



# Statewide Home and Community Based Services Transition Plan

# Human Services Department Medical Assistance Division

Updated March 7, 2023

# **Table of Contents**

Introduction	.5
Background	.5
Overview of Existing HCBS Programs and Authorities	.6
Mi Via Waiver Program	.7
Developmental Disabilities Waiver Program	.7
Centennial Care 1115 Demonstration Waiver (Community Benefit)	.7
Medically Fragile Waiver Program	.8
New Mexico's Approach to Statewide Transition Plan	.8
Transition Plan Timeline1	LO
Table 1: Statewide Transition Plan Milestones         1	11
Systemic Assessment-Phase One1	16
Mi Via Waiver Program1	16
Table 2: Mi Via Waiver Services    1	16
Developmental Disabilities Waiver Program1	٢7
Table 3: Developmental Disabilities Waiver Services         1	18
Medically Fragile Waiver	24
Table 4: Medically Fragile Waiver Services	25
Centennial Care Demonstration Waiver	26
Table 5: Centennial Care Community Benefit (1115 Waiver) Services	26
Person-Centered Planning Compliance	30
Table 6: Person Centered Planning Process for Mi Via, Developmental Disabilities, Medically Fragile Waivers and Centennial Care Demonstration Waiver	30
Access to Non-Disability Services	
Provider Self-Assessment	
Overall Response Rates	
Centennial Care Demonstration Waiver	
Table 7: Settings Assessment Centennial Care	
Provider Assessment Validation Process	
Figure 1: Overview of Revised STP Process	
Provider Validation Approach	
Onsite Review Process	

Review and Categorization Process	42
Setting Categorization Process	42
Category 1: Compliant	43
Category 2: Compliant with Remediation	43
Category 3: Presumptively Institutional/Additional Evidence Needed (Heightened	44
Scrutiny)	44
Category 4: Institutional/Remove from HCBS Program (Beneficiary Relocation)	46
Outcomes Setting Assessment	47
Developmental Disabilities and Mi Via Waiver	47
Table 8: Outcome Setting Assessment 1915 c Waivers	49
Centennial Care	49
Table 9: Onsite Setting Assessment Centennial Care	50
Participant/Member Assessment	50
Developmental Disabilities, Mi Via and Medically Fragile Waivers	51
Table 10. Comparison: Participant vs Provider Results. Non-Residential	52
Table 11. Comparison: Participant vs Provider Results. Residential	52
Centennial Care	53
Remediation Strategies/Activities	53
Provider Level Remediation Strategies	53
Centennial Care Demonstration Waiver	54
Communication/Transition Plan	54
Validation Monitoring	55
Non-Disability Specific Settings	58
Reverse Integration Strategies	59
Ongoing Monitoring	59
New Mexico Public Comment Process	61
Initial Approval Activities	61
Mi Via Waiver Public Comment Process	62
Developmental Disabilities Waiver Public Comment Process	63
Statewide Transition Plan (including Centennial Care)	66
Final Approval Activities	67
Appendices	69
Appendix A: Mi Via Wavier Systemic Assessment	70
Appendix B: Developmental Disabilities Waiver Systemic Assessment	92
Appendix C: Medically Fragile Waiver Systemic Assessment	172

Appendix D: Centennial Care Demonstration Waiver Systemic Assessment	.185
Appendix E: Provider Self-Assessment Survey Results	.229
Appendix F: Public Comments to STP	.245
Appendix G: Mi Via Waiver Transition Plan	.254
Appendix H: Developmental Disabilities Waiver Transition Plan	.255
Appendix I: HSD Response to CMS's October 29, 2015 Comments	.256
Appendix J: Survey Questions	.266

# Introduction

The New Mexico Human Services Department (HSD) submits this amended Statewide Transition Plan (STP) for final approval in accordance with requirements set forth in the Centers for Medicare and Medicaid Services (CMS) Home and Community Based Services (HCBS) Settings rule released on January 16, 2014 (See CFR 441.301 (c)).

New Mexico received initial approval of its statewide transition plan on January 13, 2017. CMS provided guidance and requested that New Mexico update the transition plan to include complete site-specific assessments of home and community-based settings; necessary strategies for validating the assessment results; the outcomes of these activities, including remediation strategies that will resolve issues identified by the site-specific settings assessment process and validation activities. CMS further requests that the transition plan detail a plan for identifying and evaluating settings that are presumed to have institutional characteristics. CMS recommended the State develop a communication process for beneficiaries who are currently receiving services in settings that the State has determined cannot or will not come into compliance with the home and community-bases settings final rule. In addition, the State must outline the ongoing monitoring and quality assurance processes that will ensure all settings providing home and community services (HCBS) continue to remain fully compliant with the rule.

The following amended plan incorporates guidance and requests for clarification received from CMS on January 13, 2017. Additional feedback was received from CMS in February 2022. This revised plan incorporates the additional clarifications CMS requested.

# Background

On January 16, 2014, the Centers for Medicare & Medicaid Services (CMS) published a Final Rule which addresses several sections of the Social Security Act and makes changes to the 1915(c) Home and Community-Based Services (HCBS) waiver program. The Final Rule was designed to improve available HCBS programs by ensuring the quality of HCBS, providing protections to participants, enabling participants to have the same opportunity to receive services in the most integrated setting appropriate and have full access to community living opportunities.

The main focus of the HCBS Final Rule is to ensure that all Home and Community-Based (HCB) settings meet certain qualifications<sup>1</sup>, including:

 Integration in, and supports access to, the greater community, including opportunities to seek employment and work in competitive integrated settings, engage in community life,

<sup>&</sup>lt;sup>1</sup> CMS Fact Sheet: Summary of Key Provisions of the HCBS Settings Final Rule.

control personal resources, and receive services in the community of the same degree of access as individuals not receiving Medicaid HCBS;

- Selection by the individual from among all settings options that are identified and documented in the person-centered service plan and are based on the individual's needs and preferences;
- Ensure individual rights of privacy, dignity and respect, and freedom from coercion and restraint;
- Optimize autonomy and independence in making life choices; and
- Facilitate choice regarding services and who provides them.

In December 2014, CMS issued guidance to states with Section 1115 demonstrations that include HCBS as part of the program design. The notice clarified that states currently operating HCBS programs, regardless of the federal authority under which the programs operate, must submit a STP for approval. The STP must include the state's assessment of its regulations, standards, licensing requirements and provider requirements against the requirements in the HCBS Final Rule. The STP is also to describe the State's ongoing strategies to accomplish compliance with all federal requirements, including timeframes and deliverables.

New Mexico submitted its initial STP to CMS on November 4, 2015, and December 9, 2015. On October 29, 2015, CMS provided comments on the NM STP. Based upon guidance provided by CMS, HSD revised its approach to validating responses to the provider self-assessment. CMS reviewed the revised STP and provided further guidance in April 2016. CMS requested the following: clarification on the systemic assessment process, heightened scrutiny, beneficiary relocation, and ongoing monitoring; that the Medically Fragile waiver be included in the systemic assessment process. New Mexico revised the STP with CMS reviewing and providing additional guidance on September 20, 2016. The STP was updated to address CMS guidance and requests for clarification, an initial approval was issued on January 13, 2017.

# **Overview of Existing HCBS Programs and Authorities**

In addition to the HCBS Final Rule applying to 1915(c), 1915(i), 1915(j), and 1915(k) authorities, CMS issued guidance in December 2014 to states with Section 1115 waivers that include HCBS as part of the program design. The New Mexico Human Services Department's Medical Assistance Division (MAD) provides HCBS under the following four programs:

- 1915(c) Mi Via Waiver
- 1915(c) Developmental Disabilities Waiver
- Section 1115 Centennial Care Demonstration Waiver (Community Benefit)
- 1915(c) Medically Fragile Waiver

Each of these programs will be addressed in the New Mexico STP.

The Supports Waiver (NM1726), New Mexico's fourth 1915(c) waiver became effective on July 1,

2020. As required by CMS, new waivers are required to comply with 2014 rule upon approval. The Supports Waiver Service-Settings complies with the 2014 rule and will not be addressed in this plan.

## Mi Via Waiver Program

New Mexico has been at the forefront of HCBS self-direction waivers with the implementation of the Mi Via Waiver in 2006. This waiver, targeted to Medically Fragile (MF) individuals and individuals with Intellectual or Developmental Disabilities (ID/DD), was originally designed and developed with self-direction and person-centered planning at its core. It is operated by the Department of Health (DOH). Person-centered planning remains a key program component, as such, Mi Via service and support plans (SSPs) are developed through a person-centered planning process which guides the participant's selection of services to achieve personally defined outcomes in the most integrated community setting. Currently, over 1600 participants receive HCBS through the Mi Via Waiver. Through the provision of services and supports identified through the SSP and the implementation of a quality assurance and improvement strategies, the State ensures the health and welfare of the individuals in the program. In addition, the program provides assurances of fiscal integrity and includes participant protections that will be effective and family friendly.

# **Developmental Disabilities Waiver Program**

The Developmental Disabilities HCBS waiver serves individuals with ID or persons with specific related conditions and DD that occur before the age of 22 and is administered by DOH. Currently, over 3200 participants receive HCBS through the Developmental Disabilities Waiver. New Mexico provides community-based services designed to increase independence and achieve personal goals by providing care and support to enable individuals to live as active members of the community while ensuring health and safety. The purpose of the program is to provide a broad range of flexible community-based services outlined in an Individual Service Plan (ISP) that will support individuals to live successfully in their community and become more independent. Similar to the Mi Via Waiver program, among other assurances, the state ensures the health and welfare of participants, the fiscal integrity of the program, and provides for participant protections that will be effective and family friendly.

# Centennial Care 1115 Demonstration Waiver (Community Benefit)

Since January 1, 2014, Centennial Care has been providing a comprehensive and coordinated array of Medicaid services including HCBS also known as the Community Benefit (CB) to the disabled and elderly population in a managed care delivery system. Members eligible for the Community Benefit program must meet a Nursing Facility level of care criteria that includes needing assistance with two or more activities of dialing living. Every Medicaid member who meets a Nursing Facility level of care and wishes to remain in the community is provided a full explanation of each service offered under the CB package. There are two different CB service delivery models within Centennial Care: Agency Based Community Benefit (ABCB) and Self-Directed Community Benefit (SDCB). Under the ABCB model, Medicaid members work with care coordinators to develop a comprehensive care plan and select CB providers

contracted with the managed care organization (MCO) network. The member's MCO ensures payment to CB providers. In the SDCB, members work with a support broker to develop a comprehensive care plan, select their own providers, authorize timesheets, and ensure payment to their providers. Currently, over 27,000 individuals receive HCBS through the Community Benefit. The goal of Centennial Care is to assure that Medicaid participants in the program receive the right amount of care at the right time and in the most cost-effective or "right" settings. The key components of Centennial Care include:

- Integrated benefits provided through contracted managed care health plans;
- Comprehensive person-centered care coordination system with personalized plans of care;
- Health literacy focus that uses community health workers, community health representatives, promotoras, and other trained, lay-workers to help individuals through the system; and
- Personal responsibility for our participants to become more active in their own health and more efficient users of the health care system.

# Medically Fragile Waiver Program

The Medically Fragile HCBS waiver provides services for individuals diagnosed with a medically fragile condition, have a developmental disability, developmental delay, and/or are at risk for developmental delay before reaching 22 years of age. Participants receive services in their family home or their own home (home owned or leased by the participant, the participants' parents, or legal guardians). Currently, over 170 participants receive HCBS through the Medically Fragile Waiver. Services under this waiver are not provided in either congregate living facilities, institutional settings or on the grounds of institutions, nor purchased or established in a manner that isolates the individual from the community of individuals not receiving Medicaid-funded HCBS. All settings under this waiver are presumed compliant with the rule and will not require any remediation. Medically Fragile waiver providers are DOH approved providers and must be compliant with requirements set forth in the Centers for Medicare and Medicaid Services (CMS) Home and Community Based Services (HCBS) Settings rule released on January 16, 2014 (See CFR 441.301 (c)).

# New Mexico's Approach to Statewide Transition Plan

New Mexico previously submitted waiver-specific transition plans for the Mi Via Waiver and Developmental Disabilities Waiver due to the timing of the Mi Via Waiver renewal and Developmental Disabilities Waiver amendment. The Mi Via Waiver transition plan was submitted to CMS on November 14, 2014. The Developmental Disabilities Waiver transition plan was submitted to CMS on January 6, 2015. As stated previously, CMS issued guidance in December 2014 to New Mexico regarding the inclusion of the Centennial Care Demonstration Waiver in the STP because of the HCBS services provided under that program.

In light of this new requirement, New Mexico reached out to CMS for guidance about the timing

of including Centennial Care into the STP. Based on discussions with CMS, New Mexico received approval to proceed with a multi-phase approach for developing the STP. The first phase of the STP incorporated the specific timelines and approaches for both the Mi Via Waiver and the Developmental Disabilities Waiver and was submitted to CMS on March 17, 2015.

In the second phase, the State amended the STP previously submitted to CMS to address the activities and timelines associated with the Centennial Care Demonstration Waiver. The systemic assessment process activities for Centennial Care and Medically Fragile Waiver mirrored the systemic assessment activities completed for both the Mi Via and the Developmental Disabilities Waivers.

The third phase of implementation of the HCBS Final rule entailed provider onsite assessment and validation, member survey, remediation, close inspection of settings that are isolating in nature, and ongoing monitoring. The Centennial Care assessment included additional activities, as appropriate, to address the role of MCOs and issues unique to the managed care delivery system.

New Mexico has been committed to strong stakeholder engagement in the development and implementation of the STP. As a result, multiple opportunities to obtain stakeholder input were sought throughout the process and will continue to be. Stakeholder input was of critical importance during assessment and remediation activities. Key to the process however, for the Mi Via, Developmental Disabilities and Medically Fragile Waivers was engagement with the Advisory Council on Quality Supports for Individuals with IDD and Their Families (ACQ). The Transition Plan Timeline outlines references to stakeholder engagements.

Additionally, the DOH Developmental Disabilities Supports Division (DDSD), along with the Developmental Disabilities Planning Council (DDPC) launched a campaign titled "*Know Your Rights*" to bring awareness to educate and engage stakeholders in the settings requirements and systems changes the HCBS Final Rule will evoke.

In 2018, the first year of the campaign, DDSD focused on educating providers, and a series of town hall meetings focused on educating self-advocates, families, guardians as well as providers, about the rights specified in the Final Rule. The campaign was initiated by a press release, series of on-going communications, town hall meetings with various targeted stakeholder groups (individuals, family members and guardians, state agencies and partners, advocacy organizations and waiver providers), and presentations at local disability conferences, Legislative Disability subcommittees, and disability organizations.

DDSD obtained two contractors specifically to assist the state in implementing the first phase of the STP and Know Your Rights Campaign and to ensure individuals with disabilities were included. The town hall and stakeholder meetings allowed the state to collaborate with stakeholders across the state on the implementation of the STP, to develop new processes, to revise necessary state rules and standards, and to work together to ensure compliance and on-going success. The first phase of the town halls reached over 600 people. Town Halls strengthened advocacy, raised awareness, and educated communities across the state about\_

the rights of people with intellectual and developmental disabilities.

The second phase of the Know Your Rights Campaign focused on advocate rights and responsibilities. In addition to providing information about the rights of people, the campaign expanded the discussion to include advocate responsibilities. There was a clear mandate from the disability community to engage with self-advocates to support an understanding that we are all part of the community and, as such, we all have responsibilities to be kind, respectful, speak up for ourselves, and others. Again over 600 people participated statewide.

The third and current phase of the Know Your Rights Campaign is focusing on bringing together all advocates: self-advocates, family members, guardians, providers, agencies and interested community members to build the future together. The goal is to identify how the collective will partner together to create a system that empowers people to live the lives they choose.

The campaign is a grass roots movement in NM that has reached approximately 1500 people thus far. Know Your Rights started with DOH impetus and funding and has evolved such that partners are taking a leadership role and driving the next phases. Some important results included more participant representation and valuable input at ACQ meetings and subcommittees, training development activities, and waiver renewal activities.

Centennial Care utilized the MCOs' Member Advisory Boards to obtain focused stakeholder support and feedback for implementation of the STP. Each MCO is required to convene a Member Advisory Board to advise the MCO on issues concerning service delivery and quality of all covered services (e.g., behavioral health, physical health and long-term care), member rights and responsibilities, resolution of member grievances and appeals and the needs of groups represented by Member Advisory Board members as they pertain to Medicaid. Member Advisory Boards consist of members representing all Centennial Care populations, family members, and providers.

# **Transition Plan Timeline**

The timeline for New Mexico's compliance with the HCBS Final Rule is in Table 1 below. The timeline provides the road map of specific major activities that have occurred for the State to achieve full compliance with the HCBS Final Rule by March 2023.

Activity	Target
Stakeholder Engegement for Transition Dien	Completion Date
Stakeholder Engagement for Transition Plan Mi Via Waiver	
Tribal notification.	Completed (9/8/14)
Public notice released to stakeholders.	, , , ,
	Completed (9/14/14) Completed (9/14/14)
Public notice posted to State website.	Completed (9/14/14) Completed (2nd
Newspaper announcements published.	week of 9/2014)
Public hearing held.	Completed (10/14/14)
Public comments due back from all stakeholders.	Completed (10/14/14) Completed (10/15/14)
Review, incorporate, and respond to public comments.	Completed (10/16/14)
Transition Plan submitted to CMS.	
	Completed (11/14/14)
Final Transition Plan posted on State website.	Completed (11/14/14)
Developmental Disabilities Waiver	
Tribal notification.	Completed (10/31/14)
Public notice posted to State website.	Completed (11/13/14)
Newspaper announcement published on public hearing.	Completed (11/30/14)
Public hearing held.	Completed (12/15/14)
Public comments due back from all stakeholders.	Completed (12/16/14)
Review, incorporate, and respond to public comments.	Completed (12/17/14)
Transition Plan submitted to CMS.	Completed (1/5/15)
Final Transition Plan posted on State website.	Completed (1/5/15)
Statewide Transition Plan (Mi Via Waiver and Developmental Disabilities Wai	
Submit Mi Via Waiver Transition Plan to CMS with waiver renewal (included	Completed (11/14/14)
separate public input process).	
Submit Developmental Disabilities Transition Plan to CMS with waiver	Completed (1/5/15)
amendment (included separate public input process).	
Submit Statewide Transition Plan to CMS (see public notice process below).	Completed (3/11/15)
Statewide Transition Plan Amendment Process (Centennial Care Demonstrat	
Draft Statewide amended Transition Plan submitted for Tribal Consultation.	Completed (3/23/15)
Public Notice posted for draft Statewide amended Transition Plan.	Completed (3/24/15)
Public comment period closes.	Completed (4/22/15)
Tribal consultation and public comment period closes.	Completed (5/25/15)
Update Statewide Transition Plan based on public comments if necessary.	Completed (5/28/15)
Submit Statewide amended Transition Plan to CMS.	Completed (6/1/15)
Regulations, Standards, Waiver Application Assessment, Centennial Care Co and Conditions (STCs) and MCO Policy Manual	ontract, Special Terms
Mi Via Waiver Assessment Process	
Establish workgroup to conduct assessment review.	Completed (3/3/14)
Crosswalk of regulations, standards, and waiver application completed.	Completed (7/1/14)
	Supplemented 7/2016
Complete analysis of crosswalk to determine compliance and identify compliance	Completed (8/29/14)
issues.	Supplemented 7/2016
Revise the Mi Via service standards to expand the definition of Customized	Completed (6/24/15)
Community Group Supports (CCGS) to include requirements that CCGS services	
are provided in an integrated community setting that supports opportunities for	
participants to access community resources and activities with others in their community.	
Revise CCGS provider packets with updated service definition.	Completed (8/31/15)

### Table 1: Statewide Transition Plan Milestones

Activity	Target Completion Date
Train Consultants on the new CCGS service standards and monitor Implementation through SSP development.	Completed (7/10/15)
Present findings to the ACQ for Individuals with ID/DD and their families and obtain feedback.	Completed (6/11/15)
Revise vendor agreements	Completed (10/31/2017)
Update to NMAC and Service Standards	Completed (10/31/2017)
Developmental Disabilities Waiver Assessment Process	•
Residential Settings Analysis	
Establish workgroup to conduct assessment review.	Completed (7/1/14)
Crosswalk of regulations, standards, and waiver application completed for residential settings.	Completed (6/2/14) Supplemented 7/2016
Complete analysis of crosswalk to determine compliance and identify compliance issues.	Completed (7/21/14) Supplemented 7/2016
Present findings to the ACQ for Individuals with ID/DD and their families and obtain feedback.	Completed (8/12/14)
Update Developmental Disabilities Waiver standards to ensure eligible recipients have access to food at any time.	Completed (6/15/15)
Update Developmental Disabilities Waiver standards to allow for eligible recipients have visitors at any time.	Completed (6/15/15)
Update Developmental Disabilities Waiver standards for leasing arrangements to allow for privacy in sleeping or living units; units have lockable doors; allowing for keys to the recipients and appropriate staff.	Completed (6/15/15)
Revision of provider application process and update language in provider agreements	Completed (10/31/2017)
Update to waiver, service standards, NMAC, provider agreements, and provider applications as identified during systemic assessment	Completed (10/31/2017)
Non-Residential Settings Analysis	
Establish workgroup to conduct assessment review.	Completed (2/11/15)
Crosswalk of regulations, standards, and waiver application completed for residential settings.	Completed (3/6/15) Supplemented 7/2016
Complete analysis of crosswalk to determine compliance and identify compliance issues.	Completed (3/6/15) Supplemented (7/2016)
Present findings to the ACQ for Individuals with ID/DD and their families and obtain feedback.	Completed (6/11/15)
Revise waiver service standards and distribute to providers.	Completed (6/15/15)
Develop and distribute training documents on revised service standards.	Completed (6/15/15)
Revision of provider application process and update language in provider agreements	Completed (10/31/2017)
Update to waiver, service standards, NMAC, provider agreements, and provider applications as identified during systemic assessment	Completed (10/31/2017)
Centennial Care Assessment Process	
Residential Settings Analysis	
HSD staff conducts assessment review.	Completed (3/11/15)
Crosswalk of the Centennial Care contract, STC, regulations, and MCO policy manual was completed for residential settings.	Completed (3/11/15)
Complete analysis of crosswalk to determine compliance and identify compliance issues.	Completed (3/11/15)
Collaborate with DOH to ensure Assisted Living Facilities (ALF) licensure requirements fully comply with the HCBS requirements.	Completed (7/1/15)

Activity	Target Completion Date
Update MCO policy manual to ensure Assisted Living Facilities (ALF) allow same responsibilities/protection from eviction as all tenants under landlord law of state, county, city or other designated entity.	Completed (10/01/15)
Update MCO policy manual for ALF leasing arrangements to allow for privacy in sleeping or living units; units have lockable doors; allowing for keys to the recipients and appropriate staff.	Completed (10/01/15)
Non-Residential Settings Analysis	
HSD staff conducts assessment review.	Completed (3/11/15)
Crosswalk of the Centennial Care contract, STC, regulations and MCO policy manual was completed.	Completed (3/11/15)
Complete analysis of crosswalk to determine compliance and identify compliance issues.	Completed (3/11/15)
Revise MCO policy manual to expand the definition of Customized Community Supports (CCS); Adult Day Health; and Employment Supports to include requirements that services are provided in an integrated community setting that supports opportunities for members to access community resources and activities with others in their community.	Completed (3/1/16)
Revise MCO policy manual to include in the written care plans: allow individuals the opportunity to 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.	Completed (3/1/16)
Revise MCO policy manual to include in the written care plans: individually identified goals and preferences related to relationships, community participation, employment, income and savings, healthcare and wellness, education and others.	Completed (3/1/16)
Medically Fragile Waiver Assessment Process	
Establish workgroup to conduct assessment review.	Completed (03/20/2016)
Crosswalk of regulations, standards, and waiver application completed.	Completed (04/15/2016)
Complete analysis of crosswalk to determine compliance and identify compliance issues.	Completed (05/01/2016) Suplle
Update to Respite and General Provider Requirements as necessary	Completed (10/31/2017)
Update to service standards and NMAC to include compliance with the Final Rule	Completed (10/31/2017)
Present findings to the ACQ for Individuals with ID/DD and their families and obtain feedback.	Completed (08/11/2016)
Provider Survey Process	•
Mi Via Waiver – Vendors	
Draft survey.	Completed (4/6/15)
Finalize comprehensive survey respondent lists.	Completed (5/22/15)
Finalize survey.	Completed (5/22/15)
Surveys distributed to respondent lists.	Completed (5/22/15)
Training webinar/conference call on surveys for potential respondents.	Completed (6/1/15 and 6/3/15)
Vendor survey closes.	Completed (7/13/15)
Follow-up with vendor survey non-respondents.	Completed (8/6/15)
Compile and analyze draft vendor survey results.	Completed (8/19/15)
Final analysis of survey results and report completed.	Completed (11/20/15)
Present findings to the ACQ for Individuals with ID/DD and their families and	Completed (12/11/15)
obtain feedback.	
Developmental Disabilities Waiver – Providers	
Draft survey.	Completed (4/6/15)

Activity	Target
	Completion Date
Finalize comprehensive survey respondent lists.	Completed (5/22/15)
Finalize survey.	Completed (5/22/15)
Surveys distributed to respondent lists.	Completed (5/27/15)
Training webinar/conference call on surveys for potential respondents.	Completed (6/1/15
<b>,</b>	and 6/3/15)
Provider survey closes.	Completed (7/13/15)
Follow-up with provider survey non-respondents.	Completed (8/6/15)
Compile and analyze draft provider survey results.	Completed 8/19/15
Final analysis of survey results and report completed.	Completed (11/20/15)
Present findings to the ACQ for Individuals with ID/DD and their families and	Completed (12/11/15)
obtain feedback.	
Centennial Care Demonstration Waiver – Community Benefit Providers	
Draft survey.	Completed (4/6/15)
Finalize comprehensive survey respondent lists.	Completed (5/22/15)
Finalize survey.	Completed (5/22/15)
Surveys distributed to respondent lists.	Completed 5/27/15)
Training webinar/conference call on surveys for potential respondents.	Completed (6/1/15
	and 6/3/15)
Provider survey closes.	Completed (7/13/15)
Follow-up with provider survey non-respondents.	Completed (8/6/15)
Compile and analyze draft provider survey results.	Completed (8/19/15)
Final analysis of survey results and report completed.	Completed (11/20/15)
Present findings to the Member Advisory Boards and obtain feedback.	Completed (4 <sup>th</sup>
	Quarter Board
	Meeting 2015)
Updates to STP and Public Comment Notification Prior to Provider Validation	
Per CMS directions, updated STP submitted to CMS for review	Completed (2/29/16)
CMS provides comments on updated STP	Completed (3/29/16)
STP revised based upon CMS comments	Completed (7/15/2016)
HSD posts updated transition plan for public comment review and tribal	Completed (07/18/2016)
consultation	
Public Hearing and end of tribal notification and public comment period	Completed (09/19/2016)
HSD submits revised STP to CMS	Completed (09/30/2016)
Provider Validation/Heightened Scrutiny	
Finalize details of onsite review assessment process and validation tools	Completed (6/1/2018)
Completion of validation activities	<b>Completed</b> (7/01/2018)
	(761/20ette)d DDW, MVW
Compile results from validation activities	Completed (7PM2019)W
Report (summary level) of provider validation process	Completed (8/1/2019)
Submit results to providers (45 business days following completion of reviews)	Completed (8/1/2019)
Providers submit CAP in response to state notification (30 business days	Completed (8/28/2019)
following receipt of State notification)	
State responds to provider CAP (30 business days from receipt of provider	Completed (10/31/2019)
CAP)	
Issues in provider CAPs are addressed	Completed (2019-2020)
Updates to STP and Public Comment Notification Following Provider Validation	
HSD posts updated transition plan for public comment review and tribal	08/00/2021 //ribal
notification	08/09/2021 (tribal
	notification) 09/09/2021 (public
	comment)
	commenty

Activity	Target Completion Date
Public Hearing and end of tribal notification and public comment period	10/12//2021
HSD submits revised STP to CMS	10/15/2021
HSD submits request to CMS for heightened scrutiny, if necessary	Completed (02/17/2020)
Beneficiary Relocation	
Notification of all beneficiaries subject to relocation notification	03/01/2021
Completion of relocation of all beneficiaries	07/01/2021
Ongoing Monitoring	
Activities regarding assessment of individual and provider compliance with HCBS final rule	Ongoing

# Systemic Assessment-Phase One

The State completed a systematic statewide review of its waiver applications, applicable waiver program standards, and applicable NMACs for each of its HCBS programs against the requirements set forth in the HCBS Final Rule. Additionally, for Centennial Care the review also included assessment of the Centennial Care contract, the Special Terms and Conditions (STCs), the provider application, and the MCO policy manual. This assessment crosswalk is the first step to determining the extent to which our HCBS programs comply with the existing federal requirements.

## Mi Via Waiver Program

MV Waiver services are provided in non-residential settings. Below is a list of all HCBS administered under the Mi Via waiver, the corresponding category for each service, and the settings in which the service can occur. Under Mi Via, services can be provided in the home or in a community setting such as congregate community day programs, community centers, and adult day programs.

Service Description	Applicable HCBS Qualities	Service Settings
Customized Community Group Supports	Non-residential	Within the community
Employment Supports	Non-residential	Within the community
Community Direct Support	Non-residential	Within the community
Respite		<ul><li>In home</li><li>Within the community</li></ul>

#### Table 2: Mi Via Waiver Services

The systemic assessment for the Mi Via Waiver, completed on July 1, 2015, was based on the 2009 waiver application, 2012 service standards and 2014 NMAC. Mi Via Waiver living supports and other supports (In Home Living, Homemaker, and Home Health Aide) services are not considered to be provided in a residential setting as these services are provided in a participant's (or their families', caregivers'), non-vendor, privately owned homes. The assessment completed for the Mi Via Waiver found that the waiver, service standards, and NMAC rules comply with the HCBS Final Rule. The State's analysis included a thorough review of each requirement within the HCBS Final Rule compared against the requirements in the approved waiver application, service standards, and the NMAC rules. The analysis for the Mi Via Waiver program was completed by MAD and DOH staff and included review of the following:

- Service standards effective 2/2012
- NMAC 8.314.6

- 1915(c) waiver application
- Vendor agreements

Through the State's review of the Mi Via's service standards, it was determined that the 2012 service standard for Customized Community Group Supports (CCGS) required modification to achieve compliance with the HCBS Final Rule. Findings were presented to the ACQ for individuals with ID/DD and their families on June 11, 2015. The State then expanded the definition of CCGS in the Mi Via service standards to include information that CCGS services must be provided in an integrated community setting that supports opportunities for participants to access community resources and activities with others in their community. The service standards for CCGS were revised on June 24, 2015. New Mexico revised CCGS provider packets to include an attestation that the services and supports provided will be delivered in a community-based integrated setting. The State sent a notice to each CCGS enrolled provider to submit the required attestation. The State informed participants and consultant agencies of the attestation through the Mi Via newsletter. New Mexico completed training on the new service standards to Mi Via consultant agencies on July 10, 2015. This training was also offered to Mi Via participants, employees, vendors, and other interested stakeholders through statewide training conducted between August and September 2015. With the October 2015 Mi Via waiver approval, the regulations and service standards were updated to incorporate waiver changes and HCBS Final Rule requirements. The updated regulations and service standards became effective March 1, 2016.

It was also found that the vendor agreements were silent on the HCBS Final Rule requirements. On September 30, 2019, the State included attestations in all vendor agreements requiring vendors to comply with all HCBS Final Rule requirements.

Results of the systemic assessment of the Mi Via waiver, service standards, New Mexico Administrative Code, vendor agreements and the necessary remediation are found in Appendix A.

# **Developmental Disabilities Waiver Program**

The settings where DD Waiver services are provided include residential and non-residential settings. Residential-type settings where waiver services are provided include privately-owned or rented homes by individuals, families, or surrogate families (unrelated paid caregiver in which the waiver recipient resides), provider-owned homes, and provider-controlled homes. Non-residential-type settings include the community, such as congregate community day programs, community centers, and adult day programs, community businesses and other community places of employment, and provider operated facility-based settings.

Service Description	Applicable HCBS Qualities	Service Settings
Family Living	Residential	<ul> <li>Privately-owned or rented homes by families or surrogate families</li> <li>Provider-owned homes</li> <li>Provider-controlled homes</li> </ul>
Supported Living	Residential	<ul> <li>Privately-owned or rented homes by families or surrogate families</li> <li>Provider-owned homes</li> <li>Provider-controlled homes</li> </ul>
Intensive Medial Living supports	Residential	<ul> <li>Privately-owned or rented homes by families or surrogate families</li> <li>Provider-owned homes</li> <li>Provider-controlled homes</li> </ul>
Customized In-Home Supports	Residential	<ul> <li>Privately-owned or rented homes by families or surrogate families</li> <li>Provider-owned homes</li> <li>Provider-controlled homes</li> </ul>
Customized Community Supports (CCS): • CCS Individual • CCS Group • CCS Group Community Only	Non-residential	<ul> <li>Within the community</li> <li>Community businesses</li> <li>Community places of employment</li> <li>Provider operated facility</li> </ul>
Community Integrated Employment (CIE) <ul> <li>CIE Job Maintenance</li> <li>CIE Group</li> <li>CIE Self Employment, Individual</li> </ul>	Non-Residential	<ul> <li>Within the community</li> <li>Community businesses</li> <li>Community places of employment</li> <li>Provider operated facility</li> </ul>

#### **Table 3: Developmental Disabilities Waiver Services**

The systemic assessment conducted by New Mexico to determine the extent the state's regulations, standards, policies, licensing requirements, and other provider requirements ensure settings are in compliance with the HCBS Final Rule settings requirements included an extensive review of the 2012 Developmental Disabilities Waiver Service Standards (revised June 2015), the 1915 (c) DD Waiver, the NMAC and the DDSD Provider Application and Agreement. Personal Support Services was not included in the systemic assessment. The types of services previously provided under Personal Support Services are being provided under Community Integrated Supports (CIS) and Community Integrated Employment (CIE). Adult nursing services such as therapies. Adult nursing services are provided in whatever environment the individual is receiving services or supports throughout their day.

The following were reviewed for the Developmental Disabilities Waiver:

- 1915(c) waiver application (amended April 2015)
- Service standards, effective November 1, 2102/revised April 23, 2013, and June 15,2015
- Applicable state regulations (NMAC 8.314.5, 7.26.3, 7.26.5)
- DD Waiver Provider Applications and Agreements

In general, the DD Waiver rules and standards (the waiver application, NMAC, DD Waiver

Service Standards, DDSD Provider Application, and the DOH Provider Agreement) were found to be compliant, partially compliant, or silent about key aspects of the settings requirements. None of the DD Waiver governing rules were found to conflict with the settings requirements.

DD Waiver Service Standards areas of strength include the presence of language about:

- 1. Individual rights including rights to privacy, choice, legally enforceable agreements, access to food, choice of roommates, ability to decorate one's own room, lockable doors, and financial control;
- 2. Implementing an individual's definition of a meaningful day;
- 3. The Employment First Principle in the context of informed choice;
- 4. Provider agency requirements to follow all applicable federal and state laws which by default includes the settings requirements;
- 5. Person centered planning; and
- 6. Activities to be provided outside the home and in the community.

DD Waiver Service Standards that needed to be addressed include:

- 1. Individual rights listed comprehensively in some service standards but absent or minimally noted in other service standards;
- 2. Silence about provider responsibilities to ensure rights and protection;
- 3. Silence about the setting location within the community and about personal choice of setting, among all options particularly non disability specific settings;
- 4. Silence about requirements to ensure the setting does not have the effect of isolating individuals receiving Medicaid HCBS from the broader community of individuals not receiving Medicaid HCBS especially when the service is intended for groups;
- 5. Silence about personal control of schedules;
- 6. Silence about conflict of interest in service planning by paid DD Waiver providers;
- 7. Over emphasis of service coordination among DD Waiver providers and under emphasis of coordination of natural supports and other non-disability specific community-based options, over emphasis on group settings and under emphasis on promoting individual choice within day programs; and
- 8. Silence about choice group make-up for services provided in groups.

# DOH Waiver Provider Agreement and Application areas of strength include the presence of language about:

- 1. Meaningful activities that promote integration and access to the greater community;
- 2. Reflecting what's important to the individual to ensure delivery of services in a manner reflecting personal preferences and ensuring health and welfare;
- 3. Requirements to describe how the agency will encourage, promote, and support individuals to gain meaningful employment; and
- 4. Community resources and transportation

## DOH Waiver Provider Agreement and Application:

1. Does not address many areas of specific settings requirements; remediation required.

### 1915 (c) DD Waiver areas of strength include the presence of language about:

- 1. Settings being integrated in and supporting access to the greater community;
- 2. Opportunities for employment in competitive integrated settings and engaging in community life; and
- 3. Person-centered planning.

#### 1915 (c) DD Waiver areas that needed to be addressed include:

- 1. Silence on informed choice;
- 2. Silence on responsibilities and protections from eviction;
- 3. Silence on individual rights; and
- 4. Lack of adequate information in written documentation in the individual service plan.

