y	Y Y Y	Y Y N	Y Y Y	N y N	y y Y	y y Y	N Y N	Y Y Y	y y N	n y N		76% 100% 71%
inactive 6/2/21 active	57 67	Quinns Desert Home #I Quinn's Desert Home 2 aka alebris of silverado R & L Adult Care Home 2	SOUTH SOUTH	Y Y Y	Y Y Y	Y Y Y	Y	N y	Y Y y	Y Y y	Y Y Y	Y Y Y	Y Y Y	Y Y y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	y N Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	n y y		100% 90% 100%
active	57	R & L Adult Care Home Inc	SOUTH	Setting is not located	lPrefe rence s	choic e of	Reside ntial options	у	ls availab ility of sleepin	a legally	lease/ren tal agreeme	Do recipien ts have a	Y Provide	у	Υ	Is there a proces s for	not isolate recipie	a proce	es oppor tunitie	Optimize s opportu nities for	Y	ls there a protoc	Facilitate s ohoi	Provide s opportu nities/s	у		100%
Lios e In	Provi	Setting's Name Rainbow Connections Group Care Home	North Sou =	in building! on grounds with institutio nal chara ristics	consi dered when settin gs option s off d?	non- disabi lity specif ic	based on recipie nt resour ces for room and boa	sleepin g or living unit doors lockabl e by recij nt?	g or living unit key limited	enforc eable agree ment specif ying respo nsil	nt address how recipient s may furnish/d ecorate sleepi	choice of roomma tes if sleepin g or living units are	opport unities for control of person al reso es?	Allows visitors of recipien t's choosin g, at any time?	food avail able to recipi ents at all tim	protect ing recipie nts from coerci on and restr nt?	nts from broade r commu nity of individ uals not	ss for prote cting recipi ents' rights to prit y,	s and suppo rt for emplo yment in comp etit	recipien ts to make choices regardin g the physical envir ment	Physic ally access ible for each reoi	of reside ntial settin	rding servi ces/ supp orts	t initiativ e, autono	Self Ass ess	Compliance Comments	Provider Complia nce % *
active active active	57 57 57	Red Rock Residential Care Center Ross Senior Residence Sachele Senior Guest Home Sachele Senior Guest Home II	SOUTH SOUTH SOUTH SOUTH	y Y Y	Y Y Y Y	Y Y Y	y y y y	N y y	Y y y y	Y Y Y	Y Y Y Y	Y Y Y	y Y Y	Y Y Y Y	Y Y Y Y	Y Y Y Y	Y Y Y Y	Y Y Y Y	Y Y Y Y	y Y Y	Y Y Y Y	Y y Y Y	Y Y Y Y	y Y Y	y n Y		95% 100% 100% 100%
active active		San Vicente Home Care LLC Senior Residential Care Senior Residential Care - Centennial	SOUTH SOUTH SOUTH	Y Y	Y Y	Y Y	у	у	Y Y	Y	Y Y	y Y	Y Y	Y Y	Y Y	Y Y	Y Y	Y Y	у	Y Y	Y	Y Y	Y	Y	Y	be locked due to safety; however doesn't address documentation in PCP	100% 100% :
active active	57 & 59	Silver Sky Assisted Living - PT 57 & 59 Spruce Oak Residential Care Facility	SOUTH	Y	Y	Y	y y	Y	Y	Y	Y Y	Y	Y	Y Y	Y	Y	Y	Y	y	Y Y	Y	У	Y Y	Y	Y	Received response from	100%
active		ST Jean Senior Care St Jude Home Care	SOUTH	Y	Y	Y	y Y	Y	y Y	y Y	y Y	Y	y Y	Y	Y	y Y	Y	Y	y Y	y Y	Y	y	Y	y Y	Y	provider - accepted remediation for 'S' Provided photos of discussed remediation	100% 100%
active inactive - 1922/19 active active active inactive - 8/29/21	57 57 57	Summerlin Retirement Home The Charleston Residential The Royal Place The Victorian Center LLC The Victorian Center LLC, II The Wentworth of Las Vegas-Senior Mgmt	SOUTH SOUTH SOUTH SOUTH SOUTH	Y Y Y Y	Y Y Y Y Y	Y Y Y Y Y	y Y y y y	y Y Y Y Y	Y Y Y Y	Y Y Y Y	Y Y Y Y Y	Y Y Y Y	y Y Y Y Y	Y Y Y Y Y	Y Y Y Y Y	Y Y Y Y Y	Y Y Y Y Y	Y Y Y Y Y	y Y Y y y	Y Y Y Y	Y Y Y Y Y	N Y Y Y	Y Y Y Y	y Y Y Y y	N N Y Y	strategy. Provider villing t comply.	100% 95% 100% 100% 100%
		INDIVIDUAL QUESTION COMPLL	ANCE %	100%	100%	#####	98% 131	77% 117	91% 137	99% 150	93% 141	97% 146	98% 148	97% 146	####	98% 148	97% 146	100% 151	127	99% 149	99% 149	93% 140	99% 150	95% 144		TOTAL PROVIDER AVERAGE	100%
		Total Settings Reviewed: Total Settings 100% Compliant: Total Settings Villing to Become Compliant: Closed/inactive: Total Setting Out of ComplianceOxeponce Not Received:	102	. 0	0	0	2	34	14	1	10	5	3	5	0	3	5	0	24	2	2	11	1	7			
		Facility 100% Compliant													1												

Licen se Info	Provde	Setting's Name	North or	/on grounds with instituti onal characte	Needs/P referenc	Offers a choice of non- disabili ty specifi c setting and private	based on recipi ent resou rces for room and	Are sleepi ng or living unit doors lockab le by	living unit key limited to approp	e agre emen t speci fying resp onsib ilities and prote ction s from evicti	the lease/ rental agree ment addre ss how recipi ents may furnis h/dec orate sleepi ng/liv ing units	recipi ents have a choice of room mates if sleepi ng or living units are share	opport unities for control of person al resourc	visito rs of recipi ent's choos ing, at any	Is food availabl e to recipie nts at	Is there a proce ss for prote cting recipi ents from coerc ion and restr	recipi ents from broad er com munit y of indivi duals not recei ving HCB	there a proces s for protect ing recipie nts' rights to privacy , dignity and respect	Provid es opport unities and support for employ ment in compe titive, integra ted setting	to make choic es regar ding the physi cal envir onme	Physic ally access ible for each recipi	Is there a protoc ol for modifi cation of reside ntial setting	Facili tates choic e regar ding servi ces/s uppo rts and agen cy staff who ort them	initiativ e, autono my, and indepe ndence, includin g the ability to particip ate in and receive service s in the commu	from site regard ing compli ance?	Self Assess	Provi der Comp liance %
	57 &c	Silver Sky Assisted Living - PT	SOUTH	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N	v	100%
active		Silver Sky at Deer Springs Assis		Y	Y	Y	v	v	Y	Y	Y	v	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	N		100%
		, a spange tass	Y:	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	0		
			N:	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	2		
		IVIDUAL QUESTION COMPL		1000/	1000/				*****	###	###	####	100%	###	####	###	###	****	####	###	####	####	###	100%	0%		

Total Settings Reviewed: 2 Total Settings 100% Compliant: 0 Settings that Will Become Compliant: 2	Total Settings 100% Compliant: 0
	Settings that Will Become Compliant: 2 Total Settings Out of Compliance: 0
Settings that Will Become Compliant: 2	Total Settings Out of Compliance: 0
Total Settings Out of Compliance: 0	

Licens	Provde		North or	ed in buildi ng/on grou nds with instit ution al chara cteris	s/Pref erenc es consi dered when settin gs option s	Offers a choice of non- disabil ity specifi c settin g and privat e	based on recipi ent resour ces for room and board	sleepi ng or living unit doors locka ble by recipi	ty of slee ping or livin g unit key limit ed to appr opri ate staff	there a legally enforc eable agree ment specify ing respon sibiliti es and protec tions from evictio	ment addre ss how recipi ents may furnis h/dec orate sleepi ng/livi	recipi ents have a choic e of room mates if sleepi ng or living units are share	Provi des oppor tuniti es for contr ol of perso nal resou	visitor s of recipi ent's choosi ng, at any	Is food availa ble to recipi ents at all times	ss for prote cting recipi ents from coerc ion and restr	recip ients from broa der com muni ity of indivi duals not recei ving HCB	there a proces s for protec ting recipie nts' rights to privac y, dignity and respec	unitie s and suppo rt for emplo yment in compe titive, integr ated	Optimiz es opportu nities for recipien ts to make choices regardin	Physic ally accessi ble for each	protoc ol for modific ation of reside ntial setting	Facilitate s choice regardin g services/ supports and agency staff who	ability to particip ate in and receive service s in the	Self Assessm	Provide r Complia
e Inf J	Provde r Ty _I ≠	Setting Name			d? -	e unit 🕶	board ·	recipi ent' +	staff ? •	n? 🕶	ng unit -	share d? •	resou rce 🕶	tim 🕶	times	restr ain 🕶	S? +	respec t? •					them? -		Assessm ent 💌	nce %
active	39 & 48	NEVADA ADULT DAY HEALTHCA	SOUTH	Y	Y	Y	у	у	y	у	y	y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y		100%
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ADSD Description of Environmental Review Process for STP

Environmental reviews are an essential part of the Developmental Services provider certification process and are conducted annually by the Regional Center Quality Assurance (QA) team of each 24-hour intensive supported living arrangement home and Jobs and Day Training (JDT) site. The environmental review process monitors the services that are provided to ensure individuals are supported in a manner that promotes their health and welfare, individual choice, attainment of personal goals and increased independence.

Performance indicators in the environmental review correspond with specific measures in the provider Standards of Service Provision and are assessed as either "met; partially met; or not met." This data is entered into the provider record in WellSky, the electronic information management system. At the time of certification, a report is run for the last year of environmental reviews completed for the provider. The data from that report is then entered into the provider certification tool taking an average of all the data points for all the homes or JDT sites reviewed for the provider. That data is then calculated as part of the overall certification score.

Any issues or concerns that arise from the environmental review are immediately addressed. The Regional Center QA will work with providers to improve identified deficiencies and for any ongoing or significant issues a Plan of Improvement (POI) will be issued. The provider is given a timeline not to exceed 90 days to address and make corrections or improvements. Regional Center QA monitors the progress of the POI through regular communication and observation to ensure issues are effectively resolved and improvements implemented. When the POI is completed, QA maintains a record of the environmental review, POI and all corrective actions taken for future reference. Collected information is used in conjunction with other data to determine if the provider is meeting established standards of practice.

ADSD Description of Certification Process for STP

The DS Regional Center QA Department certifies all Supported Living Arrangement and Jobs and Day Training providers based on the Standards of Service Provision for each provider type. Provider certification is established based on the findings of the Quality Assurance (QA) review. Data collected from the review process is entered into a certification score card. Performance indicators align with the Standards of Service Provision and are assessed as either "met; partially met; or not met" based on the percentage of compliance related to each performance indicator. Individual performance indicators on the scoring card are categorized as either "administrative" or "health and welfare" standards. Performance indicators related to the maintenance of Medicaid provider requirements are categorized as "non-negotiable."

Upon completion of the certification review, a provider is issued a grade based on their overall percentage score that determines the length of the certification as follows:

- Grade A or 92.0% and above=3-year certification
- Grade B or 83.0%-91.9%=2-year certification
- Grade C or 74.0%-82.9%-1-year certification
- A probationary certificate is issued for providers that receive a Grade D (65.0%-73.9%) or Grade F (64.9% and below) that results in an automatic sanction or provider termination.

If the QA review identifies deficiencies in the provision of services related to the health and welfare of individuals receiving services, a Plan of Improvement (POI) may be required depending on type and severity of deficiency. Health and welfare grades of B or C will require a POI. Depending on the type and severity of deficiencies, the QA team may elect to validate the POI prior to issuance of a certificate. Non-negotiable performance indicators that score at 91.9% or below must be corrected immediately prior to the issuance of a certificate.

The POI addresses each standard as identified in the QA review and includes specific measures and timelines for correction of the deficiencies. The DS Regional Center's QA Department is responsible for the review of the POI and for coordinating any follow-up action as required. This includes a validation review to verify that plans of improvement have been fully implemented and are consistent in practice. Upon completion of a validation review the QA Department will submit a final report and recommendation to the DS Regional Program Manager.

L.1. ADSD ID Waiver Site Review Process

DEVELOPMENTAL SERVICES QUALITY ASSURANCES REVIEW (SLA Administrative Review - Organizational)

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DS REGIONAL CE	NTER:	☐ DRC	☐ SRC	RRC	PROVIDE	ER:	□ SLA	□ ISLA/TS	N A (O)(O) A	SHARED LIVING	
DATE.					KESIDEI	ITIAL SERVICES.	□ SLA	□ ISLA/IS	LAVOIDLA	SHAKED LIVING	
	М	Met	P/M P	artially Met	N/R	CODE KEY Not Reviewed	N/M	Not Met	N/A	Not Applicable	
conversations with the in Regional Center QA sta	ndividuals ff will iden	being supported, tify any areas that	their Service Coor were found to be	dinators, and the staff either "Met", "Partially I	who support them; viet" or "Not Met" a	a review of all required busines nd will place their comments wh	s and employee docu ich provide informatio	mentation and review of in as to why the areas w	policy, proced as determined	ious twelve months, or since the last evalua ures and processes which are in place. The to be "Partially Met" or Not Met" in the in th Is of Service Provision (DS-QA-01(ii) (5.21.	DS e section

	CODE	OBSERVATION:
A. GENERAL ADMINISTRATIVE		
1. The organization maintains and submits copies of required business documents to the Developmental Service (DS) Regional		
Center, including the following:		
 Fully executed state contract approved by the Board of Examiners (BOE) with each Aging and Disability Services 		
Division (ADSD) service agreement specific to the services provided.		
 State business license and/or exemption from the Secretary of State's Office; 		
 Local business licenses, as applicable; 		
d. General liability insurance;		
e. Worker's Compensation Insurance;		
f. Insurance against Crime/Employee Dishonesty;		
 g. Insurance against Physical/Sexual Abuse and Molestation; 		
 h. Automobile Insurance and vehicle registration, as applicable; 		
 Articles of Incorporation and current listing of board of directors, as applicable; 		
 All other incorporated organizations must provide proof of incorporation (to include fictitious business name or DBA 		
status);		
 Responsible to assure notification to Regional Center of changes to key organization staff and/or financial status. 		
The organization has a system in place to routinely assess its financial solvency.		
 For agencies with \$3,000,000.00 of annual revenue or greater, the provider will furnish external audits in 		
accordance with Generally Accepted Auditing Principles (GAAP) every 4 years.		
 Agencies that generate \$3,000,000.00 of annual revenue or greater for the first time in a fiscal year will complete a 		
GAAP audit within 2 years, then every 4 years after that, assuming that at least one time during that 4 year period		
the \$3,000,000 threshold was met.		
c. For agencies with \$3,000,000.00 of annual revenue or greater, in years that a GAAP audit is not due, the provider		
will furnish compiled, full disclosure GAAP financial statements within 120 days after the fiscal year.		

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L.1. ADSD ID Waiver Site Review Process

		ODOED WELD
	CODE	OBSERVATION:
d. For agencies with less than \$3,000,000 of annual revenue, the provider will furnish compiled full disclosure GAAP		
financial statements within 120 days after the fiscal year.		
e. For agencies with less than \$100,000 of annual revenue, the provider will furnish annual financial statements that		
will consist of a balance sheet, income statement and statement of cash flows within 120 days after the fiscal year.		
 The organization is responsible to ensure enough capital for working operations based on current contracts and 		
expenses.		
g. The annual revenue thresholds relate to revenue received directly from Developmental Services authorizations.		
3. Provider maintains current written policies meeting DS Standards and Policy that are pertinent to provider agency operations.		
Minimal requirements include the following:		
 The agency's policies and procedures are congruent with DS and Regional Center policies and procedures. 		
b. Mistreatment of Individuals Served to include:		(Overall rating for A3b will be based on findings and ratings of all sub sta
i. Whistle-blower clause;		
 Clear procedures for reporting alleged incidents of mistreatment; 		
c. Incident Management and Reporting to include:		(Overall rating for A3c will be based on findings and ratings of all sub sta
 Clear guidelines on what constitutes a reportable incident: 		
ii. Clear procedures for reporting incidents;		
iii. Clear and effective procedures addressing protections from self-abuse, and abuse and exploitation		
between individuals served:		
d. Disaster Planning, to include contingency planning for business continuity;		
e. Positive Behavioral Supports;		
f. Human Resources Policies for those working with individuals served to include: hiring, orientation, ongoing staff		
development, performance feedback, complaint process, disciplinary procedures, job descriptions for all positions,		
and agency use of subcontractors, volunteers, and interns;		
g. Professional Conduct:		
g. Professional Corlouct, h. HIPAA/Confidentiality:	-	
i. Financial Accountability (Billing and management of individuals' funds);		
j. Conflict of Interest Policy;		
k. Academic Research Protections, as applicable		
 Staff scheduling, to ensure the health and safety of the individuals served, including limiting an individual staff 		
member's overtime usage (hours/day; hours/week; hours/month).		
4. The organization maintains current procedures meeting DS standards that are pertinent to provider agency operations and		
congruent with DS and Regional Center policies and procedures. Minimal requirements include the following:		
Supporting Personal Rights and Responsibilities, to include Due Process for Rights Restrictions;		
b. Health Care Supports, to include Routine and Emergency Medical and Medication Supports for Individuals Served;		
c. Infection Control and Standard Precautions;		
d. Quality Assurance and Improvement Practices (designed to support compliance with standards and consistency in		
practice);		
e. Record Protection, Retention and Maintenance;		

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L.1. ADSD ID Waiver Site Review Process

	CODE OBSERVATION:
f. Service provision, including assessment and initiation of services, establishment of house rules, suspe	ension or
termination of services or transferring individuals between living arrangements;	
 g. Complaint/Grievance Policy and Procedure for individuals served. 	
5. The organization has a system to ensure safe transportation of individuals receiving services by employees of th	ie e
organization, including the following:	
 a. Proof of current vehicle insurance and current Nevada registration is on file for both organization and p 	personal staff
vehicles used for transportation of individuals served.	
The organization utilizes a vehicle safety checklist annually as outlined in DS-QA-01 (a.3) to ensure the	
(organization and employee) vehicles used for transportation of individuals served are in sound and sa	afe operating
condition with documentation maintained on file;	
 Employees who transport individuals must have a copy of their valid driver's license maintained on file. 	
 d. Employees who transport individuals must be clearly identified in their personnel file. 	
The organization has a system in place to secure, protect and maintain a separate record for each individual rec	eiving
services including the following:	
 Records are maintained and retained according to DS Regional Center and Medicaid policy; 	
 Records are secured and protected from misuse and breach of privacy; 	
 Direct support staff have immediate access to individual records, as needed, to perform their support d 	duties.
7. The organization has a process to ensure timely and professional communication and interactions with outside S	Support
Team members (including other providers, family, guardians, DS Regional Center, emergency responders, providers	of health
care, etc.), including the following:	
The organization ensures necessary information (medical changes, medical appointments, program medical changes).	odifications,
health and safety precautions, and risk factors etc.) is communicated to appropriate people or organiza	
ensure quality and continuity of services.	
b. Staff evidence training and demonstrate effective, responsive and professional interactions with Region	nal Cantos
staff and Support Team members.	nai Center
**	
c. The organization engages in person centered language and interactions at all levels of the organization	n.
	4 31 00
8. The organization has a system in place to ensure accuracy in billing for Supported Living Arrangement Contr	acts with DS
Regional Center including the following:	afements and (Overall rating for A8a will be based on findings and ratings of all sub standa
The organization has an effective system and procedure for uploading billing statements and supporting statements and supporting statements.	
supporting documentation as applicable into WellSky Information System within established DS Regional (quidelines to include but not limited to:	Center policy
i. Daily Records, such as Residential Support logs, JDT attendance logs, etc.;	
ii. Case management logs;	
iii. Specialized service logs;	
iv. Supplemental hour logs:	
iv. outpreniental nour rogs,	

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L.1. ADSD ID Waiver Site Review Process

	CODE	OBSERVATION:
v. Habilitation plans;		
vi. Quarterly reports;		
 The organization has a well-developed system to monitor service agreements and authorizations and provide staffing 		
numbers that meet authorized staffing ratios and supervision needs of individuals as outlined in the Person Centered Plan		
(PCP);		
 The organization has a system in place to protect against duplicate billing within and outside of the agency's 		
service delivery system (e.g. Behavioral Health Services, PSR, PCA, etc.).		

		CODE	OBSERVATION:
B. PE	RSONNEL		
1.	The organization has a system and process for assessing employee performance and providing feedback to employees related to their job description, including the following:		
	 The organization maintains copy of employee's signed and dated job descriptions which are reflective of essential functions of the duties they perform; 		
	 Job descriptions include qualifications required for the position; 		
	c. The organization has a system for providing employees with feedback which reflect perfinent and current information related to strengths and identified staff development needs based on supervisory monitoring and input from individuals supported by the employee.		
2.	The organization obtains and checks references on all employees working with individuals served (including re-hires and transfers), subcontractors, volunteers and interns prior to hire, including the following:		
	a. Personnel records have evidence of 3 positive reference checks prior to hire (signed and dated by person completing form) with no more than one being a personal reference. For applicants without sufficient employment history, or for whom the employer agency will not provide a reference or requires payment for the reference, the organization's director may approve acceptance of alternate reference sources such as school teachers, civic or faith-based organization leaders, or other additional personal references. Attempts to obtain professional references must be maintained on file along with the director's approval to accept alternate references.		
3.	DS Employee Application Supplemental Questions completed and on file for each employee (effective for all hires after 3/1/10)		
4.	The organization ensures that employees hired for direct support services are at least 18 years of age and have a H.S. Diploma or equivalent.		
5.	The organization completes criminal clearance checks for all employees (including re-hires and transfers), subcontractors, volunteers, interns and, as applicable, officers and chief operating officers, including the following:		
	 Fingerprint cards are submitted for State and FBI background checks within 7 days of hire and every 5 years of employment thereafter, and the findings of the checks are maintained; 		
	 Employees with convictions of disqualifying offenses (as listed in NAC 435.520) or where charges are pending, and/or disposition status is "unknown", are not allowed to work in direct contact with individuals served by the DS Regional Center; 		

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		CODE	OBSERVATION:
C.	"Office of Inspector General (OIG) List of Excluded Individuals and Entities" is checked prior to hire and rechecked		
	on a schedule established by the organization's policy and procedure (no less than annually);		
d.	Division of Health Care Financing and Policy (DHCFP), Nevada Medicaid Exclusion list is checked prior to hire,		
	and rechecked on a schedule established by the organization's policy and procedure (no less than annually).		
6. Employ	rees have appropriate and current credentials for their positions (Nurses, Behaviorists, etc.). The organization must		
retain o	copies of current licensure and certifications on file including:		
a.	Credentials/license and professional insurance for all subcontractors and employees as applicable;		
b.	CPR/First Aid Certification must be completed within 30 days of hire. Certification must be maintained through an		
	accredited and approved course i.e. American Red Cross, American Heart Association or the equivalent. (Note:		
	Staff must maintain current CPR/First Aid certification in order to work independently with Individuals served, and		
	certification must have been acquired through classroom training);		
C.			
	status in order to assist with medication administration per NAC 435.675;		
d.	Crisis Intervention Certification in an approved program is required for any employee who is likely to utilize restraint		
	procedures. The organization must provide evidence of adherence to stipulations or standards of training as		
	established by the approved program, i.e. Safety Care, CPI, MANDT, SOARS, etc. An approved program requires		
	national recognition and evidence of annual review and update of curriculum based on best legal/behavioral/ethical		
	practices for standards of care. This evidence is available on the organization's website or in its printed		
	documentation. (Note: Only staff with current certification in an approved program may implement any type of		
	restraint use.)		
7 Approx	viate government child licensing agency/approval of homes and employees as applicable.		
7. Арргор	mate government child licensing agency/approval of nomes and employees as applicable.		
8. Anvone	e working with individuals served including re-hires and transfers, subcontractors, volunteers, and interns has a		
	record that documents orientation and annual training attendance including: name and signature of instructor; date of		
	; number of hours; topic or subject; and employee signature. Re-hires within 60 days of separation do not need to		
	training already completed unless it coincides with date annual training is due.		
9. Anyone	e working with individuals served including re-hires and transfers, subcontractors, volunteers and interns, as applicable		
to their	role, must complete orientation training within 90 days of hire and prior to working independently with individuals.		
Orienta	ation training must include the following		
	Intellectual and Developmental Disabilities (ID/DD) *;		·
b.	Prevention Recognition and Reporting of Mistreatment of Individuals Receiving Services (Note: Policy review must		
	occur within first 24 hours of hire) *;		
C.	Mental Health as a Co-Occurring Disorder in Individuals with ID/DD*;		
d.			
e.	Personal Rights/Responsibilities, Dignity and Respect, and Due Process (including Human Rights Committee		
	oversight) *;		
f.	Disaster and Emergency Preparedness to include fire evacuation, emergency protocols, pool/spa safety as		·
	applicable, and in 24-hour homes, use of fire extinguisher;	1	

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		CODE	OBSERVATION:
a N	Medical Supports and Identifying and Managing Medical Emergencies (including topics meeting specialized needs	0002	ODOLITY/IIION.
	of individuals that the organization serves, i.e. medically fragile, aging, children and youth);		
	Medication Supports;		
	Standard Precautions and Infection Control to include Safe Food Handling;		
	PCP Planning, Person Centered Goals, Plan Implementation, and Reporting on Progress;		
	HIPAA and Confidentiality*;		
	Handling Conflict and Complaints/Grievance Procedures (for both employees and individuals served);		
	Positive Behavior Approaches and Supports*;		
	Ethics, Boundaries and Professional Behavior*;		
0. [Documentation and Billing Requirements;		
	Hands-on" job orientation specific to the assigned home's routine and special needs of individuals the staff will be		
	supporting.		
	nust have a system that is easily viewable by regional center staff to track training to ensure that all employees are		
current for required t	rainings. Volunteers, interns, and subcontractors will have evidence of training marked with a * above and in areas		
specific and pertinen	t to their roles and functions.		
 Each empl 	oyee, volunteer, subcontractor and intern, as applicable to their role, must complete annual training to include:		
a. F	Prevention Recognition and Reporting of Mistreatment of Individuals Receiving Services*;		
b. I	ncident Reporting*;		
C. F	Personal Rights/Responsibilities, Dignity and Respect, and Due Process (including Human Rights Committee		
0	oversight) *;		
d. N	Mental Health as a Co-Occurring Disorder in individuals with ID/DD*;		
e. [Disaster and Emergency Preparedness to include fire evacuation, emergency protocols, pool/spa safety as		
	applicable, and in 24-hour homes, use of fire extinguisher;		
	Medical Supports, and Identifying and Managing Medical Emergencies (including topics meeting specialized needs		
0	of individuals the organization serves i.e. medically fragile, aging, children and youth);		
g. N	Medication Supports;		
h. 8	Standard Precautions and Infection Control, to include Safe Food Handling;		
	HIPAA and Confidentiality*;		
j. F	Positive Behavior Approaches and Supports*;		
	Ethics, Boundaries, and Professional Behavior*.		
Note: Organization n	nust have a system that is easily viewable by regional center staff, to track training to ensure that all employees		
	ed training. Volunteers, interns, and subcontractors will have evidence of trainings marked with a * above and in		
	ertinent to their roles and functions.		
11. Staff trainir	ng reflects a clear expectation of acceptable and unacceptable staff interaction with individuals served and risk		
factors for	mistreatment, including the following:		
a. T	The organization's training curriculum must include risk factors, prevention strategies, signs and symptoms of		
	nistreatment including the following: sexual, physical, verbal, and mental abuse, excessive force and restraint,		
ā	aversive interventions, isolation, abandonment, neglect, serious injury of unknown origin, and exploitation, as well		
a	as reporting responsibility and procedures for effective and timely reporting to DS Policy.		

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	CODE	OBSERVATION:
12. The organization employees or contracts with a Qualified Intellectual Disability Professional (QIDP) who meets the Home		
and Community-Based Waiver (HCBW) standards including the following:		
 Designated QIDP(s) must meet federal criteria: bachelor's degree in a human services field and one-year 		
professional experience in the field of developmental disabilities		
 The organization's director is not the sole QIDP for the agency unless approved by DS Regional Center QA. 		
 The organization maintains current QIDP staff's credentials on file with the Regional Center. 		
 The effectiveness of the QIDP meets HCBW standards, including the following: 		
 The organization provides sufficient QIDP coverage to ensure: timely (per DS Regional Center Policy) and sound 		
support/habilitation plan development; adequate staff training; consistent implementation of support plans;		
coordination of services; and active monitoring of the implementation of support plans; assessment of progress;		
and effectiveness of supports provided to individuals;		
 The number of QIDP's employed of contract units required by a provider organization is dependent on: the needs of 		
the individuals served; the expertise of provider staff working with the QIDP; and the ability of the QIDP to fulfill all		
functions of the position as measured by outcomes and fulfillment of waiver regulations		
14. The organization has a system to ensure staff coverage is adequate and sufficient to ensure health and welfare of individuals		
served and meet service authorizations, including the following:		
a. The organization has a system to assure appropriate "backup/fill-in" staff is available when needed to ensure		
supports are provided in congruence with the PCP.		
15. The organization has procedures for the establishment of staff scheduling which support individuals' specific needs, and aids		
in the prevention of mistreatment through limiting an individual staff member's overtime usage (hours/day, hours/week,		
hours/month).		
nonsmonary.	1	<u> </u>

			CODE	OBSERVATION:
C.				
I.		orting/Prevention Recognition and Reporting of Mistreatment. Mistreatment includes but is not limited to		
	abuse, aban	donment, exploitation, isolation, neglect, and serious injury of unknown origin.		
	 The org 	anization demonstrates a consistent practice of reporting accidents, injuries, other incidents, and suspicion and/or		
	allegatio	ns of abuse, neglect, mistreatment and exploitation including the following:		
	a.	Employees have working knowledge and comply with policy and procedures for reporting of accidents, injuries, other		
		incidents, and suspicion and/or allegations of mistreatment per DS Regional Center policy guidelines;		
	b.	The organization ensures that incident reporting forms, to include: Incident Reports (IRs), Denial of Rights (DORs)		
		and Restraint and Denial (RADs) are completed thoroughly and accurately and submitted to DS Regional Center		
		within established reporting guidelines;		
	C.	Provider demonstrates awareness of types of events that must be reported and use appropriate methods of reporting		
		(e.g. IR, RAD, DOR).		
	2. The org	anization has a system to investigate allegations of mistreatment and other serious incidents, including the following:		

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L.1. ADSD ID Waiver Site Review Process

		CODE	OBSERVATION:
a.	The organization has trained investigators and conducts timely and thorough investigations;		
b.			
	and plans to prevent future incidents;		
C.	The organization submits investigation reports within established guidelines per DS Policy and responds to		
	requests for additions and clarification within agreed-upon time frames.		
Incider	its and accident reports are kept on file, reviewed, and analyzed to detect problems as well as identify trends and		
	is for possible safety concerns, including the following:		
	The organization has a written, effective system for identification and remediation of repeated incidents or		
	problems that DS Regional Center or other auditing agency can review and track in a timely manner.		
II. Complaints	and Grievances		
	ganization has a complaint process that includes:		
	Review and tracking of complaints and concerns from individuals receiving services, family members, or		
	advocates, timelines for prompt action, remediation, and review of aggregate data to identify trends and patterns of		
	concerns;		
b.	A well-developed process for soliciting satisfaction of services from individuals, families, and outside entities		
	utilized to promote performance improvement.		
III. Emergency	/ Preparedness/Safety/Environmental		
1. The or	ganization has clear emergency procedures for staff to follow in case of emergency or disaster. Appropriate planning		
has oc	curred to prepare and/or prevent emergencies and staff is aware of what action to take in emergency situations, to		
include	χ.		
a.	Types of emergencies are specified, and backup for emergencies are clearly identified and include home, work and		
	community-based emergencies;		
b.	Plans for natural disasters, fire, power outage, missing persons, etc., are available and known by staff and		
	individuals served, as appropriate;		
C.	Emergency numbers are available in an accessible location.		
	is a system in place to ensure adequate protection during emergency situations, which include the following:		
a.	Disaster/emergency drills are conducted on a monthly basis for all 24-hour homes;		
b.			
	least one conducted every 6 months during sleep hours) and practicing varied routes of egress;		
C.			
	is provided, based on PCP team recommendation;		
d.			
	designed to support individuals are reviewed and simulated; fire extinguishers, telephones, flashlights with		
	batteries and collapsible safety ladders are located on the second floor;		
e.	Post-evacuation safety measures including assigned meeting place and procedure to account for all individuals		
	and staff;		
f.			
	during emergencies, including refusals or reluctance to evacuate;		

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L.1. ADSD ID Waiver Site Review Process

		CODE	OBSERVATION:
g.	The organization ensures individuals receive orientation on emergency procedures within 24 hours of moving into		
	the home;		
h.	The organization ensures staff receives orientation on emergency procedures upon hire and prior to working		(Overall rating for CIII2h will be based on findings and ratings of all sub standar
	independently; for 24-hour homes this includes at a minimum:		
	 Evacuation safety measures made available, including assigned meeting place and procedure to account 		
	for all individuals and employees;		
	Staff are knowledgeable of emergency plans, including how to implement them and who to contact;		
	Staff are aware of where all exits are located and the designated meeting place;		
	 The organization has a system in place to account for all individuals' whereabouts in the event of an 		
	emergency;		
	5. The organization ensures training for special assistance to individuals with identified support needs during		
	emergencies;		
	Operational battery backup smoke detectors, per fire inspection regulations as applicable;		
	Emergency warning and fire-sprinkler systems are maintained as applicable;		
	8. Individuals and staff are oriented to fire safety and evacuation procedures within first day of occupying the		
	home/work and documentation is maintained on file.		
i.	Access to locked rooms is available in emergencies and locks and/or other barriers do not hamper evacuation.		
	<u> </u>		
The orga	anization has a system in place to ensure that emergency supplies are readily available to include the following:		
	A well-stocked and operational emergency kit, to include: flashlights; batteries; a battery-operated radio; matches;		
	and items specific to the individuals' specialized needs;		
b.	An adequate (5-day) supply of nonperishable food and bottled water within expiration guidelines (5 gallons of water		
	per individual):		
C.	Complete First Aid Kit including: gloves; thermometer; Band-Aids; ice pack; alcohol wipes; gauze; and in 24-hour		
	homes a CPR mask;		
	A properly charged fire extinguisher in 24-hour homes and present in intermittent SLA services as applicable. If		
u.	the fire extinguisher is rechargeable the service tag must be current within 1 year, for "one time use" extinguishers		
	current date must be within 7 years of manufactured date on the extinguisher;		
е.	In 24-hour SLA arrangements, infection control supplies to include: face shield/mask, gloves, disinfecting solution,		
	bucket, etc.		
	nization has a system and procedures for ensuring safety within the home including the following: (rating and		
feedback	inclusive of C.III.4.a-y)		
	anization has a system and procedure in place to assure environmental and sanitation requirements (the homes are		
maintained in	a clean and sanitary manner) are met including the following: (rating and feedback inclusive of C.III.5.a-ee)		
	with swimming pools and spas have safety features in place including the following: (rating and feedback inclusive of		
C.III.6.a-I	1)	1 1	

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		CODE	OBSERVATION:
7.	The organization has a system in place to ensure that exteriors of the homes are well maintained and reflect the standards of		
	the neighborhood including the following: (rating and feedback inclusive of C.III.7.a-f)		
8.	The organization has a system in place to ensure all homes considered for 24 hour supported living arrangements meets		
	standards and are prior approved by the Regional Center.		
9.	The organization has a system in place to ensure that items stored in the home, including in garages and storage sheds, are		
	items either belonging to the individuals living in that home or are items used in that home and all items are maintained in an		
	organized and safe manner. Items no longer in good working condition or otherwise in need of disposal are removed from		
	the premises timely. Exceptions to this, including items in good working condition saved for future use in other supported		
	living arrangements without available storage space, may be approved by QA.		
		CODE	OBSERVATION:
. AS	SSURANCES OF PRIMARY HEALTHCARE		
1.	The organization's health and wellness supports are individualized based on assessments, including the following:		

	CODE	OBSERVATION:
D. ASSURANCES OF PRIMARY HEALTHCARE		
 The organization's health and wellness supports are individualized based on assessments, including the following: 		
 The organization ensures all individuals receiving medication support will have current prescriptions, including 		
those for PRN and will include identifiers and parameters for administration;		
 The organization ensures that health care assessments are completed according to DS policy, PCP team 		
recommendations and submitted to the DS Regional Center prior to PCP meetings;		
 Recommendations and medication/treatment changes from health care professionals are shared with team 		
members who need to know as pertinent to their support role;		
 Recommendations and medication/treatment changes from health care professionals are acted upon as 		
prescribed;		
 e. Assessment of individual's medication administration skills is completed per DS policy and medication support is 		
provided based on assessed skill level.		
The organization ensures that only certified staff provides medication administration for those assessed as needing this level		
of support.		
The organization has an internal system to ensure accurate and efficient delivery of prescribed medications including the following:		
 The organization has established procedures that ensure correct dosage, times, routes, etc. for individuals takin. 	1	
medication;	'	
 The organization has established procedures to assure individuals receive new medication and medication refills a 	3	
prescribed and within timeframes directed by the health care professional to prevent delay or disruption in medication	۱	
administration;		
 The organization has an established system for tracking, documenting, and accounting for medication delivery and 	1	
removal;		
 Medications will be secured based on the needs of individuals residing in the living arrangement, effective in 	1	
preventing loss, misuse, and accidental ingestion;		
 e. All controlled substances shall be locked in all 24-hour supervised homes; 		

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L.1. ADSD ID Waiver Site Review Process

		CODE	OBSERVATION:
	All anatorillad substances are associated at each oblik shares and first of administration in all Of house are already	CODE	OBSERVATION:
	All controlled substances are counted at each shift change and time of administration in all 24-hour supervised homes;		
g.	Medications are destroyed in an environmentally safe manner and records of destruction are maintained.		
 Ine organized including the 	anization has a system or identifying reporting and correcting medication errors easily reviewable by DS staff, following:		
a.	Incident reports are submitted to the DS Regional center for all medication errors which identify the cause and preventive measures to be taken per DS policy;		
	The organization has a system for tracking and trending medication errors and taking corrective actions including system changes as appropriate;		
C.	Medication documentation (e.g. MARS and/or Medication Logs) is completed immediately and accurately upon administration, and upon any change of medication or dosage, as prescribed by the health care professional.		
The organizationfollowing:	anization ensures that individuals' health care needs are adequately assessed and supported, including the		
a.	The organization has a process for assessing health care needs; development of health support plan; training of staff, and securing of adaptive equipment and home modifications, as applicable, prior to the initiation of services and/or upon discharge from hospital;		
b.	The organization has a system to ensure that health care appointments are scheduled and attended with follow up on recommendations as prescribed;		
C.	The organization ensures physician recommendations for monitoring and treating signs and symptoms of health care concerns are documented to include: seizures; blood pressure; blood sugar levels; behavioral data, nutritional status; input/output; weight; etc.;		
d.	The organization ensures that health care providers/physicians are provided with appropriate documentation including data on target health symptoms or behavioral issues needed to make effective treatment decisions;		
e.	The organization ensures health care recommendations/orders are implemented timely;		
f.	The organization ensures adequate documentation is maintained on all health care appointments and follow-up activity.		
g.	The organization ensures the use of marijuana and its derivatives, including storage of substance and administration, is not supported within SLA/ISLA settings as long as the use of marijuana remains illegal at the Federal level; with the exception of FDA approved prescribed medication per ADSD policy.		
	anization has a system for immediately addressing health care emergencies, including the following:		
a.	,		
	Staff demonstrates awareness and compliance with organization's medical emergency policy and procedures;		
	Emergency contact numbers are communicated to all team members;		
d.	Staff makes immediate notifications to health care professionals, guardians and other team members of any health care emergency:		

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		CODE	OBSERVATION:
e.	Staff makes immediate notifications to health care professionals and PCP team members of an individual's refusals of recommended treatment;		
f.	The organization has an effective system for alerting staff of changes in health care needs and safety precautions.		
The organic	anization provides for healthy nutritious meals including the following:		
a.	Individuals are involved with menu planning and grocery shopping;		
b.	Individuals participate in cooking, preparing the table, serving themselves, and cleaning up after meals;		
C.	Nutritious foods (fresh fruits, vegetables, meat, dairy, etc.) are available;		
d.	Individuals are encouraged to make healthy choices;		
e.	Preferred snacks and beverages are available;		
f.	Restrictions are not implemented in the absence of a medical or dietary order;		
g.	Staff is knowledgeable of and support special dietary requirements;		
h.	Alternatives/options are available for restricted foods.		

E. ASSURANCES OF FISCAL ACCOUNTABILITY	
 The organization has a system in place to ensure utilization and continuity of individuals' benefits (SSI, Medicaid, Waiver, 	
Food Stamps, etc.) that providers are rep-payees for including the following:	
 The organization submits re-determination paperwork to Medicaid and Social Security in a timely manner and 	
protects against disruption of benefits inclusive or exclusive of being the representative payee;	
 The organization has a process in place to monitor and ensure that individuals' assets do not exceed Medicaid 	
allowable resource limits;	
 The organization has a process in place to monitor monthly budget and benefits to ensure individuals live within their 	
means and any change that could result in a deficit requires a team meeting;	
d. The organization does not place any debt/repayment on individuals as per DS policy; (rating and feedback inclusive of E.1.d.a)	
e. Loss of revenue to the organization as a result of systems failure creating a benefit disruption is the responsibility of	
the organization and not passed on to either the individual or the DS Regional Center.	
The organization ensures that personal and organization funds are not co-mingled.	
The organization ensures that dividends from interest-bearing trust accounts are pro-rated as appropriate.	
The organization ensures that personal funds are managed only at the written request of the individual/guardian.	
The organization has safeguards to protect personal funds accounts from being drawn into negative balances.	
 Negative balances are reported to DS Regional Center within 30 days; 	
 The organization has procedures in place to correct any negative balances in a timely fashion and; 	

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L.1. ADSD ID Waiver Site Review Process

c. Create a plan to identify the issue to prevent it from happening again.		
The organization has an accountability system utilized to ensure against misuse of individuals' money or financial		
exploitation including the following:		
 In settings where staff are responsible for handling individuals' personal needs funds, personal fund ledgers are 		
tallied at time of transaction and include both staff and individuals' initials for all transactions (as applicable);		
 Receipts are maintained for purchases made with the support staff and cash ledgers are reconciled with receipts; 		
 All cash, check, or pay card transactions between staff and individuals will be acknowledged by written receipt and 		
signed by both the individual and staff.		
 d. Loss of funds to an individual due to misuse, exploitation or systems or supports failures are the responsibility of the 	1	
organization and are corrected in the individual's account.		
7. The organization supports individuals to pay bills and other expenses (rent, utilities, etc.) in a timely manner including the		
following:		
 The organization has systems in place to ensure individuals are provided information about their trust fund accounts 		
and financial responsibilities;		
 The organization provides for immediate access to money by the individuals; 		
 Individuals participate in bill paying and monthly reconciliation (when appropriate). 		
 Individuals are supported to mitigate utility and other expense abnormalities in a timely manner. 		
8. Late fees and overdraft penalties as a result of systems failure are the responsibility of the organization and are not passed		
on to the individual or to the DS Regional Center.		