<u>Proposed language for the waiver under each service description for</u>: Family Living, Community Integrated Employment Services, Customized Community Supports, Intensive Medical Living Services, Customized In-Home Supports, Supported Living is as follows:

Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is:

- Is integrated in and supports full access to the greater community
- Is selected by the individual from among setting options
- Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint
- Optimizes individual initiative, autonomy, and independence
- Facilitates individual choice regarding services and supports

### Under Provider Qualifications - Other Standards:

- New Providers shall conform with all HCBS settings requirements prior to approval from DDSD to contract for services
- Existing providers shall submit to validation activities detailed NM Statewide Transition Plan approved by CMS (see Appendix C-5 for current status) in order to demonstrate compliance or complete any required remediation activities for full compliance by March 1, 2019

NMAC (applicable areas of regulations included Developmental Disabilities Home and Community-Based Services Waiver, Rights of Individuals with Developmental Disabilities Living in the Community, and Service Plans for Individuals with Developmental Disabilities Living in the Community) areas of strength include the presence of language about:

- 1. Person-centeredness
- 2. Written service plans
- 3. Integration and access to the community

- 4. Opportunity to seek employment and work in competitive integrated setting, engage in community life, and control personal resources
- 5. Individual rights
- 6. Optimized individual initiative, autonomy, and independence in making life choices

NMAC areas that have been addressed include:

- 1. Silence on areas of the settings that are fully integrated with individuals not receiving Medicaid HCBS and encouragement of interactions with people from the community
- 2. Silence on transportation and access options
- 3. Silence on physical accessibility
- 4. Silence on age-appropriateness of activities
- 5. Silence on staff interactions
- 6. Silence on food and dining options
- 7. Silence on provider responsibilities in settings
- 8. Silence on legally enforceable agreements and protections from evictions
- 9. Silence on choice of roommates
- 10. Silence on choice of schedule

#### Remediation:

For the areas needing to be addressed and outlined in the previous pages, the State conducted remediation activities by incorporating necessary changes in the waiver, service standards, and regulations for the Developmental Disabilities Waiver. The seven specific additions to the service standards revised June 15, 2015, included provisions for:

- 1. A lease or legally enforceable agreement
- 2. Privacy in sleeping or living units
- 3. Lockable entrance doors
- 4. Access to food at any time
- 5. Visitors at any time
- 6. Access to agency occupied buildings to the fullest extent possible
- 7. Other protections for privacy and secure place for personal belongings

In addition, DOH conducted training for its providers on the newly revised standards. Training documents were disseminated to Developmental Disabilities Waiver providers on February 1, 2016 and the training of providers begin on March 1, 2016 and was completed by July 1, 2016. The training was recorded and is posted (<u>https://www.nmhealth.org/about/ddsd/train/</u>) for continual reference. Findings were presented to the ACQ for individuals with ID/DD and their families on August 12, 2014.

Remediation of the DD Waiver rules and standards completed by March 1, 2018, included:

- 1. Stakeholder engagement to receive input and feedback on systemic assessment and collaborate on remediation strategies.
- 2. Engage and collaborate with the ACQ to revise the DD Waiver rules, standards,

waiver and subsequent amendments and provider agreement and application

- 3. DD Waiver Renewal application with basic updates and enhancements to language planned for February 2017
- 4. Subsequent amendments after a focused collection of meaningful public input related to systemic assessment
- 5. Reissue of DD Waiver service standards after approval of DD Waiver renewal application and again as needed after an amendment planned for October 2017
- 6. Revision of provider application process and add language to provider agreements planned for January 2017. The language will reflect the responsibility and requirement for providers to ensure the individual's rights of privacy, dignity, respect, and will address ways providers will address freedom from coercion and restraint. It will be up to the providers to identify and outline for NM DOH/DDSD how they will ensure these individual rights.
- 7. Promulgation of revised regulations after DDW Renewal, STP approval and again after any subsequent DD waiver amendments planned for October 2017
- 8. Alignment of any additional DDSD policies and procedures with any changes to above as needed, ongoing
- 9. Sub-regulatory guidance as necessary
- 10. Ad hoc training to stakeholders to include face-to-face statewide trainings and webinars, website updates, communication distribution on stakeholder meetings, trainings and general information, and other required training updates to reinforce changes.

Remediation of the waiver application is occurring through NM's DD Waiver renewal write up regarding the requirement that the use of restraint is supported by a specific assessed need and justified in the person-centered plan. An excerpt from the waiver renewal contains the following language and through the references Director's Release and policies the following is outlined and addressed:

- 1. Identify a specific and individualized assessed need
- 2. Document the positive interventions and supports used
- 3. Document less intrusive methods of meeting the need that were tried and didn't 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 effectiveness of the modification
- 6. Include established time limits for the periodic reviews to determine if the modification is necessary and can be terminated
- 7. Include the informed consent of the individual
- 8. Include an assurance that the interventions and supports will cause no harm to the individual.

This information can also fall within many program processes described in the Waiver including the safeguard processes in Appendix G and provider qualifications/ recertification's described under each service.

"Personal restraints are defined as emergency physical restraints: the use of personal, manual physical force to limit, prohibit or preclude imminently dangerous behavior by restricting movement through specified and allowed sustained physical contact or holding procedures. The most recent guidance is the DDSD Director's Release regarding the reporting and monitoring of emergency physical restraints which requires that use of any emergency physical restraints be written into a Behavioral Crisis Intervention Plan, approved by a Human Rights Committee, and is used as a last resort only when other less intrusive alternatives have failed and under limited circumstances that include protecting an individual or others from imminent, serious physical harm, or to prevent or minimize any physical and/or emotional harm to the individual. The Director's Release requires that staff be trained in both nonphysical and physical interventions and prohibits any emergency physical restraint used as programmatic contingent punishment, or as a cost response to property destruction, refusal to comply with a rule or staff directive, verbal threats, or disruptive behavior that does not risk imminent physical harm to self or others. It also prohibits the use of supine and prone floor restraints.

The Aversive Intervention Prohibitions policy further prohibits interventions which result in physical pain, may cause tissue damage or injury, and is ethically unacceptable for people who are not disabled. Providers are required to develop policies regarding use of emergency physical restraints, must establish methods for evaluating risk of harm versus benefits of harm reduction with use of emergency physical restraints and must document its use, including an internal incident report process, post incident analysis and report to the interdisciplinary team and DDSD Bureau of Behavioral Support via the General Events Reporting (GER) system in Therap. When abuse, neglect or exploitation is suspected, the report also goes to the DOH/DHI Incident Management Bureau. See DDSD Director's Release (August 3, 2010), Aversive Intervention Prohibitions Policy (February 12, 2010) and Human Rights Committee Policy (February 12, 2010)."

Areas of remediation, that the state received further stakeholder and public input includes:

- Addition of a chapter in the DD Waiver Service Standards specifically for settings requirements that require all living care arrangements, community supports, and employment supports to comply so that clarity and strength of language about settings requirements are consistent;
- 2. Addition of a chapter in the DD Waiver Service Standards on person centered planning practices that includes roles and response abilities of service providers including considerations for conflict free service planning which prevents:
  - a. Plans that focus on the convenience of the IDT members who are service providers rather than being person-centered,
  - b. Plans that reflect patterns of provider self-referral and undue influence resulting in compromised individual choice of services or providers.
  - c. Plans reflect undue influence of the Provider resulting in a choice of activities convenient for the Provider and not activities chosen by the individual;
- Addition of a chapter in the DD Waiver Service Standards to include an expansive list of individual rights and protections to be ensured by all service providers (e.g., Kansas DADS:

https://www.kdads.ks.gov/docs/default-source/CSP/CSP-Documents/bhs-

documents/Providers/SED\_Waiver/participant\_rights\_cms\_final\_rules.pdf)

- 4. Enhancement of the case management service requirements to include language and requirements explicitly demonstrating choice of setting among all settings including non-disability specific settings;
- 5. Enforcement of Individual Service Plan (ISP) Quality Assurance (QA) requirements in the case management chapter of the DD Waiver Service Standards and in conjunction with the remediation of standards, review and enhance ISP template and use of its associated QA tool;
- 6. Reference all applicable authorities in the standards including the HCBS Final Rule.
- 7. Review and enhance home study approval criteria for Family Living settings and consider similar "site study" and approval process to ensure the quality of all settings is not isolating;
- 8. Addition of settings requirements section in NMAC regulations and Provider Application and Agreement;
- 9. Addition of provider policy requirements to Provider Application and/or Agreements that address and comply with the settings requirements;
- 10. Enhance the regulation outlining specific rights of people with I/DD to be more inclusive of settings requirements language and accessibility; and
- 11. Include language about informed choice to include providers and setting freedom of choice.

Results of the systemic assessment of the Developmental Disabilities waiver, service standards, New Mexico Administrative Code, provider agreements and the necessary remediation are found in Appendix B.

# **Medically Fragile Waiver**

Under Medically Fragile waiver, the majority of services are provided in the home, with some available in the community setting. Settings that are listed as "in-home" are presumed to meet the HCB settings requirements, as these are furnished in a participant's private residence. Settings indicated as "community" are also presumed to meet the HCBS qualities, as they are furnished in the community in which the participant resides. Below is a list of all HCBS administered under the Medically Fragile waiver, the corresponding category for each service, and the settings in which the service can occur.

Service Description	Applicable HCBS Qualities	Service Settings
Respite	Non-residential	In-home
Behavior Support Consultation	Non-residential	<ul><li>Home</li><li>Clinical</li></ul>
Customized Community Group Supports	Non-Residential	<ul><li>In-home</li><li>Within the community</li></ul>
Environmental Modifications	Non-Residential	Home
Home Health Aide	Non-Residential	<ul><li>Home</li><li>Community</li></ul>
Private Duty Nursing	Non-Residential	Home
Skilled Maintenance Therapy (PT, OT, SLT)	Non-Residential	<ul><li>Home</li><li>Clinical</li></ul>

#### **Table 4: Medically Fragile Waiver Services**

MAD and DOH staff completed the assessment for the Medically Fragile Waiver (MFW) for compliance with the HCBS Final Rule. This assessment included a review of the following:

- 1915 (c) application
- State standards for MFW providers
- NMAC 8.314.3
- State provider application and agreements

The settings of the MFW services were noted to be compliant. There are no contracted hospitals or nursing facilities or ICF/IDD facilities. All respite is provided in a private residence or family home. Upon approval of the NM.0223.R05.00 renewal waiver application, New Mexico Department of Health MFW service standards and NMAC were revised to reflect the approved waiver services.

Updates to the Respite and the General Provider Requirements were necessary. Institutional respite references were deleted in the Respite Standard. Respite provided under the model of institutional respite has not been utilized over the past two waiver years and there are currently no institutional respite providers. Respite is provided in the home. The General Provider Requirements Standard will be updated to reflect NMAC changes and will include compliance with the HCBS Final Rule specifically. These activities are scheduled to be completed by October 2017.

The Provider requirements within the Provider Enrollment Agreement and Review form for MFW will require complaints to be included in the Quality Assurance/Quality Improvement Plan and reporting. This will be completed by October 2017.

The assessment noted compliance and strength in providing for individual participant and family choice and involvement in planning and selection of providers and services to support medically fragile participants to remain in their homes and participate as their condition allow within home, school and community. Most waiver participants are minors; however all participants/families are assisted with anticipation of transition within their life and community. Assistance is provided by nurse case managers as requested by the family during educational reviews or transitions within the Medicaid programs.

Results of the Systemic assessment of the Medically Fragile waiver, Service Standards, New Mexico Administrative Code, provider agreements and the necessary remediation are found in Appendix C.

### **Centennial Care Demonstration Waiver**

Below is an exhaustive list of all the 1115 Demonstration Waiver HCBS administered by New Mexico Medicaid, the corresponding category for each service, and the settings in which the service can occur. This chart is intended to illustrate all the service settings that exist in New Mexico's Medicaid HCBS 1115 waiver system. Settings that are listed as "in-home" are presumed to meet HCBS compliance, as these are furnished in a participant's private residence. Settings indicated as "community" are also presumed to meet the HCB settings requirements, as they are furnished in the community in which the participant resides. Quality reviews of services and participant service outcomes will ensure that providers do not impose restrictions on HCBS setting qualities in a participant's own home or in the community without a supportive strategy that has been agreed to through the person-centered planning process.

Service Description	Agency Based or Self Directed	Applicable HCBS Qualities	Service Settings
Adult Day Health	Agency Based Community Benefit	Non-residential	<ul><li>Adult Day Health Center</li><li>Community</li></ul>
Assisted Living	Agency Based Community Benefit	Residential	Assisted Living Facility
Behavior Support Consultation	Agency Based Community Benefit	Non-Residential	<ul><li>Home</li><li>Clinical</li></ul>
Community Transition	Agency Based Community Benefit	Non-Residential	• Home
Emergency Response	Agency Based Community Benefit	Non-Residential	• Home
Employment Supports	Agency Based Community Benefit	Non-Residential	<ul> <li>Current or potential worksite</li> </ul>
Environmental Modifications	Agency Based Community Benefit	Non-Residential	• Home
Home Health Aide	Agency Based Community Benefit	Non-Residential	<ul><li>Home</li><li>Community</li></ul>

 Table 5: Centennial Care Community Benefit (1115 Waiver) Services

Service Description	Agency Based or Self Directed	Applicable HCBS Qualities	Service Settings
Nutritional Counseling	Agency Based Community Benefit	Non-Residential	Home     Clinical
Personal Care Services	Agency Based Community Benefit	Non-Residential	<ul><li>Home</li><li>Community</li></ul>
Private Duty Nursing	Agency Based Community Benefit	Non-Residential	Home
Respite	Agency Based Community Benefit	Non-Residential	Home     Clinical
Skilled Maintenance Therapy (PT, OT, SLT)	Agency Based Community Benefit	Non-Residential	Home     Clinical
Behavior Support Consultation	Self-Directed Community Benefit	Non-residential	Home     Clinical
Customized Community Supports	Self-Directed Community Benefit	Non-Residential	Adult Day Health Center
Emergency Response	Self-Directed Community Benefit	Non-Residential	• Home
Employment Supports	Self-Directed Community Benefit	Non-Residential	Current or potential     worksite
Environmental Modifications	Self-Directed Community Benefit	Non-Residential	• Home
Home Health Aide	Self-Directed Community Benefit	Non-Residential	Home     Community
Homemaker/Direct Support	Self-Directed Community Benefit	Non-Residential	Home     Community
Nutritional Counseling	Self-Directed Community Benefit	Non-Residential	Home     Clinical
Private Duty Nursing	Self-Directed Community Benefit	Non-Residential	Home
Related Goods	Self-Directed Community Benefit	Non-Residential	<ul><li>Home</li><li>Community</li></ul>
Respite	Self-Directed Community Benefit	Non-Residential	<ul><li>Home</li><li>Clinical</li></ul>
Skilled Maintenance Therapy (PT, OT, SLT)	Self-Directed Community Benefit	Non-Residential	Home     Clinical
Specialized Therapies	Self-Directed Community Benefit	Non-Residential	<ul><li>Home</li><li>Community</li><li>Clinical</li></ul>
Start-Up Goods	Self-Directed Community Benefit	Non-Residential	<ul><li>Home</li><li>Community</li></ul>
Transportation (non-medical)	Self-Directed Community Benefit	Non-Residential	Community

HSD staff completed the assessment for the Centennial Care Demonstration Waiver and found that the 1115 Centennial Care wavier, State Terms and Conditions (STCs), MCO policy manual and NMAC rules generally comply with the HCBS Final Rule. The State's analysis included a thorough review of each sub-category within the HCBS Final Rule compared against the requirements in the Centennial Care MCO contracts, STCs, MCO policy manual, and the NMAC rules. The analysis for the Centennial Care Demonstration Waiver included review of the

following:

- Policy Manual March 1, 2016
- NMAC Administrative Code (NMAC 8.308 Parts: 8, 10, 11, 12; 15; NMAC 7.8.2; NMAC 7.13.2
- 1115 Centennial Care Demonstration Waiver/STCs
- Provider Applications
- Centennial Care MCO Contracts and Amendments

Remediation for systemic assessment under the Centennial Care Demonstration Waiver included updating the NMAC Rules, the MCO contracts, and the MCO policy manual based upon issues and deficiencies identified during the assessment review.

### Centennial Care Policy Manual

The Centennial Care Policy Manual was revised to include specific requirements related to the final rule in March 2016. NM is made additional changes to the manual that were effective March 2017. Please find the link to the current Policy Manual effective October 2020 in Appendix D.

### NM Administrative Code (NMAC) 8.308.12

NMAC 8.308.12 is the rule for the Centennial Care Community Benefits program. NM revised the rule to add additional language that requires compliance with the final rule for all Community Benefit providers. There are also additional requirements being added under the specific HCBS residential and non-residential services. The changes were effective March 1, 2017.

### Centennial Care Community Benefit Provider Application

The New Mexico Human Services Department (HSD) approves all Centennial Care Community Benefit provider applications prior to the MCOs contracting with the providers. HSD has developed an attestation form that informs the provider that they must meet HCBS final rule requirements upon application and continue to meet the requirements. The form includes an overview of the requirements and the link to the final rule. The provider must sign to attest that he/she has read the rule, understands the requirements, is in compliance, and will continue to remain in compliance.

### MCO Contracts

HSD added requirements that the MCOs must ensure that their contracted HCBS providers are in compliance and continue to be in compliance with the final rule. This was implemented in contract amendment #7 that was effective on January 1, 2017. Specific sections that were added are: 4.8.3.1, 4.8.1.4, and 4.9.2.48. Please see the link to Centennial Care Contract Amendment #7 in Appendix D.

HSD also reviewed the DOH licensing rules for adult day-health centers and assisted living facilities (ALFs). In general, the rules are silent on the HCBS settings requirements. It should be noted that while DOH is responsible for licensing these providers, HSD makes the ultimate decision on whether the providers are enrolled as Medicaid HCBS providers and can in turn, contract with the MCOs.

In addition, HSD plans to conduct training, in collaboration with the MCOs, for its providers on the new requirements prior to on-site validation.

HSD and the MCOs will consider the extent to which any provider will need to implement corrective action plans should a provider be found to be deficient regarding compliance with the HCBS Final Rule.

Results of the systemic assessment of the Centennial Care Demonstration Waiver STCs, Centennial Care Managed Care Contract, New Mexico Administrative Code, MCO policy manual, provider applications and the necessary remediation are found in Appendix D.

<sup>2</sup> Informational Review of GHSC Clients, Medicaid Home and Community-Based Services New Rules. Mercer Government Human Services Consulting. June 27, 2014. p 11.

<sup>&</sup>lt;sup>3</sup> *Mi Via Self-Directed Waiver Program Service Standards. Appendix B: Service and Support Plan (SSP) Template.* New Mexico Department of Health. April 25, 2011.

# **Person-Centered Planning Compliance**

The State recognizes and supports the significance of person-centered planning in HCBS programs. New Mexico's person-centered planning process is consistent across our HCBS programs and was developed to ensure that individuals receiving long-term services and supports through HCBS programs in the State have full access to their community. The State's person-centered planning process is also intended to assure the Mi Via SSP, Developmental Disabilities ISP and Comprehensive Care Plan (CCP) addresses the health and long-term services and support needs that are reflected in the participant's preferences and goals. In our HCBS programs, the resulting SSP and ISP will assist the participant/member in achieving personally defined outcomes and goals and ensure that waiver services are provided in qualified HCB settings selected by the individual.

The State's assessment of the HCBS person-centered planning process for the Mi Via, Developmental Disabilities, and Medically Fragile Waivers and the Centennial Care Demonstration Waiver evaluated the key provisions that must be reflected in the participant's/member's plan, as required by the HCBS Final Rule. Key provisions regarding person-centered planning are present in both the Mi Via SSP and the DDW and MF ISP. All service plans were revised to include revisions to incorporate the settings requirements.

# Table 6: Person Centered Planning Process for Mi Via, Developmental Disabilities, MedicallyFragile Waivers and Centennial Care Demonstration Waiver

Key Provisions of HCBS Final Rule for Person-Centered Service Plan/Planning <sup>4</sup> :	Mi Via SSP, Developmental Disabilities and Medically Fragile, ISP and Centennial Care CCP Process/ Planning*
Setting is chosen by the individual and is integrated in, and supports full access to, the greater community.	Yes
Opportunities to seek employment and work in competitive integrated settings.	Yes
Opportunity to 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.	Yes

<sup>4</sup> Informational Review of GHSC Clients, Medicaid Home-and Community-Based Services New Rules. Mercer Government Human Services Consulting. June 27, 2014. p 11.

# Access to Non-Disability Services

Mi Via Waiver participants have the option to choose among community-based resources providing both disability and non-disability specific services and settings. Mi Via, as a self-

directed Waiver program, offers participants the opportunity to select providers of direct services from all available community resources. Participants of the Mi Via program have access to non-disability services in that participants are not required to:

- select providers of direct services from a list of state identified/contracted providers; or
- to select providers that only provide services in what would be considered disability specific settings

Providers of Mi Via services are not required to provide services in settings specific to any type of population. Mi Via also offers transportation supports for participants to encourage access to the community-based resources and services they wish to utilize. Mi Via affords participants the freedom of choice to access both disability and non-disability specific settings for all Mi Via services.

The person-centered service plans were modified to monitor and track opportunities to access non-disability settings. Note it is not just access to not disability specific setting when in waiver services but the choice of setting among non-disability specific settings.

Additionally, New Mexico is currently implementing the following to build capacity for nondisability specific settings. By focusing on these initiatives DDSD expects greater opportunities for individuals.

- DDSD is supporting legislation in partnership with NM's Developmental Disabilities Council to promote and incorporate Supported Decision Making for individuals with IDD.
- DDSD has been meeting monthly with our partners at Disability Rights New Mexico and the Developmental Disabilities Council to collaborate on all issues that impact our state IDD system to include work related to the settings requirements, and opportunities for greater choice and non-disability specific opportunities for service delivery and community opportunities.
- Over the last 3 years DDSD has increased its self-directed/participant-directed service models. In addition to our Mi Via self-directed Waiver, DDSD has incorporated a new Supports Waiver that offers a participant-directed track for individuals who wish to selfdirect.
- DDSD, through an initiative to eliminate NM's 13 plus year waiting list, has grown our Mi Via self-directed Waiver exponentially. Our historical data shows that when we allocated people to our HCBS waivers, typically it's a 60/40 split, 60% of new allocations choose the traditional Developmental Disabilities Waiver and 40% select the Mi Via self-directed waiver. To date our split is about 50/50 and our Mi Via Waiver has grown by 33% over the last 3 years
- DDSD is improving access to services by expanding the number of contracted professionals providing HCBS: and streamlining provider applications to reduce barriers to entry.
- Temporary Covid economic recovery payments have been issued in excess of \$100 million for system support.
- <u>The Want to Work initiative</u> started in October of 2022. This project was put in place to address the rights and choices of individuals on the DDW who have indicated that they

want to gain meaningful employment. DDSD Community Inclusion Coordinators have been assigned individual caseloads and been tasked with contacting Individuals, guardians and/or case managers to inquire and provide the necessary resources to assure that individual rights and choices are being honored.

- Parents Reaching Out- Forward @14 Initiative: Forward @14 is a series of workshops that are designed to introduce and explore important issues in transitioning beyond high school. Youth and parents/guardians learn together and have opportunities to practice and reflect on topics such as self-determination, disability laws, options after high school, social opportunities, and healthcare transition. These sessions combine presentations with hands-on activities and are adapted to fit a variety of learning styles and needs so that everyone can participate. Participants receive a tool kit and ongoing support during the transition process.
- <u>State Employment Leadership Network (SELN): Supporting a Vision for Employment</u> <u>Training-</u> This training is available for agency staff, case managers and relevant stakeholders. This course is offered virtually, self-paced and is interactive and immersive. Includes four modules: Employment foundations, Employment Pathways, The Employment Process, and Collaborating with Vocational Rehabilitation.
- <u>College of Employment Services (CES):</u> CES is an Association of Community Rehabilitation Educators (ACRE) certified training that Partners for Employment (PFE) first implemented during the summer of 2018. This online course was developed by the Institute for Community Inclusion (ICI) at the University of Massachusetts, Boston. It consists of 11 self-paced online modules. From this base, PFE has created a blended training that includes the online modules with in-person sessions that allows for group discussion and opportunities to practice new skills. Over 15 weeks, learners participate in 8 hours of in person discussion in addition to 26.4 hours of online content, for a total of 34.4 hours of learning. In FY22, 17 CES cohort trainees obtained their ACRE certificates, while 13 professionals started culminating coursework for their certificate in July. At the end of the fiscal year, New Mexico had a total of 202 professionals who held this credential. In FY22, 24 CES cohort trainees obtained their Certified Employment Support Professional (CESP) certificates. At the end of the fiscal year, New Mexico had a total of 76 professionals who held this credential.
- <u>**Community Mapping**</u>: In FY22, Partners for Employment delivered a 3-part training series on Community Mapping to statewide participants. In a Zoom format, participants learned the theoretical foundations of community mapping, while also having the opportunity to practice community mapping skills in smaller breakout room groups.
- <u>School-to-Work Transit ion Teams (SWTT)</u>: Partners for Employment facilitated collaborative networking meetings for schools, state agencies, local provider agencies, advocacy organizations, civic group leaders, and business representatives who play a role in supporting youth with disabilities' transition to adulthood. PFE coordinated the meetings of 8 School-to-Work Transition Teams for a total of 40 SWTT meetings held with 1244 attendees, not including PFE staff. FY22 SWTT teams covered the following regions: Northwest (McKinley/ San Juan Counties); Northcentral (Taos/ Santa Fe/ Rio Arriba, Los Alamos, Mora, Colfax, Guadalupe, and San Miguel Counties), East (Curry, Roosevelt, Quay Counties) ; Central (Valencia, Torrance Counties) ; Southcentral (Otero/ Lincoln Counties) , Southwest (Luna, Grant, Catron Counties counties) ; Southeast (Chaves/ Eddy/ Lea counties) ; and West central (Socorro, Sierra Counties).

- <u>Supported Employment Local Leaders</u> (SELL): Partners for Employment facilitates the collaborative peer networking opportunities of employment providers to increase statewide capacity through ongoing peer networking and informational meetings. As more and more interagency meetings shifted to an online format in 2020-2021, PFE shifted Supported Employment Local Leaders (SELL) meetings to a online, statewide format in FY22 to facilitate their accessibility to a wider audience. Statewide SELL meetings accommodated local community agency providers, advocacy/ family organization members, businesses representatives, civic group leaders, and state agency partners. PFE hosted 4 statewide SELL team meetings in FY22 with 269 total participants.
- <u>Reaching New Heights in Supported Employment Conference</u>: PFE held our third virtual Reaching New Heights in Supported Employment conference. The conference was held May 4-6, 2022, and contained 10 sessions from state agencies, business owners, self and family-advocates, and PFE's New Mexico Training Associates: total attendance with some duplicate counts was 576.
- <u>New Mexico Training Associates:</u> New Mexico Training Associates (NMTA) is an initiative developed to identify, train, and catalyze the leadership of young career Supported Employment advocates and professionals in New Mexico. Qualified participants have either completed College of Employment Service training and/ or received their CESP or ACRE credential; or have demonstrated sustained engagement in Partners for Employment (PFE) training and networking activities. Participants are paired with a mentor from the PFE staff who guides them in selecting a professional development exercise related to their professional needs/ interests and in developing a capstone training presentation which was given at the Partners for Employment, "Reaching New Heights in Supported Employment" of Employment " conference in May.
- Partners for Employment Collaborative is a collaboration between the New Mexico Department of Health Developmental Disabilities Supports Division, the University of New Mexico/Center for Development and Disability and the New Mexico Division of Vocational Rehabilitation. It is a collective approach to increasing employment outcomes for individuals with intellectual/developmental disabilities in New Mexico. Partners for Employment works with provider agencies, state personnel, family members, self-advocates, employers, and others to provide training opportunities, technical assistance, and support with evidence-based best practices in employment.

HSD will provide oversight to the Centennial Care MCOs to ensure that members in the CB program have continued access to non-disability settings. HSD will continue to monitor the CB provider network to ensure that both disability and non-disability types of settings are available. HSD is closely monitoring the MCOs' person-centered planning processes to ensure contract compliance, including MCO assessment of member access to non-disability settings. In 2019, NM implemented a Supportive Housing benefit, and plans to continue this benefit in our next 1115 waiver called Turquoise Care that begins on 1/1/2024. We are also seeking approval from CMS to implement investments in small-home assisted living and nursing facility pilots and reimbursement for room and board in ALF settings in Turquoise Care.

The CB self-directed model (SDCB) offers members the opportunity to select their providers from all available qualified community resources. The SDCB is designed to support the provision of a variety of services in both disability and a non-disability specific setting, however,

members ultimately choose the setting for their services. The SDCB offers employment supports and non-medical transportation as benefits to increase access to meaningful employment and the community-based resources that members wish to utilize.

# **Provider Self-Assessment**

In order to establish a baseline of provider compliance, MCOs, HSD and DOH first implemented a provider survey. The State identified all major categories of services provided under each program. Next the Sate identified all settings in which each category of service is provided. Surveys were targeted for specific provider types, were web-based, and focused on the CMS exploratory questions. Paper surveys were available if needed for providers who could not access the survey electronically. This survey assessed service delivery in several areas, such as choice of provider, community access and integration, living space/physical space (if a residential setting), privacy staff interactions and privacy, and the participant's experience with the services. Each provider completed the self-assessment for each setting where HCBS is delivered. See Appendix J.

The State is committed to ensuring that each HCBS provider and their service settings meet the requirements set forth under the HCBS Final Rule. The State implemented multiple methodologies including validation to assess and determine provider compliance and settings compliance with the HCBS Final Rule. The following provider settings were assessed:

Developmental Disabilities Waiver categories of services:

- Living Supports providers
  - Family Living: Setting is a private home owned or rented by the individual or Family providing services.
  - Supported Living: Setting is a provider-controlled home or private home.
  - Intensive Medical Living: Setting is a provider-controlled home or private home.
  - Customized In Home Supports: setting is in the individual's own home, family home the community. Additionally. CIHS settings with roommates may include service settings that are provider owned or controlled.

• Customized Community Support providers: Setting is in the community for individuals or groups or may be located at an agency occupied building

• Community Integrated Employment providers: Setting is at a job site in the community for individuals or groups or may be at agency occupied building

Mi Via Waiver categories of services:

• Living and Other Supports – vendors only Setting is a private home owned or rented by the participant/family/natural support or caregiver who may also providing services through a vendor agency.

- Community Membership Supports vendors only (Customized Community Group Supports and Employment Supports)
- Employment-vendors only: Setting may be provider controlled or may be in a non-

provider-controlled setting with support provided in a naturally occurring community setting

Community Direct Support Providers – vendors only: Setting is in a naturally occurring community-based setting

Centennial Care Community Benefit:

- ABCB:
  - o Assisted Living: Setting is provider controlled
  - o Adult Day Health: Setting is provider controlled
  - o Employment Supports: Setting is provider-controlled employment or employment
- SDCB:
  - o Customized Community Supports: Setting is a provider controlled
  - Employment Supports: Setting is provider-controlled employment or employment

The provider survey was conducted via an online survey tool. The State provided education and training regarding the survey via webinars held on June 3 and June 15, 2015. Assistance was made available to respond to questions about the survey and to offer technical assistance in completing the survey, if needed. Paper surveys were made available to providers who could not access the web-based survey. Providers were not asked to attach evidence along with their completed assessments as the state viewed the provider self- assessment as part of initial analysis of compliance to the HCBS Final Rule to later be verified during on-site validation. Additionally, each provider was instructed to consider each setting at a site-specific level while completing their self-assessment. Any setting not included in a provider selfassessment was included in the on-site visit and was properly assessed and validated to assure full compliance with the federal HCBS rule.

New Mexico analyzed and validated responses to the self-reported surveys to determine provider and settings compliance. Review of the findings will help the State identify areas where changes will need to be made to bring non-compliant settings into full compliance with federal requirements and furthermore, assist the State in developing its methodology for the validation process.

For the Community Benefit, the process for the provider self-assessment was the same as with all other HCBS programs. All residential and non-residential settings that completed the provider self-assessment were validated by the state's contractor and analyzed and compiled using a report card system that scored and compared responses across all providers and settings. Results were provided to the state. If the response did not meet an 80% threshold for compliance, or if the provider did not respond to the survey at all, each setting. On-site validation tools were developed by the state's contractor and approved by the state. The validation included consideration of the whether the setting fell under one of the three prongs of heightened scrutiny. The initial round of Centennial Care Community Benefit settings validation activities was completed in November 2017.

On September 15, 2016, DDSD sent a letter to all DD Waiver and Medically Fragile Waiver case managers and providers, and Mi Via consultants and vendors introducing the DDSD Know Your Rights Campaign and requesting that every provider/vendor who provides residential, day, and/or employment services assess their agency policies, procedures, guidelines, and daily operations in the same manner as the state's systemic assessment to identify where agencies will presumably need to make some adjustments. This provided a framework for each agency to make necessary changes at the agency level. Included with that letter was the CMS issued "Exploratory Questions" for both residential settings and non-residential settings which identify specifics about expectations for settings and areas that would be assessed.

Following the provider trainings, DOH contractors and MAD conducted site specific validity checks of all settings and participant/guardian surveys with the objective of determining the effectiveness of training initiatives, monitoring corrective actions identified and ensuring remediation needed for successful transition to settings compliance occurred timely. Technical assistance was made available to providers who needed assistance transitioning into compliance throughout this entire process. As necessary, settings and their corresponding provider agencies found to be out of compliance, following the participant survey were required to implement remediation activities to address identified issues. These activities included implementation of corrective action plans. Remediation activities needed to be prior approved by the State.

# **Overall Response Rates**

All of the New Mexico waiver programs (DD, MV, MF, and CB) had strong provider representation in the survey:

- Of the 78 Centennial Care ABCB providers contacted to participate in the survey, 57 ABCB providers completed a survey, yielding an overall response rate of 73%.
- Of the Centennial Care SDCB 11 providers contacted to participate in the survey, 10 providers completed a survey, yielding a response rate of 91%.
- Of the 44 Mi Via providers contacted to complete a survey, 43 providers completed a survey, yielding an overall response rate of 98%.
- Of the 85 DDW providers contacted to complete a survey, all providers completed a survey, yielding an overall response rate of 100%.

Overall, for all services and review categories, providers in all three programs reported a high rate of consistency with the requirements of the HCBS Final Rule, as measured in the survey. The answers to the survey reflected that overall providers believed the settings in which they deliver services were in step with the HCBS Final Rule and other guidance issued by CMS regarding HCB setting requirements. Survey questions were compiled from residential and non-residential questions, which sampled each of the four major services: employment, community supports, assisted living, and living services. The results for the four major services and the corresponding review categories are displayed in five tables and summarized in

Appendix E.

## **Centennial Care Demonstration Waiver**

The Centennial Care Demonstration Waiver provider self-assessment process followed the same steps as those noted above for the Mi Via Waiver and Developmental Disabilities Waiver programs: 1) initial provider assessment to determine baseline; 2) provider training focused and targeted to identified issues and HCBS Final Rule overview; 3) provider validation checks; and 4) as appropriate, provider remediation. However, key distinctions exist in the two approaches, which are noted below.

As part of the provider assessment analysis, HSD reviewed the provider types offering services under the ABCB and identified currently 61 Assisted Living providers; seven Adult Day Health providers; and one Employment Support provider; for SDCB services there were 10 Customized Community Supports providers and two Employment Supports vendors identified. These provider types and their corresponding sites were targeted for self-assessment surveys for the Centennial Care Demonstration Waiver to determine compliance with HCBS Final Rule requirements. Validations were site specific.

Provider training was conducted by HSD and MCOs. For ongoing monitoring, HSD will share with MCOs training requirements and expectations and work together to develop training materials.

HSD is updating MCO contracts to include annual auditing and monitoring requirements for all Community Benefit providers beginning in 2023. HSD, in collaboration with the MCOs, will modify the current provider satisfaction survey, incorporating requirements from the HCBS Final Rule.

Providers who did not complete a self-assessment or did not score at least 80% via the desk audit received on-site validation. Please see the table below for a breakdown of the type of assessments performed. The initial round of Centennial Care Community Benefit settings validation activities was completed in November 2017.

Provider/Setting Type	Provider Self-Assessment = Above 80% threshold (desk audit)	On-Site Validation
Assisted Living	57	12
Adult Day Health	7	1
Employment Supports	3	0
Customized Community Supports	10	0

#### Table 7: Settings Assessment Centennial Care

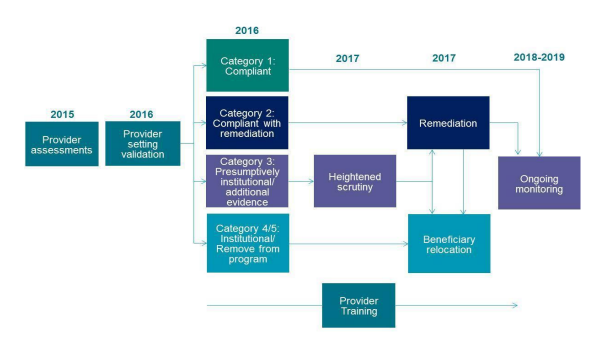
## **Provider Assessment Validation Process**

A comprehensive validation of provider self-assessments was completed for DD Waiver, Mi Via Waiver and the Medically Fragile Waiver. Comprehensive validation included validation reviews for 100% of all provider settings and a sample of individual participants, and/or their guardian, receiving services in those settings. On-going provider training will be provided as a part of remediation and ongoing monitoring activities, as appropriate. All validation reviews were conducted on-site.

For the Centennial Care CB program, please see the table above. Members who were willing and available were interviewed during the onsite assessments, mainly in Assisted Living Facilities (ALFs). There was not a target sample size. Onsite reviewers interviewed all willing and available Medicaid members at each site.

The DOH and HSD developed a Validation Tool with the assistance of its contractor to use during provider validation surveys, and an accessible, corresponding tool to use for participant/guardian validation surveys. The foundation for these tools was the Exploratory Questions issued by CMS and used in the Provider Self-Assessment surveys.

Figure 1 provides an overview of the State's revised approach to validating the results of the provider self-assessment and the remediation activities that stemmed from this activity. For the 1915(c) waivers, all settings were validated through this process, regardless of results of provider self-assessment for each setting.



#### Figure 1: Overview of Revised STP Process

The Developmental Disabilities Waiver (DDW), Centennial Care, and Mi Via Waiver programs

conducted provider surveys that were specific to the services delivered by the providers in those programs/settings. The survey questions were based on CMS's exploratory questions and tailored for services delivered with and without a Residential component.

The State used the results of the provider surveys to: 1) develop a preliminary assessment of areas of potential concern with current settings and 2) serve as the basis for the setting-specific analysis, and validation of the provider self-assessment survey results. The provider self-assessment survey and validation results informed specific training and remediation activities.