			CODE	OBSERVATION:
F.	GENERAL			
	 The org 	anization ensures that employees are aware of and support individuals served to exercise personal rights and/or in		
	the dev	elopment of skills required to exercise rights including the following:		
	a.	Rights training curriculum and/or materials are available and used by staff to support individuals' awareness,		
		interest and skill development in the exercising of their rights;		
	b.	Rights are not restricted without completion of due process per DS Regional Center policy, with the exception of		
		emergency situations in which health and/or welfare is at risk;		
	C.	Staff complete and submit required documentation for emergency use of restrictive interventions as needed for		
		health and welfare, following DS Regional Center policy.		
	The org	anization ensures that employees treat individuals served with dignity and respect, including the following:		
	a.	Individuals are called by their preferred name and are treated as "people first" and with respect and high regard of		
		their personal worth, individual talents, and personal rights;		
	b.	Person centered and age-appropriate interactions and activities are supported by all staff;		
	C.	All rules of the organization are not restrictive without cause (safety, health, etc.) and house rules are established		
		with the participation of individuals residing in the home;		

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L.1. ADSD ID Waiver Site Review Process

			CODE	OBSERVATION:
	d.	Staff demonstrates respect and support of individuals' cultural differences and interests;		
	e.	Staff demonstrates respect and support of individuals spontaneous individualized choices;		
	f.	Privacy, confidentiality and dignity in all aspects of personal life, healthcare, and self-care are respected and adhered		
		to.		
3	The oras	anization ensures that individuals served are supported to be involved in all aspects of home and daily routines to		
0.		est capabilities including the following:		
		The organization supports a culture of teaching, mentoring, and partnering with people, versus a "care giving" model		
		of "doing for" people;		
	b.	Individuals are supported and taught responsibilities of their home and facilitated to participate in all aspects of home		
		and community life, irrespective of and in addition to habilitation plans;		
	C.	Opportunities for decision making are actively provided;		
	d.	The organization supports a culture where staff do not engage in personal distractions, that staff engages with,		
		listens and converses with individuals receiving supports.		
4.	The orga	anization implements positive behavioral support strategies and interventions including the following		
	a.	Staff demonstrates knowledge and skill in implementing positive behavioral supports;		
	b.	Staff promote and facilitate effective means for individuals to communicate needs and feelings;		
	C.	The organization implements strategies designed to determine function of challenging behavior.		
5.	The orga	anization demonstrates competency in the development and writing of behavioral support plans, including the		
	a.	Behavioral support plans include teaching of alternate skill sets designed to reduce or eliminate harmful or unsafe		
		behavior;		
	b.	Behavioral support plans are least restrictive in nature and include a skill development component;		
	C.	Staff document data that clearly measures the effectiveness of support plans and interventions.		
		Claim Country in Count		
6.	Organiza	ations serving individuals with significant behavioral support needs must:		
		Employ or contract with a professional meeting the qualifications outlined in the Medicaid Services Manual 2100 for		
		behavioral consultation, training and intervention;		
	h	The organization's director and/or QIDP cannot also serve as the organization's behavioral consultant unless		
	٠.	approved by the DS Regional Center QA;		
		Have the ability to conduct sound behavioral assessment, to include assessing environmental factors;		
	d.	Demonstrate the ability to collect, analyze and present meaningful data;		
_		Utilize data effectively in modifying/adjusting plans;		
-	e.	7 70 7 01 1		
	I.	Utilize sound crisis prevention planning;		
	g.	Utilize behavioral planning strategies, including differentiating between skill acquisition and reactive strategies;		

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		CODE	OBSERVATION:
h. Den	nonstrate collaborative relationships with PCP and/or IEP team members, including but not limited to, Jobs and		
Day	Training Providers, behavior intervention committees, court system and health care providers, as applicable.		
	ion has a process for support plan development and implementation based on thorough assessments of the		
	ills, interests, desired outcomes and support needs, including the following:		
asse	organization ensures evaluation of health, welfare, and safety risks, with development and training to staff on essed support plans/needs, prior to initiation of services;		
	organization has a formal process for effectively assessing individuals' skills and risks to include: personal care,		
	le management, safety, community life, health and welfare, and personal goals and desires within 30 days of ation of services;		
c. Re-	assessment of skills and risks as stated in F.7.b is conducted annually and upon changing needs of the		
indi	viduals.		
O The experiment	ion has a process for effectively communicating to staff all precautions and safeguards based on assessed		
needs of the i			
TICCOS OT ETIC II	initinatalis.		
9. The organizat	ion has a process for support plan implementation including the following:		
	port plans are well-developed and measurable and include teaching methods based on the individuals'		
	ning style;		
	f is trained and demonstrates the ability to communicate effectively, both in writing and verbally, with individuals		
	red and team members, in order to efficiently implement support plans or PCP Team recommendations and		
	ice authorization;		
c. Staf	f document data that clearly measures the effectiveness of support plans and interventions.		
10 The individual	stays connected to natural support networks and the life of the community, including the following:		
	organization has a system in place, including sufficient transportation, to ensure individuals served are		
	organization has a system in place, including sufficient dansportation, to ensure individuals served are ported and provided opportunities to develop and or maintain social connections with family and friends;		
	organization supports individuals to participate in integrated social events and community activities and afford		
	ortunities to develop social roles and build social capital;		
	organization provides individuals with exposure to new activities, events, hobbies, clubs, etc. in order to		
culti	vate new interest and opportunities.		
11 The exceptant	ion has systems in place to support continuity and stability of individuals'; varitiess; health and walfare supports:		
	ion has systems in place to support continuity and stability of individuals': routines; health and welfare supports; arrangements; and general service delivery.		
stanling, living	anangements, and general service delivery.		
12 The organizat	tion ensures that individuals supported in 24-hour living arrangements have current contracts solely with the		
	ter, unless previously authorized by Regional Center administrators (i.e. no combined services populations		
	nal Center approval).		
	TE		

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L.1. ADSD ID Waiver Site Review Process

		CODE		OBSERVATION:
 The organization involves individuals served to participa 	ate in decision-making processes, including the following:			
	nd evaluation of staff and as opportunities arise for participation in the rocesses, e.g. committees, advisory groups, boards, workgroups, and			
eviewer	Date			
eviewer		_		
eviewer		_		
ommunity/Agency Director (as applicable)		_	Date	POI Request
uality Assurance		_	Date	POI Request

L.1. ADSD ID Waiver Site Review Process

SLA Certification Score Card for: Tungland Date of Certification:January 11, 2022 Ratings Severity Met = 0 points
Partially met = 1 points
Not Met = 2 points Met = 95.0% - 100% Partially Met = 74.0% - 95.9% Critical = 4 points Major = 3 points Not Met + Under 740% Important = 2 points Not Applicable=0 points Minor = 1 point Non-Negotiable Standard - Must receive an overall score of 92.0-% **Points** Maximum Review Rating Applied After Points Points After Administrative Review - Organizational Provider Rating Severity Possible A pplied Vali dation Validation State business license or exemption Local business license General liability insurance Worker's Compensation insurance Insurance against crime femployee dishonesty Insurance against physical Aexual abuse & moles Automobile insurance and registration Articles of incorporation & Board of Directors list Proof of incorporation (inc DBA or fictitious name Inform RC of key organization/financial changes Assess financial solvency

External GAAP audit for greater than \$1,000,000 revenue every 4 yrs

External GAAP audit for 1st generated \$3,000,000 w/in 2 yrs Agen des greate rith an \$3 mill furnish GAAP financia istatem ents in off yo Agencies less than \$3 milifurnish full disclosure GAAP financial states Agencies less than \$100,000 Furnish annual financial states 0 0 Enough working capital for contracts and expenses. Annual revenue thresholds related to DS authorizations Annual revenue thresholds related to DS authorization Maintains current policies
 Policies congruent with DS& Regional Center policies. Mister at ment.
 Whiteholtower clause. b.i. Char reporting procedures for a leged mistreatment
c. Incident Management & Reporting
c.i. Char guidelines on reportable incidents
c.i. Char procedures for reporting incidents
c.ii. Char procedures for reporting incidents
c.ii. Protections from self-abuse & between individuals served Disaster Planning
Positive Behavioral Supports Human Resources Professional Conduc HPAA/Confidentiality Academic Research Protections Staff scheduling induding limiting overtime Maintains current procedures
Supporting Personal Rights & Responsibilities Health Care Supports Infection Control & Standard Precautions Quality Assurance and Improvement Practices Record Protection, Retention and Maintenance Record Provision
Complaints/Grievances for People Served
Safe transportation of people served
Proof of vehicle insurance and registration

The people served
The people served to the people served to System for ensuring vehicles in safe operating condition Current Nevada driver's license Employees who transport identified in personnel file Secure, protect, & maintain separate records Records secured and protected Support staff have immediate record access as needed Timely communication w/ other team members Necessary information communicated Effective, responsive, professional interactions Engages in person cent Accuracy in SLA billing System for submitting billing Supplemental hour logs Habilitation nless System to meet authorized staffing & supervision Employee feedback & evaluation 81. Signed & dated job descriptions Job descriptions include qualifications

DS-QA-01 (a 14) SLA Certification Score Card Rev (5/25/202

L.1. ADSD ID Waiver Site Review Process

Ē.	System for providing employee feedback	0	1	2	0	0	0	
8.2.	Checks references							
83.	3 signed positive reference checks Supplemental questions on file for each employee	0	3	6	0	0	0	
84.	Employees hired for residential support at least 18 years old	ő	2	4	0	ō	0	
85.	State & FBI Criminal clearance checks Submitted within 7 days of hire & every 5 years	0	4	8	0	0	0	
Б.	Employees with disqualifying or unknown, no direct contact	0	4	8	0	0	ő	
c. d.	OTG List checked prior to hire & rechecked annually NV Medicaid Exclusion list checked prior to hire & annually	0	4 4	8	0	0 0	0	
B.6.	Appropriate and current credentials		-		- 0		0	
а. b.	Credentials/license & professional insurance CPR/First Aid completed within 30 days of hire	0	4	8	0	0	0	
6.	Medication Administration Certification current	0	4 4	8	0	0	0	
d.	Crisis Prevention/Intervention Certification current Appropriate child licensing approval as applicable	0	4	8	0	0	0	
8.7. 8.8.	Appropriate child licensing approval as a applicable Training record	0	3	6	0	0	0	
89.	Orientation training within 90 days of hire							
B.	Intellectual and Development al Disabilities (ID/DD) Prevention Recognition & Reporting of Mistreatment	0	4	8	0	0	0	
E.	Mental Health as Co-Occurring Disorder with ID/DD	0	4	8	0	0	ő	
d.	Incident Reporting Personal Rights/Responsibilities & Due Process	0	4	8	0	0	0	
L	Disaster & Emeragency Proparedness	0	2	4	0	0	0	
8- h-	Medical Supports and Identifying/Managing Emergencies Medication Supports	0	4	8	0	0	0	
i.	Standard Precautions & Infection Control	0	4	8	0	0	0	
ŀ	PCP Manning, Goals, Implementation & Progress Reporting HIPAA & Confidentiality	0	3	6	0	0	0	
- 1	Conflict & Complaints/Grievance Procedures	0	2	4	0	0	0	
m.	Positive Behavior Approaches & Supports Ethics, Boundaries & Professional Behavior	0	4	8	0	0	0	
0.	Ethics, Boundaries & Professional Behavior Documentation & Billing Requirements	0	4 3	8 6	0	0	0	
p.	"Hands On" Orientation	0	4	8	0	ő	ő	
B10.	Annual Training Prevention Recognition & Reporting of Mistreatment	0	4	8	0	0	0	
Ь.	Incident Reporting	0	4	8	0	ŏ	0	
d.	Personal Rights/Responsibilities & Due Process Ment all Health as Co-Occurring Disorder with ID/DD	0	4	8	0	0	0	
0.	Disaster & Emergency Preparedness	0	2	4	0	0	ő	
L	Medical Supports and Identifying/Managing Emergencies Medical by Supports	0	4	8	0	0	0	
8- h-	Medication Supports Standard Precautions & Infection Control	0	4 4	8	0	0	0	
	HPAA & Confidentiality	0	3	6	0	0	0	
-	Positive Behavior Approaches & Supports Ethics, Boundaries & Professional Behavior	0	4	8	0	0	0	
811	Acceptable staff interactions & risk factors for mist reatment							
812	Training includes risk factors, prevention & reporting Employs/Contracts with QIDP	0	3	6	0	0	0	
à.	Meets federal criteria	0	3	6	0	0	0	
В.	Director not sole QIDP without approval Current QIDP credentials on File with RC	0	3	6	0	0	0	
8.13	Effectiveness of QDP							
a. b.	Sufficient coverage for plan development, training & assessment. Number of QIDP's fulfills all functions per outcomes.	0	3	6	0	0	0	
814.	System for sufficient staff coverage							
815	Appropriate "backup/fill in" staff to ensure supports Staffschedulingsupports needs & limits overtime	0	3	6	0	0	0	
CI.1	Consistent reporting of incidents Knowledge of reporting incidents & allegations of mistreatment	0	4	8	0	0	0	
Ь.	Incident reporting forms accurately submitted within guidelines	0	3	6	0	0	0	
CL2	Awareness of types of events that must be reported System to investigate mistreatment allegations	0	4	8	0	0	0	
il.	Trained investigators & timely, thorough investigations	0	4	8	0	0	0	
Б. с.	Well-written investigations with sufficient info, action & plans Submits reports within time frames	0	4 4	8	0	0 0	0	
CI.3.	Analyze incident reports for trends and patterns							
CII.1	System for identification & remediation of repeated incidents Complaint process	0	3	6	0	0	0	
A.	Review of complaints & identification of trends of concerns	0	2	4	0	0	0	
CIII.1	Soliding satisfaction of services Clear emergency procedures	0	2	4	0	0	0	
e a	Types of emergencies specified & backup clearly identified	0	2	4	0	0	0	
Ь.	Plans for natural disasters are available & known	0	2	4	0	0	0	
CIII.2	Emergency numbers a vailable Adequate protections during emergencies	0	2	4	0	0	0	
a.	Disaster/emergency drills conducted regularly in 24 hour homes	0	3	6	0	0	0	
<u>Б.</u>	Fire drills conducted monthly at varying times Training for individuals in intermittent setting based on PCP	0	3	6	0	0	0	
d.	Special planning for two story homes	0	4	8	Ď	0	0	
0.	Post evacuation safety measures Staff training for individuals needing special assistance	0	3 4	6	0	0	0	
8-	Orientation of safety procedures within 24 hours of moving	0	3	6	0	0	0	
h.	Staff emergency procedures orientation upon hire for 24 hr homes 1 Evacuation safety measures	0	2	4	0	0	0	
	2 Staff knowledgeable of emergencyplans	0				0		

L.1. ADSD ID Waiver Site Review Process

3 Staff aware of all exits & designated meeting place 4 System to account for individuals' where abouts in emergency	0				0		
5 Training for special assistance 6 Operational battery backup smoke detectors	0				0		
7 Emergency warning and fire-sprinkler systems	0				0		
 Individuals/staff or is need to fire safety and evaluation procedures No locks/barriers to hamper evacuation 	0	4	8	0	0	0	
III.3. Emergency supplies readily available							
 a. Well stocked & operational emergency kit b. Adequate supply of nonperishable food & water 	0	3	6	0	0	0	
c. Complete First Aid kit	0	3	6	0	0	0	
e. Infection control supplies	0	4	8	0	0	0	
III.4. Ensuring safety within the home III.5. Assures environmental and sanitation requirements	0	4	8	0	0	0	
III.6. Swimming pools and spas have safety features	0	4	8	0	0	0	
III.7. Exterior home maintenance III.8. 24 hour homes prior approved by Regional Center	0	3	6	0	0	0	
III.9. Items stored in the home are maintained in organized manner	0	2	4	0	0	0	
2.1. Individualized health supports based on assessments							
Current prescriptions & PRN parameters Health care assessments completed & submitted to RC	0	4	8	0	0	0	
 Health recommendations & changes shared with team Health recommendations & changes acted upon as prescribed 	0	3	6	0	0	0	
e. Individual medication administration skills assessed	0	4	8	0	0	0	
2.2. Certified staff provide medication administration 2.3. Accurate and effecient medication delivery	0	4	8	0	0	0	
 Ensures correct medication dosage, time, routes, etc. 	0	4	8	0	0	0	
 Receive new medications & refilk as prescribed w/o delay Tracking & documenting medication delivery & removal 	0	4 3	8 6	0	0	0	
Medications secured based on individual need Controlled substances locked in 24 hour homes	0	4 4	8	0	0	0	
 Controlled substances counted at each shift & administration 	0	4	8	0	0	0	
g. Medications destroyed safely & destruction record maintained. 1.4. Identifies, reports, and corrects medication errors.	0	3	6	0	0	0	
 Incident reports submitted for all medication errors 	0	4	8	0	0	0	
 Track & trend medication errors & take corrective action Medication documentation completed 	0	4	8	0	0	0	
 Health care needs assessed and supported Health needs assessed, planned for & trained prior to service 	0	4	8	0	0	0	
 Health appointments scheduled, attended & followed up 	0	4	8	0	0	0	
 Monitoring & treating signs & symptoms of health concerns Provide health care providers with appropriate documentation 	0	4	8	0	0	0	
e. Recommendations/orders implemented timely	0	4	8	0	0	0	
Maintain appointment & followup documentation No use of marijuana in SLA/ISLA	0	4	8	0	0	0	
Health care emergencies immediately addressed Injury/Illness signs/symptoms & access to emergency care	0	4	8	0	0	0	
 Medical emergency policy & procedures 	0	4	8	Ď	0	0	
c. Emergency contact numbers d. Immediate notifications of health care emergency	0	3	6	0	0	0	
e. Immediate notifications of treatment refusal f. Alerting staff to changes in health & safety needs	0	3	6	0	0	0	
2.7. Healthy, nutritious meals	U	-		0	0	0	
Individuals involved in menu planning & shopping Participate in cooking, table prep, serving & cleaning	0	2 2	4	0	0	0	
c. Nutritious foods available	0	3	6	0	0	0	
 d. Encouraged to make healthy choices e. Preferred snacks & beverages available 	0	2 2	4	0	0 0	0	
Restrictions have medical or dietary order Staff knowledgeable of special dietary requirements.	0	4 4	8	0	0	0	
h. Alternatives/options available for restricted foods	0	3	6	0	0	0	
1. Utilization and continuity of benefits							
 Redetermination paper work submitted timely 	0	3	6	0	0	0	
 Monitor that assets do not exceed Medicaid allowable limits Monitor monthly budget for accuracy and deficits 	0	3	6	0	0	0	
d Debt/repayment not placed on individuals per DS policy e Loss of revenue due to org systems failure not passed on	0	3	6	0	0	0	
 Personal and organizational funds not co-mingled 	0	2	4	0	0	0	
Dividends are pro-rated as appropriate Personal funds managed only at written request	0	1	2	0	0	0	
5. Safeguards to protect from negative balances	0	3	6	0	0	0	
b. Correct regative balances timely	0	3	4 6	0	0 0	0	
c. Create plan to prevent from happening again Accounts bility system to prevent financial exploitation	0	3	6	0	0	0	
 Personal fund ledgers tallied & include initials 	0	2	4	0	0	0	
 Receipts maintained & cash ledgers reconciled Transactions between staff & individual have signed receipts 	0	4 2	8	0	0	0	
 d Loss of individuals' funds due to organization are corrected 	0	2	4	0	Ö	Ö	
People are supported to pay bills on time Provided information about their trust funds.	0	2	4	0	0	0	
Immediate access to money Participate in bill paying & monthly reconcillation	0	3	6	0	0	0	
d Mitigate utility & other expense abnormalities timely	0	2	4	0	0	0	

L.1. ADSD ID Waiver Site Review Process

SLA Certification Score Card for: Tungland

Date of Certification:January 11, 2022

E.8.		Late fee penalties are not passed on to individuals	0	2	4	0	0	0
F.1.		C+-#:						
r. 1.	_	Staff is aware of and support personal rights				_	_	
_	a.	Rights training curriculum available & used by staff	0	2	4	0	0	0
_	b.	Rights not restricted without due process	0	4	8	0	0	0
_	C.	Documentation submitted for emergency restrictive interventions	0	3	6	0	0	0
.2.		Staff treat individuals with dignity and respect						
_	a.	Treated as "people first" with regard to talents & rights	0	4	8	0	0	0
_	b.	Person centered & age appropriate interactions and activities	0	3	6	0	0	0
	C.	Rules are not restrictive w/o cause & established w/ individuals	0	3	6	0	0	0
_	d.	Respect & support of cultural differences and interests	0	3	6	0	0	0
_	e.	Respect & support individuals spontaneous choices	0	3	6	0	0	0
	f.	Privacy, confidentiality & dignity in all aspects of life	0	4	8	0	0	0
.3.		Individuals involved in all aspects of home						
	a.	Culture of teaching, mentoring & partnering	0	4	8	0	0	0
	b.	Taught responsibilities & participate in all aspects of life	0	4	8	0	0	0
	C.	Opportunities for decision making actively provided	0	4	8	0	0	0
	d.	Staff engages with, listens & converses with individuals	0	4	8	0	0	0
.4.		Implementation of positive behavioral supports						
	a.	Knowledge & skill in implementing positive behavior supports	0	4	8	0	0	0
	b.	Promote & facilitate effective communication of needs	0	4	8	0	0	0
	C.	Strategies to determine function of challenging behavior	0	4	8	0	0	0
.5.		Competency in behavioral support plan development						
	a.	Teaches alternate skills sets	0	4	8	0	0	0
	b.	Least restrictive & include skill development	0	4	8	0	0	0
	C.	Documented data clearly measures effectiveness of plan	0	3	6	0	0	0
.6.		Serving individuals with significant behavioral needs						
	a.	Employ/contract behavioral consultation professional	0	3	6	0	0	0
	b.	Director/QIDP cannot serve as behavioral consultant	0	3	6	0	0	0
	C.	Conduct sound behavioral assessment	0	4	8	0	Ö	0
	d.	Ability to collect, analyze & present meaningful data	0	3	6	0	ŏ	0
	e.	Utilize data effectively in modifying/adjusting plans	0	3	6	0	ŏ	0
	f.	Utilize sound crisis prevention planning	0	4	8	0	Ö	0
	g.	Utilize behavioral planning strategies	0	4	8	0	ŏ	0
	h.	Collaboratively relationships with team, BIC, JDT, courts etc	0	3	6	0	Ö	0
.7.		Support plan development based on thorough assessments						-
	a.	Evaluation of health & safety risks & train staff prior to service	0	4	8	0	0	0
_	b.	Assessing skills and risks within 30 days of service initiation	0	3	6	0	0	0
_	c.	Re-assessments conducted annually & upon changing needs	0	3	6	0	0	0
.8.	-	Communicate precautions and safeguards to staff	0	4	8	0	0	0
.9.		Support plan implementation		-		-	V	U
	a.	Plans are well-developed & measurable w/appropriate teaching	0	3	6	0	0	0
-	b.	Staff trained & communicates effectively with individuals	0	4	8	0	0	0
-	c.	Data clearly measures effectiveness of support plans	0	3	6	0	0	0
.10.		Individuals connected to natural support networks	U	5	ь	U	U	U
.10.	_	System to develop and maintain social connections		-	-	0	0	0
_	a. b.	Participates in social events & community activities	0	3	6 8	0		
_							0	0
11	C.	Exposure to new activities to cultivate new interests	0	3	6	0	0	0
.11.		Continuity and stability in living and services	0	3	6	0	0	0
.12.		No combined service populations w/o approval in 24 hour home	0	2	4	0	0	0
.13.		Individuals involved in staff hiring and evaluation						

|--|

	Maximum Points Possible	Review Points Applied	Percent in Compliance	Validation Points Applied	Percent in Compliance after Validation
Total Points	1474	0	100.0%	0	100.00%
Administrative Standards Points	418	0	100.0%	0	100.00%
Health & Welfare Standards Points	1056	0	100.0%	0	100.00%
Non-Negotiable Standards Points	414	0	100.0%	0	100.00%

Letter Grade:	Α	Letter Grade After Validation:	Α
POI Requested:			
Sanction(s) Applied:]	
Type of Sanction (1):		1	
Type of Sanction (2):			
Type of Sanction (3):		1	
Certification Granted:			
Date Granted:		1	

Length of certification is awarded based on the initial review "Letter Grade."

Organizations that receive an initial review "Letter Grade" of D or F may receive a maximum of a 1-year Certification if their "Letter Grade After Validation" raises to an A, B, or C.

Letter Grade (based on "Total Points" above):
A=92.0%-100% Compliance-0-105 points
B=83.0%-91.9% Compliance-10-6.224 points
C=74.0%-82.9% Compliance-225-342 points
D=65.0%-73.9% Compliance-343-661 points
F=64.9% Compliance or below-462 or more points

Length of Certification:
92.0% or Grade A = 3-year Certification
83.0% e1.9% or Grade B = 2-year Certification after PCI received
74.0% 82.9% or Grade C = 1-year Certification after PCI received

D5-QA-01 (a.:14) SLA Certification Score Card Rev.05/26/2020

ADDRESS	PROVIDER -1	CURRENT SLA *	CURRENT JDT *	ENVIRONMENTAL REVIEW COMPLETE	DATE *	COMPLIANT *	REMEDIATED *	ADDITIONAL REVIE *	INSTITUTIONAL >	HEIGHTENED SCRUTIN
1266 Skylark St	Abe's Care Home for Disability	Yes	No	Yes	7/8/2022	Yes	N/A	No	No	No
194 Emerson Way	Able Abilities	Yes	No	Yes	11/4/2021	Yes	N/A	No	No	No
2177 Barberry Way	Able Abilities	Yes	No	Yes	12/3/2021	Yes	N/A	No	No	No
8191 Monterey Shores Drive	Able Abilities	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
8625 Red Baron Blvd.	Able Abilities	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
9245 Blackberry Court	Able Abilities	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
9265 Rising Moon	Able Abilities	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
365 Wilson - brand new home	Able Abilities	Yes	No	No	New Home	N/A	N/A	No	No	No
50 Freeport Blvd. #3	ALPHA Productions	No	Yes	Yes	11/23/2021	Yes	N/A	No	No	No
1390 Bridgewood Lane	AMI Health Care Services	Yes	No	Yes	10/27/2021	Yes	N/A	No	No	No
2069 South MacKenzie	AMI Health Care Services	Yes	No	Yes	3/8/2022	Yes	N/A	No	No	No
2185 Capurro Way	AMI Health Care Services	Yes	No	Yes	9/14/2021	Yes	N/A	No	No	No
3465 Nowlin Lane	Andrews, Claudette	Yes	No	Yes	11/12/2021	Yes	N/A	No	No	No
1867 Cielo Falls Drive	Betal Home Care Services	Yes	No	Yes	1/28/2022	Yes	N/A	No	No	No
537 12th Street	Betal Home Care Services	Yes	No	Yes	11/8/2021	Yes	N/A	No	No	No
5481 Trapper Court	Betal Home Care Services	Yes	No	Yes	3/8/2022	Yes	N/A	No	No	No
6947 Experiment Drive	Betal Home Care Services	Yes	No	Yes	1/28/2022	Yes	N/A	No	No	No
7431 Baroque Court	Betal Home Care Services	Yes	No	Yes	4/11/2022	Yes	N/A	No	No	No
4944 Diana Court	Breath of Life	Yes	No	Yes	12/7/2021	Yes	N/A	No	No	No
480 Casey Court	Campanaro, Lisa	Yes	No	Yes	3/24/2022	Yes	N/A	No	No	No
987 Bible Way	Care Services of Nevada	No	Yes	Yes	6/10/2022	Yes	N/A	No	No	No
3189 Mill Street	Choices for All	No	Yes	Yes	2/14/2022	Yes	N/A	No	No	No
1010 Jason Drive	Chrysalis	Yes	No	Yes	1/31/2022	Yes	N/A	No	No	No
1061 Sage View Drive	Chrysalis	Yes	No	Yes	4/27/2021	Yes	N/A	No	No	No
1847 Cambridge Hills Court	Chrysalis	Yes	No	Yes	1/25/2022	Yes	N/A	No	No	No
2290 Eagle Greens Drive	Chrysalis	Yes	No	Yes	10/27/2021	Yes	N/A	No	No	No
2598 Piero Court	Chrysalis	Yes	No	Yes	3/10/2022	Yes	N/A	No	No	No
2790 Fairwood Drive	Chrysalis	Yes	No	Yes	3/30/2022	Yes	N/A	No	No	No
444 Gamble Drvie	Chrysalis	Yes	No	Yes	4/1/2022	Yes	N/A	No	No	No
5790 W. Brookdale Drive	Chrysalis	Yes	No	Yes	11/1/2021	Yes	N/A	No	No	No
5966 Barrett Way	Chrysalis	Yes	No	Yes	10/26/2021	Yes	N/A	No	No	No
5980 Coyote Ridge Road	Chrysalis	Yes	No	Yes	11/19/2021	Yes	N/A	No	No	No
950 Skyway Drive	Chrysalis	Yes	No	Yes	4/29/2021	Yes	N/A	No	No	No
9591 Chrystalline Drive	Chrysalis	Yes	No	Yes	10/13/2021	Yes	N/A	No	No	No
935 Coal Court	Chrysalis	Yes	No	Yes	4/9/2021	Yes	N/A	No	No	No
3686 Perseus Drive	Confidence Health	Yes	No	Yes	6/15/2022	Yes	N/A	No	No	No
3695 Copernicus Court	Confidence Health	Yes	No	Yes	10/13/2021	Yes	N/A	No	No	No
1820 Cielo Falls Drive	Confidence Health	Yes	No	Yes	10/13/2021	Yes	N/A	No	No	No
1945 McCloud Avenue	Confidence Health	Yes	No	Yes	5/20/2022	Yes	N/A	No	No	No
2098 Evening Shadows Drive	Confidence Health	Yes	No	Yes	9/21/2021	Yes	N/A	No	No	No

ADDRESS *	PROVIDER -1	CURRENT SLA *	CURRENT JDT *	ENVIRONMENTAL REVIEW COMPLETE	DATE ¥	COMPLIANT *	REMEDIATED *	ADDITIONAL REVIE *	INSTITUTIONAL *	HEIGHTENED SCRUTIN ▼
2550 Courtland Way	Confidence Health	Yes	No	Yes	6/21/2021	Yes	N/A	No	No	No
3089 S. Cottage Lane	Confidence Health	Yes	No	Yes	9/27/2021	Yes	N/A	No	No	No
1400 Avenue of the Oaks	Creative Possibilities of Northern Nevada	Yes	No	Yes	5/10/2022	Yes	N/A	No	No	No
2360 Trident Way	Creative Possibilities of Northern Nevada	Yes	No	Yes	6/14/2022	Yes	N/A	No	No	No
3146 Montezuma Way	Creative Possibilities of Northern Nevada	Yes	No	Yes	8/2/2022	Yes	N/A	No	No	No
4937 Monrovia Drive	Creative Possibilities of Northern Nevada	Yes	No	Yes	5/10/2022	Yes	N/A	No	No	No
2645 Rock Blvd.	Disability Resources	Yes	No	Yes	8/12/2021	Yes	N/A	No	No	No
4310 Toro Court	Eagles Nest Group Home	Yes	No	Yes	9/20/2021	Yes	N/A	No	No	No
430 Veronica Court	Enoh, Williams Ako	Yes	No	Yes	8/31/2021	Yes	N/A	No	No	No
70 Ocelot Way	Folk, Gil	Yes	No	Yes	9/13/2021	Yes	N/A	No	No	No
1408 Backer Way	Going Places	Yes	No	Yes	9/1/2021	Yes	N/A	No	No	No
1640 Catherine Way	Going Places	Yes	No	Yes	12/8/2021	Yes	N/A	No	No	No
2651 Fargo Way	Going Places	Yes	No	Yes	12/20/2021	Yes	N/A	No	No	No
3030 Everett Drive	Going Places	Yes	No	Yes	9/14/2021	Yes	N/A	No	No	No
3160 Elaine Way	Going Places	Yes	No	Yes	12/21/2021	Yes	N/A	No	No	No
3357 Epic Avenue	Hand in Hand	Yes	No	Yes	10/26/2021	Yes	N/A	No	No	No
3366 Epic Avenue	Hand in Hand	Yes	No	Yes	10/28/2021	Yes	N/A	No	No	No
3575 Socrates Drive	Hand in Hand	Yes	No	Yes	3/16/2021	Yes	N/A	No	No	No
4466 Glacier Peak Circle	Hand in Hand	Yes	No	Yes	3/24/2021	Yes	N/A	No	No	No
1211 Pullman Drive	Helping Hand	Yes	No	Yes	4/29/2022	Yes	N/A	No	No	No
3241 Barbara Circle	Helping Hand	Yes	No	Yes	4/6/2022	Yes	N/A	No	No	No
3650 Sienna Point Court	Helping Hand	Yes	No	Yes	3/18/2022	Yes	N/A	No	No	No
850 Glen Martin Drive	Helping Hand	Yes	No	Yes	3/30/2022	Yes	N/A	No	No	No
555 Reactor Way	High Sierra Industries	No	Yes	Yes	10/28/2021	Yes	N/A	No	No	No
1985 Prior Road	Hope Healthcare	Yes	No	Yes	5/20/2022	Yes	N/A	No	No	No
1120 Rayburn Drive	Hope Healthcare	Yes	No	Yes	12/22/2021	Yes	N/A	No	No	No
2711 Harding Way	Hope Healthcare	Yes	No	Yes	12/22/2021	Yes	N/A	No	No	No
365 Boise Court	Hope Healthcare	Yes	No	Yes	4/11/2022	Yes	N/A	No	No	No
509 Northstar Drive	Hope Healthcare	Yes	No	Yes	11/16/2021	Yes	N/A	No	No	No
515 Northstar Drive	Hope Healthcare	Yes	No	Yes	3/14/2022	Yes	N/A	No	No	No
5500 Daybreak	Hope Healthcare	Yes	No	Yes	12/8/2021	Yes	N/A	No	No	No
5870 Coyote Ridge Road	Hope Healthcare	Yes	No	Yes	6/22/2021	Yes	N/A	No	No	No
6374 Chesterfield Lane	Hope Healthcare	Yes	No	Yes	7/22/2021	Yes	N/A	No	No	No
6893 Chesterfield Lane	Hope Healthcare	Yes	No	Yes	3/15/2022	Yes	N/A	No	No	No
8689 Sopwith Blvd.	Hope Healthcare	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
2300 Almond Creek	JC Family Services	Yes	No	Yes	2/2/2022	Yes	N/A	No	No	No
1100 Bridlewood Path	Jerome, Helga	Yes	No	Yes	9/27/2021	Yes	N/A	No	No	No
6045 Barrett Court	Johnson, Cindy	Yes	No	Yes	2/4/2022	Yes	N/A	No	No	No
1792 Berkshire Drive	Key Learning Concepts	Yes	No	Yes	3/8/2022	Yes	N/A	No	No	No
2312 Rockin Robin Drive	Key Learning Concepts	Yes	No	Yes	10/5/2021	Yes	N/A	No	No	No

ADDRESS =	PROVIDER -1	CURRENT SLA	CURRENT JDT =	ENVIRONMENTAL REVIEW COMPLETE	DATE 🔻	COMPLIANT *	REMEDIATED *	ADDITIONAL REVIE *	INSTITUTIONAL *	HEIGHTENED SCRUTIN
2675 Magnum Circle	Key Learning Concepts	Yes	No No	Yes	10/4/2021	Yes	N/A	No No	No No	No No
3825 Macaw Lane	Klymman, Diana	Yes	No	Yes	5/7/2021	Yes	N/A	No	No No	No No
	Mt. Olive	Yes	No	Yes	9/24/2021	Yes	N/A	No	No	No
13221 Mt. Logan Street	Mt. Olive	Yes	No	Yes	11/19/2021	Yes	N/A	No	No	No
13223 Mt. Logan Street	Mt. Olive	Yes	No	Yes	10/15/2021	Yes	N/A	No	No.	No
13340 Mt. Babcock Street	Mt. Olive	Yes	No	Yes	10/15/2021	Yes	N/A	No.	No	No
13660 Mt. Sage Court	Mt. Olive	Yes	No	Yes	11/19/2021	Yes	N/A	No	No No	No
2410 Kiowa Way	Mt. Olive	Yes	No	Yes	10/27/2021	Yes	N/A	No	No	No
401 Scenic Ridge	Mt. Olive	Yes	No	Yes	7/27/2022	Yes	N/A	No	No	No
711 W. Golden Valley	Mt. Olive	Yes	No	Yes	11/16/2021	Yes	N/A	No.	No.	No.
7160 Crest Hill Drive	Mt. Olive	Yes	No	Yes	10/15/2021	Yes	N/A	No.	No	No
7301 Overture Drive	Mt. Olive	Yes	No	Yes	2/10/2022	Yes	N/A	No	No	No
7919 Zinfandel Drive	Mt. Olive	Yes	No	Yes	7/27/2022	Yes	N/A	No	No	No
9625 Stoney Creek Way	Mt. Olive	Yes	No	Yes	1/3/2022	Yes	N/A	No.	No.	No.
9775 Silver Desert	Mt. Olive	Yes	No	Yes	9/24/2021	Yes	N/A	No.	No.	No.
9960 Moonwalk Court	Mt. Olive	Yes	No	Yes	7/27/2022	Yes	N/A	No.	No	No
7826 Tulear Street - brand new		Yes	No	No	New Home	N/A	N/A	No	No	No
995 Turnberry	Reynolds, Karen	Yes	No	Yes	9/9/2021	Yes	N/A	No	No	No
2968 Allariz Court	Rosenlund, Wanda J.	Yes	No	Yes	3/10/2022	Yes	N/A	No	No.	No
329 Bret Hart Avenue	Schoen, Stephanie F.	Yes	No	Yes	11/17/2021	Yes	N/A	No	No	No
7820 Opal Bluff Drive	Sierra Nevada Quality Care	Yes	No	Yes	9/15/2021	Yes	N/A	No	No	No
10350 Thomas Creek Road	SRC Borges, Jacqueline Sue, dba Sierra Star Ranch	Yes	No	Yes	2/22/2022	Yes	N/A	No	No	No
18750 Pinion Pine Avenue	Stretch, June	Yes	No	Yes	10/28/2021	Yes	N/A	No	No	No
1134 University Ridge Drive	Team Care Plus	Yes	No	Yes	10/11/2021	Yes	N/A	No	No	No
3160 Sky Country Drive	Team Care Plus	Yes	No	Yes	11/16/2021	Yes	N/A	No	No	No
970 N. University Park Loop	Team Care Plus	Yes	No	Yes	3/4/2022	Yes	N/A	No	No	No
7365 Overture	Tungland Corporation	Yes	No	Yes	12/7/2021	Yes	N/A	No	No	No
740 Freeport Blvd. #101	UCP	No	Yes	Yes	7/7/2022	Yes	N/A	No	No	No
2150 Oddie Blvd.	UCP	No	Yes	Yes	7/22/2022	Yes	N/A	No	No	No
expo oddie orro.	001		165	165	772272022	165	1471			
	Total SLAs Reviewed	103		Total JDTs Reviewed	6					
	Total SLAs Compliant	103		Total JDTs Compliant	6					
	Total SLAs Remediated	0		Total JDTs Remediated	0					
	Total New Homes*	2			_					
				Supported Employment	23					
				Total SE Comliant	23					
	*New homes are approved following the									
	completion of a new home checklist then an									
	anvironmental review is completed 30 days after									

		*				
Total SLAs Reviewed	103	Total JDTs Reviewed	6			
Total SLAs Compliant	103	Total JDTs Compliant	6			
Total SLAs Remediated	0	Total JDTs Remediated	0			
Total New Homes*	2					
		Supported Employment	23			
		Total SE Comliant	23			
*New homes are approved following the completion of a new home checklist then an environmental review is completed 30 days after residents move in.						

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4000555	PROVIDER	CURRENT SLA		NTAL REVIEW	DATE			ADDITIONAL		
ADDRESS	DRC - Apple Grove		CURRENT JDT	COMPLETED	DATE	COMPLIANT	REMEDIATED	REVIEW	INSTITUTIONAL	HEIGHTENED SCRUTINY
3155 E Patrick Ln Ste 1	Foster Care	Yes	No	Yes	05/06/2022	Yes	N/A	No	No	No
3155 E Patrick Ln Ste 2	DRC - Apple Grove Foster Care - JDT	No	Yes	Yes	05/06/2022	Yes	N/A	No	No	No
1405 South Mojave Road	DRC - ASI	Yes	No	Yes	06/23/2022		N/A	No	No	No
1852 Metamora Street	DRC - ASI	Yes	No	Yes	07/14/2021		N/A	No	No	No
3209 Cedar Street	DRC - ASI	Yes	No	Yes	03/16/2022		N/A	No	No	No
3816 Aspen Creek	DRC - ASI	Yes	No	Yes	02/11/2022		N/A	No	No	No
4935 N Miller Lane	DRC - ASI	Yes	No	Yes	07/11/2022	Yes	N/A	No	No	No
4935 North Miller Lane	DRC - ASI	Yes	No	Yes	07/15/2021		N/A	No	No	No
6129 Glenborough Street	DRC - ASI	Yes	No	Yes	01/07/2022		N/A	No	No	No
6271 Majestic Hills Avenue	DRC - Aspen Care	Yes	No	Yes	05/02/2022		N/A	No	No	No
7755 West Oquendo Road #114		Yes	No	Yes	04/27/2022		N/A	No	No	No
11071 Cresco Court	DRC - Aspen Care	Yes	No	Yes	06/22/2021	No	Yes	No	No	No
5589 Casa Maria Ave	DRC - Aspen Care	Yes	No	No	New Home		N/A	No	No	No
6209 Desert Haven Road	DRC - Aspen Care	Yes	No	No	New Home		N/A	No	No	No
3482 Alcudia Bay	DRC - Aspen Care DRC - BAI	Yes	No No	Yes Yes	12/23/2021 05/09/2022	No	Yes	No No	No No	No No
3905 Aspen Creek Avenue	DRC - BAI	Yes	No	res	05/09/2022	Yes	N/A	No	No	No
825 Beefeater Place	DRC - BAI	Yes	No	Yes	02/08/20		N/A	No	No	No
4833 Captain McDonald Court	DRC - BAI	Yes	No	Yes	12/14/20		N/A	No	No	No
507 Country Hill Drive	DRC - BAI	Yes	No	Yes	02/10/20		Yes	No	No	No
913 Elliot Park Ave	DRC - BAI	Yes	No	Yes	11/17/20		N/A	No	No	No
4202 Farmdale Ave	DRC - BAI	Yes	No	Yes	10/11/20		N/A	No	No	No
1813 Firefly Ranch Lane	DRC - BAI	Yes	No	Yes	01/20/20		N/A	No	No	No
3644 S Fort Apache # 1089	DRC - BAI	Yes	No	Yes	10/25/20		N/A	No	No	No
3644 S Fort Apache #1065	DRC - BAI	Yes	No	Yes	10/11/20		N/A	No	No	No
3644 S Fort Apache 1122	DRC - BAI	Yes	No	Yes	10/13/20		N/A	No	No	No
3644 S Fort Apache road #1062	DRC - BAI	Yes	No	Yes	11/01/20		N/A	No	No	No
3906 Gramercy Avenue	DRC - BAI	Yes	No	Yes	09/08/20	_	N/A	No	No	No
7108 Junction Village	DRC - BAI	Yes	No	Yes	12/15/20		N/A	No	No	No
5220 Manor Stone	DRC - BAI	Yes	No	Yes	04/19/20		N/A	No	No	No
9234 Martel Ave.	DRC - BAI	Yes	No	Yes	11/04/20 03/10/20		N/A	No	No	No
4733 Mountain Tree St	DRC - BAI	Yes	No	Yes Yes	03/10/20		N/A	No	No	No
4650 North Rainbow Boulevard		Yes	No	Yes	07/28/20		N/A	No	No	No
10213 Rarity Ave 6015 Red Glitter St	DRC - BAI DRC - BAI	Yes	No No	Yes	08/31/20		N/A	No	No No	No
	DRC - BAI	Yes		Yes	04/29/20		N/A	No		No
3644 S Fort Apache Rd #1061 3644 S Fort Apache Rd #1124	DRC - BAI	Yes	No No	Yes	04/21/20		N/A N/A	No No	No No	No No
3214 Townsend Hall Ct	DRC - BAI	Yes	No	Yes	08/11/20		N/A	No	No	
3214 TOWNSERIU Hall Ct	DICC - DAI	165	INO	103	00/11/20	163	IN/A	INO	NO	No
					07/07/20	00				
6137 Turaco Street	DRC - BAI	Yes	No	Yes			N/A	No	No	No
1505 White Daisy Way	DRC - BAI	Yes	No	Yes Yes	09/20/20		N/A	No	No	No
954 Windy Ferrell Ave	DRC - BAI	Yes	No	Yes	11/03/20		N/A	No	No	No
1201 North Decatur Avenue	DRC - Budget Watchers		Yes	Yes	04/27/20		N/A	No	No	No
4340 South Valley View #230	DRC - Budget Watchers		Yes	res	04/21/20	22 Yes	N/A	No	No	No
6200 Oakov Bard	DRC - Capability Health	No	V	Yes	04/22/20	22 Yes	NI/A	No	NI-	NI-
6200 Oakey Boulevard	and Human Services DRC - Capability Health		Yes	165	04/22/20	res	N/A	INO	No	No
3131 West Craig Road	and Human Services	No	Yes	Yes	05/23/20	22 No	Yes	No	No	No
2121 MEST CIAIR LOAG	DRC - Capability Health		Tes	103	03/23/20	INO	res	INO	INO	INU
4336 Losee Road	and Human Services	No	Yes	Yes	02/07/20	22 No	Yes	No	No	No
3840 Blairmoor Steet	DRC - Chrysalis	Yes	No	Yes	10/27/20		N/A	No	No	No
6628 Brent Scott Street	DRC - Chrysalis	Yes	No	Yes	03/17/20		Yes	No	No	No
3212 Bublin Bay Avenue	DRC - Chrysalis	Yes	No	Yes	04/22/20		Yes	No	No	No
6076 Camden Cove	DRC - Chrysalis	Yes	No	Yes	09/01/20		N/A	No	No	No
3511 Chimes Drive	DRC - Chrysalis	Yes	No	Yes	07/14/20		N/A	No	No	No
1204 Cindy Love Avenue	DRC - Chrysalis	Yes	No	Yes	05/19/20		Yes	No	No	No
3825 Craig Crossing Drive #108		Yes	No	Yes	11/29/20		Yes	No	No	No
3825 Craig Crossing Drive - Bldg	1		1				1			
13 - 2088	DRC - Chrysalis	Yes	No	Yes	02/15/20	22 No	Yes	No	No	No