## **Provider Validation Approach**

The following describes the methodology used to determine the validation approach for each setting as well as the methods for conducting validation activities that ensured all settings where HCB services are received were assessed and validated for the settings criteria:

- A. Per CMS-all group settings were assessed
- B. All Customized Community Supports settings were assessed;
- C. Respite homes when provided in groups were assessed;
- D. Family Living home when there are 2 people living there with I/DD and provided in a setting not with family members;
- E. Settings from providers who serve people receiving both residential and day services from the same provider;
- F. All settings in all HCBS programs where participants live with unrelated paid caregivers and are considered provider owned or controlled
- G. All providers included in the self-assessment survey process that responded to the survey and scored above 80.0%<sup>5</sup> on all survey categories
- H. All providers that responded to the survey and scored less than 80.0% on any category of survey questions
- I. Providers that did not respond to the required provider self-assessment survey
- J. Settings DDSD identified separately as concerning-ALL CCS settings, list others of concern: farms, sheltered workshops (SELN Data collected by the CI team), respite homes when provided in groups, Family Living home when there are 2 people living there with I/DD and it's not with family members, and settings from providers who serve people receiving both residential and day services from the same provider.
- K. The State reserved the right to conduct an on-site review at any residential or nonresidential setting. This included, but was not limited to, settings that were not initially incorporated in the provider self-assessment surveys such as DDW and Family Living settings where the services are provided in a home that is provider owned and controlled, and DDW Customized In-Home Supports. Medically Fragile Waiver settings and Centennial Care were included as well.

All relevant HCBS settings were included in the State's validation process, including settings where individuals receiving Medicaid HCBS lived and received services. Under the Medically

Fragile Waiver, there are no provider-owned and controlled residential settings. Additionally, there are no residential settings where one or more beneficiaries live that are owned by a paid caregiver who is not a family member. However, this may occur in the DD Waiver in Family

Living Services, Supported Living and Intensive Medical Living Support services, and these were included in the validation activities. All nonresidential settings where individuals were grouped or clustered together for the purposes of receiving HCBS were included in the provider validation

The State made the presumption that privately owned or rented homes and apartments of people living with family members, friends, or roommates met the HCBS settings requirements if they were integrated in typical community neighborhoods where people who do not receive HCBS also resided. However, on-going monitoring of private homes will continue to occur.

New Mexico includes private residences as part of their overall quality assurance framework. Person-centered planning remains an important protection in assuring that individuals have opportunities for full access to the greater community to the same degree as individuals not receiving HCBS when they live in their own home or a relative's private residence. HSD implemented the following strategies for ongoing monitoring of private homes:

- 1. Educate waiver individuals and their families on the basic tenants of the settings criteria through presentation of materials on the topics, done through trainings provided by DDSD, DDPC, Allies for Advocacy and other partner agencies.
- 2. Mandatory regularly occurring, routine, personal visits by case managers, consultants, and support brokers to the individual's home.

The results of the provider survey and the validation process were used to preliminarily place settings into one of the following categories:

- Category 1: Compliant
- Category 2: Compliant with Remediation
- Category 3: Presumptively Institutional/Additional Evidence Needed (Heightened Scrutiny)
- Category 4: Institutional/Remove from HCBS Program (Beneficiary Relocation)

The final designation of settings into categories did not occur until after the validation process. A description of the activities resulting from each category above is provided in later sections of this plan.

- Provider Self-Assessment (2015)
- Provider Validation Surveys (2017 and 2019)
- Participant Validation Surveys (2017)

All settings required by the rule were validated through the provider or participant validation surveys.

#### **Onsite Review Process**

As a result of the provider self-assessment survey process, the State developed providerspecific report cards in which an individual provider's response to each survey question is displayed and compared to the average response for all providers of the service settings in the program. All program/service and specific settings combinations were evaluated separately. These report cards were used as the basis for determining on-site validation settings and for providers to see how they perceive themselves in comparison to other providers statewide providing services in the same settings. The State encouraged providers to review their own provider report card prior to the validation site visit.

Staff conducting the onsite reviews made firsthand observations of the specific settings and interviewed staff working in the settings using the same criteria/questions (CMS Exploratory Questions) that providers were asked to rate their perceived compliance with for the provider self-assessment. State staff and/or contractors analyzed the staff's responses to each question in validation review tool and prepared standard follow-up questions for each instance in which the provider did not respond with the most favorable response. A favorable response was when a provider indicated that he/she was compliant with the federal requirements. The tool allowed the reviewer to provide commentary on any response to the survey, even if the response provided was the most favorable response. The tool allowed the onsite reviewer to assess whether responses that were not the most favorable may have been appropriate for health and safety reasons, and as documented in the person-centered plan. For example, a provider may have responded that individuals cannot freely come and go from the setting at any time; however, during the onsite review process, the reviewer may have found that certain individuals with cognitive impairments, for safety reasons, had limitations on their ability to leave the setting, and that those limitations were documented appropriately in the individual's person-centered plan. There are no blanket restrictions on any settings. Any modification of additional conditions is based on individual assessed needs and must be indicated in the individual's person-centered plan. In cases where there was not appropriate justification for responses that were less than the most favorable response, the reviewer noted the concern, and the concern was further evaluated during the post onsite review process. The reviewer also had the opportunity in the validation survey tool to note their own observations and disagree with the providers responses. Follow up questions applied in this case too; if the reviewer observed something appearing to contradict what the providers stated.

Reviewers were trained by state staff in how to look for site-specific settings that could be deemed to not meet HCBS compliance. Reviewers were specifically trained to identify settings considered to isolate individuals from the greater community. The settings that isolate individuals:

1. Are designed to provide people with disabilities multiple types of services/activities on

site such as housing, day services, medical, behavioral and therapeutic services, and or social and recreational activities;

- 2. Have limited, if any, integration with the broader community; and
- 3. Use/authorize interventions/restrictions used in institutional settings or deemed unacceptable in Medicaid institutional settings (example: Seclusion)

The settings also include the following:

- Settings located in a building that is also a publicly or privately-operated facility that provides inpatient institutional treatment;
- Settings in a building on the grounds of, or immediately adjacent to a public institution;
- Any other setting as determined by CMS' *Guidance on Settings that Have the Effect of Isolating Individuals Receiving HCBS from the Broader Community* along with several tools and sub-regulatory guidance on this topic are available online at: http://www.medicaid.gov/HCBS

In addition to interviewing provider agency staff, reviewers selected and interviewed one or more individuals and/or their guardian receiving services in the setting, or their guardian. (Please note that the individual or guardian had the opportunity, at any time, to refuse or discontinue participation. Where feasible, the State or its contractor requested another individual to participate in the interview process.) During the interview, the reviewer will ask the individual receiving services (and his or her representative, if requested or needed) questions regarding the service setting. These questions had a direct correspondence with the questions asked on the provider self-assessment survey and validation tool, such that each provider and individual participant response could be compared. Responses from the individual participant interviews also were recorded in a Participant Survey Tool. All onsite visits were solely for the purpose of validation surveys. No other assessment activities occurred during this time.

#### **Review and Categorization Process**

After the validation process was conducted for each setting, the State's contractor compiled the results and determined into which of the following four categories each setting was classified:

- Category 1: Compliant
- Category 2: Compliant with Remediation
- Category 3: Presumptively Institutional/Additional Evidence Needed (Heightened Scrutiny)
- Category 4: Institutional/Remove from HCBS Program (Beneficiary Relocation)

#### **Setting Categorization Process**

As described above, the setting categorization process resulted in each setting being classified

into one of four categories. The following describes the process for categorizing each site-specific setting, as well as the activities that took place once each setting was placed in each category.

#### **Category 1: Compliant**

If, as a result of the onsite review or the staff validation through online assessment, the sitespecific setting was determined to be fully compliant with the expectations in the HCBS Final Rule, the setting moved into Category 1: Compliant. To be considered compliant, the setting must have demonstrated compliance in all areas of the survey. This included a plan for providers to assure access to non-disability specific settings in the provision of residential and non-residential services. In cases where areas of potential non-compliance were identified through the validation process, appropriate justifications for the perceived non-compliance were documented.

Once settings were deemed compliant, they were placed into the ongoing monitoring process.

#### **Category 2: Compliant with Remediation**

If the results of the validation process indicated that the setting was not fully compliant with the expectations in the HCBS Final Rule, but that the issues identified could have been corrected, the setting was classified in Category 2: Compliant with Remediation. Onsite review was conducted for every setting. Reviewers analyzed provider and individual participant responses. For any question in which there were inappropriate justification for the less than most favorable response, reviewers indicated that remediation activities were necessary. Reviewers then compiled the list of concerns for which remediation was necessary and provided that list in a formal notification letter to the provider within 45 business days of the onsite review. The provider had 30 business days from the date of the letter to submit a Corrective Action Plan (CAP) to the State, addressing all areas identified by reviewers. The State then approved the CAP or approved the CAP with modifications within 30 business days and communicated the final CAP to the provider.

Settings remained in Category 2: Compliant with Remediation until the provider demonstrated each item in the CAP had been appropriately addressed. Once the provider demonstrated compliance for the setting, the setting moved into Category 1: Compliant and entered the ongoing monitoring process. From this point, case managers and state staff looked at setting compliance through site visits and monthly monitoring activities. The State reserved the right to conduct on-site reviews of a setting to determine whether all issues in the CAP had been addressed. State staff and case managers (monthly) do routine visits to ensure compliance.

# Category 3: Presumptively Institutional/Additional Evidence Needed (Heightened Scrutiny)

Settings not deemed to meet HCBS guidance are settings considered to isolate individuals from the greater community. Settings that isolate individuals:

- 4. Are designed to provide people with disabilities multiple types of services/activities on site such as housing, day services, medical, behavioral, and therapeutic services, and or social and recreational activities;
- 5. Have limited, if any, integration with the broader community; and
- 6. Use/authorize interventions/restrictions used in institutional settings or deemed unacceptable in Medicaid institutional settings (example: Seclusion)

These settings also include the following:

- Settings located in a building that is also a publicly or privately-operated facility that provides inpatient institutional treatment;
- Settings in a building on the grounds of, or immediately adjacent to a public institution;
- Any other setting as determined by CMS' *Guidance on Settings that Have the Effect of Isolating Individuals Receiving HCBS from the Broader Community* along with several tools and sub-regulatory guidance on this topic are available online at: http://www.medicaid.gov/HCBS.

For all NM settings across programs, HSD's process for reviewing settings presumed to be institutional-like and determining if the State needs additional evidence was part of the provider validation processes. Any setting identified through the provider self-assessment validation process that appeared to be non-HCB would have been moved to heightened scrutiny. Service settings subject to heightened scrutiny were on the grounds of, or adjacent to, a nursing home or other institution, settings located in a building that is also publicly or privately operated facility that provides inpatient institutional treatment (NM has none,) and any other setting that had the effect of isolating. Any one of these criteria would have automatically moved the setting into the Heightened Scrutiny category. No settings needed to be placed in the Heightened Scrutiny category.

If any settings were targeted for heightened scrutiny review, HSD, DOH and their contractors were going to build an additional validation review into the onsite review tool. This additional validation review would have been consistent with the CMS heightened scrutiny process. The heightened scrutiny review would have required reviewers to document evidence of the HCB nature of the setting. Reviews may have included:

- Assessment of physical location and practices.
- Review of licensure requirements or other State regulations for the setting clearly distinguishing it from institutional settings.
- Review of residential and non-residential housing/zoning requirements showing that the

location was integrated in and supported full access to the greater community.

- Description of proximity to available public transportation or explanation of other transportation options where public transportation was limited.
- Review of procedures enacted by the setting indicating support for activities in the greater community according to the individual's preferences and interests.
- Interviews with direct support staff.
- Review of plans of care.
- Review of policies and procedures.

It is important to note that State staff reviewers or their contractors may have asked providers subject to heightened scrutiny to submit documentation prior to the review, such as, but not limited to, policies and procedures and plans of care. If the results of the onsite review were sufficient for HSD to determine that a setting is HCB in nature, HSD would have posted the information for public review, followed by submission to CMS for review and approval.

As a result of the provider validation process, the State did not identify any settings that were presumed to have the qualities of an institution or were isolating in nature. There were zero settings that were determined to fall under Heightened Scrutiny.

Had there been settings in the Heightened Scrutiny category, which there were not, HSD would have submitted them to CMS for a heightened scrutiny review. Any identified settings presumed to be non- HCBS (i.e., settings that were institutional or isolating in nature) but that HSD believed, supported through validation, were appropriate settings for HCBS and that had the qualities of HCBS settings would also have been submitted to CMS. The state would have made those determinations and then submitted the Heightened Scrutiny package to CMS.

The State would then identify the setting in the Statewide Transition Plan. Heightened scrutiny would have been applied if the setting met one of the three criteria below:

- 1. Setting is in a publicly or privately-operated facility that provides inpatient institutional treatment
- 2. Settings is in a building on the grounds of, or adjacent to, a public institution
- 3. Settings with the effect of isolating individuals receiving Medicaid HCBS from the broader community of individuals not receiving Medicaid HCBS

Any setting identified by the State not to comport with HCBS settings rule would be required to develop a-remediation plan that would bring the setting in full compliance with the rule by March 2019, and later March 2023. The state would submit evidence to CMS that the setting had overcome the presumption of institutional qualities or characteristics that isolate. Under the heightened scrutiny process, CMS would decide whether the evidence was sufficient to overcome the presumption.

New Mexico HSD, DOH and MCOs would work to establish criteria and processes to be used to determine if a setting under any of the three criteria listed above should have been escalated to heightened scrutiny.

The State and its contractors would have conducted an internal review based on the criteria and processes established. Tools the state would have used to collect information for CMS' heightened scrutiny process included but were not limited to the following:

- Provider self-assessment, on-site validation, and participant assessment findings (developed and based on CMS exploratory questions)
- States' own tools for collecting and evaluating information received
- Public input on settings the state has flagged for heightened scrutiny as part of a STP

The outcomes of the review would have determined which settings were submitted to CMS for HCBS review. Evidentiary packages for each setting flagged for heightened scrutiny would have been compiled, subject to public comments and recommendation, and included in the STP for submission to CMS. Evidentiary packages would have focused on the following areas:

- Qualities of the setting and how it is integrated in and supports full access of individuals receiving HCBS into the greater community
- Strategies the setting has implemented to rectify and dully overcome its former institutional qualities or characteristics that isolate beneficiaries
- All information received about the setting during the public input process

The state acknowledges that there could have been other attributes of a setting that were identified in the provider self-assessment survey and/or provider validation surveys that may have appeared institutional in nature; however, other attributes were able to be addressed through remediation. Examples of this were center-based/facility-based settings, group services, and neighborhood compound or complexes where all or most homes on the same street were occupied by people with disabilities. Provider settings that had less than favorable responses to other survey questions, such as locks on doors or integration of work environment, were categorized as Category 2: Compliant with Remediation. Remediation gave the provider an opportunity to address site-specific identified issues and meet applicable requirements. If the provider was unable to successfully address issues within agreed upon timeframes, the provider was dis-enrolled as an HCBS Medicaid provider. Case managers/care coordinators or consultants/support brokers I worked with affected individuals to educate them about the process and to find alternative providers through established transition process (see Beneficiary Relocation). As a result of the provider validation process, the State did not identify any settings that were presumed to have the qualities of an institution and were isolating in nature.

#### Category 4: Institutional/Remove from HCBS Program (Beneficiary Relocation)

In the event an individual needed to transition to a new provider (residential or non-residential), the case manager/care coordinator or consultant/support broker would I work with the individual to ensure continuity of care including educating the individual about the process, timeframes and due process rights. Through the person-centered planning process, case managers/care coordinators and consultants/support brokers would have ensured that individuals made an informed choice from alternative provider settings that complied with the HCB settings

requirements and I provided the necessary supports. The person-centered service plan would have been updated, as appropriate.

The state would have ensured that reasonable notice and due process was provided to anyone needing to transition. The State or, in the case of Centennial Care the managed care organization (MCO), would have sent a formal notification letter to individuals, no less than 90 calendar days prior to relocation that outlined the specific reason for the relocation and the due process procedure and timeline available to the individual and, if applicable, his/her guardian. The State/MCO would have also sent the provider a notification letter no less than 90 calendar days prior to relocation indicating the intent to relocate the individual. The letter would have directed the provider to participate with the State, MCO, and other entities, as appropriate, in activities related to relocating the individual. The individual and provider notifications would have been sent simultaneously to ensure both parties were made aware at the same time of the need to relocate the individual.

As applicable, the individual's case manager/care coordinator or consultant/support broker would have ensured that all services were in place in advance of the individual's relocation and then monitored the transition to ensure successful placement and continuity of services. This would have included increased monitoring before and after transition, updating the participant's plan of care as needed, and tracking the success of the transition. Specifically, individuals and their guardians, if applicable, would conduct an onsite review of the individual's new setting prior to the individual's relocation. Case managers/care coordinators and consultants/support brokers would have touched base with individuals as part of regularly scheduled visits to monitor the success of the transition.

After validation activities and corrective actions plans (CAPs) were completed, no (zero) settings/providers were non-compliant, and zero beneficiaries needed to be relocated.

This process also applies to the Centennial Care Community Benefit. CAPs were not developed for any providers as all settings were validated and were determined compliant. If through ongoing monitoring, any CB providers meet criteria for a CAP, one will be required and monitored by the state and MCO until provider is compliant.

#### **Outcomes Setting Assessment**

#### **Developmental Disabilities and Mi Via Waiver**

The Developmental Disabilities Supports Division (DDSD) contracted with a neutral, third-party entity, the University of New Mexico (UNM) Center for Development and Disability (CDD), to conduct the onsite Provider Validation Surveys. The CDD completed onsite Provider Validation Surveys and onsite Participant Validation Surveys between July and November 2017. DDSD and HSD had concerns regarding the information and findings from the third-party contractor and decided to re-do the Provider Validation Surveys but use the existing Participant Surveys.

The providers had copies of the survey questions and copies of the CMS Exploratory Questions to begin working towards compliance during this time.

DDSD contracted with ATA Services, Inc., to complete the second round of onsite Provider Validation Surveys, required to achieve compliance with the CMS Final Rule. As required in the STP and to obtain final approval from CMS, providers completed a self-assessment (2014) and ATA conducted over 900 site-specific provider/vendor onsite validations for the three (3) Home and Community Based Services (HCBS) waiver programs including Medically Fragile, Mi Via, and the Developmental Disabilities Medicaid Waiver Programs, between January and April 2019.

The state was divided into 10 geographical areas. The ten areas are as follows:

- 1. Farmington surrounding areas
- 2. Gallup and surrounding areas
- 3. Santa Fe and surrounding areas
- 4. Raton and surrounding areas \*\*
- 5. Albuquerque and surrounding areas
- 6. Tucumcari and surrounding areas
- 7. Clovis and surrounding areas
- 8. Roswell and surrounding areas
- 9. Las Cruces and surrounding areas
- 10. Ruidoso and surrounding areas.

\*\* Raton was absorbed by #3 as there were only 2 settings identified in area.

960 site-specific surveys were completed, with 948 used. Incorrect identification of setting type and duplications were identified in 12 surveys. Individual surveys and site- specific data were reviewed by state staff on an individual basis and determined not to be used in overall reporting for STP, as they were not applicable.

A total of 948 completed staff validation surveys were completed.

Fifty-Three (53) different providers statewide participated in the onsite residential survey and forty (40) different providers statewide participated in the onsite non-residential survey. All settings required some areas to be improved, therefore all provider agencies and their settings were placed in the "Compliant with Remediation" CMS designated category. Subsequently, all participating provider agencies were required to submit a Corrective Action Plan to the State identifying how they will remediate each of their settings that were identified to not be fully compliant. Zero (0) settings were deemed to meet the Heightened Scrutiny criteria outlined by CMS.

	DD Waiver Non-Residential Settings	Mi Via Waiver Non-Residential Settings	DD Waiver Residential Settings	Mi Via Waiver Residential Settings	Total
Service & Number of Settings	CIE-18 settings, CCS-135 settings, respite 7 settings, CIHS 86 settings	Employment Supports 3 settings, CCGS 12 settings, CDS 26 settings	Supported Living 135 settings, Family Living 311 settings, IMLS 2 settings	In Home Living Supports 213 settings	
Fully compliant					
Compliance with modifications	246	41	448	213	948
Cannot comply					
Will submit evidence					
for the application of					
HS					
Total	246	41	448	213	948

#### Table 8: Outcome Setting Assessment 1915 c Waivers

#### **Centennial Care**

For Centennial Care, 100% of settings that did not respond or meet the 80% required threshold in the provider self-assessment validation by the state's contractor were surveyed by care transition specialists (CTS) from the Aging and Long-Term Services Department (ALTSD) in September of 2017. 12 Assisted Living Facilities and one adult day health provider received an onsite review. The same survey tool as described above was used. The CTSs assessed the setting by interviewing the facility manager and making observations. CTSs also completed participant surveys with any members who were willing to complete the survey at the time of the onsite assessment. There were no identified issues in the staff surveys differing from the member surveys. If there are issues found as a result of ongoing monitoring, the MCO will report concerns to the state and the state and MCO will work with the provider to remediate. In 2017, there were no identified issues of concern, and all settings were deemed compliant.

There are no Medicaid contracted ALF settings that include memory care units in NM. Unfortunately, the room and board costs for these types of facilities are out of reach for Medicaid members. These facilities do not seek out or accept Medicaid payment as the MCO negotiated rates are not sufficient to cover their costs. There was feedback from CMS and some public comments related to memory care units, but they are not applicable for NM settings.

	Non-Residen	tial Settings	Residential Settings	Total
Results	Adult Day Health/ Customized Community Supports	Employment Supports	Assisted Living Facilities	
Fully Compliant Compliant with modifications	18	3	69	90
Cannot Comply Will submit evidence for the application of HS				
Total	18	3	69	90

#### Table 9: Outcome Setting Assessment Centennial Care

## Participant/Member Assessment

In addition to surveying providers, New Mexico collected feedback from participants on whether their experience in the settings for which they receive support complied with the HCBS Final Rule. HSD and DOH developed an accessible and more person-centered participant survey that aligned with the CMS exploratory questions and used in the provider survey and provider self-assessment.

Every effort was made to minimize the burden on participants in completing the survey and to facilitate the process. Assistance was made available to respond to questions about the survey and to offer technical assistance in completing the survey. The same survey that was used with providers was modified by our contractor to ask the same general questions, but to be more accessible and person-centered. There were even back up prompts for surveyors to use to as the same questions different ways. All surveyors were trained by DDSD staff and the contract manager on the population and survey tool. The tool was administered face-to-face with waiver recipients and a support person, as needed, such as a guardian, family member or employer of record. For Centennial care, ALTSD care transitions staff who conducted the surveys were trained by the state's contractor.

The state's contractor for the 1915(c) waivers selected participants at random, then identified what HCBS services and site-specific settings in which they were receiving services. This methodology ensured each setting type was represented. As described above, the same questions were asked as in the provider surveys; therefore, all settings criteria was included.

The results of the participant survey were collected by the state's contractor and analyzed by comparing participant surveys with the results of the provider surveys for the corresponding setting in order to confirm or deny how the provider viewed their compliance with the settings requirements and how the participant reported compliance of the provider with the

setting requirements.

Beneficiary feedback was critical in determining the category of compliance the setting was placed in. It was also an opportunity for participants and their guardians to learn more about their rights and understand expectations of the settings in which they received services. Findings were shared with stakeholders and used to show the entire picture of the NM HCBS service settings from each perspective. Participant survey results were closely inline with provider findings and in most cases, participant surveys indicated more positive results than the provider findings. Provider agencies were given information on where participant surveys were lowest in order to make improvements in those areas. Generally, participant surveys were positive and similar to provider results, with the exception of employment supports. DDSD has since been doing direct outreach to employment providers to assist in improving compliance, although employment has shifted downward due to the recent pandemic. Additionally, all individual responses from participants that differed from provider perspectives were included and addressed through each providers' corrective action plan. Ongoing monitoring through state staff and case management roles will also continuously look at settings and speak to waiver recipients to ensure consistency with compliance from all perspectives .

#### Developmental Disabilities, Mi Via and Medically Fragile Waivers

The sample size identified for the DDW, Mi Via and Medically Fragile participant survey was 200 participants statewide. The sample size of 200 was determined to be adequate at representing over 20%, almost a quarter, of total site-specific settings. The sample included participants from all site-specific setting types including both non-residential and residential surveys comprised of 27 different residential provider agencies and 38 different non-residential providers. Below are some of the survey responses:

"I like being at this setting. I like being productive and getting paid."

"Honestly no, I don't like it. Most of the consumers are younger than me mentally. Or the consumers are a lot older than me. I don't relate to a lot of people here. I have an attachment disorder where I get attached to people easily. The staff move or leave this agency often and I get crushed when they leave."

I talk to the staff. We do a lot of activities as a group and the girls in the group don't always like to do what I want to do so we decide as a group to do whatever it is, we want to do for the day. I don't mind."

*"I have to ask permission. That is why I want to have a place of my own. I don't want to ask permission to do things."* 

*"I can have visitors in the home whenever I want. I spend a lot of time with my girlfriend in my home."* 

6 categories of responses were identified:

- Choice of Setting
- Community Access and Integration
- Characteristics of the Setting
- Employment
- Staff Interactions and Privacy
- Services and Supports

Tables 10 and 11 reflect satisfaction and compliance within each site-specific setting, nonresidential and residential.

Review Category	Participant Survey	Provider Survey
Choice of Setting	87.49%	91.09%
Community Access and Integration	85.30%	89.14%
Characteristics of the Setting	93.23%	90.63%
Employment	95.69%	80.80%
Staff Interactions and Privacy	84.46%	97.47%
Services and Supports	95.77%	93.64%

#### Table 10. Comparison: Participant vs Provider Results. Non-Residential

Table 11. Comparison: Part	rticipant vs Provider Results. Residential
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Review Category	Participant Survey	Provider Survey
Choice of Residence	81.13%	75.59%
Community Access and Integration	89.80%	85.51%
Living Space	91.57%	90.91%
Staff Interactions and Privacy	87.49%	91.31%
Services	92.42%	95.22%

## **Centennial Care**

For CB, all settings criteria were included in the member survey tool that was developed by HSD's contractor and used for all CB member surveys. Data was collected by CTS reviewers and analyzed by HSD program staff to ensure compliance with the settings criteria.

For Centennial Care, 29 members completed the survey. Most members were residing in ALFs. Some of the feedback included:

"I have no restrictions."

"I spend my money the way that I want to".

"I can go anywhere."

"My family and friends come and visit me whenever they want to."

"I do what I want, I have never had a problem."

"I ask for food, and they will bring it to me."

"I am not ever told that I can't lock my door."

## **Remediation Strategies/Activities**

#### **Provider Level Remediation Strategies**

Upon completion of validation activities, reports of validation findings were distributed to each agency containing findings of all their applicable service settings. Areas to be remediated, per specific setting, were identified. Per validation results, all settings required a corrective action plan with some level of remediation required, to comply with all settings requirements. Each agency submitted a CAP addressing each setting and DDSD regional office managers reviewed, approved and/or provided technical assistance to providers, as appropriate, until CAP was approved by DDSD. To date, all settings have achieved compliance with all settings requirements, and successfully completed and corrected their corrective action plan requirements.

For new Mi Via providers/vendors entering the NM DD system, a new requirement of an attestation is needed for approval. These new settings did not receive a CAP, nor did they participate in the validation activities, as they are new providers coming into the system *after* validation activities occurred.

If the vendor does not comply with the State requirement of completing and submitting an attestation in the vendor agreement that the services and supports, they provide will be

delivered in accordance with the HCBS Final Rule requirement, the State will not process the vendor packet until the attestation is completed.

#### **Centennial Care Demonstration Waiver**

When a new provider seeks State approval to provide services in the Centennial Care Community Benefit Program, they must comply with the State requirement of completing and submitting an attestation that the services and supports provided will be delivered in a community-based integrated setting, or the State will not process the provider's application packet.

If a provider is already enrolled and providing services but is unable to comply with the requirements, the MCO must provide the eligible member with an in-network provider directory to select a new provider and will relocate that eligible member to a provider that is compliant. If relocation is necessary, the MCO will make available to the eligible member reasonable notice of his or her due process rights. The eligible member, through the person-centered planning process, is given the opportunity, the information, and the support to make an informed choice of an alternate setting that aligns with policy. To date, no Centennial Care Community Benefit members have needed to be relocated.

HSD will ensure that appropriate planning takes place by the MCO, to ensure a smooth transition takes place for the eligible member to an alternative environment. Every possible consideration will be given to accommodate the eligible member's choices. Unless precluded by circumstances posing a danger to the health, safety or welfare of the eligible member, the Interdisciplinary Team will convene at least 30 calendar days prior to the proposed transition. This will allow for the development of the eligible member's relocation transition plan and to properly execute the plan. A provider will not be allowed to discharge an eligible member until all requirements are followed, and all avenues are pursued to keep the person in a setting that meets his or her choice and needs for HCBS. In no instance may an eligible member be discharged from a provider until alternative arrangements are made to meet the member's immediate needs. The MCO will ensure that critical services and supports are in place in advance of the member's transition.

HSD collaborates with DOH licensing to ensure additional remedial strategies are implemented for ALFs to ensure full compliance with the CMS requirements.

## Communication/Transition Plan

The State's transition plan includes a detailed transition process that provides for reasonable notice and due process for individuals, a timeframe and a description of the State's process to ensure sufficient services and supports are in place prior to the transition of an individual from a non-compliant setting to a compliant setting, if necessary. This plan was not initiated for anyone.

Had there been a need to transition a waiver participant to a different service setting, the following would have been executed:

- 1. The State will ensure at least a 90-day advance notice will be given at a minimum. Additional time will be provided to complete these transitions as needed to safely transition individuals to another compliant setting of their choice and to assure continuity of services.
- 2. Upon determining the need to transition a person, the case manager, consultant or support broker will meet face-to-face with the individual and their families and or guardian to discuss the specific reason for the need to transition and to officially begin the notification and transition process.
- 3. A formal notification letter that outlines the specific reason for transitions and due process and timeline will be made to the individual their families and/or guardian and will be sent no less than 90 days prior to the transition.
- 4. The State will send the current provider a formal notification letter indicating the intent to transition the individual accessing services; to be sent no less than 90 days prior to transitions.
- 5. The current provider will be directed to participate with the State, advocates, family members, or other providers, as applicable, in activities related to the transition. These activities may include, but are not limited to, participation in transition meetings, ongoing provision of information, and other activities as directed.
- 6. The State, through case managers, consultant, and support brokers, will ensure that the transitioning individual will be given the opportunity to learn about the variety of settings that are available and are compliant with the HCBS rule, including non-disability settings.
- 7. Once a new provider has been selected, a person-centered planning meeting will take place to define the timeliness of transition, as well as identifying any supports and services needed for a safe transition.

DOH would have ensured that appropriate planning took place to facilitate a smooth transition of an eligible participant to an alternative environment. Every possible consideration would have been given to the eligible participant's choices. Unless precluded by circumstances posing a danger to the health, safety, or welfare of the eligible participant or others prior to relocation, the Interdisciplinary Team would convene at least 90 calendar days prior to the proposed transition. This would have allowed for the development of the eligible participant's relocation Transition Plan and to properly execute the Plan. A provider would not be allowed to discharge an eligible participant until all requirements were followed and all avenues were pursued to keep the person in a setting that meets his or her choice and needs for waiver services. In no instance may an eligible participant have been discharged from a provider until alternative arrangements were made to meet the eligible participant's immediate needs.

## **Validation Monitoring**

A Provider and/or Vendor not in good standing with any program providing HCBS services was subject to no longer being allowed to provide services in any program/setting providing HCBS

services. Any provider unable to address identified issues in their CAP, within agreed upon timeframes, was not allowed to provide HCBS in each identified setting. The State would place the provider on a state-imposed moratorium (which will suspend the provider's ability to accept new individuals into service) until the issues are resolved per setting. Concurrently, if needed, the case manager/care coordinator or consultant/support broker was to work with the individual to transition him/her to a new HCBS provider or service setting that was compliant or other community setting of the individual's choice. This transition would occur no later than 90 calendar days from the date the provider was to be removed from the State's qualified provider listing. The expectation was that egregious issues would be addressed as soon as possible.

On an ongoing basis, HSD and DOH will ensure effective monitoring of HCBS settings to support continued compliance with all applicable HCBS settings requirements.

MCOs are responsible for monitoring ongoing provider compliance in Centennial Care for all HCB settings. MCOs verify continued compliance of current providers with the HCB settings requirements as part of the MCO credentialing/re-credentialing process. MCOs have developed tools to monitor settings for all Community Benefit members as required in their contracts with HSD. Beginning in January 2023, tools will be reviewed on an annual basis by HSD and updated by the MCOs as needed to ensure compliance with HCBS settings criteria. If a compliance issue is identified during the care coordinator's scheduled review with the member, the provider will be notified of the issue and remediation measures will be taken, including but not limited to the development of a CAP, to address identified issues. Setting concerns and CAPs will be reported by the MCOs to the state. Providers will submit periodic updates to the MCOs on the status of CAP implementation. Any provider unable to address identified issues within agreed upon timeframes, will not be allowed to provide HCBS until issues are addressed. If issues cannot be addressed, the provider will be dis-enrolled as a qualified provider.

Since January 2019, the Centennial Care Managed Care Organizations (MCOs) are contractually required to ensure that settings are compliant with the rule. The initial round of Centennial Care Community Benefit settings validation activities was completed in November 2017.

Ongoing, all settings continue to be assessed and validated for all of the HCBS Settings Criteria through the below processes. The MCOs ensure compliance by:

Credentialing and re-credentialing providers and requiring in their contracts that they meet the requirements of the Final Rule.

This includes ensuring that providers meet all relevant state licensure requirements including:

- Written residency agreements between the Assisted Living Facility (ALF) and residents as required by the settings rule including protections that address evictions processes and appeals comparable to those provided under New Mexico's landlord tenant law.
- Policies and procedures relating to resident rights including rights to privacy and visitation
- Requirements for personal possessions
- Transportation availability

o Rights for residents to manage their personal funds

All other requirements of the rule not included in the NM Department of Health licensure requirements are monitored by the MCOs in their annual reviews of all settings and during ongoing care coordination activities.

HSD requires the MCOs to report on any issues of non-compliance. If issues are reported, HSD will ensure that the setting is brought into compliance quickly. There have been no determinations of non-compliance for Centennial Care HCBS, however, HSD would require a corrective action plan from the provider and full compliance within 90 days.

The MCOs will continue their on-going monitoring efforts that include:

- Provider/setting training activities;
- Provider network collaboration;
- Weekly meetings with Conduent, the Self-Directed HCBS (SDCB) fiscal management agency; and
- o Monthly meetings with SDCB support broker agencies;

Identifying and resolving concerns through Care Coordination.

• All Community Benefit members receive at least one comprehensive needs assessment (CNA) per year. The CNA includes questions that pertain to the Final Rule. This personcentered planning process results in the development of the member's comprehensive care plan (CCP). If settings concerns are identified by or reported to the member's care coordinator, they are escalated to HSD and resolved.

MCOs continuously evaluate their members' experiences with HCBS settings in alignment with Final Rule requirements during in-person visits and telephonic touch points. They have implemented tip sheets with prompts for the care coordinators to use and ensure that all care coordinators are trained and well versed on the requirements of the Final Rule including personcentered planning. MCOs monitor their own activities through supervisor chart audits, focused care plan audits conducted by care coordination managers, and review of member grievances by senior leaders. HSD monitors the MCOs through oversight of MCO communications to members and providers, the monthly LTC workgroup with HSD and MCOs, HSD staff attendance at MCO HCBS settings trainings, HSD monitoring of member complaints and grievances and MCO reporting to HSD.

The Department of Health, Division of Health Improvement Quality Management Bureau (DOH/DHI/QMB) staff has ongoing monitoring responsibilities for the DDW program. Additionally, the DOH will continuously monitor settings compliance through the State's provider enrollment process, specifically through the initial and renewal application process and through the provider agreement between approved providers and the DOH as part of the ongoing provider agreement

#### processes.

For Mi Via, the DOH and Human Services Department, Medical Assistance Division (HSD/MAD) will monitor and approve settings compliance through monitoring activities that may include face to face visits at settings, participant complaints, fair hearing requests, vendor attestations, approved by the DOH for each setting per agency, waiver quality assurance monitoring activities, and Service and Support Plan (SSP) reviews. The intent of the processes is to potentially identify areas of concern related to settings. As applicable, this type of monitoring/information gathering will provide DDSD/HSD an opportunity to provide guidance and technical assistance related to settings requirements. There are existing, additional mechanisms to gain information about possible issues with settings.

Case managers/care coordinators and consultants/support brokers will also monitor individuals' experience and service settings compliance during regularly scheduled visits with the individuals. All case manager/consultant monitoring tools have been revised to include specific prompts and questions related to the settings requirements in order to facilitate monitoring for on-going compliance. Site visits are required to occur at all settings throughout the year, to include congregate day settings as applicable. The individual's person-centered service plan will be updated as needed and team meetings convened to address any identified issues and follow up activities required with providers at specific settings.

Providers/settings new to the system must meet all HCB settings requirements prior to providing services to HCBS participants. Verification that the provider provides services in appropriate, compliant settings and is not institutional in nature prior to service delivery will occur through a variety of processes, which will start with, but not be limited to, the Provider Application and Agreement, on-site visitation of settings prior to initiation of service provision and review of all agency policies and procedures.

## **Non-Disability Specific Settings**

New Mexico does not support utilization of segregated settings. The State encourages the use of natural community settings where services occur that are not specialized or segregated, rather places where individuals frequent in their community as part of their everyday lives. These community, non-disability specific settings must be tied to goals developed through the person-centered planning process. The state and its managed care organizations have provided information through newsletters and meetings related to providers building capacity to increase access to non-disability specific setting options. This is being monitored through provider's provider agreements (that the state monitors,) and monthly site visits by our case managers and other providers. The state has made it clear that everyone, including waiver participants, has the responsibility to monitor for settings compliance, and report if not occurring. Case management/care coordination monitoring tools have been revised to include questions related to access and monitoring of choices and opportunities to\_receive services in non-disability specific settings. This is now required as part of the person-centered planning

process. Additionally, the state will be contracting with a vendor to complete a provider capacity assessment, which will provide statistics and strategies for ensuring adequate numbers of providers and settings in the overall HCBS service delivery system. This is an on-going measure the state will continue to assess and monitor.

## **Reverse Integration Strategies**

New Mexico stresses the importance of community integration and the expectation that settings provide access and integration to the broader community outside the walls of the setting. New Mexico further stresses to providers that reverse integration activities are not allowed to meet the intent of the HCBS Settings Rule. The provider self-assessment survey, on-site validation and participant survey included specific questions pertaining to community integration and access to and integration with the broader community. On-going monitoring includes review that the setting provides for natural community integration and that reverse integration is not a strategy the providers are implementing. The state has also provided the system with literature on what reverse integration means and how to avoid this situation and strategize for new, innovative ways to be compliant in this area. This has also been a topic area that has been defined and addressed at various stakeholder meetings over the last few years.

## **Ongoing Monitoring**

The State will continuously monitor compliance with all HCBS settings requirements for all HCBS programs and site-specific settings, even if presumed compliant, on an ongoing basis. All the presumed compliant settings are included in our monitoring strategy, to occur at least monthly, and all the settings criteria are monitored during the mandatory visits by case managers/consultants on an at least monthly basis. This includes visits to homes that are individual, privately owned residences and other presumed compliant settings.

For one specific example, the Mi Via Waiver will ensure ongoing compliance with the requirements by requiring consultant agencies to ask participants monthly about their satisfaction with community inclusion and access, to include any congregate day settings, as appropriate The Mi Via Waiver will also continue to verify the vendor attestation in provider enrollment packets prior to approvals. This is then verified by consultant monthly visits and visits by state staff. Additionally, all monthly contact forms by case manager, consultants and state staff have been updated to reflect review of all settings criteria.

Regarding the Developmental Disabilities Waiver, as noted previously, HSD, in collaboration with DOH DHI and DDSD, revised the current survey tool incorporating settings requirements.

• On-going monitoring of HCBS settings will include monitoring individual's private or family homes where participants reside in order to ensure the setting is integrated and compliant. DDW and Medically Fragile waiver case managers are required to conduct one site visit

annually at the location where the waiver participant lives. This is documented in the case management Site Visit form.

- Under Mi Via, consultants are required to conduct at least 6 face-to-face visits annually at the setting where the waiver participant lives. This visit is documented on the In-Person Update Form.
- The DHI survey tool was revised 2016 and implemented during its routine provider surveys beginning in 2017 to ensure on-going compliance by CCS and residential settings: individual, privately owned residences and other presumed compliant settings in the DD Waiver DHI will conduct surveys of providers once every three years or sooner, as determined necessary. This is done by state staff, face-to-face. The DHI survey tool is a separate auditing tool created by and used by the DOH, Division of Health Improvement, Quality Management Bureau to ensure overall program requirements and standards are being followed. This tool now includes monitoring questions specific to the settings requirements.
- DOH also plans to initiate DHI surveys for Mi Via vendors in the next Fiscal Year.

For the Community Benefit, MCOs continuously monitor their members' settings through annual and monthly in-person and virtual care coordination activities. Care coordination activities include at a minimum, person-centered annual assessments to ensure that members are receiving services in accordance with their care plan in a complaint setting. Members with a higher level of care receive assessments twice per year.

The MCOs will report any setting compliance issues to HSD through their HSD contract manager. Ongoing monitoring processes will be discussed at the LTC Workgroup. Through contract management, HSD will provide oversight to the MCOs to ensure that all issues are remediated. One example of such oversight is that HSD regularly participates in care coordination ride-alongs. HSD staff attend member assessments to observe how care coordinators conduct assessments, including assessment of the member's setting. HSD provides feedback to the MCO on any issues that need to be corrected.

MCO Ongoing Activities Include:

- Focus on person-centered planning
  - o Comprehensive training for care coordinators and other staff
  - $\circ$   $\;$  Assessments and care plans are person-centered
- Monitoring HCBS settings
  - o Credentialing and re-credentialing requirements for HCBS providers
  - o Annual audits that include settings requirements beginning in 2023
  - Care coordination in-person visits to settings where members reside
  - Member and provider surveys
  - Monitoring member complaints and grievances
  - Monitoring member critical incidents

MCOs submit quarterly reports to HSD on the monitoring activities above.

Ongoing monitoring for all programs will also include, as appropriate:

- Regular provider communication on specific, identified issues;
- Training for new and existing providers on HCB settings requirements and CMS and State expectations;
- Education and outreach to participants on relevant issues; and
- HSD collaboration with DOH to ensure ongoing monitoring efforts.

## **New Mexico Public Comment Process**

## **Initial Approval Activities**

It was critical to maintain continuous communication with participants/members, family members, stakeholders, and advocacy groups throughout implementation of our Transition Plan to ensure they were familiar with the rights afforded to participants under the new rule and were kept abreast of critical activities and milestones. The State was and is committed to continuous communication to waiver participants and other stakeholders by providing information through the DDSD Know Your Rights Campaign and other opportunities including, but not limited to, conferences, presentations at various disability organizations and community forums, newsletter articles, website postings, trainings, stakeholder input meetings and public meetings.

Statewide Transition Plan activities, announcements and documents are available to stakeholders and the general public on the DDSD New Mexico website at <a href="https://www.nmhealth.org/about/ddsd/pgsv/ddw/">https://www.nmhealth.org/about/ddsd/pgsv/ddw/</a> and the Mi Via website at <a href="http://archive.mivianm.org/">https://www.nmhealth.org/about/ddsd/pgsv/ddw/</a> and the Mi Via website at <a href="http://archive.mivianm.org/">https://www.nmhealth.org/about/ddsd/pgsv/ddw/</a> and the Mi Via website at <a href="http://archive.mivianm.org/">http://archive.mivianm.org/</a>.

New Mexico was and is committed to ensuring broad public feedback on the Statewide Transition Plan through the public comment process. Both the Mi Via Waiver and the Developmental Disabilities Waiver completed their individual public comment processes prior to submitting their separate Transition Plans to CMS with their waiver amendments.

The public notice process for the Statewide Transition Plan that included Centennial Care began March 24, 2015, with a general 30-day public comment period and a 60-day Tribal Notification process. The general public comments were due back to HSD by April 27, 2015. The complete public notice process concluded May 25, 2015.

CMS reviewed the amended transition plan and provided further guidance in March 2016, requesting clarification on the systemic assessment process, heightened scrutiny (i.e., CMS review process to determine if a setting has qualities of an institution), beneficiary relocation, and ongoing monitoring. Furthermore, CMS requested that the Medically Fragile waiver be included in the STP and in the systemic assessment process. A 60-day Tribal Notification process and general public comment period began on July 18, 2016, with a public hearing held on September 2016. Comments from this public comment period can be found in Appendix F.

Below is a summary of the public comment process and comments received for the Mi Via Waiver and the Developmental Disabilities Waiver. A summary of the public comments received for the amended Statewide Transition Plan, including the Centennial Care Demonstration Waiver, can be found in Appendix F.

#### Mi Via Waiver Public Comment Process

The Mi Via Transition Plan's public input process consisted of a notice and public hearing. On September 14, 2014, a 30-day notice was sent to all stakeholders informing them of the HCBS Final Rule Transition Plan and notification of a public hearing. The notice provided background information on the HCBS Final Rule; proposed Modification to the Mi Via Waiver; outlined directions for public comment; and outlined testimony opportunities. The notice also provided a link to the HSD webpage where the full Transition Plan was available for public viewing and comment.

An additional notice to inform tribal leaders and tribal health care providers was sent on September 8, 2014. The notice was sent, and input was sought from a wide range of stakeholders representing active waiver recipients, persons on the Central Registry who are individuals that could be served in the future, providers, advocates, and families. The notices were emailed and mailed via the United States Postal Service. Newspaper announcements in the Albuquerque Journal and Las Cruces Sun were published during the second week of September. Individuals were invited to submit comments via postal mail, email, fax, or phone by five (5) pm October 15, 2014. The State's public input period met the requirement that it be no less than a 30-day period. A public hearing for the HCBS settings Transition Plan was held on October 14, 2014.

Two public comments were received as a result of the Mi Via Waiver Transition Plan public input:

**Comment #1:** "Will Mi Via transition to Centennial Care program?"

**State response**: The Mi Via Waiver is under renewal. At this time HSD and DOH have no plans to transition Mi Via to the Centennial Care Demonstration Waiver.

**Comment #2**: "The Mi Via Waiver is a self-directed option to the Developmental Disabilities Waiver or (formerly) Disabled and Elderly Waiver. Don't see this (waiver renewal changes and transition plan) having any impact on Pueblo of Jemez tribal members since we are not aware of anyone in Jemez who is on this. Most Developmentally Disabled recipients under Mi Via don't participate in the Day Hab settings described or opt to use Assisted Living Facilities and other populations who use Assisted Living facilities (elders, physically disabled) are still able to do so regardless of the changes proposed here. Mi Via is in such limited use, these changes won't have much of an impact on anyone, much less native populations."

**State response**: An analysis of service utilization for CCGS and Assisted Living Services utilization by Native American participants was conducted by the Human Services Department, Medical Assistance Division. The State foresees no negative impact to Native American participants as the data showed zero

utilization of CCGS and Assisted Living by Native American participants.

No modifications were made to the Transition Plan as a result of the public input process. There were no instances where the State's determination of HCBS settings compliance differed from public comments.

#### **Developmental Disabilities Waiver Public Comment Process**

The Human Services Department (HSD) and the Department of Health (DOH) created a public comment period that provided an opportunity for the widest array of stakeholders and interested parties to provide input on the New Mexico Developmental Disabilities Waiver (DDW) Amendment and Transition Plan. Public notices for public comment were distributed to the following groups:

- 1. Mailed to current DDW Recipients.
- 2. Mailed to individuals on the Central Registry.
- 3. Emailed to providers (266 parties).
- 4. Mailed to interested parties (192 parties).
- 5. Emailed to members of the DDW Advisory Committee on Quality (ACQ).
- 6. Mailed to Tribal Leaders.
- 7. Attended the Native American Technical Advisory Committee (NATAC) meeting (see attached agenda).

Notices for public comment were published in the two largest newspapers on November 13, 2014, and November 14, 2014. We have attached a copy of the notices for your review.

Notices were posted on the HSD website:

- October 20, 2014 (14-14): Tribal Notification Posted DDW Amendment and Transition Plan <u>https://www.hsd.state.nm.us/providers/written-tribal-consultations/</u>
- November 13, 2014: Posted DDW Application Renewal and Transition Plan with attachments <u>https://hsd-cf.rtscustomer.com/public-information-and-communications/opportunity-for-public-comment/public-notices-proposed-waiver-changes-and-opportunities-tocomment/comment-period-open/</u>

The comment period was October 20, 2014, through December 15, 2014. HSD and DOH received written comment on the DDW Proposed Transition Plan. We received no comments on the Proposed DDW Amendment. HSD and DOH used the public comments to form final decisions and the two departments responded in detail to all public comments received.

The comments were posted on the HSD website.

https://hsd-cf.rtscustomer.com/public-information-and-communications/opportunity-for-publiccomment/public-notices-proposed-waiver-changes-and-opportunities-to-comment/commentperiod-open/

Below are the comments received regarding the Developmental Disabilities Waiver Transition Plan:

**Comment #1:** Under the transition plan proposed by HSD, the Developmental Disabilities Waiver service standards will be revised to comply with the HCBS Final Rule. The State will train Developmental Disabilities Waiver service providers on the use of these new service standards based largely upon self-assessment survey results completed by those providers. The State should take steps beyond analyzing self-assessments to ensure that providers are correctly utilizing the new service standards.

**State Response:** New Mexico's Transition Plan includes many steps beyond the provider self-assessment process:

- a) A self-assessment to be completed by providers by June 1, 2015, will provide the State direction as to where training is needed. The self-assessment allows for provider buy-in and considers their input in this process.
- b) The State is currently revising the Developmental Disabilities Waiver service standards, which will be completed and distributed to providers July 1, 2015.
- c) On February 1, 2016, training documents will be distributed to providers.
- d) On March 1, 2016, the State will conduct statewide provider trainings including technical assistance to providers who request further assistance to come into compliance.
- e) On July 1, 2016, the State will conduct an on-site validity audit to ensure the answers providers submitted on the self-assessment were accurate.
- f) DHI will begin auditing providers on January 1, 2017. This DHI audit process includes a plan for additional technical assistance, guidance, and intensive training by DDSD in order for providers to come into compliance.
- g) On January 1, 2018, all providers should be in compliance with the new HCBS Final Rule. The State is offering providers many opportunities and sufficient time to come into compliance with the new federal rule.

**Comment #2:** The policies outlined in the current Developmental Disabilities Waiver service standards and the regulations governing the wavier programs often comply with the law and CMS requirements. However, in practice, these policies are often incorrectly applied by service providers in the community. As a result, training and clear direction for service providers is vital to ensure compliance with present and future rules.

**State Response:** The provider self-assessment and State on-site validity audit will confirm where providers are not in compliance with service standards and other written material requiring person-centered planning and fully integrated community settings. All

providers will be given intensive training and technical assistance as outlined in our transition plan.

**Comment #3:** The State of New Mexico has adopted the Supports Intensity Scale ("SIS") for resource allocation within the Developmental Disabilities Waiver system. HSD continues to use the SIS as the only factor to determine the base budget and ancillary services that will be available to each Developmental Disabilities Waiver participant. HSD has assured CMS that it is committed to providing person-centered planning for Developmental Disabilities Waiver participants. However, a service plan driven by individual needs and preferences is not possible as long as the state continues to utilize the SIS as the sole factor used to determine the availability of Developmental Disabilities Waiver services.

**State Response:** As the comment is based on several false premises, including: 1) that the SIS is not a "person-centered" tool, 2) that the SIS is the sole factor used to determine the availability of Developmental Disabilities Waiver services, and 3) that the State fails to utilize an individual's interdisciplinary team (IDT) in the development of the individual service plan, the conclusion drawn is similarly faulty. In addition, the commenter cites the Title 7 NMAC regulations outside the context of the SIS assessment in misrepresenting the role of the IDT. CMS has repeatedly, both for New Mexico and for other states, accepted the SIS as a person-centered assessment tool. And as the commenter is fully aware, in addition to the SIS, the State uses other factors in determining the extent of Developmental Disabilities Waiver services available for each eligible recipient, including supplemental questions developed by the State of Oregon to identify those with extraordinary medical and behavioral needs. The IDT

was - and remains - the primary source in the determination of a recipient's individualized services in the individual service plan (ISP). Regardless of group assignment, an array of services is available to each person from which they can choose. The State provides opportunities for additional services through the Group H process.

**<u>Comment #4:</u>** As part of the transition plan proposed by HSD, New Mexico has assured CMS that they are already in compliance with a majority of the policies dictated by the new rules. However, DRNM notes a number of ways in which the State is not in compliance with CMS requirements.

#### State Responses:

- a) Access: DDSD's Meaningful Day requirements outlined in the Developmental Disabilities Waiver Standards mean individual access for individuals with developmental disabilities to support their participation in activities and functions of community life that are desired and chosen by the general population. The term day does not exclusively denote activities that happen between 9 a.m. and 5 p.m. on weekdays. This is also a component of the ISP.
- b) Cultural Considerations: 7.26.5.9 NMAC Guiding Principles No. 9, states that the planning process shall be tailored to each individual's culture, communication style, physical requirements, learning style, and personal preferences. The ISP identifies the individual's native language and whether an interpreter is needed. Also, Section

B-8 of the CMS approved waiver states, "Informational materials are available in English and Spanish. Spanish-speaking individuals are available at the HSD/ISD offices and at HSD and DOH statewide toll-free numbers. Direct service waiver providers are required to communicate in the language that is functionally required by the participant. Interpreters and translators are available under contract with the DOH. Each DOH/DDSD Regional Office maintains designated bi-lingual staff including Navajo speakers in the northwest region of the state."

c) Risk Factors: The ISP process includes specific language regarding risk factors and how to plan for risks. In addition, Appendix D-1 of the approved CMS waiver states the following:

The case manager will explain the following:

- supports and services available in the waiver that are necessary to obtain the goals and outcomes;
- risk associated with the outcomes and services identified and possible options to mitigate the risks;
- Provides information and linkage for enhancing natural supports.
- d) Freedom from Coercion and Restraint: Appendix G-2 of the approved CMS waiver states that restraints are prohibited pursuant to the DDSD Aversive Intervention Prohibition Policy. In addition, the DOH has the following policies regarding freedom from coercion and restraints:
  - 2010 Human Right Committee Requirement Policy Section IV
  - 2010 Aversive Intervention Prohibitions Policy
  - 2010 Behavioral Crisis Intervention Plan Policy Section III
  - 2010 Psychotropic Medication Use Policy Section IV
- e) Compliance with 42 CFR § 441.301 (c)(4)(vi) (A-D), 42 CFR § 441.301 (c)(4)(vi)(F)(1-4), and 441.530(F):

The Developmental Disabilities Waiver Service Standards are currently being revised to address:

- Access to food and visitors at any time; and
- A unit or dwelling or place that can be owned or rented by the individual through the use of a legally enforceable agreement.

In addition, DOH is creating a new, specific policy regarding Least Restrictive Alternatives (LRA) and will revise the Aversive Prohibition and Human Rights Committee policies to align with the pending LRA policy.

## Statewide Transition Plan (including Centennial Care)

In addition to public comments specific to Mi Via and DD waiver SETP, HSD created a public comment period from March 23, 2015, through April 22, 2015 that provided an opportunity for the widest array of stakeholders and interested parties to provide input on New Mexico's Statewide Transition Plan that included the Centennial Care Demonstration Waiver.

Notices for public comment were published in the State's two largest newspapers on March 23, 2015. Tribal Consultation notices were mailed on March 23, 2015. In addition, an email was sent on March 26, 2015, to interested parties.

Notices were posted on the HSD website:

- 1. March 24, 2015: Tribal Notification Posted for the Statewide Transition Plan https://www.hsd.state.nm.us/providers/written-tribal-consultations/
- 2. March 24, 2015: Posted Statewide Transition Plan for general public input https://hsd-cf.rtscustomer.com/public-information-and-communications/opportunityfor-public-comment/public-notices-proposed-waiver-changes-and-opportunities-tocomment/comment-period-open/

The public comments responding to the Statewide Transition Plan were posted on the HSD website. A summary of public comments received, and HSD's response and action are addressed in Appendix F.

## **Final Approval Activities**

HSD entered a public comment period from September 9, 2021, through October 12, 2021, that provided an opportunity for stakeholders and interested parties to provide input on New Mexico's Final Statewide Transition Plan.

Notices for public comment were published in the State's two largest newspapers on September 9, 2021, and Tribal Notification notices were mailed on August 9, 2021. In addition, an email was sent on September 9, 2021, to interested parties.

Notices were posted on the HSD website:

- 1. <u>August 9, 2021: Tribal Notification Posted for the Statewide Transition Plan</u> <u>https://www.hsd.state.nm.us/providers/written-tribal-consultations/</u>
- 2. <u>September 9, 2021: Posted Statewide Transition Plan for general public input</u> <u>https://hsd-cf.rtscustomer.com/public-information-and-communications/opportunity-for-public-comment/public-notices-proposed-waiver-changes-and-opportunities-to-comment/comment-period-open/</u>

Stakeholders interested parties in providing comment could submit written comments directly to: Human Services Department, Office of the Secretary (ATT: Medical Assistance Division Public Comments, P.O. Box 2348, Santa Fe, New Mexico 87504-2348). MAD provided a callin line for recorded comments. Interested persons were also able to leave comments via electronic mail to: <u>madrules@state.nm.us</u>. Written and recorded comments were given the same consideration as oral testimony made at the public hearing. Persons needing an alternative format or require special accommodation to participate in the public hearing, they could contact MAD for accommodations. A public hearing was held on October 12, 2021. The public hearing was held via conference call. No public comment was received.

## **Appendices**

- Appendix A: Mi Via Waiver Systemic Assessment
- Appendix B: Developmental Disabilities Systemic Assessment
- Appendix C: Medically Fragile Waiver Systemic Assessment
- Appendix D: Centennial Care Demonstration Waiver Systemic Assessment
- Appendix E: Findings Provider Self-Assessment
- Appendix F: STP and Centennial Care Demonstration Waiver Public Comments
- Appendix G: Mi Via Waiver Transition Plan
- Appendix H: Developmental Disabilities Waiver Transition Plan
- Appendix I: HSD Response to CMS's October 29, 2015 Comments
- **Appendix J: Survey Questions**

## Appendix A: Mi Via Wavier Systemic Assessment

## SETTINGS ARE NON-RESIDENTIAL

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation			
	Mi Via HCB Settings: Non-residential settings Sub-Category: HCBS Setting Requirements: Is setting integrated in and supports full access to the greater community?							
Living and other supports *	Compliant Application 2: Brief Waiver Description; Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p.4 B-C http://archive.mivianm.org /MiViaServiceStandardsP age.htm https://www.hsd.state.nm. us/wp- content/uploads/Public- Comment.pdf	Partial Compliance NMAC 8.314.6.9 Mi Via HCBS Waiver, Section A <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>cs-inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	Remediation: The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements that stated that the vendor will provide settings integrated in and supports full access to the greater community. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures			

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community Group Supports	Compliant Application 2: Brief Waiver Description; Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 4 B-C http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Silent NMAC 8.314.6.9 Mi Via HCBS Waiver, Section A <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8 314 6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>cs-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	Remediation: The service standards for CCGS were revised on June 24, 2015. Training on the new service standards was provided to Mi Via consultant agencies on July 10, 2015 and offered to Mi Via participants, employees, vendors, and other interested stakeholders through statewide trainings conducted between August 2015 and September 2015. With the October 2015 Mi Via waiver approval, regulations and service standards were updated to incorporate waiver changes and HCBS Final Rule requirements. The updated regulations and service standards were effective March 1, 2016. The state will ensure that the updated NMAC language state that services are

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					provided in a setting that supports the integration in and access to the greater community.
					The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements. The attestation will require vendors to comply with all HCBS Final Rule requirement, specifically that the vendor will provide settings integrated in and supports full access to the greater community. Completion by October 31, 2017.
					The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
Community Direct Support	Compliant Application 2: Brief Waiver Description; Appendix D:	Compliant p. 4 B-C http://archive.mivianm.org /MiViaServiceStandardsP	Partial Compliance NMAC 8.314.6.9 Mi Via HCBS Waiver, Section A	Silent <u>https://nmmedicaid.a</u> <u>cs-</u> inc.com/static/Provid	regarding services and supports. Completion by October 31, 2017. The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all
	Appendix D. Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	age.htm	SP       Inttps://www.nsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf       ennormation.ntm#s elf-DirectionForms       vendor agreemen stated that the very provide settings in and supports f to the greater co The attestation were vendors to comp HCBS Final Rule requirements. C	vendor agreements that stated that the vendor will provide settings integrated in and supports full access to the greater community. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017.	
					The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and
					freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation			
Mi Via HCB Settings: Non-residential settings Sub-Category: HCBS Setting Requirements: Provides opportunity to seek employment and work in a competitive integrated settings, engage in community life, control personal resources								
Employment Supports	Compliant Appendix C: Employment Supports; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdff</u>	Partial Compliant Appendix A: page 35-41 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Partial Compliance NMAC 8.314.6.15 F(2) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	Silent <u>https://nmmedicaid.a</u> <u>cs-inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements. The attestation will require vendors to comply with all HCBS Final Rule requirements. Specifically that the participant has the opportunity to seek employment and work in a competitive, integrated settings, engage in community life, and have control over personal resources. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.			

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Sub-Category: HC	BS Setting Requirem		CB Settings: Non-residential settings receives services in the community to the sa HCBS	me degree of access as	individuals not receiving Medicaid
Living and other supports*	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 4, B-C; 7 <u>http://archive.mivianm.org</u> / <u>MiViaServiceStandardsP</u> age.htm	Partial Compliance NMAC 8.314.6. 9 A <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent https://nmmedicaid.a <u>cs-</u> inc.com/static/Provid erInformation.htm#S elf-DirectionForms	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements that the individual receives services in the community to the same degree of access as individuals not receiving Medicaid. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community Group Supports	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 4, B-C; 7 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Partial Compliance NMAC 8.314.6. 9 A <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements that the individual receives services in the community to the same degree of access as individuals not receiving Medicaid. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy,

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Community Direct Support	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 4, B-C; 7 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Partial Compliance NMAC 8.314.6. 9 A https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements that the individual receives services in the community to the same degree of access as individuals not receiving Medicaid. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31,

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					2017.
Sub-Category: HC	BS Setting Requirem		CB Settings: Non-residential settings dual from among setting options including ne	on-disability specific sett	ings
Living and other Supports*	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Partial Compliance p. 11 <u>http://archive.mivianm.org</u> <u>/MiViaServiceStandardsP</u> <u>age.htm</u>	Silent NMAC 8.314.6.7 (U) NMAC 8.314.6.15 A https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	Silent <u>https://nmmedicaid.a</u> <u>cs-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that the service is selected by the participant among setting options including non-disability specific settings. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017. The Service Standards, Section 2: General Authority and Requirements, will be updated

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community Group Supports	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Partial Compliance p. 11 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Silent NMAC 8.314.6.7 (U) NMAC 8.314.6.15 A <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that the service is selected by the participant among setting options including non-disability specific settings. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
					The Service Standards, Section 2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and
					independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Community Direct Support	Compliant	Partial Compliance	Silent	Silent	The vendor agreements were silent on the HCBS Final Rule
	Application; 2 Brief Wavier	p. 11	NMAC 8.314.6.7 (U) NMAC 8.314.6.15 A	https://nmmedicaid.a <u>cs-</u> inc.com/static/Provid	requirements. The state has decided to include attestations
	Description; Appendix C;	http://archive.mivianm.org /MiViaServiceStandardsP	https://www.hsd.state.nm.us/wp-	inc.com/static/Provid erInformation.htm#S	in all vendor agreements stating that the service is selected by
	Appendix E-1:	age.htm	content/uploads/files/Providers/New%20	elf-DirectionForms	the participant among setting

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
	Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>		(NMAC) Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	Agreement	options including non-disability specific settings. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017.The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual
					<ul> <li>initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.</li> <li>The Service Standards, Section 2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a</li> </ul>
					manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy,

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Sub-Category: HC	BS Setting Requirem		CB Settings: Non-residential settings 's rights of privacy, respect, freedom from co	percion and restraint	
Living and other Supports*	Compliant Appendix F; Appendix G <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 6 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Partial Compliance         NMAC 8.314.6.15G (1) (d) (v)         https://www.hsd.state.nm.us/wp-         content/uploads/files/Providers/New%20         Mexico%20Administrative%20Code%20         Program%20Rules%20and%20Billing/N         MAC%20Program%20Rules/Chapter%2         0314/8_314_6.pdf	Silent <u>https://nmmedicaid.a</u> <u>cs-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating the vendor ensures the individual's rights to privacy, respect, freedom from coercion and restraints. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community Group Supports	Compliant Appendix F; Appendix G <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p. 6 http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Silent NMAC 8.314.6.15G (1) (d) (v) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating the vendor ensures the individual's rights to privacy, respect, freedom from coercion and restraints. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Community Direct Support	Compliant	Compliant	Partial Compliance	Silent	The vendor agreements were silent on the HCBS Final Rule
	Appendix F; Appendix G	p. 6	NMAC 8.314.6.15G (1) (d) (v)	https://nmmedicaid.a cs-	requirements. The state has decided to include attestations
		http://archive.mivianm.org	https://www.hsd.state.nm.us/wp-	inc.com/static/Provid	in all vendor agreements stating

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
	https://www.hsd.st ate.nm.us/wp- content/uploads/Pu blic-Comment.pdf	<u>/MiViaServiceStandardsPage.htm</u>	content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf	erInformation.htm#S elf-DirectionForms	the vendor ensures the individual's rights to privacy, respect, freedom from coercion and restraints. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Sub-Category: HC	BS Setting Requireme		CB Settings: Non-residential settings tiative, autonomy, and independence in mak	ing like choices	
Living and other Supports*	Compliant	Partial Compliance	Partial Compliance	Silent	The vendor agreements were silent on the HCBS Final Rule
	Appendix D; Appendix E-1	p. 4, B-C	NMAC 8.314.6.15 G (1); NMAC 8.314.6.15 G (1) (b); NMAC 8.314.6.15 C(5)(a)(in)	https://nmmedicaid.a	requirements. The state has decided to include attestations
	https://www.hsd.st ate.nm.us/wp- content/uploads/Pu	http://archive.mivianm.org /MiViaServiceStandardsP age.htm	G(5)(a)(iv) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u>	inc.com/static/Provid erInformation.htm#S elf-DirectionForms	in all vendor agreements stating that the vendor optimizes the individuals ability for initiative, autonomy, and independence in
	blic-Comment.pdf		Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N		making life choices. The attestation will require vendors

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
			MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf		to comply with all HCBS Final Rule requirements. Completion by October 31, 2017.
					The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
					The Service Standards, Section 2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting
					options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community Group Supports	Compliant Appendix D; Appendix E- <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Partial Compliance p. 4, B-C http://archive.mivianm.org /MiViaServiceStandardsP age.htm	Silent NMAC 8.314.6.15 G (1); NMAC 8.314.6.15 G (1) (b); NMAC 8.314.6.15 G(5)(a)(iv) <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>GS-inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that the vendor provides services in a manner that optimizes individuals' ability for initiative, autonomy, and independence in making life choices. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					The Service Standards, Section 2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Community Direct Support	Compliant Appendix D; Appendix E- <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Partial Compliance p. 4, B-C <u>http://archive.mivianm.org</u> / <u>MiViaServiceStandardsP</u> age.htm	Partial Compliance NMAC 8.314.6.15 G (1); NMAC 8.314.6.15 G (1) (b); NMAC 8.314.6.15 G(5)(a)(iv) <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>cs-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that the vendor provides services in a manner that optimizes individuals' ability for initiative, autonomy, and independence in making life choices. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017.
					The NMAC, Section 8.314.15, will be updated with the

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
					proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
					The Service Standards, Section 2: General Authority and Requirements, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
Sub-Category: HC	BS Setting Requireme		CB Settings: Non-residential settings oice regarding services and supports and wi	ho provides them	
Living and other supports*	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	Compliant p.4, B-C, 11, 18-20; Appendix B <u>http://archive.mivianm.org</u> /MiViaServiceStandardsP age.htm	Partial compliance NMAC 8.314.6.7 H; NMAC 8.314.6.14 D; NMAC 8.314.6.15; NMAC 8.314.6.15 B; NMAC 8.314.6.17 G (3); NMAC 8.314.6.17 (2) <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that vendors facilitate individual choice regarding services and supports who provide them. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Customized Community group Supports	Compliant Application; 2 Brief Wavier Description;	<b>Compliant</b> p.4, B-C, 11, 18-20; Appendix B	Partial compliance NMAC 8.314.6.7 H; NMAC 8.314.6.14 D; NMAC 8.314.6.15; NMAC 8.314.6.15 B; NMAC 8.314.6.15 G (3); NMAC	Silent https://nmmedicaid.a <u>cs-</u> inc.com/static/Provid	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
	Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/Pu</u> <u>blic-Comment.pdf</u>	http://archive.mivianm.org /MiViaServiceStandardsP age.htm	8.314.6.17 (2) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_6.pdf</u>	erInformation.htm#S elf-DirectionForms	that vendors facilitate individual choice regarding services and supports who provide them. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017. The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.
Community Direct Support	Compliant Application; 2 Brief Wavier Description; Appendix C; Appendix E-1: Participant Direction of Services <u>https://www.hsd.st</u> ate.nm.us/wp-	Compliant p.4, B-C, 11, 18-20; Appendix B <u>http://archive.mivianm.org</u> /MiViaServiceStandardsP age.htm	Partial compliance NMAC 8.314.6.7 H; NMAC 8.314.6.14 D; NMAC 8.314.6.15; NMAC 8.314.6.15 B; NMAC 8.314.6.15 G (3); NMAC 8.314.6.17 (2) <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> MAC%20Program%20Rules/Chapter%2	Silent <u>https://nmmedicaid.a</u> <u>CS-</u> <u>inc.com/static/Provid</u> <u>erInformation.htm#S</u> <u>elf-DirectionForms</u>	The vendor agreements were silent on the HCBS Final Rule requirements. The state has decided to include attestations in all vendor agreements stating that vendors facilitate individual choice regarding services and supports who provide them. The attestation will require vendors to comply with all HCBS Final Rule requirements. Completion by October 31, 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Vendor Agreement	Remediation
	<u>content/uploads/Pu</u> <u>blic-Comment.pdf</u>		<u>0314/8_314_6.pdf</u>		The NMAC, Section 8.314.15, will be updated with the proposed language: Services are provided in a manner that conforms with all HCBS settings requirements such that the setting is: i) Integrated in and supports full access to the greater community; ii) Selected by the individual from among setting options; iii) Ensures an individual's rights of privacy, dignity and respect, and freedom from coercion and restraint; iv) Optimizes individual initiative, autonomy and independence; and v) Facilitates individual choice regarding services and supports. Completion by October 31, 2017.