	1						1		i	
3825 Craig Crossing Drive - Bldg	DRC - Chrysalis	Yes		V	40/07/0004	l				
3 - 1013			No	Yes	12/27/2021	Yes	N/A	No	No	No
3825 Craig Crossing Drive - Bldg	DRC - Chrysalis	Yes			00/00/0004					
8 - 1056			No	Yes	02/23/2021	Yes	N/A	No	No	No
3825 Craig Crossing Drive #1056		Yes	No	Yes	02/18/2022	Yes	N/A	No	No	No
3825 Craig Crossing Drive #2094		Yes	No	Yes		Yes	N/A	No	No	No
6620 Donna Street	DRC - Chrysalis	Yes	No	Yes	12/07/2021	Yes	N/A	No	No	No
5010 Drifting Pebble Street	DRC - Chrysalis	Yes	No	Yes	09/17/2021	Yes	N/A	No	No	No
3823 Dusty Glen Court	DRC - Chrysalis	Yes	No	Yes	01/20/2022	Yes	N/A	No	No	No
1013 E Azure Avenue	DRC - Chrysalis	Yes	No	Yes	11/22/2021	No	Yes	No	No	No
1108 E El Campo Grande Avenu		Yes	No	Yes	03/24/2022	Yes	N/A	No	No	No
217 Frad Avenue	DRC - Chrysalis	Yes	No	Yes		No	Yes	No	No	No
3905 Fuselier Drive	DRC - Chrysalis	Yes	No	Yes	05/31/2022	No	Yes	No	No	No
4954 Glowing Garnet Street	DRC - Chrysalis	Yes	No	Yes	06/29/2022	Yes	N/A	No	No	No
2203 Hawaiian Breeze Avenue	DRC - Chrysalis	Yes	No	Yes	09/10/2021	Yes	N/A	No	No	No
5756 Indian Springs Street	DRC - Chrysalis	Yes	No	Yes	10/27/2021	Yes	N/A	No	No	No
705 Majestic Sky Drive	DRC - Chrysalis	Yes	No	Yes	12/13/2021	No	Yes	No	No	No
1105 Malibu Sands	DRC - Chrysalis	Yes	No	Yes	04/21/2022	Yes	N/A	No	No	No
3172 McLennan Avenue	DRC - Chrysalis	Yes	No	Yes	03/23/2022	Yes	N/A	No	No	No
4704 Mountain Snow Street	DRC - Chrysalis	Yes	No	Yes	12/15/2021	Yes	N/A	No	No	No
2201 North Buffalo #1038	DRC - Chrysalis	Yes	No	Yes	07/16/2021	Yes	N/A	No	No	No
2201 North Buffalo #2037	DRC - Chrysalis	Yes	No	Yes	01/20/2022	Yes	N/A	No	No	No
3444 Palatine HIII Drive	DRC - Chrysalis	Yes	No	Yes	02/23/2022	No	Yes	No	No	No
256 Patti Ann Woods Drive	DRC - Chrysalis	Yes	No	Yes	07/21/2021	No	Yes	No	No	No
2111 Pink Coral	DRC - Chrysalis	Yes	No	Yes	02/16/2022	Yes	N/A	No	No	No
4518 Point Breeze	DRC - Chrysalis	Yes	No	Yes	07/25/2022	Yes	N/A	No	No	No
1116 Pueblo Hills Avenue	DRC - Chrysalis	Yes	No	Yes	09/29/2021	Yes	N/A	No	No	No
	DRC - Chrysalis	Yes		Yes	07/23/2021		N/A			No
3616 Sandy Brown Avenue	DRC - Chrysalis	Yes	No	Yes	04/11/2022	Yes		No	No	No
1750 Santa Margarita Street	· · · · · · · · · · · · · · · · · · ·		No	Yes	04/11/2022	Yes	N/A	No	No	
328 Sierra Breeze Avenue	DRC - Chrysalis	Yes	No	Yes	10/22/2021	Yes	N/A	No	No	No
3945 Sierra Sun Street	DRC - Chrysalis	Yes	No		06/22/2021	Yes	N/A	No	No	No
3712 Snorkel Circle	DRC - Chrysalis	Yes	No	Yes	08/18/2021	Yes	N/A	No	No	No
317 Violetta Avenue	DRC - Chrysalis	Yes	No	Yes		No	Yes	No	No	No
4111 Amberdale	DRC - Chrysalis	Yes	No	No	New Home	N/A	N/A	No	No	No
4905 Athens Bay Pl	DRC - Chrysalis	Yes	No	No	4/13/2022	Yes	N/A	No	No	No
3903 Canary Creek	DRC - Chrysalis	Yes	No	No	12/29/2021	Yes	N/A	No	No	No
3330 Capitol Reef Dr	DRC - Chrysalis	Yes	No	No	12/3/2021	Yes	N/A	No	No	No
4621 Catfish Brend Road	DRC - Chrysalis	Yes	No	Yes	1/31/2022	Yes	N/A	No	No	No
1611 Chesterfield Ave	DRC - Chrysalis	Yes	No	No	New Home	N/A	N/A	No	No	No
2535 W Cheyenne Ave Ste 100	DRC - Chrysalis - JDT	No	Yes	Yes Yes	11/01/2021 04/21/2022	Yes	N/A	No	No	No
3209 Avawatz Court	DRC - Danville	Yes	No			Yes	N/A	No	No	No
5726 Coleman Street	DRC - Danville	Yes	No	Yes	11/17/2021	Yes	N/A	No	No	No
	DD0 D '''			Yes	06/13/2022			1		
5555 El Parque Avenue	DRC - Danville	Yes	No	Yes	09/21/2021	Yes	N/A	No	No	No
4642 Kodiak Hill Lane	DRC - Danville	Yes	No	Yes	07/18/2022	No	Yes	No	No	No
2075 Lindell Road	DRC - Danville	Yes	No	Yes	08/17/2021	No	Yes	No	No	No
6038 Marvin Street	DRC - Danville	Yes	No	Yes	05/20/2022	Yes	N/A	No	No	No
7761 Muirfield Drive	DRC - Danville	Yes	No	Yes	03/20/2022	No	Yes	No	No	No
3823 New Era Court	DRC - Danville	Yes	No	Yes	03/11/2022	No	Yes	No	No	No No
2524 San Miguel (2524)	DRC - Danville DRC - Danville	Yes	No	Yes	11/10/2021	Yes Yes	N/A	No No	No	No No
2524 San Miguel Avenue (2812) 8308 Sedona Sunset Drive	DRC - Danville	Yes Yes	No No	Yes	12/06/2021		N/A Yes	No	No	
	DRC - Danville DRC - Danville		No No	Yes	07/19/2021	No No		No	No No	No No
1832 Spanish Sun Lane		Yes		Yes	12/22/2021		Yes N/A			
5713 Tropic Mist Street 10079 W Diablo Drive	DRC - Danville DRC - Danville	Yes Yes	No No	Yes	01/20/2022	Yes Yes	N/A N/A	No No	No No	No No
5240 Zebra Court	DRC - Danville		No No	Yes	03/29/2021		N/A N/A	No	No No	No No
		Yes	IVO	1 63	33/23/2021	Yes	IN/ A	INU	INO	IVO
	DITO - DUITVIIIC									
595 South Green Valley	DRC - Global Resources	Yes	No	Yee	07/13/2021	Voc	NI/A	No	No	N ₀
595 South Green Valley Parkway # 513		Yes	No	Yes	07/13/2021	Yes	N/A	No	No	No
595 South Green Valley Parkway # 513 595 South Green Valley		Yes Yes								
595 South Green Valley Parkway # 513 595 South Green Valley Parkway #812	DRC - Global Resources DRC - Global Resources		No No	Yes No	07/13/2021 New Home	Yes N/A	N/A N/A	No No	No No	No No
595 South Green Valley Parkway # 513 595 South Green Valley	DRC - Global Resources									

DRC - Global Resources and	DRC - Global									
Supports, Inc. (JDT) 2879 St.	Resources and	No	Yes	Yes	06/16/2022	Yes	N/A	No	No	No
Rose Parkway 2619 Bed Knoll Court	Supports, Inc. (JDT) DRC - Holdsworth	Yes	No	Yes	09/13/2021	Yes	N/A	No	No	No
	DRC - Holdsworth	Yes	No	Yes	12/13/2021	Yes	'	No	No	No
870 Cavaison Avenue				Yes	04/13/2022		N/A			
4410 Cinema Avenue	DRC - Holdsworth	Yes	No	Yes	12/17/2021	Yes	N/A	No	No	No
1437 Daybreak Road	DRC - Holdsworth	Yes	No			Yes	N/A	No	No	No
3917 Drifting Pelican Court	DRC - Holdsworth	Yes	No	Yes	08/27/2021	Yes	N/A	No	No	No
3106 Fern Crest Avenue	DRC - Holdsworth	Yes	No	Yes	05/26/2022	Yes	N/A	No	No	No
4007 Liberty Meadows Avenue	DRC - Holdsworth	Yes	No	Yes	10/22/2021	Yes	N/A	No	No	No
4924 Richborough Court	DRC - Holdsworth	Yes	No	Yes	12/16/2021	Yes	N/A	No	No	No
7621 Rory Court	DRC - Holdsworth	Yes	No	Yes	11/19/2021	Yes	N/A	No	No	No
5142 Rose Moss Street	DRC - Holdsworth	Yes	No	Yes	03/25/2022	Yes	N/A	No	No	No
1213 Stoneypeak Avenue	DRC - Holdsworth	Yes	No	Yes	11/19/2021	Yes	N/A	No	No	No
1912 Stonington Place	DRC - Holdsworth	Yes	No	Yes	06/16/2022	Yes	N/A	No	No	No
8105 Villa Armando Street	DRC - Holdsworth	Yes	No	Yes	10/20/2021	Yes	N/A	No	No	No
4832 Yellow Pine Lane	DRC - Holdsworth	Yes	No	Yes	04/25/2022	Yes	N/A	No	No	No
5105 Your Avenue	DRC - Holdsworth	Yes	No	Yes	07/14/2022	No	Yes	No	No	No
9517 Ballindarry Ave	DRC - Holdsworth	Yes	No	No	2/25/2022	Yes	N/A	No	No	No
5836 Ripple Creek Street	DRC - Holdsworth	Yes	No	No	2/11/2022	Yes	N/A	No	No	No
2014 Annbriar Avenue	DRC - Journeys	Yes	No	Yes	11/09/2021	Yes	N/A	No	No	No
		1	I	.,			· .	1	1	1
2444.0.1	DDC 1	· · ·	.,	V	00/14/2024	.,				
2414 Bahama Pointe	DRC - Journeys	Yes	No	Yes	09/14/2021	Yes	N/A	No	No	No
5912 Blush Avenue	DRC - Journeys	Yes	No	Yes	12/17/2021	Yes	N/A	No	No	No
6757 Broadacres Ranch Street	DRC - Journeys	Yes	No	Yes	04/20/2022	Yes	N/A	No	No	No
6429 Bugbee Avenue	DRC - Journeys	Yes	No	Yes	02/09/2022	Yes	N/A	No	No	No
1157 Coral Rainbow Avenue	DRC - Journeys	Yes	No	Yes	12/22/2021	Yes	N/A	No	No	No
9177 Dawn Garden Avenue	DRC - Journeys	Yes	No	Yes	11/22/2021	Yes	N/A	No	No	No
7906 Four Seasons Drive	DRC - Journeys	Yes	No	Yes	06/24/2022	Yes	N/A	No	No	No
10205 Imperial Pointe Court	DRC - Journeys	Yes	No	Yes	03/14/2022	Yes	N/A	No	No	No
3609 La Cascada	DRC - Journeys	Yes	No	Yes	06/21/2022	No	Yes	No	No	No
6915 Lakota Summit	DRC - Journeys	Yes	No	Yes	09/08/2021	Yes	N/A	No	No	No
10673 Royal View	DRC - Journeys	Yes	No	Yes	02/24/2022	Yes	N/A	No	No	No
9184 Valtonar Ave	DRC - Journeys	Yes	No	Yes	12/08/2021	Yes	N/A	No	No	No
6885 W Lone Mountain	DRC - Journeys	Yes	No	Yes	05/10/2022	Yes	N/A	No	No	No
6405 West Hammer Lane	DRC - Journeys	Yes	No	Yes	06/22/2022	Yes	N/A	No	No	No
3717 White Lion Lane	DRC - Journeys	Yes	No	Yes	10/25/2021	Yes	N/A	No	No	No
5648 Alitak Bay St	DRC - Journeys	Yes	No	No	New Home	N/A	N/A	No	No	No
1200 W Cheyenne Ave Apt 1150	DRC - Journeys	Yes	No	No	New Home	N/A	N/A	No	No	No
2300 Rock Springs #1061	DRC - KNR	Yes	No	Yes	07/21/2022	Yes	N/A	No	No	No
2300 Rock Springs Drive #1074	DRC - KNR	Yes	No	Yes	03/11/2022	Yes	N/A	No	No	No
2300 Rock Springs Drive #1076	DRC - KNR	Yes	No	Yes	05/13/2022	No	Yes	No	No	No
2300 Rock Springs Drive #1094	DRC - KNR	Yes	No	Yes	05/12/2022	No	Yes	No	No	No
2300 Rock Springs Drive #1112	DRC - KNR	Yes	No	Yes	11/30/2021	Yes	N/A	No	No	No
2300 Rock Springs Drive #1140	DRC - KNR	Yes	No	Yes	03/04/2022	Yes	N/A	No	No	No
3878 Erva Street	DRC - KNR	Yes	No	Yes	09/30/2021	Yes	N/A	No	No	No
4416 Del Monte Circle	DRC - KNR	Yes	No	Yes	07/19/2022	No	Yes	No	No	No
4572 Cedar Island Court	DRC - KNR	Yes	No	Yes	06/14/2022	No	Yes	No	No	No
4778 Yorkfield Cir	DRC - KNR	Yes	No	No	New Home	N/A	N/A	No	No	No
5560 West O'Bannon	DRC - KNR	Yes	No	Yes	08/11/2021	Yes	N/A	No	No	No
7427 Walnut Creek	DRC - KNR	Yes	No	Yes	01/19/2022	Yes	N/A	No	No	No
8248 Golden Cypress Avenue	DRC - KNR	Yes	No	Yes	02/17/2022	Yes	N/A	No	No	No
2966 Artistry Court	DRC - KNR	Yes	No	Yes	06/27/2022	Yes	N/A	No	No	No
4075 Jubilation	DRC - KNR	Yes	No	Yes	01/14/2022	No	Yes	No	No	No
	DRC - Nevaga Adult	No		Yes	07/14/2022					
8695 S Eastern Campus 2008 S Jones Campus	DRCH-19869adar-Adult	No	Yes Yes	Yes	06/16/2022	No Yes	Yes N/A	No No	No No	No No
13th Street	Dac-19thada-Addit	No No	Yes	Yes	09/28/2021	Yes No	N/A Yes	No No	No No	No No
	DPC - Now Vista			Yes	07/14/2022		N/A			
1743 Awareness Avenue	DRC - New Vista	Yes	No No	Yes	05/24/2022	Yes		No	No	No No
3633 Bradley Road	DRC - New Vista	Yes	No No	Yes	04/27/2022	No	Yes	No	No	No No
3005 Carothers Court	DRC - New Vista	Yes	No No	Yes	09/22/2021	Yes	N/A	No	No	No No
5213 Clouds Rest Avenue	DRC - New Vista	Yes	No			Yes	N/A	No	No	No
	DRC - New Vista	Yes	No	Yes	09/23/2021	Yes	N/A	No	No	No No
313 East Moonlight Glow	DD0 N									
3202 English Colony Court 5432 Ferrell Street	DRC - New Vista DRC - New Vista	Yes Yes	No No	Yes Yes	10/12/2021 03/02/2022	Yes Yes	N/A N/A	No No	No No	No

4708 Gonzales Drive	DRC - New Vista	Yes	No	Yes	02/10/2022	Yes	N/A	No	No	No
5231 Leopard Spot Court	DRC - New Vista	Yes	No	Yes	11/23/2021	No	Yes	No	No	No
5130 Marshall Island Court	DRC - New Vista	Yes	No	Yes	12/10/2021	Yes	N/A	No	No	No
5909 Peridot Falls Avenue	DRC - New Vista	Yes	No	Yes	03/28/2022	Yes	N/A	No	No	No
5966 Peridot Falls Avenue	DRC - New Vista	Yes	No	Yes	02/28/2022	Yes	N/A	No	No	No
4724 Ritual Street	DRC - New Vista	Yes	No	Yes	10/25/2021	Yes	N/A	No	No	No
5536 Stone Lagoon	DRC - New Vista	Yes	No	Yes	04/15/2022	Yes	N/A	No	No	No
2417 Sunset Hills Avenue	DRC - New Vista	Yes	No	Yes	08/23/2021	Yes	N/A	No	No	No
5117 Tropical Rain Street	DRC - New Vista	Yes	No	Yes	07/27/2021	Yes	N/A	No	No	No
4728 Vincent Hill Court	DRC - New Vista	Yes	No	Yes	11/17/2021	Yes	N/A	No	No	No
6255 W Tropicana Avenue #263	DRC - New Vista	Yes	No	Yes	2/18/2022	Yes	N/A	No	No	No
5220 W Charleston - JDT	DRC - New Vista - JDT	No	Yes	Yes	07/21/2022	Yes	N/A	No	No	No
6050 S Buffalo	DRC - Opportunity Village	No	Yes	Yes	01/26/2022	Yes	N/A	No	No	No
390 S Decatur	DRC - Opportunity Village	No	Yes	Yes	12/01/2021	Yes	N/A	No	No	No
	DRC - Opportunity	No								
451 E Lake Mead	Village DRC - Opportunity	No	Yes	Yes	04/18/2022	Yes	N/A	No	No	No
4300 East Sunset Road	Village	INO	Yes	Yes	06/16/2022	Yes	N/A	No	No	No
6300 Oakey Blvd	DRC - Opportunity Village	No	Yes	Yes	02/18/2022	Yes	N/A	No	No	No
	DRC - Opportunity									
4180 West Craig Road	Village DRC - PEOPLE'S CARE	No	Yes	Yes	03/29/2022	Yes	N/A	No	No	No
7312 W Cheyenne Ave Suite 2	NEVADA, INC.	No	Yes	Yes	02/07/2022	Yes	N/A	No	No	No
6228 Burnt Hills Drive	DRC - Pinnacle	Yes	No	Yes	04/06/2022	Yes	N/A	No	No	No
4820 Crystal Sword	DRC - Pinnacle	Yes	No	Yes	04/27/2022	Yes	N/A	No	No	No
410 Gray Robin Avenue	DRC - Pinnacle	Yes	No	Yes	07/25/2022	Yes	N/A	No	No	No
5323 Great Spirit Court	DRC - Pinnacle	Yes	No	Yes	01/31/2022	Yes	N/A	No	No	No
3008 Honeysuckle Avenue	DRC - Pinnacle	Yes	No	Yes	10/14/2021	Yes	N/A	No	No	No
4271 Judith Drive	DRC - Pinnacle	Yes	No	Yes	09/14/2021	Yes	N/A	No	No	No
5824 Magic Oak Street	DRC - Pinnacle	Yes	No	Yes	03/04/2022	No	Yes	No	No	No
1804 North Logan Valley Lane	DRC - Pinnacle	Yes	No	Yes	06/06/2022	Yes	N/A	No	No	No
3005 North Red Bay Way	DRC - Pinnacle	Yes	No	Yes	07/06/2022	Yes	N/A	No	No	No
2505 Oscar Mariano Avenue	DRC - Pinnacle	Yes	No	Yes	01/21/2022	Yes	N/A	No	No	No
3017 Red Imp	DRC - Pinnacle	Yes	No	Yes	11/22/2021	Yes	N/A	No	No	No
3940 Robin Knot Court	DRC - Pinnacle	Yes	No	Yes	09/29/2021	Yes	N/A	No	No	No
3738 Saint Charles Court	DRC - Pinnacle	Yes	No	Yes	09/10/2021	Yes	N/A	No	No	No
	DRC - Pinnacle	Yes		Yes	11/05/2021					
6324 Shady Shopes Street	DRC - Pinnacle		No	Yes	09/15/2021	Yes Yes	N/A	No	No	No
3512 Trotting Horse Road		Yes	No	Yes	04/12/2022		N/A	No	No	No
7741 White Grass Avenue	DRC - Pinnacle	Yes	No No		11/10/2021	Yes	N/A	No	No	No No
125 Breezy Shore Ave	DRC - Pinnacle	Yes	No	No	11/10/2021	Yes	N/A	No	No	No
1708 Palomino Farm Way	DRC - Pinnacle	Yes	No	Yes	3/30/2022	Yes	N/A	No	No	No
2206 Sexton Avenue	DRC - Pinnacle	Yes	No	No	1/12/2022	Yes	N/A	No	No	No
1204 Windy Ferrell Avenue	DRC - Pinnacle	Yes	No	No	2/23/2022	Yes	N/A	No	No	No
3355 W Cheyenne	DRC - Pinnacie -	No	Yes	Yes	01/31/2022	No	Yes	No	No	No
3353 W Cheyenne	DRC - Pinnacle -		162	103	0 1/0 1/2022	INO	162	INU	INO	INO
2250 Corporate Circle	Summit (Henderson	No	Yes	Yes	03/23/2022	Yes	N/A	No	No	No
3000 Rigel	DRC - Progressive Choices	No	Yes	Yes	03/18/2022	No	Yes	No	No	No
3100 W Sahara Ave Ste 108	DRC - PROJECT REDIRECT	No	Yes	Yes	06/13/2022	Yes	N/A	No	No	No
6113 Camas Canyon Avenue	DRC - Regneag	Yes	No	Yes	10/20/2021	Yes	N/A	No	No	No
5413 Dilly Circle	SKC-Kegneag	Yes	No	Yes	03/03/2022	Yes	N/A	No	No	No
1818 Leonor Court	SKC-Regneag	Yes	No	Yes	11/18/2021	Yes	N/A	No	No	No
3601 Solitude	SKC2*Regneag	Yes	No	Yes	07/28/2021	Yes	N/A	No	No	No
Joor Jontage	DRC - Redhead		140	103	5.,20,2021	162	IN/M	140	INU	INO
1421 E Sunset	Supports - JDT	No	Yes	Yes	10/08/2021	Yes	N/A	No	No	No
5104 Appealing Court	DRC - REM	Yes	No	Yes	09/07/2021	Yes	N/A	No	No	No
5427 Bernadette Street	DRC - REM	Yes	No	Yes	07/22/2022	No	Yes	No	No	No
7649 Brightwood Drive	DRC - REM	Yes	No	Yes	04/19/2022	Yes	N/A	No	No	No
3101 Budding Blossom Court	DRC - REM	Yes	No	Yes	02/16/2022	No	Yes	No	No	No
5817 Carl Avenue	DRC - REM	Yes	No	Yes	05/23/2022	Yes	N/A	No	No	No
	1	-		1	1		+	1	1	+