\*Living and other supports can be provided to the participant in the home or in their community

## Appendix B: Developmental Disabilities Waiver Systemic Assessment

## **RESIDENTIAL SETTINGS**

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Sub-Category: HC	BS Setting Requ	irements: Is integrated in a	Residential Settings and supports access to the greater commur		
Family Living	Compliant Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp- content/upload</u> <u>s/App-8-17- 18.pdf</u>	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 120 Ch. 11 p. 120-121 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.14 C. (5) <u>https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> 0314/8_314_51.pdf	Application: Compliant Section 5, 13, vii Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that are integrated in and supports access to the greater community. Remediation to be completed by October 2017.
Supported Living	Compliant: Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch.12 p. 134 Ch12 p. 145-146	Compliant 8.314.5.14 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Compliant Section 5, 13, vii Agreement: Silent	Current service standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that are integrated in and supports access to the greater community.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	https://www.hs d.state.nm.us/ wp- content/upload s/App-8-17- 18.pdf	https://www.nmhealth.or g/publication/view/regul ation/4173/		https://www.nmhe alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Intensive Medical Living Services	Compliant Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp- content/upload</u> <u>s/App-8-17- 18.pdf</u>	Partially Compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Ch. 13 p. 154 Ch. 13 p. 156 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.14 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Compliant Section 5, 13, vii Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that are integrated in and supports access to the greater community. Remediation to be completed by October 2017.
Customized In Home Supports	Compliant Under Appendix C- 1C-3 Service Specification: Residential Habilitation:	Partially compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. Ch. 7 p.94	Compliant 8.314.5.14 C. (5) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u>	Application: Compliant Section 14. a. Agreement:	Current service standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that are integrated in and

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Service definition <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp-</u> <u>content/upload</u> <u>s/App-8-17-</u> <u>18.pdf</u>	https://www.nmhealth.or g/publication/view/regul ation/4173/	<u>MAC%20Program%20Rules/Chapter%2</u> 0314/8_314_51.pdf	Silent https://www.nmhe alth.org/about/dds d/pven/	supports access to the greater community. Remediation to be completed by October 2017.
Sub-Category: He life, and control per Family Living	Sonal resources Compliant Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition <u>https://www.hs</u> d.state.nm.us/	irements: Provides opport Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p.121-121 Ch. 11 p 124 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	unity to seek employment and work in compliant         7.26.3.10         https://www.hsd.state.nm.us/wp-content/uploads/files/Providers/New%20         Mexico%20Administrative%20Code%20         Program%20Rules%20and%20Billing/N         MAC%20Program%20Rules/Chapter%2         0314/8_314_51.pdf	Application: Partially Compliant Section 5, #13, viii. Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> d/pven/	Current provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that provide the opportunity to seek employment and work in competitive integrated settings, engage in community life, and control personal resources.
	wp- content/upload s/App-8-17- 18.pdf			<u>d/pven/</u>	completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Supported Living	Compliant Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp- content/upload</u> <u>s/App-8-17-</u> <u>18.pdf</u>	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 135-136 Ch. 12 p. 139, 149 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Partially Compliant Section 5, #13, viii. Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that provide the opportunity to seek employment and work in competitive integrated settings, engage in community life, and control personal resources. Remediation to be completed by October 2017.
Intensive Medical Living Services	Compliant: Under Appendix C- 1C-3 Service Specification: Residential Habilitation <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp-</u> <u>content/upload</u> <u>s/App-8-17-</u> <u>18.pdf</u>	Partially compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Ch. 13 p. 156 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Partially Compliant Section 5, 13, viii. Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that provide the opportunity to seek employment and work in competitive integrated settings, engage in community life, and control personal resources. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized In	Compliant	Partially compliant	Compliant	Application:	Current service
Home Supports	Under Appendix C- 1C-3 Service Specification: Residential Habilitation: Service definition <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp- content/upload</u> <u>s/App-8-17- 18.pdf</u>	Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 93, 95 Ch. 7 p. 94-95 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	7.26.3.10 https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Partially Compliant Section 5, 14, d. Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	standards and provider agreement will be amended to clarify that HCBS beneficiaries receive services in settings that provide the opportunity to seek employment and work in competitive integrated settings, engage in community life, and control personal resources. Remediation to be completed by October 2017.
			Decidential Settings		
Sub-Category: Horeceiving Medicaid		irements: Ensures the indi	Residential Settings ividual receives services in the community t	to the same degree of	access as individuals not
Family Living	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 121-122 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.15 C. (5) (a.) i. <u>https://www.hsd.state.nm.us/wp-</u> content/uploads/files/Providers/New%20 <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Administrative%20Code%20</u> <u>Program%20Administrative%20Code%20</u> <u>Program%20Administrative%20Code%20</u> <u>O314/8_314_51.pdf</u>	Application: Partially Compliant Section 5, 13, vii. Agreement: Silent	Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that ensure the individual receives services in the community to the same degree of access as

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nmhe alth.org/about/dds d/pven/	individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017.
Supported Living	Silent	Partially compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 135-136 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.15 C. (5) (b) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Partially Compliant Section 5, 13, vii. Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that ensure the individual receives services in the community to the same degree of access as individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Partially Compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Ch. 13 p. 155-157 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.15 C. (5) (c) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Partially Compliant Section 5, 13, vii. Agreement: Silent	Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that ensure the individual receives services in the community to the same degree of access as

Chap In Ho 93-10 Ch. 7 <u>https:</u> <u>g/pub</u>	ally Compliant ter 7 Customized me Supports P. 01 ' p. 93, 94 ://www.nmhealth.or plication/view/regul	Compliant 8.314.5.15 C. (19) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u>	https://www.nmhe alth.org/about/dds d/pven/ Application: Compliant Section 5, 14, c. Agreement: Silent	individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017. Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in
Chap In Ho 93-10 Ch. 7 <u>https:</u> <u>g/pub</u>	ter 7 Customized me Supports P. 01 ' p. 93, 94 ://www.nmhealth.or	8.314.5.15 C. (19) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u>	Compliant Section 5, 14, c. Agreement:	standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries
	<u>/4173/</u>	MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	https://www.nmhe alth.org/about/dds d/pven/	settings that ensure the individual receives services in the community to the same degree of access as individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017.
···		Residential Settings		
a private unit in a r	residential setting.	, , , , , , , , , , , , , , , , , , , ,	j options including nor	1-disability specific
		Partially Compliant 8.314.5.15 C (5)	Application: Silent	Current service standards, waiver, NMAC, provider
Supp P. 12 Ch. 1	orts Family Living 0-133 11 p. 120	https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N	Agreement: Silent	agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are
2	a private unit in a t Parti Chap Supp P. 12 Ch.	a private unit in a residential setting.	tting Requirements: The setting is selected by the individual from among setting.         a private unit in a residential setting.       Partially Compliant       Partially Compliant         t       Partially Compliant       Partially Compliant       8.314.5.15 C (5)         Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 120 Ch. 11 p. 124       Partially Compliant       8.314.5.15 C (5)         https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20	tting Requirements: The setting is selected by the individual from among setting options including nor a private unit in a residential setting.         t       Partially Compliant       Partially Compliant       Application:         Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 120 Ch. 11 p. 124       8.314.5.15 C (5)       Silent         https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20       Agreement:         Silent

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/	<u>MAC%20Program%20Rules/Chapter%2</u> 0314/8_314_51.pdf	https://www.nmhe alth.org/about/dds d/pven/	selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. Remediation to be completed by October 2017.
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 134 Ch. 13 p. 138 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant 8.314.5.15 C (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive	Partially Compliant 8.314.5.15 C (5)	Application: Silent	Current service standards, waiver, NMAC, provider agreement, and provider
		Medical Living P. 154- 170	https://www.hsd.state.nm.us/wp-	Agreement:	application will be amended to clarify that

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/	content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8 314 51.pdf	Silent https://www.nmhe alth.org/about/dds d/pven/	HCBS beneficiaries receive services in settings that are selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 93 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Partially Compliant 8.314.5.15 C (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Compliant Section 5, 14, b. Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are selected by the individual from among setting options including non-disability specific settings and an option for a private unit in a residential setting. Remediation to be completed by October

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch.11 p. 121 Ch.4 p. 37 Ch. 11 p. 124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant 7.26.5.14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' 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. Remediation to be completed by October 2017.
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 137 Ch. 12 p. 139 Ch. 12 p. 138 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant 7.26.5.14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' 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.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant 7.26.5.14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' 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. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Partially Compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 93 Ch.4 p. 37 Ch. 7 p. 95 https://www.nmhealth.or g/publication/view/regul ation/4173/	Partially Compliant 7.26.5.14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Partially Compliant Section 5, 14, b. Agreement: Silent	Current service standards, waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' setting options are identified and documented in the person-centered service plan and are based on

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nmhe alth.org/about/dds d/pven/	the individual's needs, preferences, and for residential settings, resources available for room and board. Remediation to be completed by October 2017.
Sub Cotogony, U	CBC Cotting Dog	<b>iremente:</b> Encurse en indi	Residential Settings	d freedom from coor	
<b>C F</b>	<b>C</b> :		vidual's rights of privacy, dignity, respect, an	1	
Family Living	Silent	Partially Compliant	Compliant	Application:	Current service standards, waiver,
		Chapter 11 Living	7.26.3.10	Silent	provider agreement, and
		Supports Family Living P. 120-133	http://164.64.110.239/nmac/cgi-	Agreement:	provider application will be amended to clarify
		Ch. 11 p. 123-124-	bin/hse/homepagesearchengine.exe?url	Agreement.	that HCBS beneficiaries'
		regarding ensuring the	=http://164.64.110.239/nmac/parts/title0	Silent	settings ensure an
		rights of privacy, dignity,	<u>7/07.026.0003.htm;geturl;terms=7.26.3.</u>		individual's rights of
		and respect.	<u>10</u>		privacy, dignity, respect, and freedom from
		https://www.nmhealth.or		https://www.nmhe	coercion and restraint.
		g/publication/view/regul		alth.org/about/dds	Language added to the
		ation/4173/		<u>d/pven/</u>	waiver (specific to freedom from coercion
					and restraint) is detailed
					on page 20 of the
					narrative as well as language for the
					provider agreement and
					provider agreement and
					application.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 138-139 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url=http://164.64.110.239/nmac/parts/title07/07.026.0003.htm;geturl;terms=7.26.3.10</u>	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings ensure an individual's rights of privacy, dignity, respect, and freedom from coercion and restraint. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current service standards, waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings ensure an individual's rights of privacy, dignity, respect, and freedom from coercion and restraint Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Partially Compliant Chapter 7 Customized In Home Supports P. 93-101	<b>Compliant</b> 7.26.3.10	Application: Silent Agreement:	Current service standards, waiver, provider agreement, and provider application will

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Ch. 7 p. 95 https://www.nmhealth.or g/publication/view/regul ation/4173/	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	be amended to clarify that HCBS beneficiaries' settings ensure an individual's rights of privacy, dignity, respect, and freedom from coercion and restraint. Remediation to be completed by October 2017.
Sub-Category: HC	BS Setting Reg	uirements: Optimized indivi	<b>Residential Settings</b> dual initiative, autonomy, and independence	e in making life choice	25
Family Living	Silent	Compliant Chapter 11 Living Supports Family Living P. 120- 133 Ch. 11 p. 120 Ch.4 p. 37 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.15 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings optimize individual initiative, autonomy, and independence in making life choices. Remediation to be completed by October 2017.
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 134 Ch.12 p. 135	Compliant 8.314.5.15 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20	Application: Silent Agreement: Silent	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries'

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/	Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	https://www.nmhe alth.org/about/dds d/pven/	settings optimize individual initiative, autonomy, and independence in making life choices. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 8.314.5.15 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings optimize individual initiative, autonomy, and independence in making life choices. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 93 Ch.4 p. 37	Compliant 8.314.5.15 C. (5) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nmhe</u>	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings optimize individual initiative, autonomy, and independence in making life choices.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/		alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Sub-Category: H	CBS Setting Requ	irements: Facilitates indivi	Residential Settings dual choice regarding services and support	ts, and who provide th	nem.
Family Living	Partial CompliantNew Mexico 1915C Waiver Appendix B Participant Access and Eligibility B-7 Freedom of Choicehttps://www.hs d.state.nm.us/ wp- content/upload s/App-8-17- 18.pdf	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Chapter 4 Case Management Services p. 33-53 Ch. 4. p.34 Ch. 4 p.37 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant           7.26.5.9 and 10 and 14           http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url           =http://164.64.110.239/nmac/parts/title0           7/07.026.0005.htm;geturl;terms=7.26.5           7.26.3.10.Q           http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url           =http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url           =http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url           =http://164.64.110.239/nmac/parts/title0           7/07.026.0003.htm;geturl;terms=7.26.3.           10	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings facilitates individual choice regarding services and supports, and who provide them. Remediation to be completed by October 2017
Supported Living	Partial Compliant New Mexico 1915 (c) Waiver Appendix B Participant	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Chapter 4 Case Management Services p. 33-53 Ch. 4. p.34 Ch. 4 p.37.	Partially Compliant           7.26.5.9 and 10 and 14           http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url           =http://164.64.110.239/nmac/parts/title0           7/07.026.0005.htm;geturl;terms=7.26.5           7.26.3.10.Q	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings facilitates individual choice regarding services and supports, and who provide them.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Access and Eligibility B-7 Freedom of Choice <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp-</u> <u>content/upload</u> <u>s/App-8-17-</u> <u>18.pdf</u>	https://www.nmhealth.or g/publication/view/regul ation/4173/	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	<u>d/pven/</u>	Remediation to be completed by October 2017.
Intensive Medical Living Services	Partially Compliant New Mexico 1915 (c) Waiver Appendix B Participant Access and Eligibility B-7 Freedom of Choice <u>https://www.hs</u> <u>d.state.nm.us/</u> <u>wp- content/upload</u> <u>s/App-8-17-</u> <u>18.pdf</u>	Partially Compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Chapter 4 Case Management Services p. 33-53 Ch. 4. p.34 Ch. 4 p.37 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant         7.26.5.9 and 10 and 14         http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url         =http://164.64.110.239/nmac/parts/title0         7/07.026.0005.htm;geturl;terms=7.26.5         7.26.3.10.Q         http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url         =http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url         =http://164.64.110.239/nmac/parts/title0         7/07.026.0003.htm;geturl;terms=7.26.3.         10	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings facilitates individual choice regarding services and supports, and who provide them. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized In Home Supports	Partially CompliantNew Mexico 1915 (c)Waiver Appendix B Participant Access and Eligibility B-7 Freedom of Choicehttps://www.hs d.state.nm.us/ wp- content/upload s/App-8-17- 18.pdf	Partially Compliant Chapter 7 Customized In Home Supports P. 93-101 Chapter 4 Case Management Services p. 33-53 Ch. 4. p.34 Ch. 4 p.37 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Partially Compliant 7.26.5.9 and 10 and 14 <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> <u>7/07.026.0005.htm;geturl;terms=7.26.5</u> 7.26.3.10.Q <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> <u>7/07.026.0003.htm;geturl;terms=7.26.3.</u> <u>10</u>	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' settings facilitates individual choice regarding services and supports, and who provide them. Remediation to be completed by October 2017.
	Sub-Catego		ned Or Controlled Residential Settings s owned, rented or occupied under legally e	nforceable agreemen	ıt.
Family Living	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11p. 123-124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent https://www.nmhe	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' specific unit/dwelling is owned, rented or occupied under legally enforceable agreement.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 134 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' specific unit/dwelling is owned, rented or occupied under legally enforceable agreement. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries' specific unit/dwelling is owned, rented or occupied under legally enforceable agreement. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent	Silent	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Chapter 7 Customized In Home Supports P. 93-101 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/ Provider-Own	ed Or Controlled Residential Settings	Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	be amended to clarify that HCBS beneficiaries' specific unit/dwelling is owned, rented or occupied under legally enforceable agreement. Remediation to be completed by October 2017.
Sub-Categor	y: Same respons		ction as all tenants under landlord law of sta	ate, county, city or oth	er designated entity.
Family Living	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11p. 123-124 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the same responsibilities/protectio ns from eviction as all tenants under landlord law of state, county, city or other designated entity. Remediation to be completed by October 2017.
Supported Living	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11p. 123-124	Silent	Application: Silent Agreement: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the same

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/		https://www.nmhe alth.org/about/dds d/pven/	responsibilities/protectio ns from eviction as all tenants under landlord law of state, county, city or other designated entity. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11p. 123-124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the same responsibilities/protectio ns from eviction as all tenants under landlord law of state, county, city or other designated entity. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Partially compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11p. 123-124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the same responsibilities/protectio ns from eviction as all tenants under landlord

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				alth.org/about/dds d/pven/	law of state, county, city or other designated entity.
					Remediation to be completed by October 2017.
		Provider-Owr	ned Or Controlled Residential Settings		
Sub-Category:		not apply, state ensures lea	ase, residency agreement or other written a		
			nparable to those provided under the jurisd		
Family Living	Silent	Partially Compliant	Silent	Application:	Current waiver, service standards, NMAC,
		Chapter 11 Living		Silent	provider agreement, and
		Supports Family Living P. 120-133		Agreement:	provider application will be amended to clarify
		Ch. 11 p. 124		Agreement.	for HCBS beneficiaries
		1		Silent	that If tenant laws do not
		https://www.nmhealth.or			apply, state ensures
		g/publication/view/regul		https://www.nmhe	lease, residency
		ation/4173/		alth.org/about/dds	agreement or other written agreement is in
				<u>d/pven/</u>	place providing
					protections to address
					eviction processes and
					appeals comparable to
					those provided under
					the jurisdiction's landlord tenant law.
					Remediation to be
					completed by October
					2017.
Supported Living	Silent	Partially Compliant	Silent	Application:	Current waiver, service standards, NMAC,
		Chapter 12 Living		Silent	provider agreement, and
		Supports - Supported			provider application will
		Living p. 134-153		Agreement:	be amended to clarify

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Ch. 12 p. 150 and Ch. 12 p. 138 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/		Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	for HCBS beneficiaries that If tenant laws do not apply, state ensures lease, residency agreement or other written agreement is in place providing protections to address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law. Remediation to be completed by October
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	2017. Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify for HCBS beneficiaries that If tenant laws do not apply, state ensures lease, residency agreement or other written agreement is in place providing protections to address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized In Home Supports	Silent	Partially Compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 96 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify for HCBS beneficiaries that If tenant laws do not apply, state ensures lease, residency agreement or other written agreement is in place providing protections to address eviction processes and appeals comparable to those provided under the jurisdiction's landlord tenant law. Remediation to be completed by October 2017.
			ned Or Controlled Residential Settings adividual has privacy in their sleeping or livi	ng unit.	
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11. P.124	Compliant 7.26.3.10 <u>http://164.64.110.239/nmac/cgi-</u> <u>bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0003.htm;geturl;terms=7.26.3.	Application: Silent Agreement: Silent	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have privacy in their sleeping or living
			<u>10</u>	https://www.nmhe	unit.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/		alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12. P.139 Ch. 11 p. 147 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have privacy in their sleeping or living unit. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Ch. 13 p. 166 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Compliant 7.26.3.10 <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url=http://164.64.110.239/nmac/parts/title07/07.026.0003.htm;geturl;terms=7.26.3.10</u>	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have privacy in their sleeping or living unit. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent Chapter 7 Customized In Home Supports P. 93-101	Compliant 7.26.3.10 <u>http://164.64.110.239/nmac/cgi-</u> bin/hse/homepagesearchengine.exe?url	Application: Silent Agreement:	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/	<u>=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Silent https://www.nmhe alth.org/about/dds d/pven/	each have privacy in their sleeping or living unit. Remediation to be completed by October 2017.
Cut			ned Or Controlled Residential Settings rs, with the individuals and appropriate staft		
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 130 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have units that have lockable entrance doors, with the individuals and appropriate staff having keys to doors as needed. Remediation to be completed by October 2017.
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 150 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have units that have lockable entrance doors, with the individuals and appropriate staff having

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				<u>d/pven/</u>	keys to doors as needed. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have units that have lockable entrance doors, with the individuals and appropriate staff having keys to doors as needed. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent Chapter 7 Customized In Home Supports P. 93-101 https://www.nmhealth.or g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries each have units that have lockable entrance doors, with the individuals and appropriate staff having keys to doors as needed.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
	•		hed Or Controlled Residential Settings duals sharing units have a choice of room	mates.	
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 130 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries sharing units have a choice of roommates. Remediation to be completed by October
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 150	Silent	d/pven/ Application: Silent Agreement: Silent	2017. Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries sharing units have a choice of roommates.
		https://www.nmhealth.or g/publication/view/regul ation/4173/		https://www.nmhe alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive	Silent	Application: Silent Agreement:	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>		Silent https://www.nmhe alth.org/about/dds d/pven/	that HCBS beneficiaries sharing units have a choice of roommates. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Partially Compliant Chapter 7 Customized In Home Supports P. 93-101 Ch. 7 p. 94 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries sharing units have a choice of roommates. Remediation to be completed by October 2017.
			ed Or Controlled Residential Settings		
Sub-Cat		is have the freedom to furnis	sh and decorate their sleeping or living units	s within the lease or o	ther agreement.
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p.124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p.138 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. Remediation to be completed by October
Intensive Medical Living Services	Silent	Compliant Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 Ch.13 p. 166 https://www.nmhealth.or g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	2017. Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent	Silent	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Chapter 7 Customized In Home Supports P. 93-101 https://www.nmhealth.or g/publication/view/regul ation/4173/		Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	be amended to clarify that HCBS beneficiaries have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. Remediation to be
		Providor-Own	ed Or Controlled Residential Settings		completed by October 2017.
	Sub-C		reedom and support to control their schedu	lles and activities.	
Family Living	Silent	Silent Chapter 11 Living Supports Family Living P. 120-133 https://www.nmhealth.or g/publication/view/regul ation/4173/	Silent.	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have freedom and support to control their schedules and activities. Remediation to be completed by October 2017.
Supported Living	Silent	Silent Chapter 12 Living Supports - Supported Living p. 134-153 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have freedom and support to control their schedules and activities.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				<u>d/pven/</u>	Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u>	Silent	Application: Silent Agreement: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have freedom and support to control their
		g/publication/view/regul ation/4173/		https://www.nmhe alth.org/about/dds d/pven/	schedules and activities. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent Chapter 7 Customized In Home Supports P. 93-101 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have freedom and support to control their schedules and activities. Remediation to be completed by October
Family Living	Silent		ned Or Controlled Residential Settings gory: Have access to food any time. Silent	Application:	2017. Current waiver, service
				Silent	standards, NMAC, provider agreement, and provider application will

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 123-124		Agreement: Silent https://www.nmhe	be amended to clarify that HCBS beneficiaries have access to food any time.
		https://www.nmhealth.or g/publication/view/regul ation/4173/		alth.org/about/dds d/pven/	Remediation to be completed by October 2017.
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153	Silent	Application: Silent Agreement:	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries
	Ch. 12 p. 139 https://www.nmhealth.o	Ch. 12 p. 139 https://www.nmhealth.or g/publication/view/regul		Silent https://www.nmhe alth.org/about/dds d/pven/	have access to food any time. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries have access to food any time. Remediation to be completed by October 2017.
Customized In Home Supports	Silent	Silent	Silent	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		Chapter 7 Customized In Home Supports P. 93-101 <u>https://www.nmhealth.or</u> <u>g/publication/view/regul</u> <u>ation/4173/</u>		Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	provider application will be amended to clarify that HCBS beneficiaries have access to food any time. Remediation to be completed by October 2017.
			ed Or Controlled Residential Settings Individuals may have visitors at any time.		
Family Living	Silent	Partially Compliant Chapter 11 Living Supports Family Living P. 120-133 Ch. 11 p. 124 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries may have visitors at any time. Remediation to be completed by October 2017.
Supported Living	Silent	Partially Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 139 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries may have visitors at any time.

Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
			<u>d/pven/</u>	Remediation to be completed by October 2017.
Silent	Silent Chapter 13 Living Supports- Intensive	Silent	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will
	Medical Living P. 154- 170		Agreement: Silent	be amended to clarify that HCBS beneficiaries may have visitors at any
	<u>g/publication/view/regul</u> <u>ation/4173/</u>		<u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	time. Remediation to be completed by October 2017.
Silent	Silent Chapter 7 Customized In Home Supports P. 93-101 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent https://www.nmhe alth.org/about/dds d/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries may have visitors at any time. Remediation to be completed by October 2017.
			ual.	
Silent	Silent Chapter 11 Living Supports Family Living	Silent	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify
	Silent	Waiver       Service Standards         Silent       Silent         Silent       Chapter 13 Living Supports- Intensive Medical Living P. 154- 170         https://www.nmhealth.or g/publication/view/regul ation/4173/         Silent       Silent         Silent       Chapter 7 Customized In Home Supports P. 93-101         https://www.nmhealth.or g/publication/view/regul ation/4173/         Provider-Owr Sub-Category: Set         Silent       Silent Chapter 11 Living	Waiver         Service Standards         (NMAC)           Silent         Silent         Silent           Silent         Silent         Silent           Chapter 13 Living Supports- Intensive Medical Living P. 154- 170         Silent           https://www.nmhealth.or q/publication/view/regul ation/4173/         Silent           Silent         Chapter 7 Customized In Home Supports P. 93-101         Silent           https://www.nmhealth.or q/publication/view/regul ation/4173/         Silent           Provider-Owned Or Controlled Residential Settings Sub-Category: Setting is physically accessible to the individu           Silent         Silent           Chapter 11 Living Supports Family Living         Silent	Apploved Waiver         Service Standards         New Mexico Administrative Code (NMAC)         Application and Agreement           Silent         Silent         d/pven/           Silent         Silent         Application: Silent           Chapter 13 Living Supports- Intensive Medical Living P. 154- 170         Silent         Agreement: Silent           Silent         Chapter 13 Living Supports- Intensive Medical Living P. 154- 170         Silent         Agreement: Silent           Silent         Silent         Agreement: Silent         Silent         Agreement: Silent           Silent         Silent         Application: Silent         Silent         Application: Silent           Silent         Chapter 7 Customized In Home Supports P. 93-101         Silent         Agreement: Silent           https://www.nmhealth.or groublication/view/regul ation/4173/         Silent         Agreement: Silent           https://www.nmhealth.or groublication/view/regul ation/4173/         Silent         Agreement: Silent           https://www.nmhealth.or groublication/view/regul ation/4173/         Silent         Agreement: Silent           https://www.nmhealth.or groublication/view/regul ation/4173/         Silent         Agreement: Silent           Silent         Silent         Application: Silent         Silent

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.or g/publication/view/regul ation/4173/		Silent https://www.nmhe alth.org/about/dds d/pven/	that HCBS beneficiaries receive services in settings that are physically accessible to the individual. Remediation to be completed by October 2017.
Supported Living	Silent	Compliant Chapter 12 Living Supports - Supported Living p. 134-153 Ch. 12 p. 150 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> alth.org/about/dds d/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are physically accessible to the individual. Remediation to be completed by October 2017.
Intensive Medical Living Services	Silent	Silent Chapter 13 Living Supports- Intensive Medical Living P. 154- 170 <u>https://www.nmhealth.or</u> g/publication/view/regul ation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nmhe</u> <u>alth.org/about/dds</u> <u>d/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are physically accessible to the individual.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be
					completed by October
					2017.
Customized In Home Supports	Silent	Partially Compliant Chapter 7 Customized	Silent	Application:	Current waiver, service standards, NMAC,
		In Home Supports P. 93-101		Silent	provider agreement, and provider application will
		Ch. 7 p. 96		Agreement:	be amended to clarify that HCBS beneficiaries
		https://www.nmhealth.or		Silent	receive services in
		g/publication/view/regul			settings that are
		ation/4173/		https://www.nmhe	physically accessible to
				alth.org/about/dds	the individual.
				<u>d/pven/</u>	Demodiation to be
					Remediation to be
					completed by October 2017.

## **NON-RESIDENTIAL SETTINGS**

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation				
Sub Catagony HC	Non-Residential Settings Sub-Category: HCBS Setting Requirements: Does the setting provide opportunities for regular meaningful non-work activities in integrated community								
	od of time desired by th		ovide opportunities for regular meaningful r	ION-WORK ACTIVITIES	in integrated community				
Customized	Partially	Compliant	Compliant	Application:	Current waiver, provider				
Community Support	Compliant Under Appendix C- 1C-3 Service	Ch. 6 p. 71 https://www.nmhealth.	8.314.5.14, section 6	Partially Compliant	agreement, and provider application will be amended to clarify that				
	Specification: Habilitation Customized	org/publication/view/re gulation/4173/	https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20	11. a. i., ii., iv., v	HCBS beneficiaries receive services in settings that provide				

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Community Supports <u>https://www.hsd.stat</u> <u>e.nm.us/wp-</u> <u>content/uploads/Ap</u> <u>p-8-17-18.pdf</u>		Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8 314 51.pdf	Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	opportunities for regular meaningful non-work activities in integrated community settings for the period of time desired by the individual. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Not Applicable to the intent of this service	Compliant 8.314.5.14, section 6 <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8 314 51.pdf</u>	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that provide opportunities for regular meaningful non-work activities in integrated community settings for the period of time desired by the individual. Remediation to be completed by October 2017.
Sub-Category:	HCBS Setting Require	ments: Does the setting	n-Residential Settings afford opportunities for individual schedules an opportunity for individual growth?	s that focus on the	needs and desires of an

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized Community Support	Silent	Compliant Ch. 6 p. 72, 76, 78. https://www.nmhealth. org/publication/view/re gulation/4173/	Compliant 8.314.5.14, section 6 <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> 0314/8_314_51.pdf	Application: Partially Compliant 11. a. ii. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that afford opportunities for individual schedules that focus on the needs and desires of an individual and an opportunity for individual growth. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Partially compliant Ch. 5 p. 61 <u>https://www.nmhealth.org/publication/view/regulation/4173/</u>	Compliant 8.314.5.14, section 7 https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that afford opportunities for individual schedules that focus on the needs and desires of an individual and an opportunity for individual growth. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	ropriate activities includi	irements: Does the setting the setting the setting of the setting of the setting the setting the setting of the	n-Residential Settings ng afford opportunities for individuals to hav pping, attending religious services, medical will facilitate and support access to these ac Partially Compliant 7.26.5.14 C <u>http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0005.htm;geturl;terms=7.26.5	e knowledge of or appointments, din	
Community	Silent	Compliant	Partially Compliant	Application:	of the setting, and who in the setting will facilitate and support access to these activities. Remediation to be completed by October 2017. Current waiver, NMAC, provider agreement, and

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth. org/publication/view/re gulation/4173/	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5 8.314.5.14, section 7 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 8/08.314.0005.htm;geturl;terms=8.314.5	Partially Compliant 10. b. i. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	be amended to clarify that HCBS beneficiaries receive services in settings that afford opportunities for individuals to have knowledge of or access to information regarding age-appropriate activities including competitive work, shopping, attending religious services, medical appointments, dining out, etc. outside of the setting, and who in the setting will facilitate and support access to these activities.
	om or area within the se	ents: Does the setting all	n-Residential Settings low individuals the freedom to move about i idividuals receive HCBS in an area of the se		
Customized Community Support	Silent:	Silent	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that allow individuals the freedom to move about inside and outside of the setting as opposed to one restricted room or area within the setting?

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					For example, do individuals receive HCBS in an area of the setting that is fully integrated with individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017.
Community Integrated Employment	Silent:	Silent	Silent	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that allow individuals the freedom to move about inside and outside of the setting as opposed to one restricted room or area within the setting? For example, do individuals receive HCBS in an area of the setting that is fully integrated with individuals not receiving Medicaid HCBS. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		ents: Is the setting in the	n-Residential Settings community/building located among other re tegration with the greater community?		, private businesses,
Customized Community Support	Partially         Compliant         Under Appendix C-         1C-3 Service         Specification:         Habilitation         Customized         Community         Supports: <a href="https://www.hsd.stat">https://www.hsd.stat</a> e.nm.us/wp-         content/uploads/Ap         p-8-17-18.pdf	Silent	Partially compliant         8.314.5.14 (6-7)         https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20         Mexico%20Administrative%20Code%20         Program%20Rules%20and%20Billing/N         MAC%20Program%20Rules/Chapter%2         0314/8_314_51.pdf	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings in the community/building located among other residential buildings, private businesses, retail businesses, retail businesses, restaurants, doctor's offices, etc. that facilitates integration with the greater community. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Silent	Partially compliant8.314.5.14 (6-7)https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20Mexico%20Administrative%20Code%20Program%20Rules%20and%20Billing/NMAC%20Program%20Rules/Chapter%20314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nm</u> health.org/abou	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings in the community/building located among other residential buildings, private businesses,

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				<u>t/ddsd/pven/</u>	retail businesses, restaurants, doctor's offices, etc. that facilitates integration with the greater community.
					Remediation to be completed by October 2017.
example, as custom Customized Community	arity when they encount hers in a pre-vocational Silent	setting)? Compliant	s unrestricted, or does the setting otherwise	e encourage intera Application: Silent	Current waiver, NMAC, provider agreement, and
example, as custom Customized Community	ners in a pre-vocational	setting)? Compliant		Application:	Current waiver, NMAC, provider agreement, and
Support		Ch. 6 p. 73, 74, 77, 80 https://www.nmhealth. org/publication/view/re		Agreement:	provider application will be amended to clarify that HCBS beneficiaries receive services in
		gulation/4173/		Silent https://www.nm health.org/abou t/ddsd/pven/	settings that encourage visitors or other people from the greater community (aside from paid staff) to be present, and is there evidence
					that visitors have been present at regular frequencies.
					Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Community Integrated Employment	Silent	Compliant Ch. 5 p. 61 <u>https://www.nmhealth.</u> <u>org/publication/view/re</u> gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that encourage visitors or other people from the greater community (aside from paid staff) to be present, and is there evidence that visitors have been present at regular frequencies. Remediation to be completed by October
		ents: Do employment se	n-Residential Settings ttings provide individuals with the opportun s/her employer to the same extent as individ		
Customized Community Support	Silent	Not applicable for the focus of this service	N/A	Application: Partially Compliant 11. a. i. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u>	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive employment services in settings that provide individuals with the opportunity to participate in negotiating his/her work schedule, break/lunch times and leave and medical benefits with his/her employer to the same

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Community	Silent	Partially Compliant	Partially Compliant	t/ddsd/pven/	extent as individuals not receiving Medicaid funded HCBS. Remediation to be completed by October 2017. Current waiver, service standards NMAC,
Employment		Ch. 5 p. 54 https://www.nmhealth. org/publication/view/re gulation/4173/	8.314.5.14.7 <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_51.pdf</u> 7.26.3.10(e) <u>http://164.64.110.239/nmac/cgi-</u> <u>bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> <u>7/07.026.0003.htm;geturl;terms=7.26.3.</u> <u>10</u>	Partially Compliant 12. a. i. ii. Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive employment services in settings that provide individuals with the opportunity to participate in negotiating his/her work schedule, break/lunch times and leave and medical benefits with his/her employer to the same extent as individuals not receiving Medicaid funded HCBS. Remediation to be completed by October 2017.

not required to sign over his/her paychecks to the provider?

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized Community Support	Silent	Silent	Compliant 7.26.3.10 N. (1-4) <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url</u> =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where money management is part of the service, does the setting facilitate the opportunity for individuals to have a checking or savings account or other means to have access to and control his/her funds. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Silent	Compliant 7.26.3.10 N. (1-4) <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where money management is part of the service, does the setting facilitate the opportunity for individuals to have a checking or savings account or other means to have access to and control his/her funds.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Sub-Category:		e individuals with contact	n-Residential Settings information access to and training on the u chedules and telephone numbers available		
Customized Community Support	Silent	Compliant Ch. 6 p.72,75,76,79 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Silent	Application: Partially Compliant 10. b. i. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that provide individuals with contact information access to and training on the use of public transportation, such as buses, taxis, etc., and are these public transportation schedules and telephone numbers available in a convenient location. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 56, 58, 59, 60 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Silent	Application: Partially Compliant 10. b. i. Agreement:	Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that provide individuals with contact

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				Silent https://www.nm health.org/abou t/ddsd/pven/	information access to and training on the use of public transportation, such as buses, taxis, etc., and are these public transportation schedules and telephone numbers available in a convenient location. Remediation to be completed by October 2017.
Sub-Category: A Customized Community Support		ic transportation is limited	n-Residential Settings d, does the setting provide information abou sible transportation for individuals who use Silent		individual to access the Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where public transportation is limited, the setting provides information about resources for the individual to access the broader community, including accessible

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 56, 58, 59, 60 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Partially Compliant 10. b. i. Agreement: Silent <u>https://www.nm</u> health.org/abou t/ddsd/pven/	Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where public transportation is limited, the setting provides information about resources for the individual to access the broader community, including accessible transportation for individuals who use wheelchairs. Remediation to be completed by October 2017.
		No	n-Residential Settings		
Sub-Category:	Does the setting assure t		e comparable to tasks and activities for pe services?	ople of similar ages	s who do not receive HCB
Customized Community	Silent	Compliant	Silent	Application:	Current waiver, NMAC provider agreement, and
Support		Ch. 6 p. 71-81		Partially	provider application will
		https://www.nmhealth.		Compliant	be amended to clarify that HCBS beneficiaries
		org/publication/view/re gulation/4173/		11. A. i.	receive services in settings that assure that
				Agreement:	tasks and activities are comparable to tasks and
				Silent	activities for people of

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nm health.org/abou t/ddsd/pven/	similar ages who do not receive HCB services. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Silent	Silent	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that assure that tasks and activities are comparable to tasks and activities for people of similar ages who do not receive HCB services. Remediation to be completed by October 2017.
		No	n-Residential Settings		1
and chairs at a co	nvenient height and loc	accessible, including acc ation, with no obstruction	n-Residential Settings ess to bathrooms and break rooms, and ar s such as steps, lips in a doorway, narrow l iental adaptations such as a stair lift or elev	hallways, etc., limit	ing individuals' mobility in
Customized Community Support	Silent	Compliant Ch. 6 p.73-74, 77, 80 https://www.nmhealth. org/publication/view/re	Silent	Application: Silent Agreement:	Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in
		gulation/4173/		Silent	settings that are physically accessible, including access to

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nm health.org/abou t/ddsd/pven/	bathrooms and break rooms, and are appliances, equipment, and tables/desks and chairs at a convenient height and location, with no obstructions such as steps, lips in a doorway, narrow hallways, etc., limiting individuals' mobility in the setting. If obstructions are present, are there environmental adaptations such as a stair lift or elevator to ameliorate the obstructions. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 63 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that are physically accessible, including access to bathrooms and break rooms, and are appliances, equipment, and tables/desks and

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					chairs at a convenient height and location, with no obstructions such as steps, lips in a doorway, narrow hallways, etc., limiting individuals' mobility in the setting. If obstructions are present, are there environmental adaptations such as a stair lift or elevator to ameliorate the obstructions. Remediation to be completed by October 2017.
		Non-di	isability Specific Settings		
Sub-Ca	tegory: Does the setting		nd preferences and do its policies ensure th	ne informed choice	of the individual?
Customized Community	Silent	Partially Compliant	Partially Compliant	Application:	Current waiver, service standards, NMAC
Support		Ch. 6 p. 71 https://www.nmhealth. org/publication/view/re gulation/4173/	8.314.5.14 <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> <u>0314/8_314_51.pdf</u> 7.26.5.7, B. 4,	Partially Compliant 11. a. ii. Agreement: Silent <u>https://www.nm</u> health.org/abou	provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that reflect individual needs and preferences and do its policies ensure the informed choice of the individual.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Community Integrated	Silent	Partially Compliant	7.26.5.8-9 D. <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0005.htm;geturl;terms=7.26.5 <b>Partially Compliant</b>	t/ddsd/pven/	Remediation to be completed by October 2017. Current waiver, service standards, NMAC
Employment		Ch. 5 p. 54-55 https://www.nmhealth. org/publication/view/re gulation/4173/	8.314.5.14 https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf 7.26.5.7, B. 4, 7.26.5.8-9 D. 7.26.5.8 D. http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 8/08.314.0005.htm;geturl;terms=8.314.5	Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that reflect individual needs and preferences and do its policies ensure the informed choice of the individual. Remediation to be completed by October 2017.
			sability Specific Settings		
			ility-specific settings, such as competitive e al non-disabled community activities such a		
Customized Community Support	Partially Compliant	Partially compliant	Compliant	Application: Partially	Current waiver, service standards, provider agreement, and provider
Support	Under Appendix C- 1C-3 Service Specification:	Ch. 6 p. 82-83	8.314.5.14 (6-) https://www.hsd.state.nm.us/wp-	Compliant 11. a. iii	application will be amended to clarify that HCBS beneficiaries

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Habilitation Customized Community Supports <u>https://www.hsd.stat</u> <u>e.nm.us/wp-</u> <u>content/uploads/Ap</u> <u>p-8-17-18.pdf</u>	https://www.nmhealth. org/publication/view/re gulation/4173/	content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	iv. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	receive services in settings that include non-disability-specific settings, such as competitive employment in an integrated public setting, volunteering in the community, or engaging in general non-disabled community activities such as those available at a YMCA. Remediation to be completed by October 2017.
Community Integrated Employment	Partially Compliant Under Appendix C- 1C-3 Service Specification Supported Employment – Community Integrated Employment <u>https://www.hsd.stat</u> <u>e.nm.us/wp- content/uploads/Ap</u> <u>p-8-17-18.pdf</u>	Partially compliant Ch. 5 p. 61 and Ch. 5 p. 68 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Compliant 8.314.5.14 (7) <u>https://www.hsd.state.nm.us/wp-content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> <u>Program%20Rules%20and%20Billing/N</u> <u>MAC%20Program%20Rules/Chapter%2</u> 0314/8_314_51.pdf	Application: Partially Compliant 12. a. i. ii. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that include non-disability-specific settings, such as competitive employment in an integrated public setting, volunteering in the community, or engaging in general non-disabled community activities such as those available at a YMCA.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Sub-Category:		nclude the opportunity for	sability Specific Settings the individual to choose to combine more		elivery setting or type of
Customized	HCBS in any g		bine competitive employment with communication of the second second second second second second second second s	· · · · · · · · · · · · · · · · · · ·	Current waiver NMAC
Customized Community Support	Silent	Compliant Ch. 6 p. 91 <u>https://www.nmhealth.org/publication/view/regulation/4173/</u>	Silent	Application: Partially Compliant 11. a. iv. Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that include the opportunity for the individual to choose to combine more than one service delivery setting or type of HCBS in any given day/week. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 67 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Silent	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that include the opportunity for the individual to choose to combine more than one

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nm health.org/abou t/ddsd/pven/	service delivery setting or type of HCBS in any given day/week. Remediation to be completed by October
			ty, and respect, and freedom from coerc staff/providers follow confidentiality policy/p		2017. Sub-Category: Is all
			ndividuals for PT, OT, medications, restrict		
Customized Community Support	Silent	<b>Partially Compliant</b> Ch. 6 p. 73, 74, 77, 80	Partially Compliant 7.26.3.10.(g)	Application: Silent	Current waiver, service standards, NMAC, provider agreement, and
ouppon		on. op. 75, 74, 77, 60	7.20.0.10.(g)	Olicit	provider application will
		https://www.nmhealth. org/publication/view/re	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url	Agreement:	be amended to clarify that HCBS beneficiaries
		gulation/4173/	=http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3.	Silent	receive services in settings that all
			<u>10</u>	https://www.nm health.org/abou t/ddsd/pven/	information about individuals is kept private.
					Remediation to be completed by October 2017.
Community Integrated	Silent	Partially Compliant	Partially Compliant	Application:	Current waiver, service standards, NMAC,
Employment		Ch. 5 p. 57, 59, 6-0, 63	7.26.3.10.(g)	Silent	provider agreement, and provider application will
		https://www.nmhealth.	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url	Agreement:	be amended to clarify that HCBS beneficiaries
		org/publication/view/re gulation/4173/	<u>=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0003.htm;geturl;terms=7.26.3.	Silent	receive services in settings that all
			10	https://www.nm health.org/abou t/ddsd/pven/	information about individuals is kept private.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
			and respect, and freedom from coercio appearance to appear as they desire, and as appropriate?		
Customized Community Support	Silent	Partially Compliant Ch. 6 p. 72, 76, 79 <u>https://www.nmhealth.org/publication/view/regulation/4173/</u>	Silent	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that support individuals who need assistance with their personal appearance to appear as they desire, and is personal assistance, provided in private, as appropriate. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Partially Compliant Ch. 5 p. 55, 58 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that support individuals who need assistance with their

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
The setting ons	uros an individual's ri	abts of privacy dignity	and respect, and freedom from coercio	https://www.nm health.org/abou t/ddsd/pven/	personal appearance to appear as they desire, and is personal assistance, provided in private, as appropriate. Remediation to be completed by October 2017.
		mmunicate with individua	Is respectfully and in a manner in which the uring the regular course of daily activities?		
Customized Community Support	Silent	Compliant Ch. 5 p. 86 https://www.nmhealth. org/publication/view/re gulation/4173/	Partially Compliant 7.26.3.10 H <u>http://164.64.110.239/nmac/cgi-bin/hse/homepagesearchengine.exe?url</u> <u>=http://164.64.110.239/nmac/parts/title0</u> <u>7/07.026.0003.htm;geturl;terms=7.26.3.</u> <u>10</u>	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that assure that staff interacts and communicate with individuals respectfully and in a manner in which the person would like to be addressed, while providing assistance during the regular course of daily activities.
Community Integrated Employment	Silent	<b>Compliant</b> Ch. 5 p. 55	Partially Compliant 7.26.3.10 H	Application: Silent	Remediation to be completed by October 2017. Current waiver, NMAC, provider agreement, and provider application will

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth. org/publication/view/re gulation/4173/	http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	that HCBS beneficiaries receive services in settings that assure that staff interacts and communicate with individuals respectfully and in a manner in which the person would like to be addressed, while providing assistance during the regular course of daily activities. Remediation to be completed by October
		alk to other staff about an	and respect, and freedom from coercior individual(s) in the presence of other perso he were not present?		
Customized Community Support	Silent	Compliant Ch. 6 p. 73, 74, 77, 80 <u>https://www.nmhealth.</u> <u>org/publication/view/re</u> <u>gulation/4173/</u>	Silent	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that assure that staff does not talk to other staff about an individual(s) in the presence of other persons or in the presence of the individual as if s/he were not present.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
Community Integrated	Silent	Compliant	Silent	Application:	Current waiver, NMAC, provider agreement, and
Employment		Ch. 5 p. 57, 59, 60, 63		Silent	provider application will be amended to clarify
		https://www.nmhealth. org/publication/view/re		Agreement:	that HCBS beneficiaries receive services in
		gulation/4173/		Silent	settings that assure that staff does not talk to
		and/or representative gra	and respect, and freedom from coercio ant informed consent prior to the use of res erventions in the person-centered plan?		other staff about an individual(s) in the presence of other persons or in the presence of the individual as if s/he were not present. Remediation to be completed by October 2017. Ib-Category: Does the
Customized	Silent	Silent	Partially Compliant	Application:	Current waiver, service
Community Support			7.26.3.10 (R-Y)	Silent	standards, NMAC, provider agreement, and provider application will
			http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url	Agreement:	be amended to clarify that HCBS beneficiaries
			=http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Silent	receive services in settings that have policy
			<u></u>	https://www.nm health.org/abou t/ddsd/pven/	that requires that the individual and/or representative grant

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					informed consent prior to the use of restraints and/or restrictive interventions and document these interventions in the person-centered plan. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Silent	Partially Compliant 7.26.3.10 (R-Y) http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that have policy that requires that the individual and/or representative grant informed consent prior to the use of restraints and/or restrictive interventions and document these interventions in the person-centered plan. Remediation to be completed by October 2017.
	sure that each individual	I's supports and plans to	, and respect, and freedom from coercion address behavioral needs are specific to the rights of every individual receiving support	e individual and no	ot the same as everyone

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Customized Community Support	Partially Compliant Under Appendix C- 1C-3 Service Specification <u>https://www.hsd.stat</u> <u>e.nm.us/wp-</u> <u>content/uploads/Ap</u> <u>p-8-17-18.pdf</u>	Compliant Ch. 6 p.87 <u>https://www.nmhealth. org/publication/view/re</u> gulation/4173/	Partially Compliant 8.314.5.15 (8) a-b https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that have policy that ensures that each individual's supports and plans to address behavioral needs are specific to the individual and not the same as everyone else in the setting and/or restrictive to the rights of every individual receiving support within the setting. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 64 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Partially Compliant 8.314.5.15 (8) a-b https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that have policy that ensures that each individual's supports and plans to address behavioral needs are specific to the individual and not the same as everyone else in the setting and/or

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					restrictive to the rights of every individual receiving support within the setting.
					Remediation to be completed by October 2017.
The setting ens			and respect, and freedom from coercion for the individual to store personal belongin		<b>ib-Category:</b> Does the
Customized Community Support	Silent	<b>Compliant</b> Ch. 6 p. 73, 75, 77, 80	Silent	Application: Silent	Current waiver, NMAC, provider agreement, and provider application
Support		Ch. 6 p. 73, 75, 77, 80 https://www.nmhealth. org/publication/view/re gulation/4173/		Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that offers a secure place for the individual to store personal belongings. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 57, 59, 60, 63 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that offers a secure place for the individual to store personal belongings.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					Remediation to be completed by October 2017.
	t	o daily activities, physic	ive, autonomy, and independence in ma cal environment, and with whom to inter es, or other barriers preventing individuals' setting?	act.	-
Customized Community Support	Silent	Compliant Ch. 6 p. 73, 74, 75,77, 80 <u>https://www.nmhealth. org/publication/view/re</u> gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that don't have gates, Velcro strips, locked doors, fences, or other barriers preventing individuals' entrance to or exit from certain areas of the setting. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 59, 60, 63 <u>https://www.nmhealth.org/publication/view/regulation/4173/</u>	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> t/ddsd/pven/	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that don't have gates, Velcro strips, locked doors, fences, or other barriers preventing individuals'

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					entrance to or exit from certain areas of the setting.
					Remediation to be completed by October 2017.
<b>Sub-Category:</b> Does the physical e	to Does the setting afford a environment support a v	b daily activities, physic a variety of meaningful no variety of individual goals	ve, autonomy, and independence in make al environment, and with whom to intera- on-work activities that are responsive to the and needs (for example, does the setting p tary activities; does the setting provide for s	<b>ict.</b> goals, interests, a rovide indoor and o	nd needs of individuals? outdoor gathering spaces;
Customized	Silent	Partially Compliant	Silent		Current waiver, service
Community		0 0 74			standards, NMAC,
Support		Ch. 6 p. 71			provider agreement,
		https://www.nmhealth.		Application:	and provider application will be amended to
		org/publication/view/re			clarify that HCBS
		gulation/4173/		Silent	beneficiaries receive
		guaton, mo		Agreement:	services in settings that affords a variety of
				Silent	meaningful non-work activities that are
				<u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	responsive to the goals, interests, and needs of individuals.
					Remediation to be completed by October 2017.
Community	Silent:	Not applicable to the	Silent	Application:	Current waiver, NMAC,
Integrated		scope of this service			provider agreement,
Employment				Silent	and provider application
					will be amended to
				Agreement:	clarify that HCBS
					beneficiaries receive

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				Silent https://www.nm health.org/abou t/ddsd/pven/	services in settings that affords a variety of meaningful non-work activities that are responsive to the goals, interests, and needs of individuals. Remediation to be completed by October 2017.
•••	to	o daily activities, physic d opportunities for individ	ive, autonomy, and independence in mal cal environment, and with whom to intera duals to choose with whom to do activities ir only to be with a certain group of people?	act.	-
Customized Community Support	Silent	Silent	Silent	Application: Silent Agreement: Silent	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive
				https://www.nm health.org/abou t/ddsd/pven/	services in settings that 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.
					Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Community	Silent	Silent	Silent	Application:	Current waiver, service
Integrated					standards, NMAC,
Employment				Silent	provider agreement,
				Agroomont	and provider application will be amended to
				Agreement:	clarify that HCBS
				Silent	beneficiaries receive
					services in settings that
				https://www.nm	afford opportunities for
				health.org/abou	individuals to choose
				<u>t/ddsd/pven/</u>	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.
					group or bookrou
					Remediation to be
					completed by October
					2017.
The cotting optim		imont individual initiati		ding life sheless i	n oludina hut not limitod
The setting optim			ve, autonomy, and independence in mal al environment, and with whom to intera		nclualing but not limited
Sub-Category: D			al/ snacks at the time and place of their cho		re does the setting afford
			and opportunity to converse with others durin		
			ed to wear bibs)? Does the setting provide f		
		uals' have access to food	at any time consistent with individuals in si		
	-		caid-funded services and supports?		
Customized	Silent	Compliant	Silent	Application:	Current waiver, NMAC,
Community		0 - 0 - 70 75 77		Cilent	provider agreement,
Support		Ch. 6 p. 73,75,77- 78,80		Silent	and provider application will be amended to
		10,00		Agreement:	clarify that HCBS
		https://www.nmhealth.		Agreement.	beneficiaries receive
		org/publication/view/re		Silent	services in settings that
		gulation/4173/			allow for individuals to
					have a meal/ snacks at
					the time and place of

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nm health.org/abou t/ddsd/pven/	their choosing: setting afford individuals full access to a dining area with comfortable seating and opportunity to converse with others during break or meal times; affords dignity to the diners by providing for an alternative meal and/or private dining if requested by the individual; has access to food at any time consistent with individuals in similar and/or the same setting who are not receiving Medicaid-funded services and supports. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Compliant Ch. 5 p. 61 and Ch. 5 p. 57,59, 60 <u>https://www.nmhealth.</u> <u>org/publication/view/re</u> gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	HCBS beneficiaries receive services in settings that allow for individuals to have a meal/ snacks at the time and place of their choosing: setting afford individuals full access to a dining area with comfortable seating and opportunity to converse with others during break or meal times; affords

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					dignity to the diners by providing for an alternative meal and/or private dining if requested by the individual; has access to food at any time consistent with individuals in similar and/or the same setting who are not receiving Medicaid-funded services and supports. Remediation to be completed by October 2017.
The setting optir	te	o daily activities, physic	ve, autonomy, and independence in mal al environment, and with whom to interand ng post or provide information on individual	act.	ncluding but not limited
Customized Community Support	Silent	Compliant Ch. 6 p. 72, 76, 79 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that post or provide information on individual rights. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Community Integrated Employment	Silent	Partially Compliant Ch. 5 p. 61 https://www.nmhealth. org/publication/view/re gulation/4173/	Silent	Application: Silent Agreement: Partially Compliant ARTICLE 39. POLICIES AND REGULATION S <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that post or provide information on individual rights. Remediation to be completed by October 2017.
Sub-Category: D	tooes the setting prohibit	o daily activities, physic individuals from engaging	ve, autonomy, and independence in ma cal environment, and with whom to inter- g in legal activities (ex. voting when 18 or o same setting who are not receiving Medica Partially Compliant 7.26.3.10 A-Y <u>http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0005.htm;geturl;terms=7.26.5	act. Ider, consuming alo	cohol when 21 or older) in

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
					consuming alcohol when 21 or older) in a manner different from individuals in similar and/or the same setting who are not receiving Medicaid funded services and supports. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	Silent	Partially Compliant 7.26.3.10 A-Y http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that don't prohibit individuals from engaging in legal activities (ex. voting when 18 or older, consuming alcohol when 21 or older) in a manner different from individuals in similar and/or the same setting who are not receiving Medicaid funded services and supports. Remediation to be completed by October 2017.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation			
	The setting optimizes, but does not regiment, individual initiative, autonomy, and independence in making life choices including to daily activities, physical environment, and with whom to interact. Sub-Category: Does the setting afford the opportunity for tasks and activities matched to individuals' skills, abilities, and desi							
Customized Community Support	Silent	Partially Compliant Ch. 6 p. 71 <u>https://www.nmhealth.</u> <u>org/publication/view/re</u> <u>gulation/4173/</u>	Compliant         8.314.5.15       C. (6)         https://www.hsd.state.nm.us/wp-         content/uploads/files/Providers/New%20         Mexico%20Administrative%20Code%20         Program%20Rules%20and%20Billing/N         MAC%20Program%20Rules/Chapter%2         0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that afford the opportunity for tasks and activities matched to individuals' skills, abilities, and desires. Remediation to be completed by October 2017.			
Community Integrated Employment	Silent	Partially Compliant Ch. 5 p. 55 <u>https://www.nmhealth.org/publication/view/regulation/4173/</u>	Compliant 8.314.5.15 C. (7) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent <u>https://www.nm</u> <u>health.org/abou</u> <u>t/ddsd/pven/</u>	Current waiver, service standards, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that afford the opportunity for tasks and activities matched to individuals' skills, abilities, and desires. Remediation to be completed by October 2017.			

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Sub-Category:			regarding services and supports, and w he services, provider and settings and the c		
Customized Community Support	Partially Compliant: New Mexico 1915 (c) Waiver Appendix B Participant Access and Eligibility B-7 Freedom of Choice- <u>https://www.hsd.stat</u> <u>e.nm.us/wp- content/uploads/Ap p-8-17-18.pdf</u>	Partially Compliant Ch. 4 p. 40 https://www.nmhealth. org/publication/view/re gulation/4173/	Partially Compliant 7.26.5.9 and 10 and 14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Partially Compliant ARTICLE 39. POLICIES AND REGULATION S <u>https://www.nm</u> health.org/abou t/ddsd/pven/	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where the individual is provided a choice regarding the services, provider and settings and the opportunity to visit/understand the options. Remediation to be completed by October 2017.
Community Integrated Employment	Partially Compliant: New Mexico 1915(c) Waiver Appendix B Participant Access and Eligibility B-7 Freedom of Choice <u>https://www.hsd.stat</u> <u>e.nm.us/wp-</u>	Compliant Ch. 5 p. 54 <u>https://www.nmhealth.</u> org/publication/view/re gulation/4173/	Partially Compliant 7.26.5.9 and 10 and 14 http://164.64.110.239/nmac/cgi- bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0005.htm;geturl;terms=7.26.5	Application: Silent Agreement: Partially Compliant ARTICLE 39. POLICIES AND REGULATION S	Current waiver, NMAC, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings where the individual is provided a choice regarding the services, provider and settings and the opportunity to visit/understand the options.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	<u>content/uploads/Ap</u> p-8-17-18.pdf			https://www.nm health.org/abou t/ddsd/pven/	Remediation to be completed by October 2017.
Sub-C			regarding services and supports, and w opportunity to regularly and periodically upd		
		0		0	· · · · · · · · · · · · · · · · · · ·
Customized Community Support	Silent	Silent	Partially Compliant 7.26.3.10.Q <u>http://164.64.110.239/nmac/cgi-</u> bin/hse/homepagesearchengine.exe?url	Application: Silent Agreement:	Current waiver, service standards, NMAC, provider agreement, and provider application will be amended to clarify that HCBS
			<u>=http://164.64.110.239/nmac/parts/title0</u> 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Silent https://www.nm health.org/abou t/ddsd/pven/	beneficiaries receive services in settings that afford individuals the opportunity to regularly and periodically update or change their preferences.
					Remediation to be completed by October 2017.
Community Integrated Employment	Partially Compliant:	Silent	Partially Compliant	Application: Silent	Current waiver, service standards, NMAC, provider agreement,
	Under Appendix C- 1C-3 Service Specification		7.26.3.10.Q http://164.64.110.239/nmac/cgi- bio/bco/bomopagescarsbonging_ovo2url	Agreement:	and provider application will be amended to clarify that HCBS beneficiaries receive
	Supported Employment – Individual Community		bin/hse/homepagesearchengine.exe?url =http://164.64.110.239/nmac/parts/title0 7/07.026.0003.htm;geturl;terms=7.26.3. 10	Silent	services in settings that afford individuals the opportunity to regularly

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Integrated Employment			https://www.nm health.org/abou t/ddsd/pven/	and periodically update or change their preferences.
	https://www.hsd.stat e.nm.us/wp- content/uploads/Ap p-8-17-18.pdf				Remediation to be completed by October 2017.
	Does the setting ensure	individuals are supported unity to participate in mea	regarding services and supports, and w to make decisions and exercise autonomy aningful non-work activities in integrated con ual's needs and preferences?	to the greatest ex	tent possible? Does the
Customized	Partially	Compliant	Compliant	Application:	Current waiver, provider
Community Support	Compliant Under Appendix C- 1C-3 Service Specification: Habilitation Customized	Ch. 6 p. 71 and Ch. 6 p. 89 <u>https://www.nmhealth.</u> <u>org/publication/view/re</u> <u>gulation/4173/</u>	8.314.5.15 C. (6) <u>https://www.hsd.state.nm.us/wp-</u> <u>content/uploads/files/Providers/New%20</u> <u>Mexico%20Administrative%20Code%20</u> Program%20Rules%20and%20Billing/N	Silent Agreement: Silent	agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that ensure individuals are
	Community Supports		MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	https://www.nm health.org/abou t/ddsd/pven/	supported to make decisions and exercise autonomy to the greatest extent possible and affords the
	https://www.hsd.stat e.nm.us/wp- content/uploads/Ap p-8-17-18.pdf				individual with the opportunity to participate in meaningful non-work activities in integrated community settings in a manner consistent with the individual's needs and preferences.

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation			
					Remediation to be completed by October 2017.			
Community Integrated Employment	Silent	Not applicable to non-work settings	Compliant 8.314.5.15 C. (7) https://www.hsd.state.nm.us/wp- content/uploads/files/Providers/New%20 Mexico%20Administrative%20Code%20 Program%20Rules%20and%20Billing/N MAC%20Program%20Rules/Chapter%2 0314/8_314_51.pdf	Application: Silent Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	Current waiver, provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible and affords the individual with the opportunity to participate in meaningful non-work activities in integrated community settings in a manner consistent with the individual's needs and preferences. Remediation to be completed by October 2017.			
Sub-Category:	Sub-Category:         Does setting policy ensure the individual is supported in developing plans to support her/his needs and preferences? Is setting staff knowledgeable about the capabilities, interests, preference, and needs of individuals?							
Customized Community Support	Partially Compliant:	Partially Compliant	Silent	Application:	Current waiver, service standards, NMAC,			

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Under Appendix C-	Ch. 6 p. 71 and Ch. 6		Partially	provider agreement,
	1C-3 Service	p. 86		Compliant	and provider application
	Specification: Habilitation Customized	https://www.nmhealth. org/publication/view/re		1. d. iv.	will be amended to clarify that HCBS
	Community Supports	gulation/4173/		2. d. iii.	beneficiaries receive services in settings that
				Agreement:	have policy that ensures the individual is
				Silent	supported in developing
	https://www.hsd.stat e.nm.us/wp- content/uploads/Ap p-8-17-18.pdf			https://www.nm health.org/abou t/ddsd/pven/	plans to support her/his needs and preferences and the setting staff knowledgeable about the capabilities, interests, preference, and needs of individuals. Remediation to be completed by October 2017.
Community Integrated Employment	Silent	<b>Compliant</b> Ch. 5 p. 55 and Ch. 5 p. 65	Silent	Application: Partially Compliant	Current waiver, NMAC, provider agreement, and provider application will be amended to
		https://www.nmhealth.		1. d. iv.	clarify that HCBS beneficiaries receive
		org/publication/view/re gulation/4173/		2. d. iii.	services in settings that have policy that ensures the individual is
				Agreement:	supported in developing plans to support her/his
				Silent	needs and preferences

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				https://www.nm health.org/abou t/ddsd/pven/	and the setting staff knowledgeable about the capabilities, interests, preference, and needs of individuals. Remediation to be completed by October 2017.
Sub-Category:			regarding services and supports, and w lividuals about how to make a request for a HCBS?		
Customized	Silent	Partially Compliant	Silent	Application:	Current waiver, service
Community Support		Ch. 4 p. 34, 39-40		Silent	standards, NMAC, provider agreement, and provider application
		https://www.nmhealth. org/publication/view/re		Agreement:	will be amended to clarify that HCBS
		gulation/4173/		Silent	beneficiaries receive services in settings that
				https://www.nm health.org/abou	post or provide information to
				t/ddsd/pven/	individuals about how to make a request for additional HCBS, or changes to their current HCBS.
					Remediation to be completed by October 2017.
Community	Silent	Partially Compliant	Silent	Application:	Current waiver, service
Integrated Employment		Ch. 4 p. 34, 39-40		Silent	standards, NMAC,

CMS Rule	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth. org/publication/view/re gulation/4173/		Agreement: Silent https://www.nm health.org/abou t/ddsd/pven/	provider agreement, and provider application will be amended to clarify that HCBS beneficiaries receive services in settings that post or provide information to individuals about how to make a request for additional HCBS, or changes to their current HCBS. Remediation to be completed by October 2017.

## Appendix C: Medically Fragile Waiver Systemic Assessment

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation				
Sub-Category:	Medically Fragile Settings Sub-Category: HCBS Setting Requirements: Is setting integrated in and supports full access to the greater community?								
Living Supports	Compliant Application 2: Brief Waiver Description; Appendix C: Participant Services; Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically- Fragile-Waiver- Amendment.pdf</u>	Partial Compliance Private Duty Nursing: I Scope of Service, B 21, p. 4; IV Reimbursement, I 1, p. 8. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3942/</u> Home Health Aide: II Agency/Individual Provider Requirements, D 7, p. 3; IV Reimbursement, H 1. p 5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3939/</u> Behavioral Support Consultation: Introduction, p. 1; A 7, p. 2. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3935/</u>	Silent	Compliant Medically Fragile Provider Information Sheet, Attachment A Scope of Work, MF Waiver Clinical, Therapy Services p. 6; Provider Participation Agreement, Article I. Obligations Of The Provider, 1.1, 1.2, 1.15, p. 10,11 (e copy, p. 18, 19) <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and Service Standards will be revised and language added to clarify that all services under the MFW are integrated and supports full access to the greater community. Expected completion date is October 2017.				
Respite	Partial Compliance Application 2: Brief Waiver Description; Appendix C: Participant Services;	Partial Compliance Respite: Introduction, Specialized Respite Home, p. 1-3; II. Medicaid Certified Hospital, Nursing Facility, or ICF/MR, p. 3-4; In-Home Respite, p. 4,5.	Partial Compliance 8.314.3.13F Respite <u>https://www.hsd.state.nm.u</u> <u>s/wp-</u> <u>content/uploads/files/Provi</u> <u>ders/New%20Mexico%20A</u> dministrative%20Code%20	<b>Compliant</b> Medically Fragile Provider Information Sheet, Attachment A Scope of Work, MF Waiver Clinical, Therapy Services p. 6; Provider Participation	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3.13F and MFW Service Standards will be revised and language added to clarify that all services under the MFW are				

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically- Fragile-Waiver- Amendment.pdf</u>	https://www.nmhealth.org/pu blication/view/policy/3935/	Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf	Agreement, Article I. Obligations Of The Provider, 1.1, 1.2, 1.15, p. 10,11 (e copy, p. 18, 19) <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	integrated and supports full access to the greater community. Expected completion date is October 2017.
			ically Fragile Settings	I	
Living Supports	Compliant Application 2: Brief Waiver Description; Appendix C: Participant Services; Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	Silent	Silent	Not Applicable	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and the MFW Service Standards will be revised and language added to clarify that individuals select amount setting and service options including non-disability specific settings. Expected completion date is October 2017.
Respite	Partial Compliance	Partial Compliance	Silent	Not Applicable	Upon approval of NM.0223.R05.00 waiver renewal application

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Application 2: Brief Waiver Description; Appendix C: Participant Services; Appendix D: Service Plan Development <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically- Fragile-Waiver- Amendment.pdf</u>	Respite: Introduction, Specialized Respite Home, p. 1-3; II. Medicaid Certified Hospital, Nursing Facility, or ICF/MR, p. 3-4; In-Home Respite, p. 4,5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3935/</u>			Standards, and NMAC 8.314.3.13F will be updated deleting Institutional Respite as a service. Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and the MFW Service Standards will be revised and language added to clarify that individuals select amount setting and service options including non-disability specific settings. Expected completion date is October 2017.
Sub Catagon	. UCDS Sotting Dog		ically Fragile Settings		
Sub-Category Living Supports	/: HCBS Setting Req Compliant Appendix F; Appendix G <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	uirements: Ensures individual ri         Partial Compliance         General Provider         Requirements: I Provider         Requirements, A-C, p. 1.         https://www.nmhealth.org/pu         blication/view/policy/3938/         Home Health Aide: I Scope         of Services, B 8, p. 2; II B. 6,         p. 3, D 8, p. 3.         https://www.nmhealth.org/pu         blication/view/policy/3938/	ghts of privacy, dignity and res	Provider Participation Agreement, Article I. Obligations Of The Provider, , 1.15, p. 11(e copy, p. 19) <u>https://www.nmhealth.</u> org/about/ddsd/pgsv/m fw/provider/	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and the MFW Service Standards will be updated to include the requirement that all services under the MFW will ensure the individual's right to privacy, dignity, and respect, and the freedom from coercion and restraint. Expected completion date is October 2017.
Respite	Compliant	Partial Compliance	Silent	Compliant	Upon approval of NM.0223.R05.00 waiver

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Appendix F; Appendix G <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	General Provider Requirements: Provider Requirements I, A-C, p. p. 1. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3938/</u> Respite: Introduction, Specialized Respite Home, B 9,10, p. 2; In-Home Respite B 8,p. 4,5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3938/</u>		Provider Participation Agreement, Article I. Obligations Of The Provider, , 1.15, p. 11(e copy, p.19) <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	renewal application NMAC 8.314.3 and Service Standards will be updated to include the requirement that all services under the MFW will ensure the individual's right to privacy, dignity, and respect, and the freedom from coercion and restraint. Expected completion date is October 2017.
Sub Catagory	UCBS Softing Pog	Med uirements: Optimizes individual	lically Fragile Settings	nondonco in making life et	
Living Supports	Compliant Appendix D https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Compliant Private duty Nursing: Introduction, 1. Scope of Service, A, B 1-5, p. 1-2. <u>https://www.nmhealth.org/pu blication/view/policy/3942/</u>	Compliant 8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf	Not Applicable	Compliant

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Respite	Partial Compliance Appendix C; Appendix D <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically- Fragile-Waiver- Amendment.pdf</u>	Partial Compliance Respite: Specialized Respite Home, B. p. 2; In-Home Respite, p. 4,5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3944/</u>	Compliant 8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf	Not Applicable	NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and Service Standards will be updated to include the requirement that all services under the MFW will ensure the individual's right to privacy, dignity, and respect, and the freedom from coercion and restraint. Expected completion date is October 2017.
		Med	lically Fragile Settings		
Sub-Category:	HCBS Setting Requ	uirements: Facilitates individual		support and who provide	s them
Living Supports	Compliant Appendix D	Compliant (Secondary Freedom of	Compliant 8.314.3.15	Compliant Provider Participation	Compliant
		Choice) Case Management:		Agreement, Article III.	
	https://www.hsd.st	I. Scope of Services, D. IDT	https://www.hsd.state.nm.u	Patient Self- Determination Act, 3.1,	
	ate.nm.us/wp-	Meeting and ISP Development and Budget	<u>s/wp-</u>	p. p. 13(e copy, p. 21)	
	<u>content/uploads/D</u> <u>raft-Medically-</u>	Development 1-23, p. 3-6.	content/uploads/files/Provi ders/New%20Mexico%20A		
	Fragile-Waiver- Amendment.pdf	https://www.nmhealth.org/pu blication/view/policy/3936/	dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog	https://www.nmhealth. org/about/ddsd/pgsv/m fw/provider/	
		(Secondary Freedom of Choice) Private duty Nursing: Introduction, 1. Scope of Service, A, p. 1.	ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and-		

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.org/pu blication/view/policy/3936/ (Secondary Freedom of Choice) Home Health Aide: I Scope of Services, A, p. 1 https://www.nmhealth.org/pu blication/view/policy/3936/	<u>Community-Based-</u> <u>Services-Waiver-</u> <u>Services.pdf</u>		
Respite	Compliant Appendix D https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Compliant (Secondary Freedom of Choice) Case Management: I. Scope of Services, D. IDT Meeting and ISP Development and Budget Development 1-23, p. 3-6. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u>	Compliant 8.314.3.15 https://www.hsd.state.nm.u <u>s/wp-</u> <u>content/uploads/files/Provi</u> <u>ders/New%20Mexico%20A</u> <u>dministrative%20Code%20</u> <u>Program%20Rules%20and</u> <u>%20Billing/NMAC%20Prog</u> <u>ram%20Rules/Chapter%20</u> <u>314/8_314_3-Medically-</u> <u>Fragile-Home-and-</u> <u>Community-Based-</u> <u>Services-Waiver-</u> <u>Services.pdf</u>	Compliant Provider Participation Agreement, Article III. Patient Self- Determination Act, 3.1, p. p. 13(e copy, p. 21) <u>https://www.nmhealth.</u> <u>org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	Compliant
Sub-Category: eceiving Medic		Med uirements: Ensures the individu	ically Fragile Settings al receives services in the com	nmunity to the same degre	e of access as individuals not

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
Living Supports	Compliant Appendix D <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	Partial Compliance Case Management: I. Scope of Services, D. IDT Meeting and ISP Development and Budget Development 1-3, p, 3; D 14. d-h; p. 5-6; II. Case Management Monitoring, p. 6-7. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u>	Partially Compliant 8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf	Not Applicable	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and MFW Service Standards will be revised and language added to clarify that the participants receive services in the community to the same degree of access as individuals not receiving Medicaid HCBS. Expected completion date is October 2017.
Respite	Compliant Appendix D <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	Partial Compliance Respite: Specialized Respite Home, B 9,10,12,15 . p. 2; III. In-Home Respite, B 7, 8. p. 4,5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3944/</u>	Partially Compliant 8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver-	Not Applicable	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 and MFW Service Standards will be revised and language added to clarify that the participants receive services in the community to the same degree of access as individuals not receiving Medicaid HCBS, Expected completion date is October 2017.

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
			Services.pdf		
Sub-Category	HCBS Setting Reg	Med uirements: Are providers chose	lically Fragile Settings		
Living Supports	Compliant Appendix D-1, f https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Compliant Secondary Freedom of Choice) Case Management: I. Scope of Services, D. IDT Meeting and ISP Development and Budget Development 1-23, p. 3-6. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u> (Secondary Freedom of Choice) Private duty Nursing: Introduction, 1. Scope of Service, A, p. 1. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u> (Secondary Freedom of Choice) Home Health Aide: I Scope of Services, A, p. 1. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u>	Compliant 8.314.3.15 https://www.hsd.state.nm.u <u>s/wp-</u> <u>content/uploads/files/Provi</u> <u>ders/New%20Mexico%20A</u> <u>dministrative%20Code%20</u> <u>Program%20Rules%20and</u> %20Billing/NMAC%20Prog <u>ram%20Rules/Chapter%20</u> <u>314/8_314_3-Medically-</u> <u>Fragile-Home-and-</u> <u>Community-Based-</u> <u>Services-Waiver-</u> <u>Services.pdf</u>	Not Applicable	Compliant
Respite	Compliant	Compliant	Compliant	Not Applicable	Compliant

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	Appendix D-1, f https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	(Secondary Freedom of Choice) Case Management: I. Scope of Services, D. IDT Meeting and ISP Development and Budget Development 1-23, p. 3-6 <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u>	8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf		
		Mod	ically Fragile Settings		
Sub-Category:	HCBS Settina Rea	uirements: Are the service, time		the individual?	
Sub-Category: Living Supports	HCBS Setting Requ Compliant Appendix D <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/D</u> <u>raft-Medically-</u> <u>Fragile-Waiver-</u> <u>Amendment.pdf</u>	uirements: Are the service, time         Compliant         (Secondary Freedom of         Choice) Case Management:         I. Scope of Services, D. IDT         Meeting and ISP         Development and Budget         Development 1-23, p. 3-6.         https://www.nmhealth.org/pu         blication/view/policy/3936/         Private duty Nursing: Scope         of Service, B 17, 18, p. 3.         https://www.nmhealth.org/pu         blication/view/policy/3942/	s, and locations convenient to Compliant 8.314.3.15 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver-	the individual? <b>Compliant</b> Provider Participation Agreement, Article I. Obligations Of The Provider, 1.1, 1.2, 1.15, p. 10,11 (e copy, p.18, 19) <u>https://www.nmhealth.</u> <u>org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	Compliant

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
			Services.pdf		
Respite	Compliant	Compliant	Compliant	Compliant	Compliant
	Appendix D https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	(Secondary Freedom of Choice) Case Management: I. Scope of Services, D. IDT Meeting and ISP Development and Budget Development 1-23, p. 3-6 <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3942/</u> Respite: Introduction, Specialized Respite Home: A 2, p. 1; In-Home Respite A. 3, 5,p. 4,5, B.2-5, p.5. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3944/</u>	8.314.3.15 <u>https://www.hsd.state.nm.u</u> <u>s/wp-</u> <u>content/uploads/files/Provi</u> <u>ders/New%20Mexico%20A</u> <u>dministrative%20Code%20</u> <u>Program%20Rules%20and</u> <u>%20Billing/NMAC%20Prog</u> <u>ram%20Rules/Chapter%20</u> <u>314/8_314_3-Medically-</u> <u>Fragile-Home-and-</u> <u>Community-Based-</u> <u>Services-Waiver-</u> <u>Services.pdf</u>	Provider Participation Agreement, Article I. Obligations Of The Provider, 1.1, 1.2, 1.15, p. 10,11 (e copy, p.18, 19) <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	
Sub-Category	HCBS Setting Reg	Med uirements: Do the regulations a	lically Fragile Settings	onsideration and use plain	language?
Living Supports	Compliant	Compliant	Compliant	Compliant	Compliant
Supports	Appendix B-8 https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Case Management: III Case Management Agency Requirements, 4, p. 8. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3944/</u> Private duty Nursing: Scope of Service, B 17, p. 3.	8.314.3 <u>https://www.hsd.state.nm.u</u> <u>s/wp-</u> <u>content/uploads/files/Provi</u> <u>ders/New%20Mexico%20A</u> <u>dministrative%20Code%20</u> <u>Program%20Rules%20and</u> <u>%20Billing/NMAC%20Prog</u> ram%20Rules/Chapter%20	Provider Participation Agreement, Article I. Obligations Of The Provider, 1.1, 1.2, 1.15, p. 10,11 (e copy, p.18, 19) <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u>	

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
		https://www.nmhealth.org/pu blication/view/policy/3942/ Home Health Aide: I Scope of Services, B 8, p. 2; II B. 6, p. 3, D 2, 8, p. 3. https://www.nmhealth.org/pu blication/view/policy/3939/	<u>314/8_314_3-Medically-</u> <u>Fragile-Home-and-</u> <u>Community-Based-</u> <u>Services-Waiver-</u> <u>Services.pdf</u>	fw/provider/	
Respite	Compliant Appendix B-8 https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Compliant Respite: Introduction, Specialized Respite Home, B. 15, p. 2, ; In-Home Respite B.8, p.5. <u>https://www.nmhealth.org/pu</u> blication/view/policy/3944/	Compliant 8.314.3 https://www.hsd.state.nm.u s/wp- content/uploads/files/Provi ders/New%20Mexico%20A dministrative%20Code%20 Program%20Rules%20and %20Billing/NMAC%20Prog ram%20Rules/Chapter%20 314/8_314_3-Medically- Fragile-Home-and- Community-Based- Services-Waiver- Services.pdf	Not Applicable	Compliant
Sub-Category	•	strategies, or a complaint syste they are receiving	ically Fragile Settings m available for participants to under the Medically Fragile pr		nplaints concerning the services
Living Supports	Compliant Appendix F-3 https://www.hsd.st	Partial Compliance General Authority: DOH/DDSD Client Complaint	Silent	Compliant Abuse, Neglect or Exploitation Reporting	Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 will be revised and language will be added

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
	ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Procedures (7.26.4 NMAC), p. 2. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3937/</u> General Provider Requirements: Provider Requirements I, A, B, G, p. 1,2. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3938/</u> Case Management: II. Case Management Monitoring, G. p. 7. <u>https://www.nmhealth.org/pu</u> <u>blication/view/policy/3936/</u>		System: (web reporting) <u>https://ane.health.state</u> <u>.nm.us/welcome.aspx</u> Provider Enrollment Review form: 2. Implementing a QA/QI Committee, p. 33-34. (e p. 36-37). <u>https://www.nmhealth. org/about/ddsd/pgsv/m</u> <u>fw/provider/</u>	outlining the grievance and complaint procedure. Expected completion date is October 2017.
Respite	Compliant Appendix F-3 https://www.hsd.st ate.nm.us/wp- content/uploads/D raft-Medically- Fragile-Waiver- Amendment.pdf	Partial Compliance General Provider Requirements: Provider Requirements I, A, B, G, p. 1,2. <u>https://www.nmhealth.org/pu blication/view/policy/3938/</u>	Silent	Partial Compliance Abuse, Neglect or Exploitation Reporting System: <u>https://ane.health.state</u> .nm.us/welcome.aspx Provider Enrollment Review form: 2. Implementing a QA/QI Committee, p. 33-34. (e p. 36-37). <u>https://www.nmhealth.</u> org/about/ddsd/pgsv/m	Standard General Provider Requirements to be updated to the current Provider Agreement Requirement to include Complaints in the QA/QI plan and reporting. Upon approval of NM.0223.R05.00 waiver renewal application NMAC 8.314.3 will be revised and language will be added outlining the grievance and complaint procedure. Expected completion date is October 2017.