L. Site Reviews

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930 Carnegie Street	DRC - REM	Yes	No	Yes	02/14/2022	Yes	N/A	No	No	No
8745 Castle View Avenue	DRC - REM	Yes	No	Yes	05/10/2022	Yes	N/A	No	No	No
2603 Chantemar Street	DRC - REM	Yes	No	Yes	04/07/2022	Yes	N/A	No	No	No
3130 Cherum Street	DRC - REM	Yes	No	Yes	09/24/2021	Yes	N/A	No	No	No
347 Common Court	DRC - REM	Yes	No	Yes	09/13/2021	Yes	N/A	No	No	No
3807 Discovery Creek Avenue	DRC - REM	Yes	No	Yes	09/17/2021	Yes	N/A	No	No	No
8410 Eldora Avenue	DRC - REM	Yes	No	Yes	07/27/2022	Yes	N/A	No	No	No
4037 Ferrell Street	DRC - REM	Yes	No	Yes	10/06/2021	No	Yes	No	No	No
3823 Flickering Star Drive	DRC - REM	Yes	No	Yes	02/04/2022	Yes	N/A	No	No	No
7243 Forest Village Avenue	DRC - REM	Yes	No	Yes	07/11/2022	No	Yes	No	No	No
1071 Garden Prince Circle	DRC - REM	Yes	No	Yes	08/12/2021	No	Yes	No	No	No
3908 Herblinda Lane	DRC - REM	Yes	No	Yes	01/27/2022	Yes	N/A	No	No	No
321 John Henry Drive	DRC - REM	Yes	No	Yes	03/23/2022	Yes	N/A	No	No	No
6452 La Palma Parkway	DRC - REM	Yes	No	Yes	11/17/2021	Yes	N/A	No	No	No
53 Mesa Rivera	DRC - REM	Yes	No	Yes	11/02/2021	Yes	N/A	No	No	No
5282 Misty Morning Drive	DRC - REM	Yes	No	Yes	01/24/2022	Yes	N/A	No	No	No
	DRC - REM	Yes	No	Yes	10/27/2021	Yes		No	No	No
3849 Moongate Circle	DRC - REM		Yes	Yes	03/16/2022		N/A N/A			
5710 Portals		No				Yes	-	No	No	No
2100 Regal Vista Avenue	DRC - REM	Yes	No	Yes Yes	12/22/2021	Yes	N/A	No	No	No
5335 Sorrel Street	DRC - REM	Yes	No		10/25/2021	Yes	N/A	No	No	No
5224 Still Breeze Avenue	DRC - REM	Yes	No	Yes	11/01/2021	Yes	N/A	No	No	No
			•			•				•
7287 Sunny Days Lane	DRC - REM	Yes	No	Yes	09/28/2021	Yes	N/A	No	No	No
	-			Yes	08/18/2021					
5459 Valley Wells Way	DRC - REM	Yes	No			No	Yes	No	No	No
Boulevard - Apt 1010	DRC - REM	Yes	No	Yes	09/15/2021	Yes	N/A	No	No	No
9599 West Charleston Boulevar		Yes	No	Yes	05/26/2022	Yes	N/A	No	No	No
3313 Westleigh Avenue	DRC - REM	Yes	No	Yes	04/25/2022	Yes	N/A	No	No	No
2690 Trail Rider Dr	DRC -	No	Yes	Yes	05/23/2022	No	Yes	No	No	No
	ROCKINGHRANCH			Yes	11/03/2021		_			
9490 Bermuda Road Apt 1035	DRC - Tancell	Yes	No	Yes	05/19/2022	Yes	N/A	No	No	No
9490 Bermuda Road Apt 1107	DRC - Tancell	Yes	No	Yes	03/01/2022	Yes	N/A	No	No	No
9490 Bermuda Road Apt: 1156	DRC - Tancell	Yes	No			No	Yes	No	No	No
9490 Bermuda Road Apt: 1179	DRC - Tancell	Yes	No	Yes	06/28/2022	No	Yes	No	No	No
9400 Bermuda Road Apt: 156	DRC - Tancell	Yes	No	Yes	06/13/2022	Yes	N/A	No	No	No
9490 Bermuda Road Apt:1149	DRC - Tancell	Yes	No	Yes	03/07/2022	Yes	N/A	No	No	No
7755 West Oquendo Road #130		Yes	No	Yes	04/28/2022	Yes	N/A	No	No	No
7755 West Oquendo Road #149		Yes	No	Yes	02/03/2022	Yes	N/A	No	No	No
7755 West Oquendo Road #155	DRC - Tancell	Yes	No	Yes	05/25/2022	Yes	N/A	No	No	No
7755 West Oquendo Road #158	DRC - Tancell	Yes	No	Yes	05/19/2022	No	Yes	No	No	No
5625 East Owens Avenue	DRC - Team Care	Yes	No	Yes	11/15/2021	Yes	N/A	No	No	No
6425 Heatherton Avenue	DRC - Team Care	Yes	No	Yes	10/01/2021	Yes	N/A	No	No	No
	DRC - The Garden									
7485 Azure Dr	Foundation	No	Yes	Yes	07/08/2022	Yes	N/A	No	No	No
	1	I	1		1		1	1	1	
6100 West Cheyenne	DRC - Transition	No	Yes	Yes	07/14/2022	Yes	N/A	No	No	No
23 Cactus Garden Dr	DRC - Transition	No	Yes	Yes	03/23/2022	No	Yes	No	No	No
8515 Edna Ave	DRC - Transition	No	Yes	Yes	04/20/2022	Yes	N/A	No	No	No
2408 Las Verdes	DRC - Transition	No	Yes	Yes	10/18/2021	Yes	N/A	No	No	No
3685 Pecos Mcleod	DRC - Transition	No	Yes	Yes	08/01/2022	Yes	N/A	No	No	No
6100 West Cheyenne	DRC - Transition	No	Yes	Yes	07/14/2022	Yes	N/A	No	No	No
1400 Bugle Boy Road	DRC - Tungland	Yes	No	Yes	05/23/2022	Yes	N/A	No	No	No
2180 East Warm Springs #1023	DRC - Tungland	Yes	No	Yes	08/25/2021	Yes	N/A	No	No	No
2180 East Warm Springs #1028	DRC - Tungland	Yes	No	Yes	08/25/2021	Yes	N/A	No	No	No
	•			Yes	09/22/2021		N/A N/A	No No	No No	No No
5462 Rondonia Circle	DRC - Tungland	Yes	No			Yes	-			
357 Wilford Springs Court	DRC - Tungland	Yes	No	Yes	05/25/2022	No	Yes	No	No	No
	DRC -	No					1			
14050 Kyle Canyon Rd	ROCKINGHRANCH JDT		Yes	Yes	05/23/2022	Yes	N/A	No	No	No

				ENVIRONMENTAL				ADDITIONAL	Ī	
ADDRESS	PROVIDER -	CURRENT SL/ -	CURRENT JDT -	REVIEW -	DATE -	COMPLIAN -	REMEDIATE ~	REVIEW -	- INSTITUTIONAL -	HEIGHTENED SCRUT
2262 Carriage Crest	ASI	Yes	No	Yes	8/9/2022	Yes	N/A	No	No	No
2479 Canter Way	ASI	Yes	No	Yes	10/26/2021	Yes	N/A	No	No	No
2662 New Ridge Dr	ASI	Yes	No	Yes	1/5/2022	Yes	N/A	No	No	No
1136 Lahontan Dr	Chrysalis	Yes	No	Yes	6/2/2022	Yes	N/A	No	No	No
2561 Brookside Way	Chrysalis	Yes	No	No	New Home	N/A	N/A	No	No	No
3360 Dog Leg Dr.	Chrysalis	Yes	No	Yes	3/2/2022	Yes	N/A	No	No	No
406 Chateau Drive	Chrysalis	Yes	No	Yes	3/11/2022	Yes	N/A	No	No	No
3470 Bonnyview Dr.	Chrysalis	Yes	No	Yes	10/25/2021	Yes	N/A	No	No	No
1433 Chaparral Dr.	Danville	Yes	No	No	New Home	N/A	N/A	No	No	No
259 S. Grapevine Rd.	Danville	Yes	No	Yes	8/20/2021	Yes	N/A	No	No	No
639 Hagens Alley	Danville	Yes	No	Yes	3/8/2022	Yes	N/A	No	No	No
719 Hardy Way	Danville	No	Yes	Yes	1/21/2022	Yes	N/A	No	No	No
1409 Goldfield	Going Places	Yes	No	Yes	8/22/2022	Yes	N/A	No	No	No
16 Manzanita Terrace 284 E Winnie Ln	Going Places	Yes	No	Yes	6/7/2022	Yes	N/A	No	No	No
(Moving Forward)	Going Places	No	Yes	Yes	4/21/2022	Yes	N/A	No	No	No
2947 Cameron Ct.	Going Places	Yes	No	Yes	4/19/2022	Yes	N/A	No	No	No
1317 Ocala Ave	HHDS	Yes	No	Yes	9/9/2021	Yes	N/A	No	No	No
1317 Ocala Ave	HHDS	Yes	No	Yes	4/14/2022	Yes	N/A	No	No	No

L. Site Reviews

L.2. ID Waiver Site Reviews

1385 Primrose Ln (1)	HHDS	Yes	No	Yes	4/28/2022	Yes	N/A	No	No	No
.394 Primrose Ln (2)	HHDS	Yes	No	Yes	4/16/2021	Yes	N/A	No	No	No
114	HHDS	Yes	No	Yes	4/28/2022	Yes	N/A	No	No	No
645 Ladera Dr	HHDS	Yes	No	Yes	6/29/2022	Yes	N/A	No	No	No
065 Kirkway Dr.	HHDS	Yes	No	Yes	4/14/2022	Yes	N/A	No	No	No
L169 Janas Wav	Holdsworth	Yes	No	Yes	10/15/2021	Yes	N/A	No	No	No
1460 Teal Dr	Holdsworth	Yes	No	Yes	3/28/2022	Yes	N/A	No	No	No
1472 Teal Dr.	Holdsworth	Yes	No	Yes	5/16/2022	Yes	N/A	No	No	No
2359 Harvest	Holdsworth	Yes	No	Yes	10/21/2021	Yes	N/A	No	No	No
2500 Woodcrest St	Holdsworth	Yes	No	Yes	9/21/2021	Yes	N/A	No	No	No
2561 Table Rock Dr.	Holdsworth	Yes	No	Yes	8/26/2021	Yes	N/A	No	No	No
Suite 126	Holdsworth	No	Yes	Yes	3/23/2022	Yes	N/A	No	No	No
911 W. Telegraph St	Holdsworth	Yes	No	Yes	6/28/2022	Yes	N/A	No	No	No
1203 E Winnemucca	NNHS	No	Yes	Yes	6/29/2022	Yes	N/A	No	No	No
2100 E Calvada Blvd	NNHS	No	Yes	Yes	11/5/2021	Yes	N/A	No	No	No
290 E Maine St	NNHS	No	Yes	Yes	5/10/2022	Yes	N/A	No	No	No
307 E 4th St	NNHS	No	Yes	Yes	6/29/2022	Yes	N/A	No	No	No
930 Corbett St	OACC	No	Yes	Yes	8/17/2021	Yes	N/A	No	No	No
709 E. Robinson	REACH	No	Yes	Yes	4/14/2022	Yes	N/A	No	No	No
806 River St	Ruby Mountain	No	Yes	Yes	6/15/2022	Yes	N/A	No	No	No
1900 S. Vineyard E	Tungland	Yes	No	Yes	6/29/2022	Yes	N/A	No	No	No
2531 Alvin St. 295 7th St.	Tungland Tungland	Yes Yes	No No	Yes Yes	6/29/2022 8/25/2021	Yes Yes	N/A N/A	No No	No No	No No
2979 Woodlands Pl	Tungland	Yes	No	Yes	2/24/2022	Yes	N/A	No	No	No
805 Rio Vista Dr	Tungland	Yes	No	Yes	9/23/2021	Yes	N/A	No	No	No
1370 Spring Dr	Tungland	Yes	No	Yes	2/22/2022	Yes	N/A	No	No	No
18 Commercial Wav	Tungland	No	Yes	Yes	7/27/2022	Yes	N/A	No	No	No
187 McLean St	Tungland	Yes	No	Yes	9/23/2021	Yes	N/A N/A	No	No	No
150 W Silver	UCP	No	Yes	Yes	7/23/2021	Yes	N/A N/A	No	No	No
L501 Park Ave	White Pine CTC	No	Yes				N/A	No		No
TOOT SALK AVE	writte Pine CTC	NO	res	Yes	7/20/2022	Yes	N/A	INO	No	NO
	Total SLAs Revie	35		Reviewed	13					
	Total SLAs Comp	35		Total JDTs	13					
	Total SLAs Comp	0		Total JDTs	0					
	Total New Home	2		TOTALIDIS	U					
	Total New Home	2								
	*New homes are a	pproved following	ng the completion	of a new home c	necklist then an e	environmenta	l review is comp	leted 30 days after i	residents move in.	
		2104 10110WII	.oe completion		then all t			55 44,5 41(6) 1	22.23.10000 //.	



DEPARTMENT OF HEALTH AND HUMAN SERVICES



Suzanne Bierman, JD MPH Administrator

DIVISION OF HEALTH CARE FINANCING AND POLICY Helping people. It's who we are and what we do.

July 11, 2022



To Whom it May Concern,

The intent of this letter is to follow up on a site visit conducted between the year of 2015 and 2018 by a representative from either the Division of Health Care Financing and Policy (DHCFP) or Aging and Disability Services Division (ADSD). These site visits were made mandatory by the Centers for Medicare and Medicaid Services (CMS) to ensure that individuals receiving Home and Community Based Services (HCBS) under the 1915(c) Waivers and State Plan option 1915(i) have full access to benefits of community living and the opportunity to receive services in the most integrated settings appropriate.

Based on findings from the site visits, your facility was found deficient in certain areas of the HCBS Settings rule. In order to remain a Nevada Medicaid provider for HCBS, the following Settings rule requirement(s) must be remedied:



1100 E. William Street, Suite 101 • Carson City, Nevada 89701 775-684-3676 • Fax 775-687-3893 • dhcfp.nv.gov

M. Site Remediation Follow-Up M.1. Remediation Letter Draft

For your convenience, please find the enclosed remediation grid which must be completed with your plan to come into compliance with the HCBS Settings rule.

Remediation plans are due to DHCFP no later than <u>July 21, 2022</u>. If no response is received, your Medicaid enrollment will be terminated at a future date. Please send this letter and your remediation plan either by email to <a href="https://doi.org/10.1007/journal-no.1

DHCFP Attention: Ellen Frias-Wilcox – LTSS Unit 1050 E. William St., Ste. 435 Carson City, NV 89701

For more information on the HCBS settings rule, please visit https://www.medicaid.gov/medicaid/home-community-based-services/downloads/hcbs-settings-rule-imp.pdf.

Any questions or comments can be directed to HCBS@dhcfp.nv.gov or 775-684-3757.

Thank you,

Ellen Frins-Wilson

Ellen Frias-Wilcox Social Services Program Specialist III DHCFP – Long Term Services and Supports (LTSS) HCBS Waiver Unit

	Provider Name:		Location:
Provider Remediation Plan: Unmet Setting Requirement: Site Review Findings: Potential Remediation Strategic Provider Remediation Plan: Unmet Setting Requirement: Site Review Findings: Potential Remediation Strategic			
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	Provider Remediation Plan:		

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M.1. Remediation Letter Draft

- Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.
 - a. Potential Remediation Strategy: The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
- Lease or other agreement does not differ from those individuals who do not receive Medicaid HCBS. Legally enforceable agreement must adhere to NRS 118.100 – Landlord/Tenant Law.
 - a. Potential Remediation Strategy: The Landlord/Tenant Law protects the tenant from eviction without receipt of advanced notification. The state suggests that the lease or other agreement includes a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: The lease or other agreement/internal policy must be readily available to the State upon request.

- Provides opportunities for recipients to have bank accounts or other means to control their money.
 - a. Potential Remediation Strategy: The setting must have a written process available to recipients of how they can access/control their money. Example: guardian, family, representative payee, petty cash, bank account, etc. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: The written process must be readily available to the State upon request.

- Facility allows visitors at any time, and/or arrangements can be made to allow visitors at any time
 - a. Potential Remediation Strategy: If a setting has set visitation hours, it is suggested that the lease or other agreement includes accommodation to allow visitors outside normal visiting hours. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: The lease or other agreement must be readily available to the state upon request.

- 5. Food available to recipients outside of scheduled eating times.
 - a. Potential Remediation Strategy: Nutritionally equivalent meals should be made available at any time for the recipient outside of regularly scheduled meal times. Snacks should also be made available at any time. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

M.1. Remediation Letter Draft

- Information readily available/visibly posted for recipients to anonymously report coercion or restraint.
 - a. Potential Remediation Strategy: The setting should have a written process that is readily available/visible to recipients on how to anonymously report any instances of coercion/restraint. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: Written process must be readily available to the State upon request.

- Recipients are not isolated from the broader community of individuals not receiving HCBS.
 - a. Potential Remediation Strategy: All residents must be provided the same rights regardless of funding source (Medicaid recipient/private pay). If a resident cannot be provided the same rights due to a medical condition/behavioral issue, then it must be clearly documented on the person-centered service plan.
- 8. Process for protecting recipient's rights to privacy, dignity, and respect.
 - Potential Remediation Strategy: It is recommended that all residents have the right to privacy, i.e. no monitors/cameras inside resident's room. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
- Willing to provide support for employment/volunteer for any recipients who express a desire to work/volunteer outside of the facility.
 - a. Potential Remediation Strategy: If a recipient expresses a desire to work/volunteer, the provider should have written policy or agreement to support the recipient. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: The written policy or agreement must be readily available to the State upon request.

- Provides opportunities/support for recipient initiative, autonomy, and independence, including the ability to participate in and receive services in the community.
 - a. Potential Remediation Strategy: Recipients should have the ability to access information for outside community activities. The setting should also provide a calendar of events and transportation information (i.e. bus routes, taxi phone numbers etc.). Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Note: Written information must be readily available to the state upon request.



DEPARTMENT OF HEALTH AND HUMAN SERVICES



Suzanne Bierman, JD MPH Administrator

DIVISION OF HEALTH CARE FINANCING AND POLICY Helping people. It's who we are and what we do.

July 11, 2022

A&J Care Home 5127 W. Gowan Rd. Las Vegas, NV 89130

To Whom it May Concern,

The intent of this letter is to follow up on a site visit conducted between the year of 2015 and 2018 by a representative from either the Division of Health Care Financing and Policy (DHCFP) or Aging and Disability Services Division (ADSD). These site visits were made mandatory by the Centers for Medicare and Medicaid Services (CMS) to ensure that individuals receiving Home and Community Based Services (HCBS) under the 1915(c) Waivers and State Plan option 1915(i) have full access to benefits of community living and the opportunity to receive services in the most integrated settings appropriate.

Based on findings from the site visits, your facility was found deficient in certain areas of the HCBS Settings rule.

In order to remain a Nevada Medicaid provider for HCBS, the following Settings rule requirement(s) must be remedied:

- 1. Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.
- 2. Information readily available/visibly posted for recipients to anonymously report coercion or restraint.

- 1. A&J Care Home
- 2. Alzheimer's Luxury Care
- 3. Chutney Residential Home
- 4. CJ Homes
- 5. CNC Alzheimer's Home Care
- 6. <u>Desert Inn Residential</u>
- 7. Dignity Care Home
- 8. Florence Senior Care Home
- 9. Garden Breeze Alzheimer Villa
- 10. Golden Valley Group Care I&II
- 11. <u>Hacienda Hill Manor</u>
- 12. Happy Adult Care
- 13. JCR Home Care
- 14. L&N Home Care
- 15. <u>Limestoneshire</u>
- 16. <u>Little Angel Care Home</u>
- 17. Mother's Best Care for the Elderly
- 18. Oasis Place
- 19. Pleasant Care Group Home
- 20. Reeds Manor aka Brightlife
- 21. Silver Sky AL
- 22. Silver State Adult Day Care
- 23. St Jean Senior Care
- 24. Starlight Group Home
- 25. Summerdale Homes @ Riata
- 26. Summerlin Retirement Home

1. A&J Care Home

Provider Name:		Location:
A&J Care Home		5127 W. Gowan Rd. Las Vegas, NV 89130
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	During the site review it was noted that bathroom doors have locks, but bedroom doors cannot be locked.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications or exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Provider Remediation Plan (to be completed by provider):

There are no locks on resident bedroom doors. Bathroom door locks will be removed

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Information readily available/visibly posted for recipients to anonymously report coercion or restraint.	During the site review it was noted that there is no way for recipients to anonymously file a complaint.	The setting should have a written process that is readily available/visible to recipients on how to anonymously report any instances of coercion/restraint. Any modifications or exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written process must be readily available to the State upon request.

Provider Remediation Plan:

A poster is posted in a common area with contact information to file a complaint with the State of Nevada for this and any other elder abuse issues.

From: Primary Medical Group Fax: 17024873017

To: A & J Care Home

Fax: (702) 395-6105

Page: 2 of 2

07/22/2022 3:24 PM



9811 W Charleston Blvd Ste 2-441 Las Vegas, NV 89117 P:702.420.7704 F:702.487.3017

Date: 07/22/2022

Re: A&J Care Home

The resident's room door must not be lockable due to safety concerns.

Sincerely,

Eun Ae Sung, MSN, APRN, FNP-C

From: doshea63@ymail.com <doshea63@ymail.com>

Sent: Monday, August 8, 2022 12:25 PM

To: Ellen Frias-Wilcox < EFrias-Wilcox@dhcfp.nv.gov>

Cc: HCBS DHCFP < HCBS@dhcfp.nv.gov >; Megan Quintana < megan.quintana@dhcfp.nv.gov >; Elsie Joco

<<u>lc_joco@yahoo.com.ph</u>>; <u>charleyoshea@yahoo.com</u>

Subject: Re: A&J Care Home - Nevada Medicaid HCBS Settings Rule Remediation Plan Request

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Ellen, We can comply with items outlined in your email to me. I'll get everything in order shortly. Thanks for the clarification.

Sent from Yahoo for iPhone

On Monday, August 8, 2022, 12:20 PM, Ellen Frias-Wilcox < EFrias-Wilcox@dhcfp.nv.gov> wrote:

Hello Dennis,

Your email was forwarded to me by Megan Quintana

In response to the physician's statement – the order should be specific to particular resident indicating the medical necessity, for example, resident has behavioral issue or unable to unlock door due to disability or medical condition or whatever the reason maybe. If that is the case, then this should be documented in their service plan as well as the physician stmt must be in the resident's file.

What CMS is requiring under the HCBS Setting's Rule is for Medicaid recipients to be afforded the same opportunity and treated equally as non-Medicaid recipients – "Integrating to the Greater Community".

Most of the group home providers indicated that they are willing to provide lockable doors with limited staff having access to the key, unless a resident due to medical or behavioral issue is unable to have lockable sleeping quarter, then the Person-Centered Plan will be updated to document the reason.

We are not asking for you to change all doors to lockable right away as we are still in the transition period up to 3/17/2023. We are asking that if you are willing, then can be documented in your internal process/policy for validation when our Quality Assurance unit conducts site reviews (as part of ongoing monitoring). CMS indicated that if provider is unable to comply (100%) with all of the HCBS requirements, then all federal funding will be ceased for all waiver programs after 3/17/2023. As indicated by Megan, you are compliant in all areas of the HCBS requirements except the lockable doors.

Hope this helps. You can email or call me directly if you need further explanation surrounding the HCBS Setting's Rule.

Thank you and appreciate your cooperation.

Ellen Frias-Wilcox

Social Services Program Specialist III

Nevada Department of Health and Human Services

Division of Health Care Financing and Policy | LTSS

1100 E William Street, Ste. 101 Carson City, NV 89701 T: (775) 684-3757 |F: (775) 687-8724|E: <u>efrias-wilcox@dhcfp.nv.gov</u>

http://dhhs.nv.gov/ | http://dhcfp.nv.gov/

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Health and Human Services
DIVISION OF HEALTH CARE
FINANCING AND POLICY

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2. Alzheimer's Luxury Care

Provider Name:		Location:
Alzheimer's Luxury Care	2951 E. Viking Rd., Las Vegas, NV 89121	
Unmet Setting Requirement: Site	e Review Findings:	Potential Remediation Strategies:
recipients to have bank con	ere were no mments provided ring the site review.	The setting must have a written process available to recipients of how they can access/control their money. Example: guardian, family, representative payee, petty cash, bank account, etc. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written process must be readily available to the State upon request.

Provider Remediation Plan:

8/8/2022: SSPS II Richard McFeely phone conversation with Chris Tan 702-203-4605 Spoke with Chris Tan

I wanted to summarize our conversation we had today about the STP Final Rule, we talked about how your facility might provides opportunities for recipients to have bank accounts or other means to control their money. You indicated that you have 7 recipients and of those 7 only 1 is able to manage own money. You indicated that the other 6 either have family or a guardian handle any spending money they may need. You indicated that the one that can handle her own money you give her the cash directly and have her sign for it. You indicated that you would send a written process as we spoke about today.

3. Chutney Residential Home

M. Site Remediation Follow-Up

M.3. Site Remediation Responses

Provider Name:		Location:
Chutney Residential Home		3881 Chutney St. Las Vegas, NV 89121
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys	During the site review it was noted that there are no locks on the bedroom/bathroom	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be
to doors.	doors, and no documentation of who would have access to keys.	supported by a specific assessed need and justified in the person-centered service plan.

Provider Remediation Plan:

<u>WARNING</u> - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Hello this is Crisanta Pasion, administrator of Chutney Residential Home. I'm sending you my remediation for the site review findings.

With regards to the lockable door units, Mr. Derek Amberman (SW 2) was contacted and he said that he'll inform his supervisor to include the reason in the service plan/care plan as to why our residents can't have lockable doors. However the option of providing lockable doors to future residents will be available to those who want it as long as it is safe to do so. A single motion lock will be provided and a designated caregiver will be responsible for the key.

As for the resident's finances, both of our residents handle their own finances. A policy on resident's finances was made (attached) as part of their admission agreement.

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Provides opportunities for recipients to have bank accounts or other means to control their money.	No comment provided during site review.	The setting must have a written process available to recipients of how they can access/control their money. Example: guardian, family, representative payee, petty cash, bank account, etc. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written process must be readily available to the State upon request.
Provider Remediation Plan:		

Hello this is Crisanta Pasion, administrator of Chutney Residential Home. I'm sending you my

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remediation for the site review findings.

With regards to the lockable door units, Mr. Derek Amberman (SW 2) was contacted and he said that he'll inform his supervisor to include the reason in the service plan/care plan as to why our residents can't have lockable doors. However; the option of providing lockable doors to future residents will be available to those who want it as long as it is safe to do so. A single motion lock will be provided and a designated caregiver will be responsible for the key.

As for the resident's finances, both of our residents handle their own finances. A policy on resident's finances was made (attached) as part of their admission agreement.

Chutney Residential Policy on Finances

1. Resident will be the one responsible for managing and handling their own finances.

No more than \$50 cash will be held by a resident in the facility. The facility will not replace more than the said amount (\$50.00) if lost.

No money will be held by the staff of the facility for safekeeping.

2. If a resident cannot handle their own finances, the family will be asked to manage the resident's finances. The resident can also appoint a trusted person to do so.

Staff will not be involved in managing residents finances.

3. If resident has no family or appointed person, a rep payee will be asked to manage the resident's finances.

Resident	 	
Family Representative	 	

4. CJ Homes

Hi Megan,

They are listed on our spreadsheet as not currently having any Medicaid recipients. That's the same phone we have. The email we have is: opjavier@yahoo.com.

Thanks,



Laurie Faris

Social Worker II

Nevada Department of Health and Human Services

Aging and Disability Services Division

3320 W Sahara Ave. Las Vegas, NV 89102

Phone: 702-486-5839 E: lsfaris@adsd.nv.gov

www.dhhs.nv.gov | www.adsd.nv.gov | ADSD Listserv List





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From: Megan Quintana < megan.quintana@dhcfp.nv.gov >

Sent: Wednesday, August 10, 2022 2:17 PM

To: Laurie Faris <LSFaris@adsd.nv.gov>; Kelsie Wilson <KelsieWilson@adsd.nv.gov>

Subject: STP Question regarding CJ Homes



Hi Ladies,

I am trying to contact CJ Homes regarding the STP settings requirements and the number/email we have on file for this facility don't seem to be correct (Ophelia 702-798-8246). I checked ALiS and the last site review done in 2020 said they don't have any Medicaid recipients. Just a long shot, but wondering if you might have contact info or know if they still do not have any Medicaid recipients?



Megan L. Quintana

Social Services Program Specialist II

Nevada Department of Health and Human Services

Division of Health Care Financing and Policy | Long Term Services and Supports

1050 E. William Street, Ste 435 | Carson City, NV 89701

T: (775) 684-3693 | F: (775) 687-8724 | E: megan.quintana@dhcfp.nv.gov

http://dhhs.nv.gov/ | http://dhcfp.nv.gov/

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5. CNC Alzheimer's Home Care

Provider Name:		Location:
CNC Alzheimer's Home Care		7765 Clearwood Ave.
		Las Vegas, NV 89123
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during the site review that all residents are diagnosed with dementia/Alzheimer's and in order to remain in compliance with HCQC, doors cannot have locks.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications or exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Provider Remediation Plan:

7/20/22: SSPS II Megan Quintana phone call to Eugenia 702.860.5118 and discussed that all doors will have a single motion lock installed which can be unlocked with a pin key which is available to appropriate staff only.

M. Site Remediation Follow-Up

M.3. Site Remediation Responses

6. Desert Inn Residential Care

Division of Health Care Financing and Policy – HCBS Remediation Grid

		Location:	
Desert Inn Residential Care		2845 Burnham Ave. Las Vegas, NV 89169	
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during the site review that doors to recipient's bedrooms/bathrooms can't be locked from the inside. Residents not have keys. Provider stated this is due to residents being diagnosed with Alzheimer's. Do all residents have Alzheimer's diagnosis?	The setting should assure all units have	
Provider Remediation Plan:	Alzifelifier 3 diagnosis:		
Unmet Setting Requirement: Lease or other agreement	Site Review Findings: It was indicated during	Potential Remediation Strategies: The Landlord/Tenant Law protects the	
does not differ from those	the site review that the	tenant from eviction without receipt of	
	the site review that the lease or other agreement does not address how recipients may furnish/decorate their sleeping or living units.	advanced notification. The state suggests that the lease or other agreement includes a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any modifications/exceptions must be	
does not differ from those individuals who do not receive Medicaid HCBS. Legally enforceable agreement must adhere to NRS 118.100 - Landlord	lease or other agreement does not address how recipients may furnish/decorate their sleeping or living	advanced notification. The state suggests that the lease or other agreement includes a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any	
does not differ from those individuals who do not receive Medicaid HCBS. Legally enforceable agreement must adhere to NRS 118.100 - Landlord	lease or other agreement does not address how recipients may furnish/decorate their sleeping or living	advanced notification. The state suggests that the lease or other agreement includes a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The lease or other agreement/internal policy must be readily	

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Division of Health Care Financing and Policy – HCBS Remediation Grid

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Facility allows visitors at any time. Arrangements can be made to allow visitors at any time.	It was noted during the site review that there are limited visiting hours.	If a setting has set visitation hours, it is suggested that the lease or other agreement includes accommodation to allow visitors outside normal visiting hours. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The lease or other agreement must be readily available to the state upon request.
Provider Remediation Plan:	Programme and the second secon	Annual Control of the
the facility posted	a visiting h	ours and for any reason
the visitor hour	docsn't m	arch or is not available
on the visitor 1	nour posting,	family or visitor will
just inford the	facility sta-	ff and the staff will
let them in u'	pon arranger	nent. Pls. Sec attachi
	The second secon	
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Food available to recipients outside of scheduled eating time.	It was noted that there is a gate to the kitchen and food is not accessible to the recipients.	Nutritionally equivalent meals should be made available at any time for the recipient outside of regularly scheduled meal times. Snacks should also be made available at any time. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
Provider Remediation Plan:	2 111	
The reason why	the facility	installed the gate in the
Kitchen becaus	e their was	an incedent that the
resident climb the stove the cigarette and	e lighter to	light up the resident
sakty of the	a resident	

 $8/8/22\colon$ Received updated lease agreement indicating residents can furnish decorate their living/sleeping units as they wish.

Division of Health Care Financing and Policy – HCBS Remediation Grid

	Site Review Findings:	Potential Remediation Strategies:
Information readily available/visibly posted for recipients to anonymously report coercion or restraint.	It was noted during the site review that complaint filing information is not posted/forms not readily available for recipients to file an anonymous complaint.	The setting should have a written process that is readily available/visible to recipients on how to anonymously report any instances of coercion/restraint. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written process must be readily available to the State upon request.
Provider Remediation Plan:		Control of Control of
A big visible	sign posto	e it right away rent Enclose und
all resident is	able to so	ee it night away
Please cu s	e attacha	ant Bool -
THOUSE SILL	C	enclose und
HOUSE RULE	White the state of	
Unmet Setting Requirement:	Site Review Findings:	Potonsial Dame disaster Co.
Recipients are not isolated from the broader community of individuals not receiving HCBS.	During the site review it was noted that there are locked doors/gates to the facility due to recipient's Alzheimer's	Potential Remediation Strategies: All residents must be provided the same rights regardless of funding source (Medicaid recipient/private pay). If a resident cannot be provided the same rights due to a medical
	diagnosis.	condition/behavioral issue, then it must be clearly documented on the person- centered service plan.
Provider Remediation Plan:		be clearly documented on the person- centered service plan.
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		be clearly documented on the person- centered service plan.
For the safety an Alzheimer	of the res	be clearly documented on the person- centered service plan.
For the safety an Alzheimer's lock are the	of the res s liscense, H loundry roo	sidents who also wroom that are m, cabinet that the
For the safety an Alzheimer's lock are the	of the res s liscense, H loundry roo	sidents who als

Division of Health Care Financing and Policy – HCBS Remediation Grid

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:			
Provides opportunities/support for recipient initiative, autonomy, and independence, including the ability to participate in and receive services in the community.	It was noted during the site review that recipients are restricted to certain areas due to Alzheimer's diagnosis.	Recipients should have the ability to 'access information for outside community activities. The setting should also provide a calendar of events and transportation information (i.e. bus routes, taxi phone numbers etc.). Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written information must be readily available to the state upon request.			
Provider Remediation Plan:					
access and me	ist Keep lo s agate, laund	mer's group home some to the residents to ck at all time are lay room and a cabine id product.			

8. Dignity Care Home

Division of Health Care Financing and Policy – HCBS Remediation Grid

		Location:	
Dignity Care Home		3740 La Junta Dr.	
	To a second	Las Vegas, NV 89120	
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during the site review that doors cannot be locked in order to remain compliant with HCQC.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.	
Provider Remediation Plan:			
		a Residential Ecility for y any individual and the et all.	
Doors are open	red with a	Single motion from the	
In C to 0	1		
morar and loc	cks are not	use in any way.	
NAC 449.220 the facility is	in appliance	with this regulations	
NAC 449,220 The facility is Unmet Setting Requirement:	provides the in appliance Site Review Findings:	Potential Remediation Strategies:	
NAC 449.220 the facility is	in appliance	with this regulations	
NAC 449 220 The facily is Unmet Setting Requirement: Recipients have a choice of roommates if sleeping/living units are shared. Provider Remediation Plan:	provides the provides the Copliance Site Review Findings: No comment given during site review.	Potential Remediation Strategies: The setting should assure recipients are given choice of roommates if sleeping/living units are shared. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered	

SSPS II Megan Quintana Phone call to provider 7/22/22 702.595.0058 Nana Gyeabour to discuss remediation. Provider indicated that resident rooms have single motion push button locks.

9. Florence Senior Care Home

Division of Health Care Financing and Policy – HCBS Remediation Grid

Provider Name:		Location:	
Florence Senior Care Home		2338 Florence Ave. Las Vegas, NV 89121	
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during the site review that locks on room doors is prohibited by the licensing agency.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.	
Provider Remediation Plan:			
Unmet Setting Requirement: Provides opportunities for recipients to have bank accounts or other means to control their money.	Site Review Findings: No comment given during site review.	Pro key will be Potential Remediation Strategies: The setting must have a written process available to recipients of how they can access/control their money. Example: guardian, family, representative payee, petty cash, bank account, etc. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written process must be readily available to the State upon request.	
Provider Remediation Plan:			
any the s	guardion exidents	noney er accour	

10. Garden Breeze Alzheimer Villa

Provider Name:		Location:
Garden Breeze Alzheimer Vil	la	950 Garden Breeze Way
		Las Vegas, NV 89123
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors	It was indicated during	The setting should assure all units have
that are lockable by the	the site review that	lockable doors with only appropriate staff
individual, with only	doors cannot be locked	having keys. Any
appropriate staff having keys	to remain in compliance	modifications/exceptions must be
to doors.	with HCQC as all	supported by a specific assessed need
	residents have	and justified in the person-centered
	dementia/Alzheimer's	service plan.
	diagnosis.	

Provider Remediation Plan:

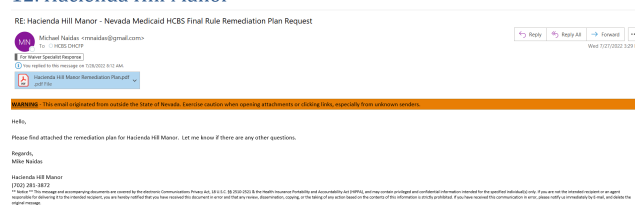
- As of 7/24/22, all bedroom doors and bathroom doors have locks for our residents with Dementia and/or Alzheimer's.
 - We have lockable door handles that don't have any locks on them, along with keys for the staff for the doors as necessary.
 - o Example images will be shown below
- Also attached will be a receipt to show the items bought to install the locks for the doors.
- The doors leading to the outside still have the necessary locks to prevent any roaming outside from the residents, and any breaking + entering from people outside.

M. Site Remediation Follow-Up M.3. Site Remediation Responses	

11. Golden Valley Group Care I&II

Provider Maune Goldon Valley	The state of the s		Location: 1140 Manhattan St		
Unmet Setting Requirement:	Site Review Findle		Potential Remediation Strategies:		
Units have entrance doors	Doors are lockable	e but	The setting should assure all units have		
that are lockable by the	due to memory		lockable doors with only appropriate staff		
individual, with only	impairment most		having keys. Any		
appropriate staff having	residents can't loc		modifications/exceptions must be		
keys to doors. (If	them. Key limited	to	supported by a specific assessed need		
inappropriate to have locks,	appropriate staff		and justified in the person-centered		
is it clearly documented in	answered "no"		service plan.		
the case file?)			1		
			1		
			<u>.</u>		
Provider Remediation Plan:					
The facility have two lockable	entrance locks. The	doorkr	ob and the dead bolt. To ensure due to		
memory impairment of most r	esidents the Admini	strator	ordered the owner to REMOVE the DEAD		
BOLT and cover the hole and le	eave the door knob	pen.			
Unmet Setting Requirement:	Site Review Finding	gs:	Potential Remediation Strategies:		
Lease or other agreement	Answer on assessn	nent	The Landlord/Tenant Law protects the		
does not differ from those	indicated "no" in		tenant from eviction without receipt of		
Individuals who do not	paperwork provide	ed	advanced notification. The state suggests		
receive Medicald HCBS.	there is no termina	tion/	that the lease or other agreement includes		
Legally enforceable	eviction agreemen	t	a requirement to allow at least a 30-day		
agreement must adhere to	visible. However, o		notice for eviction of a resident.		
NRS 118.100 -	stated it was discu	ssed	Additionally, the provider must ensure the		
Landlord/Tenant Law.	with recipient or fa	mily	recipient has the freedom to furnish and		
	prior to signing con	itract.	decorate their sleeping or living unit. Any		
			modifications/exceptions must be		
			supported by a specific assessed need		
		i	and justified in the person-centered		
			service plan.		
			Note: The lease or other		
			agreement/internal policy		
	-,		must be readily available		
	and the same of th		to the State upon request.		
	and the same of th		so sinculate aport request.		
Provider Remediation Plan:					
The Administrator must ensure	that a 30 day notice	of Evic	tion and a Termination letters must be		
included in the lease or other a	greement for advance	e notif	ications to all residents in their respective		
files.			an indicated in their respective		
As Providers the Administrator	ensure that the resid	dents h	eve the freedom to furnish and decompts		
their own sleeping and living in	As Providers the Administrator ensure that the residents have the freedom to furnish and decorate their own sleeping and living invironment. The Owner even encourage the residents to hang their				
memorable pictures or paintings as long as it will not hamper their freedom of movements in their					
living units. We even tell them	that your room is yo	ur CAC	TIF		
			1 belov		

12. Hacienda Hill Manor



Division of Health Care Financing and Policy – HCBS Remediation Grid

Provider Name:		Location:	
Hacienda Hill Manor		5544 Survey St.	
		Las Vegas, NV 89119	
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Units have entrance doors	It was noted during site	The setting should assure all units have	
that are lockable by the	review that recipient's	lockable doors with only appropriate staff	
individual, with only	rooms are not to be	having keys. Any modifications/exceptions	
appropriate staff having keys	locked per licensing	must be supported by a specific assessed	
to doors.	requirements.	need and justified in the person-centered	
		service plan.	
Descrides Describeding Disc.			
Provider Remediation Plan:			
		or all clients rooms, with only the lead	
caregiver given keys to the roo	ms.		
l			
l .			

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13. Happy Adult Care

Provider Name:		Location:
Happy Adult Care		1905 Quail Point Ave.
		Las Vegas, NV 89117
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during site review that recipient's rooms are not to be locked per licensing requirements and safety concerns.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Provider Remediation Plan:

7/19/22: SSPS II Megan Quintana called Rita Vaswani (owner) 702-339-9004. Administrator/owner indicated they are only accepting Alzheimer's residents regardless of funding source. No doors are lockable due to safety concerns. Rita stated they will document in the resident's person-centered plan that the residents cannot have locks due to safety concerns/alz diagnosis.