Setting	Approved Waiver	Service Standards	New Mexico Administrative Code (NMAC)	Provider Application and Agreement	Remediation
				fw/provider/	

## Appendix D: Centennial Care Demonstration Waiver Systemic Assessment

## **NON-RESIDENTIAL SETTINGS**

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
Is integrated in an	d supports access to	o the greater con		ings Requirements			
Adult Day Health	Compliant <u>https://www.hsd.state.nm.us/lookingforinformation/medical-assistance-division/</u>	Compliant STC X #43, #45. Att B and C https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22	Silent <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/fil</u> <u>es/Providers/New</u> %20Mexico%20A <u>dministrative%20</u> <u>Code%20Progra</u> <u>m%20Rules%20a</u> <u>nd%20Billing/NM</u> <u>AC%20Program%</u> <u>20Rules/Chapter</u> %20308/8_308_1 <u>2-Rule.pdf</u>	Compliant Section 8, ABCB pg 107 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	N/A-Adult Day Health is not a SDCB covered service	Partially Compliant <u>https://www.hsd.stat</u> <u>e.nm.us/providers/a</u> <u>gency-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
		NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf					
Customized Community Supports	Compliant <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u> <u>gforinformation/m</u> <u>edical-</u> <u>assistance-</u> <u>division/</u>	Compliant STC X #43, #45. Att B and C https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20	Silent <u>https://www.hsd.stt</u> <u>ate.nm.us/wp-</u> <u>content/uploads/fill</u> <u>es/Providers/New</u> %20Mexico%20A <u>dministrative%20</u> <u>Code%20Progra</u> <u>m%20Rules%20a</u> <u>nd%20Billing/NM</u> <u>AC%20Program%</u> <u>20Rules/Chapter</u> <u>%20308/8_308_1</u> <u>2-Rule.pdf</u>	N/A- Customized Community Supports is not a ABCB covered service.	Compliant Section 9, SDCB, pg 233 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	Partially Compliant <u>https://www.hsd.stat</u> <u>e.nm.us/providers/a</u> <u>gency-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
		Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf					
Employment Supports	Compliant <u>https://www.hsd.state.nm.us/lookingforinformation/medical-assistance-division/</u>	Compliant STC X #43, #45. Att B and C https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess Keyld=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8 308 1 2-Rule.pdf	Compliant Section 8, ABCB pgs 131-136 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	Compliant Section 9, SDCB, pg 236-242 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	Partially Compliant <u>https://www.hsd.stat</u> <u>e.nm.us/providers/a</u> <u>gency-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
		<u>se-content-</u> <u>type=applicati</u> <u>on%2Fpdf</u>					
Provides opport resources. Adult Day Health	unity to seek emp	oyment and wo	ork in competitive	integrated setting,	engage in commu N/A	nity life, and control	personal
Customized Community Supports	N/A	N/A	N/A	N/A	N/A	N/A	
Employment Supports	Compliant https://www.hsd.s tate.nm.us/lookin gforinformation/m edical- assistance- division/	Compliant STC X #43, #45, Att B <u>https://realfile6</u> <u>c91aefc960e4</u> <u>63485b347466</u> <u>2fd7fd2.s3.am</u> <u>azonaws.com/</u> <u>666caeb7-</u> <u>8b91-4060-</u>	Compliant 8.308.12.13 F, 8.308.12.18 D https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20	Compliant Section 8 ABCB, pgs 131-136 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> 20/12/Centennial- <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>	Compliant Section 9 SDCB, pgs 236-242 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	Partially Compliant https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
		7118e12856af         ?AWSAccess         Keyld=AKIAJB         KPT2UF7EZ6         B7YA&Expires         =1620926783         &Signature=F         w%2BC2liSa4         20Mw29cPXN         D%2BHoukA         %3D&respons         e-content-         disposition=inli         ne%3B%20file         name%3D%22         NM%201115%         20Waiver%20         Authorities%2         001.01.2019.p         df%22&respon         se-content-         type=applicati         on%2Fpdf	m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf				
Ensures the individual Adult Day Health	vidual receives se	rvices in the co	ommunity to the sa	ame degree of acce	ess as individuals r	not receiving Medica Partially Compliant	id HCBS.
	https://www.hsd.s tate.nm.us/lookin gforinformation/m edical- assistance- division/	STC X #43, #45, Att B <u>https://realfile6 c91aefc960e4</u> <u>63485b347466</u> <u>2fd7fd2.s3.am</u> <u>azonaws.com/</u> <u>666caeb7-</u> 8b91-4060-	https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a	Section 8, ABCB pg 112-115 <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/20</u> <u>20/12/Centennial-</u> <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>		https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	Completeu

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
		a983- 7118e12856af ?AWSAccess Keyld=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf				

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
Customized Community Supports	Compliant <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u> <u>gforinformation/m</u> <u>edical-</u> <u>assistance-</u> <u>division/</u>	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Ν/Α	Compliant Section 9, SDCB pg 233 https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	Partially Compliant https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
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Adult Day Health	Compliant <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u> <u>gforinformation/m</u> <u>edical-</u> <u>assistance-</u> <u>division/</u>	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Compliant Section 8, ABCB pg 112-115 https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	N/A	Partially Compliant <u>https://www.hsd.statte.nm.us/providers/agency-based-community-benefits-abcb-program/</u>	Completed

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Customized Community Supports	Compliant          https://www.hsd.s         tate.nm.us/lookin         gforinformation/m         edical-         assistance-         division/	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	N/A	Compliant Section 9, SDCB pg 233 https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	Partially Compliant https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	Completed

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Adult Day Health	Compliant <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u> <u>gforinformation/m</u> <u>edical-</u> <u>assistance-</u> <u>division/</u>	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Compliant Section 8, ABCB pg 112-115 https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	N/A	Partially Compliant <u>https://www.hsd.statt e.nm.us/providers/a gency-based- community-benefits- abcb-program/</u>	Completed

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Customized Community Supports	Compliant <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u> <u>gforinformation/m</u> <u>edical-</u> <u>assistance-</u> <u>division/</u>	Compliant STC X #43 #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Ν/Α	Compliant Section 9, SDCB pg 233 https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	Partially Compliant https://www.hsd.stat  e.nm.us/providers/a  gency-based-  community-benefits-  abcb-program/	Completed

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Ensures an indiv	vidual's rights of p	rivacy, dignity,	respect, and freed	dom from coercion	and restraint.		
Adult Day Health	Compliant	Compliant	Compliant	Compliant	N/A	Partially Compliant	Completed
	https://www.hsd.s tate.nm.us/lookin gforinformation/m edical- assistance- division/	STC X #45, Att C https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fill es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	Section 8, ABCB pg 112-115 <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/20</u> <u>20/12/Centennial-</u> <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>		https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	

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Residential	Care Managed	Terms and	Code	(Section 8	(Section 9		Remediation
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	<u>division/</u>	63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F	content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	<u>content/uploads/20</u> <u>20/12/Centennial-</u> <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>	<u>content/uploads/20</u> <u>20/12/Centennial-</u> <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>		

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		w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf					
Optimizes individ	dual initiative, auto	onomy, and ind	ependence in mak	king life choices.			

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Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
Employment Supports	Compliant https://www.hsd.s tate.nm.us/lookin gforinformation/m edical- assistance- division/	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	Compliant NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/2 018%20Final%20 Registers/MRRE. pdf	Compliant Section 8, ABCB pg 131-136 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> 20/12/Centennial- <u>Care-Managed-</u> <u>Care-Policy-M.pdf</u>	Compliant Section 9, SDCB pg 236-242 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	Partially Compliant <u>https://www.hsd.stat</u> <u>e.nm.us/providers/a</u> <u>gency-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
Adult Day Health	Compliant <u>https://www.hsd.state.nm.us/lookingforinformation/medical-assistance-division/</u>	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af 7AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Epdf	Compliant NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	Compliant Section 8 ABCB, pgs 112-115 <u>https://www.hsd.st</u> <u>ate.nm.us/wp- content/uploads/20</u> <u>20/12/Centennial- Care-Managed- Care-Policy-M.pdf</u>	N/A	Partially Compliant https://www.hsd.stat e.nm.us/providers/a gency-based- community-benefits- abcb-program/	Completed
Customized Community Supports	Compliant 4.6	Compliant STC X #43, #45, Att B	Compliant NMAC 8.308.8.11 B	N/A	Compliant Section 9 SDCB pg 233	Partially Compliant <u>https://www.hsd.stat</u> <u>e.nm.us/providers/a</u>	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
	https://www.hsd.s tate.nm.us/lookin gforinformation/m edical- assistance- division/	https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess Keyld=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/2 018%20Final%20 Registers/MRRE. pdf		https://www.hsd.st ate.nm.us/wp- content/uploads/file s/Looking%20For %20Information/Ge neral%20Informati on/Registers%20- %20Rule%20Chan ges/MAD%20- %20Registers/Fina I%20Registers/201 8%20Final%20Reg isters/MRRE.pdf	gency-based- community-benefits- abcb-program/	
Employment Supports	Compliant 4.6 <u>https://www.hsd.s</u> <u>tate.nm.us/lookin</u>	Compliant STC X #43m #45, Att B	Compliant NMAC 8.308.8.11 B	Compliant Section 8 ABCB, pgs 131-136	Compliant Section 9 SDCB pg 236-242	Partially Compliant https://www.hsd.stat e.nm.us/providers/a gency-based-	Completed

Non- Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (Section 8 ABCB)	MCO Policy Manual (Section 9 SDCB)	Provider Application	Remediation
	gforinformation/m edical- assistance- division/	https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess Keyld=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	https://www.hsd.st ate.nm.us/wp- content/uploads/fill es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	https://www.hsd.st ate.nm.us/wp- content/uploads/20 20/12/Centennial- Care-Managed- Care-Policy-M.pdf	community-benefits- abcb-program/	

## **RESIDENTIAL SETTINGS**

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation						
Is integrated in a	HCBS Settings Requirements s integrated in and supports access to the greater community.											
Assisted Living	Compliant <u>https://www.hsd.st</u> <u>ate.nm.us/lookingf</u> <u>orinformation/med</u> <u>ical-assistance-</u> <u>division/</u>	Compliant STC X #43, #45. Att B and C <u>https://realfile6</u> <u>c91aefc960e4</u> 63485b347466	Silent <u>https://www.hsd.st</u> <u>ate.nm.us/wp-</u> <u>content/uploads/fil</u> <u>es/Providers/New</u> <u>%20Mexico%20A</u> <u>dministrative%20</u> Code%20Progra	Compliant Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u>	Partially Compliant <u>https://www.hsd.state</u> <u>.nm.us/providers/age</u> <u>ncy-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed						
		2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F	m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	2020/12/Centen nial-Care- Managed-Care- Policy-M.pdf								
		w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p										

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		df%22&respon se-content- type=applicati on%2Fpdf				
Provides opport resources.	unity to seek empl	oyment and wo	ork in competitive	integrated setting	g, engage in commur	nity life, and control personal
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2	8.308.12.13 F, 8.308.12.18 D https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Section 8 ABCB, pgs 115-121 https://www.hsd. state.nm.us/wp- content/uploads/ 2020/12/Centen nial-Care- Managed-Care- Policy-M.pdf	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
Ensures the indi	vidual receives se Compliant	rvices in the co Compliant	ommunity to the sa	ame degree of ac Compliant	cess as individuals n Partially Compliant	ot receiving Medicaid HCBS.
	4.2.6 https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22	https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Section 8 ABCB pgs 115- 121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> <u>2020/12/Centen</u> <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
in a residential s	etting.			-		tings and an option for a private unit
Assisted Living	Compliant https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	Compliant STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file	Silent https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Compliant Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> 2020/12/Centen <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	Partially Compliant <u>https://www.hsd.state</u> <u>.nm.us/providers/age</u> <u>ncy-based-</u> <u>community-benefits-</u> <u>abcb-program/</u>	Completed

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
	ons are identified a al settings, resour Compliant				an and are based on Partially Compliant	the individual's needs, preferences, Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli	https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> <u>2020/12/Centen</u> <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
Ensuros an indiv	ridual's rights of p	ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	respect and free	lom from coorcic	on and restraint	
Assisted Living	Compliant	Compliant	Compliant	Compliant	Partially Compliant	Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #45, Att C https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess Keyld=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli	NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> state.nm.us/wp- content/uploads/ 2020/12/Centen nial-Care- Managed-Care- Policy-M.pdf	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
Optimizes indivi	dual initiative, auto	ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf	ependence in mal	king life choices.		
Assisted Living	Compliant	Compliant	Compliant	Compliant	Partially Compliant	Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli	NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	Section 8 ABCB, pgs 115-121 https://www.hsd. state.nm.us/wp- content/uploads/ 2020/12/Centen nial-Care- Managed-Care- Policy-M.pdf	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Epdf				
Assisted Living	dual choice regard	Compliant	Compliant	who provide then Compliant	n. Partially Compliant	Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #43, #45, Att B https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli	NMAC 8.308.8.11 B https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Looking%20Fo r%20Information/ General%20Infor mation/Registers %20- %20Rule%20Cha nges/MAD%20- %20Registers/Fin al%20Registers/Fin al%20Registers/2 018%20Final%20 Registers/MRRE. pdf	Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> <u>2020/12/Centen</u> <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
_			vider-Owned Or C			
-	elling is owned, re	•	0.1	•		
Assisted Living	Compliant	Silent	Compliant	Compliant	Partially Compliant	Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20	7.8.2.20.A http://164.64.110. 239/nmac/cgi- bin/hse/homepag esearchengine.ex e?url=http://164.6 4.110.239/nmac/p arts/title07/07.008 .0002.htm:geturl:t erms=7.8.2.49	Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> <u>2020/12/Centen</u> <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		Authorities%2 001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
Same responsib	ilities/protections	from eviction a	s all tenants unde Compliant	r landlord law of Compliant	state, county, city or Partially Compliant	other designated entity.
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2	7.8.2.20 A 7.8.2.21 http://164.64.110. 239/nmac/cgi- bin/hse/homepag esearchengine.ex e?url=http://164.6 4.110.239/nmac/p arts/title07/07.008 .0002.htm;geturl;t erms=7.8.2.49	Section 8 ABCB pgs 115-121 https://www.hsd. state.nm.us/wp- content/uploads/ 2020/12/Centen nial-Care- Managed-Care- Policy-M.pdf	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
		001.01.2019.p df%22&respon se-content- type=applicati on%2Fpdf				
					n agreement is in pla n's landlord tenant la Partially Compliant https://www.hsd.state	ice providing protections to address w. Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	https://realfile6 c91aefc960e4 63485b347466 2fd7fd2.s3.am azonaws.com/ 666caeb7- 8b91-4060- a983- 7118e12856af ?AWSAccess KeyId=AKIAJB KPT2UF7EZ6 B7YA&Expires =1620926783 &Signature=F w%2BC2liSa4 20Mw29cPXN D%2BHoukA %3D&respons e-content- disposition=inli ne%3B%20file name%3D%22 NM%201115% 20Waiver%20 Authorities%2	https://www.hsd.st ate.nm.us/wp- content/uploads/fil es/Providers/New %20Mexico%20A dministrative%20 Code%20Progra m%20Rules%20a nd%20Billing/NM AC%20Program% 20Rules/Chapter %20308/8_308_1 2-Rule.pdf	Section 8 ABCB, pgs 115-121 <u>https://www.hsd.</u> state.nm.us/wp- <u>content/uploads/</u> 2020/12/Centen <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	nttps://www.risd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
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Each individual Assisted Living	has privacy in thei	r sleeping or liv	ving unit. Compliant	Compliant	Partially Compliant	Completed
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Setting is physic Assisted Living	cally accessible to	the individual.	Compliant	Compliant	Partially Compliant	Completed
	https://www.hsd.st ate.nm.us/lookingf orinformation/med ical-assistance- division/	STC X #45 https://realfile6 <u>c91aefc960e4</u> <u>63485b347466</u> <u>2fd7fd2.s3.am</u> <u>azonaws.com/</u> <u>666caeb7-</u> <u>8b91-4060-</u> <u>a983-</u> <u>7118e12856af</u> <u>?AWSAccess</u> <u>KeyId=AKIAJB</u> <u>KPT2UF7EZ6</u> <u>B7YA&amp;Expires</u> <u>=1620926783</u> <u>&amp;Signature=F</u> <u>w%2BC2liSa4</u> <u>20Mw29cPXN</u> <u>D%2BHoukA</u> <u>%3D&amp;respons</u>	7.8.2.41, 7.8.2.54 http://164.64.110. 239/nmac/cgi- bin/hse/homepag esearchengine.ex e?url=http://164.6 4.110.239/nmac/p arts/title07/07.008 .0002.htm;geturl;t erms=7.8.2.49	Section 8 ABCB pgs 115-121 <u>https://www.hsd.</u> <u>state.nm.us/wp- content/uploads/</u> <u>2020/12/Centen</u> <u>nial-Care-</u> <u>Managed-Care-</u> <u>Policy-M.pdf</u>	https://www.hsd.state .nm.us/providers/age ncy-based- community-benefits- abcb-program/	

Residential Service	Centennial Care Managed Care Contract	1115 Waiver Special Terms and Conditions	New Mexico Administrative Code (NMAC)	MCO Policy Manual (ABCB)	Provider Application	Remediation
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# **Appendix E: Provider Self-Assessment Survey Results**

#### NEW MEXICO HOME AND COMMUNITY BASED SERVICES (HCBS) PROVIDER SURVEY RESULTS

The following is a summary-level report describing the preliminary results of the New Mexico Home and Community Based Services (HCBS) provider surveys. Please note that the results in this report are aggregated such that no provider-specific information is identifiable.

#### Introduction and Background

On January 16, 2014, the Centers for Medicare & Medicaid Services (CMS) issued a Final Rule outlining requirements related to home and communitybased services. On March 20, 2015, New Mexico submitted to CMS its statewide HCBS transition plan describing how the State will conduct a systematic statewide review of its HCBS programs against the requirements set forth in the Final Rule. As part of that statewide review, New Mexico committed to implementing a

provider survey that assesses how consistent current settings are with the expectations outlined in the Final Rule.

The State of New Mexico's Human Services Department (HSD), in conjunction with the New Mexico Department of Health (DOH), contracted with Mercer Government Human Service Consulting to assist in the survey process for certain HCBS providers outlined in the transition plan. Providers in the survey serve participants in the following programs:

- 1915(c) Mi Via Waiver
- 1915(c) Developmental Disabilities Waiver (DDW)
- Section 1115 Centennial Care Demonstration Waiver

Using guidance issued by CMS as the basis for the survey questions, Mercer worked with HSD and DOH to develop, administer, and analyze responses to the survey, which focused on collecting feedback from providers regarding the settings where participants receive HCBS services. The survey questions were generally consistent across all HCBS surveyed services, with some additional questions for services delivered in residential settings. The consistency in the questions allows for comparison of responses in aggregate and by each setting.

This report provides a summary of the survey structure, rating methodology, and findings for all services and programs. It is intended to provide New Mexico staff a high-level summary of the survey information developed to-date. Individual program reports, which are more detailed and are designed to be shared with the stakeholder community, will be issued separately. Detailed provider-level information will also be provided separately.

#### **Overview of HCBS Programs**

As noted above, providers from three HCBS programs were included in the survey process. Below is a summary of the waiver programs included in this survey, quoted from New Mexico's statewide transition plan.

### Mi Via Waiver Program

New Mexico has been at the forefront of HCBS self-direction waivers with the implementation of the Mi Via Waiver in 2006. This waiver, targeted to Medically Fragile (MF) individuals and individuals with Intellectual or Developmental Disabilities (ID/DD), was originally designed and developed with self-direction and person-centered planning at its core. It is administered by the DOH. Person-centered planning remains a key program component, as such, Mi Via service and support plans (SSPs) are developed through a person-centered planning process which guides the participant's selection of services to achieve personally defined outcomes in the most integrated community setting. As of November 30, 2014, 818 participants received services through the Mi Via Waiver. Through the provision of services and supports identified through the SSP and the implementation of quality assurance and improvement strategies, the State ensures the health and welfare of the individuals in the program. In addition, the program provides assurances of fiscal integrity and includes participant protections that will be effective and family-friendly.

### **Developmental Disabilities Waiver Program**

The Developmental Disabilities-HCBS waiver is administered by DOH and serves individuals with ID or persons with specific related conditions and DD that occur before the age of 22. As of November 30, 2014, 3,914 participants received waiver services. New Mexico provides community-based services designed to increase independence and achieve personal goals while providing care and support to enable individuals to live as active members of the community while ensuring their health and safety. The purpose of the program is to provide a broad range of flexible community-based services outlined in an Individual Service Plan (ISP) that will support individuals to live successfully in their community and become more independent. Similar to the Mi Via Waiver program, among other assurances, the state ensures the health and welfare of participants, the fiscal integrity of the program, and provides for participant protections that will be effective and family-friendly.

### **Centennial Care Demonstration Waiver**

Centennial Care has been providing a comprehensive and coordinated array of Medicaid services, including HCBS (the Community Benefit) and behavioral health services, since January 1, 2014 in a managed care delivery system. There are two different HCBS delivery models within the Centennial Care Demonstration Waiver. They are Agency Based Community Benefit (ABCB) and Self-Directed Community Benefit (SDCB). In ABCB,

members work with care coordinators to develop a care plan and select community benefit providers in the managed care organization (MCO) network. The member's MCO ensures payment to community benefit providers. In SDCB, members work with a support broker, develop a care plan, select their own providers, authorize timesheets, and ensure payment to their providers. Currently, over 22,000 individuals receive HCBS through the Community Benefit.

# **Survey Development and Structure**

In addition to the Final Rule, CMS issued residential and non-residential exploratory questions to assist states in evaluating the consistency of settings with the Final Rule requirements. The development of New Mexico's survey questions relied heavily on these residential and non-residential exploratory questions. Providers were surveyed to see how they view their current settings to be in compliance with the Final Rule. Providers of the following residential and non-residential services in each waiver program were required to respond to this survey:

### Mi Via Waiver services:

- Employment Supports (non-residential service)
- Community Membership Supports (non-residential service) includes customized community group supports and/or community direct supports and navigation
- Living and Other Supports

### **Developmental Disability Waiver services:**

- Community Integrated Employment (non-residential service)
- Customized Community Supports (non-residential service)
- Living services (residential service) includes family living, intensive medical living, and supported living services

### Section 1115 Centennial Care Demonstration Waiver services:

- Agency-Based Community Benefit
  - Employment Supports (non-residential service)
  - Adult Day Health (non-residential service)
  - Assisted Living (residential service)
- Self-Directed Community Benefit
  - Employment Supports (non-residential service)
  - o Customized Community Supports (non-residential service)

### Survey review categories:

Providers were asked to indicate the services they provide to HCBS participants and to fill out all the survey questions associated with those services. In many cases, providers were required to provide multiple service submissions.

Each service in the survey was categorized using the following review categories:

- 1. Choice of Setting or Choice of Residence HCBS participants' autonomy in selecting his/her setting
- 2. Community Access and Integration HCBS participants' access and use of community services and integration into the community
- 3. Living Space or Physical Space Living space or physical space at the residence/service setting
- 4. Staff Interactions and Privacy (non-residential) or Staff Interactions and Privacy and Choice (residential) HCBS participants' experiences with staff members of the residence/setting and privacy issues
- 5. Services (residential survey only) HCBS participants' experiences with services

# **Survey Administration**

New Mexico officials developed the list of providers to include in the survey. Mercer developed public announcements, survey instructions, and a web-based survey in Survey Monkey®. An email help desk was made available during the survey period to assist providers with their inquiries and allowed the state to respond to provider inquiries. A paper version of the survey was made available to providers who were unable to complete the web-based survey.

On April 27, 2015 New Mexico officials distributed the survey instructions and a link for the online survey to the identified providers. The survey was password protected. Within the survey, providers were asked to identify themselves using a unique 3-digit code. State officials hosted two statewide webinars (with conference call-only capabilities) for providers to share information about the survey and the CMS Final Rules.

On a weekly basis, state officials and Mercer tracked provider responses and survey completion metrics. Provider-chosen services and categories were carefully compared to the expected services and categories vetted with state officials. Throughout July and the first two weeks of August 2015, State officials used a series of email campaigns and individualized phone consultations to maximize the provider responses to this survey, which was closed on August 14, 2015.

# **Rating Methodology and Scoring**

Providers were asked to assess up to 181 statements (this varied based on the number of services a provider offered) in the survey. Certain statements required the respondent to choose from three possible response options:

- 1. Yes
- 2. No
- 3. N/A (Not Applicable)

Certain other statements required respondents to choose from five possible options:

- 1. Never
- 2. Some of the time
- 3. Most of the time
- 4. Always
- 5. N/A (Not applicable)

For each survey, each response option was assigned a score based on the response options.

## Yes/No Questions

For Yes/No Questions, a positive response (that is, one that demonstrates consistency with the HCB setting requirements), was scored as a 3, while a negative response (that is, one that demonstrates inconsistency with the HCB setting requirements) was scored as a 0. Please note that for some questions, a "Yes" response is considered positive while for other questions a "No" response is considered positive. Responses of "N/A" were not scored.

### Always/Most of the time/Some of the time/Never Questions

For Always/Most of the time/Some of the time/Never questions, the most positive response (that is, one that demonstrates the most consistency with the HCB setting requirements), was scored as a 3. The next most positive response was scored as 2, and so on. The least positive response (that is, one that demonstrates the least consistency with the HCB setting requirements) was scored as a 0. Please note that for some questions, an "Always" response is considered the most positive, while for other questions a "Never" response is considered most positive. Responses of "N/A" were not scored.

### **Response Scores**

For each question, a score between 0.00 and 3.00 was calculated based on the scoring methodology described above. A score of 3.00 on a question indicates that providers responding to the question responded with the most positive response. A score of 0.00 on a question indicates that providers responding to the question responded with the least positive response. For response score percentages used throughout this report, response scores were calculated based on providers' actual scores out of the maximum available scores for a particular service and/or review category.

# Summary Overall Findings/Observations

The following summarizes the overall findings and observations regarding the survey results for all programs.

# **Overall Response Rates**<sup>6</sup>

- Overall, each of the three New Mexico waiver programs had strong provider representation in the survey.
- Of the 78 ABCB providers contacted to participate in the survey, 57 ABCB providers completed a survey, yielding an overall response rate of 73%.
- Of the SDCB 11 providers contacted to participate in the survey, 10 providers completed a survey, yielding a response rate of 91%.
- Of the 44 Mi Via providers contacted to complete a survey, 43 providers completed a survey, yielding an overall response rate of 98%.
- Of the 85 DDW providers contacted to complete a survey, all providers completed a survey, yielding an overall response rate of 100%.

## Response Rates per Service

As indicated above, some providers were asked to complete surveys for multiple services dependent on the type of services a provider renders to HCBS participants. In total there were 319 provider service submissions across all programs. (A service submission is a unique combination of provider, service and program.) The table below illustrates provider response rates per service:

Response Rates per Service'					
Service	Program	Service Response Rate			
	CC ABCB	100%			
Employment	CC SDCB	100%			
Employment	Mi Via	100%			
	DDW	100%			
Adult Day Health	CC ABCB	82%			
	CC SDCB	100%			
Community Supports	Mi Via	97%			
	DDW	100%			
Assisted Living	CC ABCB	72%			
Living Convisoo	Mi Via	100%			
Living Services	DDW	100%			

<sup>&</sup>lt;sup>6</sup> Overall response rates are based on unique provider survey submissions for a specific program. Because some providers participate in multiple programs, overall response rates are specific only to that program.

<sup>&</sup>lt;sup>7</sup> Response rates per service category only include providers who were expected to complete a survey for a service within a specific program.

### High Level Summary of Provider Responses

Overall, for all services and review categories, providers in all three programs reported a high rate of consistency with the requirements of the Final Rule, as measured in the survey. The answers to the survey reflected that overall providers believe the settings in which they deliver services are in step with the CMS Final Rule and other guidance issued by CMS regarding HCB setting requirements.

The following table summarizes the overall response scores for all providers. The overall response score represents the total scores provided on the relevant questions, divided by the maximum possible score for those questions, based on the 3-point scoring system described above.

Overall Response Scores by Program <sup>8</sup>					
Program	Unique Providers who Completed Survey	Response Score			
ABCB Providers	57	87.3%			
SDCB Providers	10	94.4%			
Mi Via Providers	43	93.2%			
DDW Providers	85	92.0%			

All together there were 155 unique providers who responded to this survey.

## Service Specific Findings/Observations

As indicated above, survey questions were compiled from residential and non-residential questions, which sample each of the four major services: employment, community supports, assisted living, and living services. The results for the four major services and the corresponding review categories are displayed in five tables and summarily discussed in the remainder of this report.

### Service Specific Findings/Observations – Employment

Employment services results by program and category are displayed in the following table:

<sup>8</sup> Overall response scores include all providers' responses for services and review categories specific to each program.

	Employment Response Percentage by Program Service & Category						
Program	Choice of Setting	Community Access & Integration	Physical Space	Staff Interaction, Privacy & Choice	Overall Employment		
CC ABCB	100.0%	100.0%	100.0%	93.9%	96.6%		
CC SDCB	100.0%	100.0%	N/A	100.0%	100.0%		
Mi Via	95.7%	91.7%	97.6%	91.8%	93.0%		
DDW	95.4%	91.0%	96.9%	93.4%	93.4%		
All Programs	95.7%	91.3%	97.1%	93.1%	93.4%		

Across all programs for employment services, providers responded very positively. Of the four review areas, the "community access and integration" category yielded the lowest response score of 91.3%; whereas the "physical space" category yielded the highest response score of 97.1%. These results suggest providers view the settings in which employment services are delivered to be quite consistent with the requirements outlined in the Final Rule.

Within each program, ABCB providers had an overall response score of 96.6%, SDCB providers scored 100%, Mi Via scored 93% and DDW scored 93.4%. This yields a total variance of 7% across programs.

### Service Specific Findings/Observations – Community Supports

Community support services results by program and category are displayed in the following table:

(	Community Supports Response Percentage by Program, Service & Category						
Program	Choice of Setting	Community Access & Integration	Physical Space	Staff Interaction, Privacy & Choice	Overall Community Supports		
CC ABCB	92.3%	90.5%	98.2%	94.7%	94.2%		
CC SDCB	95.4%	91.9%	97.7%	93.9%	94.5%		
Mi Via	93.8%	90.9%	97.3%	93.8%	93.9%		
DDW	94.1%	91.1%	97.5%	93.9%	94.1%		
All Programs	92.3%	90.5%	98.2%	94.7%	94.2%		

Community support services yield very similar results to employment services. Responses were quite positive across all programs. Of the four review areas, the "community access and integration" category yielded the lowest response score of 91.1%, whereas the "physical space" category yielded the highest response score of 97.5%. These results suggest providers view the settings in which community support services are delivered to be quite consistent with the requirements outlined in the Final Rule.

Within each program, SDCB providers had an overall response score of 94.2%, Mi Via providers scored 94.5% and DDW providers scored 93.9%. Community support providers only varied by 0.6% across programs, which is much smaller than the variance found within employment services.

## Service Specific Findings/Observations – Adult Day Health

Adult Day Health results by category are displayed in the following table:

Adult Day Health Response Percentage by Program Service & Category					
Program	Choice of Setting	Community Access & Integration	Physical Space	Staff Interaction, Privacy & Choice	Overall Adult Health
CC ABCB	87.1%	90.1%	99.7%	97.7%	95.3%

As indicated above, Adult Day Health is a unique service offered through the ABCB program. Of the four review areas, "choice of setting" yielded the lowest response score of 87.1%. In contrast, the physical space category yielded the highest response score of 99.7%. Of all the services included in the survey, Adult Day Health services had the highest variance across review categories of 12.6%.

## Service Specific Findings/Observations – Assisted Living

Adult Day Health results by category are displayed in the following table:

	Assisted Living Response Percentage by Program Service & Category					
Program	Choice of Setting	Community Access & Integration	Physical Space	Staff Interaction, Privacy & Choice	Overall Assisted Living	
CC ABCB	78.9%	82.4%	94.1%	87.0%	85.7%	

As indicated above, Assisted Living is a unique service offered through the ABCB program. Of the five review areas in the survey (including all programs), "community access and integration" yielded the lowest response score of 78.9% and "living spaces" yielded the second lowest response score of 82.4%. The "staff interactions and privacy" category yielded the highest response score of 94.1%. Of all services, Assisted Living providers scored significantly lower with an overall response score of 85.7%.

In addition, provider input received through the survey help desk may suggest that responses from agencies operating memory communities for the elderly may contribute to the lower scores

for this service, especially in the category of "community access and integration." While not specifically examined within the survey, the ABCB Assisted Living providers may not realize that CMS policy allows appropriately individualized protective approaches that are consistent with each person's individual plan of care. Some survey participants may have felt that some questions in this survey did not apply to Assisted Living for those in need of memory care. In addition, to the extent providers interpreted the survey as not applicable, the lower-than-average response rate for this service category, as well as the higher-than-average percentage of "N/A" responses, may be partially explained.

## Service Specific Findings/Observations – Living services

Living services results by program and category are displayed in the following table:

	Living Services Response Percentage by Program Service & Category						
Program	Choice of Residence	Community Access & Integration	Living Space	Staff Interaction, Privacy & Choice	Services	Overall Living	
Mi Via	94.6%	84.3%	92.9%	96.0%	93.2%	91.9%	
DDW	84.2%	82.5%	90.2%	96.5%	90.0%	89.5%	
All Programs	86.5%	82.9%	90.9%	96.4%	90.0%	90.1%	

Across all programs provider responses were quite positive. Of the five review areas, the "community access and integration" category yielded the lowest response score of 82.9%, whereas the "physical space" category yielded the highest response score of 96.4%.

Within each program, Mi Via providers had an overall response score of 91.9% and DDW providers scored 89.5%. This yields a total variance of 2.4% across programs. It is important to note that for Mi Via this service includes living and other supports provided by 25 vendors. For DDW, the service includes family, intensive medical, and supported living services. For living services, DDW providers scored 82.5% for "community access" and 84.2% for "living space," which are the third and fourth lowest category responses, respectively, among all of the program category results.

# Appendix A – Survey Questions

Appendix A includes a list of the living and other services (or residential) and non-residential questions included in the survey. Employment has 53 questions, Community Support has 57 questions, Assisted Living has 70 questions, and living has 71 questions. In general, questions within each of the four services were kept the same for residential or non-residential services to allow comparison of responses in the aggregate and by each setting.

# **Survey Questions**

## Living and Other Services/Residential

- 1. Are individuals given a choice of available options regarding where to live? (such as different part of town or a house/apartment.)
- 2. Do individuals know how to request new housing if they want to move?
- 3. Do individuals currently have a lease or similar agreement?
- 4. Are individuals protected from eviction and afforded appeal rights in the same manner as all persons in the State who are not receiving HCB services?
- 5. Do individuals have to move from their residence if they choose a different agency to provide their HCB services?
- 6. Are your homes on the grounds of, or adjacent to, a nursing home or other institution?
- 7. Are your homes near private residences?
- 8. Are your homes near retail businesses?
- 9. Can individuals have visitors at any time?
- 10. Do individuals participate in unscheduled community activities (activities that occur outside of the home, such as shopping, lunch with family or friends) when they want to?
- 11. Do individuals participate in scheduled community activities (planned activities that occur outside of the home) when they want to?
- 12. Are individuals able to come and go from the home when they want to?
- 13. Is there a curfew or other time requirement for individuals to return to the home?
- 14. If individuals want to work, do they have paid work in the community?
- 15. For individuals who work, do they work in an integrated setting that includes individuals of different ages?
- 16. For individuals who work, do they work in an integrated setting that includes individuals with and without disabilities?
- 17. Do individuals participate regularly in meaningful non-work activities in the community for the period of time they desire?
- 18. Does the home support individuals learning about and accessing age-appropriate activities?
- 19. If there is public transportation available near the home, do individuals use it?
- 20. Is an accessible van available to transport individuals to appointments, shopping, etc.?
- 21. Do individuals have access to their funds?
- 22. Are there barriers (e.g., gates or locked doors) preventing entrance to, or exit from, certain areas of the home?
- 23. Is the home easily accessible with appropriate working support structures in place (e.g., ramps, lifts, elevators)?
- 24. Are individuals able to move about inside and outside of the home as they desire?