	M.3. Site Remediation Responses
1 / I	ICD Homo Caro

M. Site Remediation Follow-Up

Division of Health Care Financing and Policy - HCBS Remediation Grid

Provider Name:		Location:
JCR Home Care, Inc.		7160 Darby Ave. Las Vegas, NV 89117
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Lease or other agreement does not differ from those individuals who do not receive Medicaid HCBS. Legally enforceable agreement must adhere to NRS 118.100 - Landlord Tenant Law.	It was noted during the site review that the lease or other agreement does not address how recipients may furnish/decorate their sleeping or living units.	The Landlord/Tenant Law protects the tenant from eviction without receipt of advanced notification. The state suggests that the lease or other agreement include a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any modifications/exceptions must be suppurted by a specific assessed need and justified in the person-centered service plan. Note: The lease or other agreement/internal policy must be readily available to the State upon request.

Before the resident will be admitted, as resident or the guardian must read, undenstand, and sign the admittion agreement.

Please see attachment enclosed

8/8/22: Provider submitted updated lease agreement reflecting resident's ability to furnish decorate their sleeping/living units as they wish.

ADMISSION AGREEMENT

This Group Home facility is a custodial care facility for the elderly and dimentia in a category 2 level. This is a non-medical care facility which does not routinely provide medical or skilled nursing care. In the event a medical emergency would arise, emergency services will be summoned at the resident's expense and at the discretion of facility staff.

facility addresses : JCR HOME CARE, INC. 7160 DARBY AVENUE LAS VEGAS, NV 89117 PHONE 702-453-3861

on the behalf of	
on the benail of	_
the services below will be provided. The resident hereby designates	ly
as his/her representative for the purpose of dealing with the conditions of the admission aggreement well as removing personal effects from the facility.	as
SERVICES:	
1. Lodging:room	
2. Basic meals services	
* meal per day	
* snacks	
including physician prescribed diet	
3. Laundry services (excluding dry cleaning charges)	
4. Cleaning services	
5. Weekly linen changes	
6. Transportation arrangement	
 Facility will provide transportation at no charge to the resident for medical/dental 	
appointments. Facility will assist in arranging for all other transportation needs.	
7. Planned activity program	
8. Assistance with activities of daily living	
Observation care and supervisions as required	
10. Bedside care for a maximum of 3 days for minor and temporary illness	
 Assistance with taking prescribed medications as ordered by the physician, as allowed by 	1
the regulatory agency.	
12. Monitoring and appropriate reporting of resident needs and condition	
CONDITION OF UNIT	
The resident agrees that the unit has been inspected and meets their approval. The resident acknowledges the unit is the satisfactory conditions. The resident agrees to surrender the unit in as good conditions as when it was initially occupied except for reasonable wear.	
TERM:	
This agreement creates a tenancy from month to month commencing on theday of The monthly fee will be paid on the and due on the first of the month thereafter.	

The monthly fee for the first month will be prorated if occupancy begins on a day other than the first of the first of the month. Payment may be made by check, cash or money order. Should the facility receive a returned check from the bank, there will be a \$35 charge to cover bank fees and special handling. All monthly fee are considered delinquent after the 3rd of each month and are subject to a late fee of 6% of the overdue amount.

CHANGE IN MONTHLY CHARGES

The facility will give the resident 30 days written notice in advance of any charges in the monthly fees or optional services.

NOTICE OF INTENT TO VACATE

30 days notice of intent to vacate is required of the resident, the family and or representative/responsible person as well as the regulatory agency and appropriate placement agencies.

CONTROL OF PROPERTY

The facility will not responsible for any valuables, belongings or cash resources brought into the facility unless delivered to the business office for safekeeping. If the resident is away from the facility for hospitalization, vacations, etc. the basic rate will still be charged per day.

The resident has the right to refuse to answer the following

Should you wish not to disclose the funding source to the facility, please fill the blank with the following words: "refuse to disclose"

Should the resident require additional services which are not part of the basic rate, it is agreed they were charge as follows:		My funding source for payment or rents (i.e. private/ SSI/ government)
be charge as follows:	vill	Should the resident require additional s
Note:		Note:

It is agreed that monthly optional charges will be billed is arrears and due no later than 3rd of the month. Optional charges are subject to the same late charges as the basic rate. It is agreed that the resident will relocate and be subject to eviction when, upon the agreement of the facility and the physician that an optional service is required and the resident or responsible person refuses such service. Refusal of necessary services to meet residents needs jeopardizes both the resident health and well being and the standards of care adhered to by the facility.

The facility encourages regular visits. Please feel free to visit from 10 am to 6pm each day. This facility will facilitate special schedules to insure family visitations.

CAUSE FOR EVICTION

The facility may, upon thirty days written notice, evict the resident on the following grounds

- 1. Nonp ayment of the rate of basic or optional services within 10 days of the due date.
- 2.F ailure to comply with local or state law after receiving notice of alleged violation.
- 3.I nability of the facility to meet the needs of the resident.
- 4.F ailure of the resident to comply with general policies which are the purpose of making it

M.3. Site Remediation Responses

possible for residents to live together. Violations such as those listed below would be grouns for evictions as they would preclude optimum care for all residents.

- * Verbal or physical abuse directed towards other residents or staff persons
- *Use of profanity or offensive language
- * Destruction of property
- *Violent or antisocial behavior
- * Harming or a threat to harm oneself
- * Health conditions which require staffing levels which are not available in the facility
- *Family/visitors which are abusive or upset the general residents populations
- * Refusal to practice general hygiene techniques such as frequent bathing, oral care, clean clothing, etc.
- Refusal to store prescribed and over-the-counter medications in a secured, locked locations to prevent medications errors or accidental misuse.
- *Noncompliance with the Physician's orders which would result in a threat to the safety or well being of the general populations (i.e. refusal to treat infection)
- 5.Clo sure or change of use or target population of this facility
- Upon p ermission of the regulatory agency, a 3 days notice of eviction may be granted for good cause

Copies of any notice of eviction will be sent to the resident, the family and /or responsible person, as well as the regulatory agency and appropriate placement agencies.

REFUND POLICY

Unused rent money will be returned 15 days after the resident's room is vacated of all belongings, clothing and furnishing. Until such removal, the basic rate will continue. Rent will be prorated on a daily basis.

LEGAL FEES

If any legal action or proceeding be brought by either party to enforce any part of this agreement, the prevailing party shall recover, in addition to all other relief, actual attorney's fees and costs.

By signing this agreement, I agree to the terms stated previously in this contract. In additions, I will adhere to the following:

- a) Permission is given to the licensing regulatory agency of this state to review any and all records kept by the facility, as well as to inspect my room during their visits.
- b) No medications, vitamins, or over-the-counter product will be brought into the facility without staff knowledge.
- c) I will report any change in Heath status which would affect the other residents or staff.
- d) The administrator or staff may enter my room with or without previous notice to perform maintenance or check for any problem which may exist
- e) Should a medical crisis occur, I give permission for the facility staff at their discretion, to summon assistance at my expense.
- f) I agree to an immediate transfer to a higher level of care, should I require services beyond thos provided in the group home facility.
- g) The facility will permit any residents wants to decorate , rearrange their room as the wish and make it personalize it as the way they want.

Group Care Services provided by the Group Care Operator that medical	ent only entails Residential
provided by the Group Home Operator: that the Resident and the Group be liable for any accidents except those caused by the negligence of the	Home Care Operator will not
or more to any account marks	
Resident	Date
Authorized Representative/Responsible Party	Date
0 400	
Group Home Operator / Administrator	
Group Home Operator / Administrator	Date

15. L&N Home Care

Provider Name: L&N Home Car	e	Location: 3995 Belmore Way
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Willing to provide support for employment/volunteer for any recipients who express a desire to work/volunteer outside of the facility.	Question not answered	Potential Remediation Strategy: If a recipient expresses a desire to work/volunteer, the provider should have written policy or agreement to support the recipient. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written policy or agreement must be readily available to the State upon request.

Provider Remediation Plan:

8/10/22: SSPS II Megan Quintana spoke with Nenita Carreon regarding remediation request. Nenita stated that she would be willing to support any residents who expressed a desire to seek employment or to volunteer in the outside community.

16. Limestoneshire

	Location: 7474 Limestone Dr.
Site Review Findings:	Potential Remediation Strategies:
Indicated "no" on	The setting should assure all units have
assessment.	lockable doors with only appropriate staff
	having keys. Any modifications/exceptions
	must be supported by a specific assessed
	need and justified in the person-centered
	service plan.
	Indicated "no" on

Provider Remediation Plan:

7/22/22: SSPSII Megan Quintana phone call to Maria at 775.772.9849 to discuss remediation. Maria stated she will install single motion locks on all resident's doors with only appropriate staff having access to pin key. She is willing to come into compliance with this requirement.

17. Little Angel Care Home III LLC

Provider Name: Little Angel Care Home III LLC		Location: 1436 Heaven Drive
Unmet Setting	Site Review Findings:	Potential Remediation Strategies:
Requirement:		
Units have entrance doors	Per owner HC/qc	The setting should assure all units have
that are lockable by the	informed them not to	lockable doors with only appropriate staff
individual, with only	have door locks on	having keys. Any modifications/exceptions
	doors for safety,	must be supported by a specific assessed need

appropriate staff having	bathroom doors can	and justified in the person-centered service
keys to doors.	be locked from	plan.
	indide. Can be	
	opened with pin key.	
Provider Pemediation Plan:	-	

Attached are the pictures and receipts of all the doors that did not meet the requirements, which are now all changed to appropriate lockable doors that only staff can access using keys. I'm hoping that this is satisfactory to meet said requirements.

Thank you,

Marilou Reyes Administrator

18. Mother's Best Care for the Elderly

Provider Name:		Location:
Mother's Best Care for the Elderly		1225 S. 8th St.
		Las Vegas, NV 89104
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	No comment was provided during the site review.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.

Provider Remediation Plan:

Phone call to provider 7/18/22 702-338-2538 conducted by SSPSII Megan Quintana: Karen stated all locks are a single motion lock. The locks have been replaced. The pin to unlock the door is only available to appropriate staff. Staff knocks before entering under discretion.

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Facility allows visitors at any	No comment was	If a setting has set visitation hours, it is
time. Arrangements can be	provided during the	suggested that the lease or other agreement
made to allow visitors at any	site review.	includes accommodation to allow visitors
time.		outside normal visiting hours. Any
		modifications/exceptions must be supported

by a specific assessed need and justified in the person-centered service plan.
Note: The lease or other agreement must be readily available to the state upon request.

Provider Remediation Plan:

Phone Call to provider 7/18/22:

Karen stated there are no restrictions on visiting hours. If they want visitors at an off time they can make arrangements. Always allow visitors whenever as long as there is staff available to supervise.

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Willing to provide support	Question was not	If a recipient expresses a desire to
for employment/volunteer	addressed during the	work/volunteer, the provider should have
for any recipients who	site review.	written policy or agreement to support the
express a desire to		recipient. Any modifications/exceptions
work/volunteer outside of		must be supported by a specific assessed
the facility.		need and justified in the person-centered
		service plan.
		Note: The written policy or agreement must
		be readily available to the State upon request.

Provider Remediation Plan:

Phone call to provider 7/18/22:

Karen stated facility will provide support if a resident expressed a desire to find employment as long as it safe for the resident (okayed by family/doctors).

19. Oasis Place

Provider Name: Oasis Place		Location: 2722 Harding Way Reno, NV.
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Facility allows visitors at any time, and/or arrangements can be made to allow visitors at any time.	House policy states visiting teim is from 10a – 8:30 p.	Potential Remediation Strategy: If a setting has set visitation hours, it is suggested that the lease or other agreement includes accommodation to allow visitors outside normal visiting hours. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered
		service plan. Note: The lease or other agreement must
		be readily available to the state upon request

8/10/22: SSPS II Megan Quintana spoke with Patrick Geronimo (Admissions/Facility Manager)

regarding HCBS Final Rule Requirements:

Patrick stated they do not have limits on the visiting hours – residents can make arrangements with the provider. This is stated in their resident rights document.

Unmet Setting Requirement: Si	Site Review Findings:	Potential Remediation Strategies:
Provides st opportunities/support for the	The administrator stated activities ae for the most part "self directed"	Recipients should have the ability to access information for outside community activities. The setting should also provide a calendar of events and transportation information (i.e. bus routes, taxi phone numbers etc.). Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written information must be readily available to the state upon request.

Provider Remediation Plan:

8/10/22: SSPS II Megan Quintana spoke with Patrick Geronimo (Admissions/Facility Manager) regarding HCBS Final Rule Requirements:

Patrick stated transportation information is provided to the residents and will allow them to participate in community activities as long as it is safe for them to do so.

20. Pleasant Care Group Home III LLC

Provider Name: Pleasant Care Group Home III LLC		Location: 795 Sienna Way
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors	No locks on doors	The setting should assure all units have
that are lockable by the		lockable doors with only appropriate staff
individual, with only		having keys. Any
appropriate staff having keys		modifications/exceptions must be
to doors.		supported by a specific assessed need
		and justified in the person-centered
		service plan.

Provider Remediation Plan:

7/18/22: SSPSII Megan Quintana phone call to provider Freda Castrao 775-762-4534. Clarified that she would allow residents to have lock if safe to do so otherwise it is clearly documented why they cannot have a lock on their door due to alz/other diagnosis.

21. Reeds Manor aka Glenda Care

Provider Name: Reeds Manor AKA Glenda Care		Location: 10515 Kenai Drive
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	Room doors are not locked due to safety but privacy maintained by closing doors.	Potential Remediation Strategy: The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
Provider Remediation Plan:		

7/18/22: Phone call by SSPS II Megan Quintana to owners Ernesto and Christopher 775-762-2162. They stated they purchased Reed's Manor in 2020 and it now known as Brightlife (Medicaid provider). Indicated that all rooms have single motion locks and pin key is available to appropriate staff only.

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Willing to provide support for employment/volunteer for any recipients who express a desire to work/volunteer outside of the facility.	Indicated "no" on assessment, "no working residents in facility."	Potential Remediation Strategy: If a recipient expresses a desire to work/volunteer, the provider should have written policy or agreement to support the recipient. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written policy or agreement must be readily available to the State upon request.	
Provider Remediation Plan:			

Phone call to owner 7/18/22 discussed that if a resident expressed a desire to work and it was safe for

22. Ross Senior Residence

them to do so they would allow it, but no residents currently work.

Provider Name:		Location:
Ross Senior Residence		5935 W. Saddle Ave.
		Las Vegas, NV 89103
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:

Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during the site review that bathrooms/bedrooms do not have locks due to safety regulations per health department.	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
--	--	--

Provider Remediation Plan:

Ross Senior Residence now has an Endorsement for Alzhiemer's clientele. Currently they have 3 Residents with Alzheimer's. The administrator along with the owner will ensure that all bathrooms and bedrooms are locked for resident privacy and to ensure that all staff members have access to unlock all doors as needed. The door handles will be push locks that can easily be opened with a key or tool. No one will be left unattended unless their cognitive level is stable. Anyone who has an Alzhimer's diagnosis, this diagnosis will reflect on the POC.

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Information readily available/visibly posted for recipients to anonymously report coercion or restraint.	It was noted during site review that residents can report issues directly to staff; however, no notation of how to file an anonymous complaint.	The setting should have a written process that is readily available/visible to recipients on how to anonymously report any instances of coercion/restraint. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written process must be readily available to the State upon request.

Provider Remediation Plan:				
Ross Senior Residence will provide names and numbers of places to call if the residents are feeling Coerced, or restrained in any way. The policy will clearly state that no matter what, residents have the right to anonymously report any problems they believe are happening. A phone will always be available in a private area to make that call without any help from staff.				
Crime Stoppers- 702-385-5555	or www. crimestoppersOFI	NV.com		
Adult Protective Services- 702-4	Adult Protective Services- 702-486-6930			
Local Police Department- 702-828-3111				

23. Silver Sky at Deer Springs Assisted Living

Provider Name:		Location:
Silver Sky at Deer Springs Assisted Living		6741 N. Decatur
		Las Vegas, NV 89131
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Willing to provide support for employment/volunteer for any recipients who express a desire to work/volunteer outside of the facility.		If a recipient expresses a desire to work/volunteer, the provider should have written policy or agreement to support the recipient. Any modifications or exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written policy or agreement must be readily available to the State upon request.

Provider Remediation Plan:

e-mail received 8/1 from Robert Colbert VP Assisted Living

Ellen,

We fully support our residents volunteering in any capacity that they would choose to. I am not sure if you are aware, but our assisted living facility is also regulated by the Nevada Housing Division, and we must follow the Low-Income Housing Tax Credit (LIHTC) program. When residents move in, they are screened, and all income and assets are verified. If they are not working when they complete the documents, but soon after admission decide to work, this could jeopardize the LIHTC program and their housing component with us.

Sincerely, Robert Colbert

24. Silver State Adult Daycare

2 1. Shiver State Haute Bayeare		
Provider Name:		Location:
Silver State Adult Daycare		2500 W. Washington Ave.
		Las Vegas, NV 89106
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Process for protecting	No comment provided	It is recommended that all residents have
recipient's rights to privacy,	during site review.	the right to privacy, i.e. no
dignity, and respect.		monitors/cameras inside resident's room.
		Any modifications/exceptions must be
		supported by a specific assessed need
		and justified in the person-centered
		service plan.

Provider Remediation Plan:

It is the policy of Silver State Adult Day Care to protect the rights to privacy, dignity and respect of all our clients. We do not have camera inside any resident's room. The only camera we have is in the dining hall. If you feel that it is not necessary, please let us know and we will gladly remove it.

25. Jean Senior Care

Provider Name:		Location:
St. Jean Senior Care		6924 Acoma Court
		Las Vegas, NV 89145
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Information readily available/visibly posted for recipients to anonymously report coercion or restraint.	It was noted during the site review that no complaint filing was posted.	The setting should have a written process that is readily available/visible to recipients on how to anonymously report any instances of coercion/restraint. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: Written process must be readily available to the State upon request.

Provider Remediation Plan: accepted by Nevada Medicaid

July 11, 2022

To Whom It May Concern,

Our Facility have been always equipped with the information poster containing the information on how to anonymously report any instances of coercion/restraint.

A picture of proof is attached here for your review.

Respectfully, Prescila Barcelon, RFA

Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:	
Lease or other agreement does not differ from those individuals who do not receive Medicaid HCBS. Legally enforceable agreement must adhere to NRS 118.100 – Landlord/Tenant Law.	It was noted during the site review that the agreement does not specify circumstances under which the agreement can be terminated or steps recipient can follow to review/appeal termination of services. Additionally, it was not noted if recipients can furnish/decorate their sleeping/units.	The Landlord/Tenant Law protects the tenant from eviction without receipt of advanced notification. The state suggests that the lease or other agreement includes a requirement to allow at least a 30-day notice for eviction of a resident. Additionally, the provider must ensure the recipient has the freedom to furnish and decorate their sleeping or living unit. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The lease or other agreement/internal policy must be readily available to the State upon request.	
Provider Remediation Plan:			

8/9/22: SSPS II Megan Quintana phone call to Prescila Barcelon 702.382.3080 regarding lease/tenant agreement. Priscila stated that they provide a 30-day advance notice to residents and this is signed and included in the resident file. Additionally, residents can furnish their rooms as they wish.

26. Starlight Group H	ome	
Provider Name: Starlight Group	Home	Location: 2301 E. 9 th St.
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors	Indicated that the doors	The setting should assure all units have
that are lockable by the	do have locks, however,	lockable doors with only appropriate staff
individual, with only	the key hangs outside the door and is not	having keys. Any
appropriate staff having keys to doors.	limited to appropriate	modifications/exceptions must be supported by a specific assessed need
10 00013.	staff.	and justified in the person-centered
		service plan.
Provider Remediation Plan:		
7/18/22: SSPSII Megan Quintar	na spoke with owners Ernes nave single motion locks and	to and Christopher via telephone 775-762-

M. Site Remediation Follow-Up

M.3. Site Remediation Responses

27. Summerdale Homes @ Riata LLC

	former at Rinta LLC	Location: 14315 Riata Circle
Provider Name: Summerdale H	Site Review Findings:	Potential Remediation Strategies:
Unmet Setting Requirement: Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	Indicated "no" doors are lockable burt residents have a verbal agreement not to lock.	Potential Remediation Strategy: The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
Provider Remediation Plan:		
to a single motion lock where it for the doors. These changes w	vere made several years ag	rs and only the appropriate staff have keys to.
Inmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Villing to provide support for mployment/volunteer for ny recipients who express a esire to work/volunteer utside of the facility	All HCBS residents interviewed were elderly and retired and had no desire for employment.	Potential Remediation Strategy: If a recipient expresses a desire to work/volunteer, the provider should have written policy or agreement to support the recipient. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan. Note: The written policy or agreement must be readily available to the
		State upon request.
ovider Remediation Plan:		

28. Summerlin Retirement Home

Provider Name:		Location:
Summerlin Retirement Home		309 La Rue Ct.
		Las Vegas, NV 89145
Unmet Setting Requirement:	Site Review Findings:	Potential Remediation Strategies:
Units have entrance doors that are lockable by the individual, with only appropriate staff having keys to doors.	It was noted during site review that locks are not provided on bedroom/bathroom doors due to Alzheimer's diagnosis. Please clarify if all residents of facility have	The setting should assure all units have lockable doors with only appropriate staff having keys. Any modifications/exceptions must be supported by a specific assessed need and justified in the person-centered service plan.
Provider Remediation Plan:	Alzheimer's diagnosis.	

7/21/22: SSPSII Richard McFeely phone call to Rose 702.683.9883. Rose stated that residents currently do not have locks on doors as they are not appropriate due to safety concerns/medical diagnosis. Rose stated she is willing to provide locks on individual's doors if requested and appropriate. Noted that Rose will document on both the Plan of Care and Service Plan when locks are deemed inappropriate.

7/22/2022: SSPSII Richard McFeely spoke with Rose 702-683-9883 and confirmed that she will document in POC and Service plan that it's not appropriate to have room locks in her facility at this time due to cognitive deficits and safety concerns for her recipients. She is willing to provide a lockable door if the recipient requests one in the future and it is appropriate and safe. Explained to her that it must be the kind of door knob that opens from the inside with one single motion and that appropriate staff must have a key. GH is located in a residential neighborhood and family is able to come and get recipient to take them on outings if they want. There are hours that they prefer that visitors come but they are flexible in allowing visitors outside of those hours as well.