- 25. Do individuals choose and control their schedule to meet their wishes?
- 26. Do individuals have access to a telephone or cell phone for personal communication in private at their convenience?
- 27. Do individuals have access to a computer, iPad, or similar devices in private at their convenience?
- 28. Are individuals able to participate in leisure activities in the home at their convenience?
- 29. Regarding individuals who share a bedroom, were individuals given a choice of a roommate?
- 30. Are individuals given information about how to change roommates, if they desire to do so?
- 31. Can individuals lock the bathroom door(s)?
- 32. Can individuals lock their bedroom door(s)?
- 33. Are individuals able to furnish and decorate their bedroom in a way that suits them?
- 34. Do individuals have full access to comfortable seating in shared areas within the home?
- 35. Do individuals have full access to comfortable seating in shared areas outside the home?
- 36. Do individuals have access to a kitchen with cooking facilities?
- 37. Do individuals have access to food at any time?
- 38. Do individuals have access to a dining area to use at their convenience?
- 39. Can individuals choose when to have a meal?
- 40. Can individuals choose where to have a meal?
- 41. Can individuals request and receive alternative meals?
- 42. Can individuals choose with whom to eat or to eat alone?
- 43. Are individuals required to sit at an assigned seat or table in a dining area?
- 44. Are individuals given information on how the individual can file a complaint?
- 45. Do staff members speak to individuals in a language the individuals understand?
- 46. Do staff members provide assistance to individuals in private, as appropriate, when needed?
- 47. Are staff members friendly and attentive to individuals' requests and needs?
- 48. Is setting staff knowledgeable about the capabilities, interests, preferences, and needs of the individual?
- 49. Do staff members always request and receive permission prior to entering an individual's bathroom?
- 50. Do staff members always request and receive permission prior to entering an individual's bedroom?
- 51. Do only a limited number of staff have keys to individuals' bedrooms and bathrooms?
- 52. Do only a limited number of staff have keys to individuals' bathrooms?
- 53. Does the staff afford dignity to the diners?
- 54. Is individuals' personal information kept private and confidential?
- 55. Is individuals' protected health information kept private and confidential in accordance with the federal Health Insurance Portability and Accountability Act of 1996?

- 56. Are there surveillance cameras present at the home?
- 57. Does the home's policy require that the individual and/or representative grant informed consent prior to the use of restraint and/or restrictive interventions?
- 58. Does the home's policy require that, for individuals who have provided informed consent for the use of restraint and/or restrictive interventions, that the interventions are documented in the person-centered plan?
- 59. Does the home's policy ensure that each individual's supports and plans to address behavioral needs are specific to the individual?
- 60. Does the home post provide information on individual rights?
- 61. Do individuals, or a person chosen by an individual, have an active role in the development and update of their person-centered plan/plan of care?
- 62. Are individuals satisfied with the personal care services they receive from staff at the home?
- 63. Are individuals satisfied with the independent living skills training they receive from staff at the home?
- 64. When individuals request services or support from staff members, do staff members accommodate those requests?
- 65. Does the home reflect individual needs and preferences?
- 66. Does the home's policy ensure the informed choice of the individual?
- 67. Does the home's policy ensure the individual is supported in developing plans to support his/her needs and preferences?
- 68. Does the home ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?
- 69. Do individuals generally use the same providers for HCB services and supports?
- 70. Are individuals who need assistance with grooming groomed as they desire?
- 71. Are individuals who need assistance with dressing, dressed appropriately in their own clothes for the time of day and season?

## **Non-Residential**

- 1. Do individuals, or a person chosen by an individual, have an active role in the development and update of their person-centered plan/plan of care?
- 2. Are individuals satisfied with the personal care services they receive from staff at the home?
- 3. Are individuals satisfied with the independent living skills training they receive from staff at the home?
- 4. When individuals request services or support from staff members, do staff members accommodate those requests?
- 5. Does the home reflect individual needs and preferences?
- 6. Does the home's policy ensure the informed choice of the individual?
- 7. Does the home's policy ensure the individual is supported in developing plans to support his/her needs and preferences?
- 8. Does the home ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?
- 9. Do individuals generally use the same providers for HCB services and supports?
- 10. Are individuals who need assistance with grooming groomed as they desire?
- 11. Are individuals who need assistance with dressing, dressed appropriately in their own clothes for the time of day and season?
- 12. Is the setting on the grounds of, or adjacent to, a nursing home or other institution?
- 13. Does the setting provide individuals the opportunity to participate in regular and meaningful non-work activities in integrated community settings for the period of time desired by the individual?
- 14. Does the setting encourage visitors or other people from the greater community (aside from paid staff) to be present?
- 15. Do individuals work in an integrated setting that includes other individuals of different ages?
- 16. Do individuals work in an integrated setting that includes other individuals with and without disabilities?
- 17. Does the setting provide individuals with the opportunity to participate in negotiating his/her work schedule with his/her employer to the same extent as individuals not receiving Medicaid-funded HCB services?
- 18. Does the setting provide individuals with the opportunity to participate in negotiating his/her employee benefits to the same extent as individuals not receiving Medicaid-funded HCB services?
- 19. Do individuals have access to their funds?

- 20. Does the provider's policy make it clear the individual is not required to sign over his/her paychecks to the provider?
- 21. If there is public transportation available near the setting, do individuals use it?
- 22. Is an accessible van available to transport individuals to appointments, shopping, etc.?
- 23. Does the setting assure that tasks and activities are comparable to tasks and activities for people of similar ages who do not receive HCB services?
- 24. Do the setting options include non-disability-specific settings, such as competitive employment in an integrated public setting?
- 25. Do the setting options include volunteering in the community?
- 26. Do the setting options include engaging in general non-disabled community activities, such as those available at community-based organizations?
- 27. Does the setting afford opportunities for individuals to choose with whom to do activities to the same extent as individuals not receiving Medicaid-funded HCB services?
- 28. Are individuals able to move about inside of the setting as they desire?
- 29. Are individuals able to move about outside of the setting as they desire?
- 30. Are there barriers (e.g., gates or locked doors) preventing entrance to, or exit from, certain areas of the setting other than those designed to protect the safety of individuals or confidential information?
- 31. Is the setting easily accessible with appropriate working support structures in place?
- 32. Is equipment at a convenient height and location with no obstructions that limit the individuals' mobility in the setting?
- 33. Is furniture at a convenient height and location with no obstructions that limit the individuals' mobility in the setting?
- 34. Does the physical environment support a variety of individual goals and needs by providing indoor gathering spaces?
- 35. Does the physical environment support a variety of individual goals and needs by providing outdoor gathering spaces?
- 36. Does the physical environment support a variety of individual goals and needs by providing for larger group activities?
- 37. Does the physical environment support a variety of individual goals and needs by providing for solitary activities?
- 38. Does the physical environment support a variety of individual goals and needs by providing for stimulating activities?
- 39. Does the physical environment support a variety of individual goals and needs by providing for calming activities?
- 40. Does the setting afford individuals full access to a dining area with comfortable seating?

- 41. Does the setting afford individuals full access to a dining area that allows for the opportunity to converse with others during break or meal times?
- 42. Is individuals' personal information kept private and confidential?
- 43. Is individuals' protected health information kept private and confidential in accordance with the federal Health Insurance Portability and Accountability Act of 1996?
- 44. Are individuals given information on how the individual can file a complaint?
- 45. Do staff members provide assistance to individuals in private, as appropriate, when needed?
- 46. Do staff members speak to individuals in a language the individuals understand?
- 47. Are there surveillance cameras present at the setting?
- 48. Are individuals generally satisfied with the personal care services they receive from staff at the setting?
- 49. Are individuals generally satisfied with the independent living skills training services they receive from staff at the setting?
- 50. When individuals request services or support from staff members, do staff members accommodate those requests?
- 51. Are staff members friendly and attentive to individuals' requests and needs?
- 52. Is setting staff knowledgeable about the interests, and preferences of the individual?
- 53. Is setting staff knowledgeable about the capabilities and needs of the individual?
- 54. Does the setting's policy require that the individual and/or representative grant informed consent prior to the use of restraint and/or restrictive interventions?
- 55. Does the setting's policy require that, for individuals who have provided informed consent for the use of restraint and/or restrictive interventions, that the interventions are documented in the person-centered plan?
- 56. Does the setting policy ensure that each individual's supports and plans to address behavioral needs are specific to the individual?
- 57. Does the setting offer a secure place for the individual to store personal belongings?
- 58. Does the setting reflect individual needs and preferences?
- 59. Does the setting policy ensure the informed choice of the individual?
- 60. Can individuals choose when to have a meal to the same extent as individuals not receiving Medicaid-funded HCB services?
- 61. Can individuals choose where to have a meal to the same extent as individuals not receiving Medicaid-funded HCB services?
- 62. Does the setting afford dignity to the diners?
- 63. Can individuals choose with whom to eat or to eat alone to the same extent as individuals not receiving Medicaid-funded HCB services?
- 64. Does the setting post or provide information on individual rights
- 65. Does the setting afford the opportunity for tasks and activities matched to individual's skills, abilities, and desires?
- 66. Does the setting ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?
- 67. Does the setting policy ensure the individual is supported in developing plans to support his/her needs and preferences?

# Appendix F: Public Comments to STP

	Public Comment Received	State of New Mexico's Response
1.	An MCO commenter asked if there is a HSD/MCO	HSD will consider this request to establish an
	workgroup to address the Transition Plan timeline	HSD/MCO workgroup for MCO provider
	provided to CMS and whether it is the Health Care	trainings.
	Transition Task Force Meeting.	
2.	An MCO commenter requested the names of the	For the names of the providers who will receive
	providers that will be sent the Provider	the Provider Assessment Survey, please refer
	Assessment Survey and requested confirmation that the Provider Assessment Survey will be	to the Agency-Based Community Based (ABCB) provider list which HSD previously sent
	limited to CMS exploratory questions and	to each MCO. For Self-Directed Community
	requested a copy of those questions.	Benefits (SDCB), the providers are not
		Medicaid-approved providers but are direct
		employees of HCBS participants, therefore,
		there is no established "provider list" for this
		population. The Provider Assessment Survey
		addresses the points outlined in the CMS exploratory questions, and the CMS Final Rule.
		The CMS exploratory questions for Residential
1		settings and Non-Residential settings can be
		found on the CMS website.
		http://www.medicaid.gov/medicaid-chip-
		program-information/by-topics/long-term-
		services-and-supports/home-and-community-
		based-services/downloads/exploratory-
		<u>questions-re-settings-characteristics.pdf</u> <u>http://www.medicaid.gov/medicaid-chip-</u>
		program-information/by-topics/long-term-
		services-and-supports/home-and-community-
		based-services/downloads/exploratory-
		guestions-non-residential.pdf
3.	An MCO commenter raised concerns with the	HSD will develop new language for the
	State's plan to add some questions to the existing	Transition Plan (on page 17), to include the
	CAHPS to ask about care coordination. Their concerns about using the CAHPS survey in this	population which is not "Medicaid-only" thus surveying the entire affected HCBS
	way include:	membership to address the concern raised
	(a) CAHPS surveys only our Medicaid only	about the CAHPS survey only reaching
	members. The large percentage of those	Medicaid only members.
	members receiving care coordination are dual	
	members and consequently are excluded from	HSD will collaborate with the MCOs to develop
	the CAHPS survey. By the CAHPS survey	detailed and appropriate member survey
	methodology of a random sample of the membership, the percentage of members	questions to ensure quality assurance is upheld.
	receiving care coordination in the CAHPS	uprieid.
	sample will only be at best 15%.	
	(b) Care Coordination in the CAHPS survey refers	
	to the coordination efforts of the provider, not	
	the MCO. Using the same term, especially	
	since the large majority of CAHPS respondents	
1	will not have care coordination, will give	
1	unclear results. (c) Number of additional questions allowed with	
	CAHPS are limited. We understand the goal of	
L	er an e are millea. We understand the goal of	

	Public Comment Received	State of New Mexico's Response
	not burdening members with surveys but respectfully suggest that a separate survey, along the lines of the Service Coordination survey in CoLTS, would give the State a much more accurate picture and better data from which to make course corrections in compliance with CMS.	
4.	An MCO commenter asked where to locate the Employment Support Services new standards.	The Employment Support Services are located in the MCO policy manual (8/14/2014). Please see Section 8, pg. 76 for the ABCB service description. Please see Section 9, pg. 173 for the SDCB service description. The Transition Plan contains a typo error on page11. HSD reviewed version 8/14/2014 of the MCO policy manual, not version 1/2014, for the assessment outlined in Appendix H. HSD will correct the Transition Plan with the correct MCO policy manual.
5.	An MCO commenter requested more time between the policy revisions to the Policy Manual and provider training, and schedule the provider training before the survey. The Policy Manual revision is scheduled to complete 7/1/15. This is the same as provider training (7/1/15) and after the provider survey (5/20/15).	HSD has revised the timeline for conducting trainings based on this comment.
6.	An MCO commenter requested that as a best practice, the training by the MCO in 2016 should be organized in a similar fashion to the NFLOC HNF/LNF training. The MCOs equally participated with assigned portions of the training and conducted training together.	HSD accepts this recommendation and will present the suggestion to the HSD/MCO workgroup once it is formed.
7.	An MCO commenter pointed out that HSD reviewed version 1/2014 of the MCO policy manual as stated in the Transition Plan (page 12) but that there is a newer version of the MCO policy manual dated March 3, 2015, which HSD did not assess. There is concern the citations in the chart at Appendix H are to parts of the MCO policy manual that do not appear to support HSD's conclusion that the policy manual is in compliance with the HCBS rule, and HSD gives no further explanation, aside from the chart, supporting its conclusions.	The Transition Plan contains a typo error on page 12. HSD reviewed version 8/14/2014 of the MCO policy manual, not version 1/2014, for the assessment outlined in Appendix H. HSD will update the Transition Plan with the correct MCO policy manual date.
8.	<ul> <li>A commenter reviewed HSD's Review of State Regulations and commented on the following: <ul> <li>(a) Residents of Assisted Living Facilities do not have the same rights as tenants under landlord-tenant law.</li> <li>(b) Lockable entrance doors with individuals having keys, and staff having keys as needed.</li> <li>(c) Freedom to furnish and decorate sleeping or other living units.</li> <li>(d) Freedom and support to control schedules and activities.</li> <li>(e) Individual's access to food at any time.</li> </ul> </li> </ul>	<ul> <li>The MCO policy manual is intended as a supplement which provides detailed clarification to the NMAC. HSD will amend the Centennial Care MCO Policy Manual to add language to address the following requirements in a comprehensive and complete manner:</li> <li>(a) HCBS participants shall receive the same responsibilities and protections from eviction from their homes as all other tenants under landlord laws of state, city and county government entities. When terminating the written agreement, a</li> </ul>

	Public Comment Received	State of New Mexico's Response
	(f) Individual's rights to visitors at any time.	landlord must provide a 30-day notice to
		the HCBS participant.
		(b) Sleeping or living units must have entrance
		doors lockable by the HCBS participant,
		with only appropriate staff having keys to
		doors, as needed.
		(c) HCBS participants shall have the freedom
		to furnish and decorate their sleeping or
		living units within the lease or other
		agreement. New Mexico's Transition Plan,
		Appendix H, contains a typo error; NMAC
		7.8.2.24 should be 7.8.2.54; HSD/MAD/CCB will correct Appendix H.
		(d) HCBS participants shall have the freedom
		and support to control their own schedules
		and activities.
		(e) HCBS participants shall have access to
		food at any time.
		(f) HCBS participants shall be able to have
		visitors of their choosing at any time.
9.	A commenter stated in that the Key Provisions of	The MCO policy manual is intended as a
	the HCBS Final Rule for Person-Centered Service	supplement which provides detailed clarification
	Plan/Planning Table 2 in the Transition Plan (page	to the NMAC. HSD will amend the Centennial
	13) is HSD's summary of Centennial Care CCP	Care MCO Policy Manual to add language to
	process/planning compliance with key provisions	address the following requirements in a
	of the person-centered planning requirements of	comprehensive and complete manner:
	the HCBS rule. However, the conclusions in Table	(a) HCBS participants shall have a choice in
	2 are contradicted by HSD's own findings related	their residential setting, and the setting
	to its assessment of the Centennial Care	shall be integrated in and shall support full
	Contracts, STCs, regulations and MCO policy manual.	access to the greater community. (b) HCBS participants shall have the
	(a) HSD found that state regulations do not	opportunity to engage in community life,
	contain language that the "setting is chosen by	control personal resources, and receive
	the individual and is integrated in, and supports	services in the community to the same
	full access to the greater community."	degree of access as individuals not
		receiving Medicaid HCBS.
	(b) HSD also found that the requirement that	(c) The written plan for services must include
	HCBS recipients have the "opportunity to	i) individually identified goals and
	engage in community life, control personal	preferences related to relationships,
	resources, and receive services in the	community participation, employment,
	community to the same degree of access as	income and savings, healthcare and
	individuals not receiving Medicaid HCBS" is	wellness, education and others; and ii) the
	not found in the regulations or MCO policy	opportunity to engage in community life,
	manual.	control personal resources, and receive
	(c) HSD found that the regulations and MCO policy manual do not include the requirement	services in the community to the same degree of access as individuals not
	that the written plan include individually	receiving Medicaid HCBS.
	identified goals.	
10.	A commenter requested more detail was needed	New Mexico's Transition Plan includes many
	on validating provider self-assessment. The	steps beyond the provider self-assessment
	provider self-assessment is not a reliable means to	process. The self-assessment to be completed
	evaluate whether the residential and non-	by providers by June 24, 2015 will allow for
	residential settings comply with the HCBS rules.	provider buy-in and takes into account their
	The providers have a financial interest in the	input in this process and will help give the State
	outcome of the assessment. HSD proposes to	direction for training needs. The State does not

	Public Comment Received	State of New Mexico's Response
	perform 'validity checks' on the provider responses, but the plan fails to detail what the validity checks will involve. How will HSD verify the accuracy of the providers' responses?	intend to use the self-assessment results to identify only specific providers in need of training. The State will train all affected providers, regardless of the survey outcomes.
		Based on this public input, HSD removed the Centennial Care section in the Transition Plan outlining the validity checks on a subset statistically valid sample of provider agency responses to the provider self-assessment survey.
11.	A commenter pointed out that the participant/membership assessment was needed earlier in transition process if HSD does not intend to survey beneficiaries until 2017, well into the five-year transition process.	HSD does not intend to revise the timeline for conducting participant surveys at this time; however, this recommendation will be discussed with the MCOs for feasibility. Based on this public input, HSD revised the Transition Plan to add to the timeline (pg. 10): "Centennial Care Demonstration Waiver: Remediation Activities following Participant
12.	<ul> <li>A commenter provided the following comments on the Remediation section of the Transition Plan:</li> <li>(a) HSD's timetable for correcting deficiencies in CC contract, STCs, regulations, and policy manual does not even include action items for all deficiencies HSD found.</li> <li>(b) Include DOH in assessment, remediation, and monitoring of ALFs.</li> </ul>	<ul> <li>Sheve CO policy manual is intended as a supplement which provides detailed clarification to the NMAC. HSD will amend the Centennial Care MCO Policy Manual to add language to address the following requirements in a comprehensive and complete manner: <ul> <li>(a) HCBS participants shall have a choice in their residential setting, and the setting shall be integrated in and shall support full access to the greater community.</li> <li>(b) HCBS participants shall have the opportunity to 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.</li> </ul> </li> <li>(c) The written plan for services must include i) individually identified goals and preferences related to relationships, community participation, employment, income and savings, healthcare and wellness, education and others; and ii) the opportunity to 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.</li> </ul>

	Public Comment Received	State of New Mexico's Response
		collaboration.
13.	A commenter pointed out that under the Transition Plan proposed by HSD, the DD Waiver service standards will be revised to comply with the CMS Rule. The state will train DD Waiver service providers on the use of these new service standards based largely upon self-assessment survey results completed by those providers. Under the amendment proposed by HSD, training of providers under the Centennial Care Demonstration will be conducted in the same manner. The state should take preliminary steps beyond analyzing self-assessments to ensure that providers are correctly utilizing the new service standards.	New Mexico's Transition Plan includes many steps beyond the provider self-assessment process. The self-assessment to be completed by providers by June 24, 2015, will allow for provider buy-in and takes into account their input in this process. HSD does not intend to use the self-assessment results to identify only specific providers in need of training. The State will train all affected providers, regardless of the survey outcomes.
14.	A commenter pointed out the policies outlined in the current DD Waiver service standards and the regulations governing the waiver programs often comply with the law and CMS requirements. However, in practice, these policies are often incorrectly applied by service providers in the community. As a result, training and clear direction for service providers is vital to ensure compliance with present and future rules.	The provider self-assessment and state on-site validity audit will confirm where providers are not in compliance with service standards and other written material requiring person centered planning and fully integrated community settings. The state will provide intensive training of providers leading up the implementation of new DD Waiver service standards. Providers who are not in compliance will be given intensive training and technical assistance to come into compliance.
15.	A commenter noted that as part of the Transition Plan proposed by HSD, New Mexico has assured CMS that they are already in compliance with a majority of the policies dictated by the new rules. However, this commenter notes a number of ways in which our state is not in compliance with CMS requirements.	<ul> <li>HSD will amend the Centennial Care MCO Policy Manual by 10/01/15 to add language to address the following requirements in a comprehensive and complete manner: <ul> <li>(a) HCBS participants shall have access to integrated residential settings, employment, and general community life, to the same degree as those not receiving Home and Community Based Medicaid services.</li> <li>(b) The written plan for services must include a specific listing of risk factors for the individual, and a plan to minimize the risks.</li> <li>(c) The written plan for services must include i) individually identified goals and preferences related to relationships, community participation, employment, income and savings, healthcare and wellness, education and others; and ii) the opportunity to 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.</li> </ul> </li> </ul>
16.	A commenter noted that the language of a number of the regulations cited by HSD to demonstrate compliance with CMS mandates do not appear to specifically conform to those mandates. These	HSD will amend the Centennial Care MCO Policy Manual by 10/01/15 to add language to address the following requirements in a comprehensive and complete manner:

	Public Comment Received	State of New Mexico's Response
	regulations should be amended to ensure that all parties in the Medicaid system have a full and accurate understanding of their rights and responsibilities.	<ul> <li>(a) HCBS participants shall receive the same responsibilities and protections from eviction from their homes as all other tenants under landlord laws of state, city and county government entities.</li> <li>(b) Sleeping or living units must have entrance doors lockable by the HCBS participant, with only appropriate staff having keys to doors, as needed.</li> <li>(c) HCBS participants shall have the freedom to furnish and decorate their sleeping or living units within the lease or other agreement. New Mexico's Transition Plan, Appendix H, contains a typo error; NMAC 7.8.2.24 should be 7.8.2.54; HSD/MAD/CCB will correct Appendix H.</li> <li>(d) HCBS participants shall have access to food at any time.</li> <li>(e) HCBS participants shall lead the personcentered planning process where possible.</li> </ul>
17.	A commenter shared that if it is the intention of CMS or the HSD to include assisted living facilities (ALFs) or "memory care communities" as residential settings for Centennial Care clients, then we believe the standards seem more applicable for the physically-disabled client rather than a frail senior or dementia population. Modifications stated throughout the Transition Plan are not always appropriate for advanced dementia care when a resident must have a key to the entrance of the residence setting along with a key to their room, or to come and go as they please unattended. "Informed consent" from an individual is not always realistic with the dementia resident depending on where the resident is in the dementia process. There is no indication in the Plan that a family member or power of attorney (POA) could sign for a resident unable to sign for themselves. A dementia resident can't always dictate the directional focus of their care or verbally identify where they want to live.	HSD will consult with CMS for guidance on whether the HCBS Final Rule includes "memory care communities" as residential settings for Centennial Care HCBS members.
18.	A commenter further noted that it is not always feasible for dementia or cognitively impaired residents to have individual access to food at all times, choose their own roommate, or choose their own physician, etc. We did not see any mention of "dementia" or "memory care" secure ALF units as a setting. If elderly Medicaid residents with dementia are not accommodated in the Plan, this will have the effect of limiting their access to care in a setting most appropriate for their wants and needs. We hope these specialized residence settings will not be excluded. If they are excluded, this hampers the "aging in place" model that many ALFs embrace, affecting residents that may then	HSD will consult with CMS for guidance on whether the HCBS Final Rule includes "dementia or memory care secure ALF units" as residential settings for the Centennial Care HCBS members.

	Public Comment Received	State of New Mexico's Response
	be placed in a more secure setting after being in	
	the more independent ALF environment. Any kind	
	of change is difficult in the world of a dementia	
	resident and transition to another community could	
	prove to be very detrimental to this population of	
	residents. If the State needs further interpretation	
	or suggestions along the lines of "aging in place,"	
	we would be more than happy to assist in any way	
	we can.	
19.	A commenter pointed out that under the	HSD intends to revise the MCO Policy Manual
	appendices to the 3/24/15 HCBS transition plan	by 10/01/15 to address the "not found"
	document, Appendix H: Assessment of Centennial	responses in the Transition Plan Appendix H,
	Care Contract, MCO Policy Manual, STCs and	in order to ensure full compliance with the
	NMAC Rules, there are many "not found"	HCBS Final Rule.
	responses under the Centennial Care Contract	
	boxes. Members are concerned about the HSD's	
	possible "further" need to modify its tasks and what	
	those modifications may or may not include. So	
	many of the provisions in the plan were not	
	discussed in the MCO contracts and it appears there may need to be further response added to	
	the "not found" box items. This would provide	
	clarification for providers. In the meantime, we are	
	concerned that further changes may be required	
	and we would like to be involved in future	
	discussion if warranted.	
Puk	blic Comment received September 2016	
1.	An advocacy group noted that under the original	HSD has added detail of the use of on-site
	transition plan proposed by HSD, The Department	validation and participant validation to assess
	relied heavily upon self- assessment survey results	compliance of providers. The timeline for
	completed by service providers to ensure compliance with the HCBS Final Rule. The	compliance of providers. The timeline for
	completed by service providers to ensure	compliance of providers. The timeline for milestones has been updated to reflect when
	completed by service providers to ensure compliance with the HCBS Final Rule. The	compliance of providers. The timeline for milestones has been updated to reflect when onsite provider validation and participant
	completed by service providers to ensure compliance with the HCBS Final Rule. The amended transition plan makes assessments completed by those receiving Medicaid services a part of the provider evaluation process. This is a	compliance of providers. The timeline for milestones has been updated to reflect when onsite provider validation and participant
	completed by service providers to ensure compliance with the HCBS Final Rule. The amended transition plan makes assessments completed by those receiving Medicaid services a part of the provider evaluation process. This is a useful step forward that should help ensure the	compliance of providers. The timeline for milestones has been updated to reflect when onsite provider validation and participant
	completed by service providers to ensure compliance with the HCBS Final Rule. The amended transition plan makes assessments completed by those receiving Medicaid services a part of the provider evaluation process. This is a useful step forward that should help ensure the effective ongoing monitoring of community settings.	compliance of providers. The timeline for milestones has been updated to reflect when onsite provider validation and participant
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	completed by service providers to ensure compliance with the HCBS Final Rule. The amended transition plan makes assessments completed by those receiving Medicaid services a part of the provider evaluation process. This is a useful step forward that should help ensure the effective ongoing monitoring of community settings. However, there is little detail provided by the amended plan about how these surveys will be implemented. The Amended Transition Plan gives no timeline concerning when these surveys will be ready to utilize; it only promises that it will be done. Ideally, both provider and participant surveys would be distributed concurrently in order to best receive balanced data-input from the providers and people being served. New Mexico has already missed that opportunity, meaning that initial decisions about providers that require assistance with compliance	compliance of providers. The timeline for milestones has been updated to reflect when onsite provider validation and participant

	Public Comment Received	State of New Mexico's Response
2.	An advocacy group notes that Amended Transition Plan only requires that the participant survey be given to the person and/or the individual's guardian. This is not sufficient to collect data concerning the state of HCBS community settings. The survey should also be available to other family or close friends of the Medicaid Participants choosing who regularly observe them in that setting. The purpose of the CMS rule is to promote person centered service planning and individual independence to the fullest extent possible. HSD should collect as much compliance data as possible from both the individual participant and his or her support system.	HSD has noted the comment.
3.	An advocacy group notes that the amended Transition Plan states HCBS Waiver Services delivered in the individual/family home will not be subject to initial validation process, as such placements are already considered compliant as an integrated setting. This is highly problematic, as home settings can be as isolating for Medicaid Participants as other settings.	HSD has updated the Transition Plan with details on the monitoring of services provided in the home. Case managers and consultants are requested to conduct one site visit annually at the location where the waiver participant lives. At the time of the visit, assessment for compliance will be documented in the case management Site Form for DDW and the Consultant Quarterly Reporting Tool for Mi Via participants.

	Public Comment Received	State of New Mexico's Response
4.	An advocacy group notes that Stakeholder and community input are vital to the success of the integrated settings requirement. That input must be continued and increased to ensure the best outcome for HBCS participants.	HSD acknowledges the importance of stakeholder and community input. HSD and the DOH continue to report and seek guidance on the STP through various advocacy groups: Advisory Council on Quality, Mi Via Advisory Council, Medically Fragile Family Advisory Board, and Association of Developmental Disabilities Community Providers. The DOH DDSD has launched a campaign titled "Know Your Rights" to bring awareness to, educate on and engage stakeholders in the settings requirements and systems changes this will evoke. To date this has consisted of a press release, series of on-going communications, and town hall meetings with various targeted stakeholder groups (individuals, family members and guardians, state agencies and partners, advocacy organizations and waiver providers), and presentations at local disability conferences, Legislative Disability subcommittees, and disability organizations. DDSD had obtained two contractors specifically to assist the state in implementing the STP and Know Your Rights Campaign and to ensure we reach individuals with disabilities and receive their input. The town hall and stakeholder meetings will allow the state to collaborate with our stakeholders across the state on the implementation of the STP, develop new processes, revise necessary state rules and standards, and work together to ensure compliance and on-going success "Know Your Rights Campaign".

# Appendix G: Mi Via Waiver Transition Plan

The following is the link to the Mi Via Waiver transition plan: http://www.hsd.state.nm.us/LookingForInformation/mi-via.aspx.

### Appendix H: Developmental Disabilities Waiver Transition Plan

The following is the link to the Developmental Disabilities Waiver transition plan: http://www.hsd.state.nm.us/uploads/files/Public%201nformation/Public%20Notices.%20Propose d%20Rule%20and%20Waiver%20Changes/Transition%20Pian.pdf.

# Appendix I: HSD Response to CMS's October 29, 2015 Comments

	CMS Comment	NM Response
1.	Comparison of the NM 0173: Developmental Disabilities Waiver Program (DDWP) and the STP demonstrated general alignment, although CMS noted some minor variations in the timing of the assessments for the Developmental Disabilities (DD) Waivers between the STP and the DDWP transition plan. Please clarify that the STP contains the correct dates for the DD Waiver provider assessments.	The STP represents the correct dates for the DD Waiver provider assessments.
2.	The STP identified services, not the setting types, in Appendices D and E that are labeled as "HCBS Compliance by Setting Type" for the Mi Via and DD waivers. Additionally, setting types were not included for the 1115 Centennial Care Demonstration. Please specify the settings for the two waivers and the 1115 Demonstration.	The provider settings are noted in the STP on page 17.
3.	Please provide clarification on the settings where the following services take place: employment supports, intense medical living, home health aide, and specialized therapies. In particular, please provide more information on the type of setting where home health aide services are provided outside the participant's home.	<ul> <li>Employment Supports: <ul> <li>DDW – community</li> <li>Mi Via – community at job site</li> <li>Centennial Care – community at job site</li> </ul> </li> <li>Intense Medical Living: <ul> <li>DDW – provider controlled home</li> </ul> </li> <li>Home Health Aide: <ul> <li>Mi Via – community and individual's residence</li> <li>Centennial Care – individual's residence (including assisted living facility, shelter home or room and board facility)</li> </ul> </li> <li>Specialized Therapies: <ul> <li>DDW – home or community</li> <li>Mi Via – individual's residence or provider setting</li> </ul> </li> </ul>

	CMS Comment	NM Response
4.	Appendices A-C and H of the STP include a detailed crosswalk of the state regulations against the federal requirements that were assessed as part of the state's systemic review.	See revised Appendices B, C, and H.
	However, several items were left blank or noted "Not Found," or "will address in service standards." Please provide information about these items. For instance, if "will address in service standards" means that the state regulation is silent on a particular home and community-based setting characteristic and the remedial action is to address the issue in the service standards, please refine the action and identify the timeframe in which it will be completed.	
5.	The information in Appendices D and E did not identify the settings that fully comply, will comply with modifications, cannot comply and will require relocation of beneficiaries, or settings that are presumed to have the qualities of an institution. Please provide estimates of the number of settings in each of these categories.	It is premature to provide this information at this time. We will have a better sense of provider compliance status once the onsite provider reviews are completed. This information will be included at that time.
6.	For the Mi Via Waiver, the state will distribute the surveys to consultant agencies and/or vendors. The state indicated that it "believes this is a reasonable approach to obtain a foundation for provider compliance given: 1) the volume of direct care providers in the program would not make it feasible to conduct a survey with a low nonresponse rate, therefore surveying vendor agency providers ensures compliance and a response rate that is representative for providers servicing Mi Via participants and 2) the fact that consultant agencies and/or vendors are as close to the providers as possible under this consumer- directed model of care." Please clarify how the state will oversee the consultant and vendor agencies which are assisting with these assessments.	The provider self-assessment surveys are completed, as noted in the updated STP. Oversight of the process occurred through periodic monitoring and status reports.
7.	The STP notes that the findings for the DD Waiver provider self-assessment surveys will be finalized by September 30, 2015. Please indicate how the state will address DD Waiver providers that do not complete the self- assessment.	The provider self-assessment surveys are completed, as noted in the updated STP. The State expected and received 100% compliance for DD Waiver providers (see Appendix K for results of the provider self-assessment survey). State staff made phone calls and followed up with providers via email to ensure 100% compliance was met.

	CMS Comment	NM Response
8.	The Department of Health (DOH) and Developmental Disabilities Support Division regional offices will complete a validity check on a subset of provider agency responses to the provider self-assessment survey by July 2016, which is one year after the completion of the provider self-assessments. Please clarify if the state intends to wait until July 2016 to inform all providers of concerns or whether there is a process for notifying providers throughout the review period as individual validations are completed. If the state waits a full year to notify any provider of concerns, the timeframe for providers to complete needed corrections is significantly shortened.	Upon receipt of the results of the provider self- assessment survey our State contractor developed a report that will be shared with participating providers prior to validation of the findings. Validation of the provider self- assessment survey will occur September 30, 2016 – October 31, 2016. This information will be used as the basis for the provider validation reviews.
9.	Please indicate in the STP the number of DD Waiver settings the state will visit as part of the validation, and the sampling methodology used.	All provider settings responding to the provider self-assessment survey will have a validation review. The STP has been updated to provide the general approach for selecting providers for the onsite reviews. The STP will be updated to include the number of sites to be reviewed once this information is available.
10.	The Human Services Department (HSD) reviewed the Centennial Care Demonstration provider types under the Agency Based Community Benefit (ABCB) and identified 61 assisted living providers, seven adult day health providers, and one employment support service provider. For Self-Directed Community Benefit (SDCB) services, there were 10 customized community supports and two employment supports vendors. Please confirm that this is the complete number of settings under the demonstration and indicate whether the state will assess each of the settings or a subset. If the state is assessing subsets, please describe the sampling methodology.	The following is the universe of assessed Centennial Care provider settings: ABCB: • Assisted living – 67 • Adult day health – 11 • Employment supports – 1 SDCB: • Customized community supports – 13 • Employment supports – 1
11.	Please clarify how HSD will manage the Centennial Care Demonstration provider self- assessment process, and indicate how the state will address providers that do not complete the self-assessment, along with a detailed description of the validation processes.	The provider self-assessment surveys are completed, as noted in the updated STP. The validation process description begins on page 30.

	CMS Comment	NM Response
12.	Please identify a method for assessing the providers that provide services to the participants under the Medically Fragile Waiver. The state is transitioning the Medically Fragile Waiver into the Centennial Care Demonstration in 2016. Please clarify the assessment process for the providers who currently provide services under the Medically Fragile Waiver and how the state will address the settings as they move under Centennial Care.	We refer you to pages 7-8 for updated information regarding the Medically Fragile waiver.
13.	Please clarify the purpose of the participant surveys that will be conducted between June and July 2017 and how they will inform actions in the STP.	As a result of CMS guidance, we have modified our process for participant surveys. As part of onsite provider reviews, reviewers will conduct participant surveys. See pages 32-33 for more information on the process.
14.	The state indicated it will use the National Core Indicators (NCI) consumer survey for participants in the Mi Via and Developmental Disabilities Waivers to obtain participants' perspective on settings compliance. For the Centennial Care Demonstration, the state indicated that HSD will create a member survey that will be mapped to questions in the provider surveys. Please provide more detail on the use of the NCI survey. Absent the ability to crosswalk NCI consumer surveys against specific settings, it cannot be used to validate individual provider assessments. Similarly, the 1115 Demonstration member survey would need to be cross-walked back to specific providers/settings for validation purposes	NCI will not be used, per CMS guidance. See pages 32-33 for information regarding the participant survey process.
15.	For Mi Via and DD Waivers, the state intends to use the results from the NCI consumer survey as a tool for participant monitoring. Please clarify how the state will use the NCI data to inform on the compliance of specific settings or describe a different approach to monitor settings.	See response to #14.

	CMS Comment	NM Response
16.	The STP says during September 2015, the state would conduct compliance surveys of consultants, agencies and vendors providing services to Mi Via participants for compliance verification and to identify provider training opportunities for sessions to be conducted in March 2016. Following those provider training sessions, the Medical Assistance Division (MAD) and DOH will monitor Customized Community Group Supports (CCGS) vendor compliance through provider attestations that are submitted as part of the provider enrollment packets. Please provide more information on what will be included in the validity checks to ensure the accuracy of the attestation and how MAD and DOH will conduct those validity checks as part of the overall compliance monitoring process.	See pages 30-36 for information on validation assessment.
17.	CMS noted that it appears the Managed Care Organizations (MCOs) will be solely responsible for monitoring compliance of the 1115 Demonstration settings by monitoring outcomes through support brokers and care coordinators asking members about their satisfaction with community benefits. Please clarify the role of the state in the oversight and monitoring processes for the 1115 Demonstration providers.	The State holds contracts with the four Managed Care Organizations, who in turn, contract with Medicaid approved providers (except in SDCB, the provider is not required to be Medicaid approved). The MCOs are required to monitor their contracted providers to ensure adequate service-delivery and that services are being provided in an integrated setting. This is relayed to the State via monthly, quarterly and annual reports, meetings, and trainings. When a provider is brought to the attention of the State, via MCO identification, the State completes necessary action toward the provider to bring the provider either into compliance or terminate their Medicaid approval status.
18.	Regarding Appendix A on pp. 29-33, please clarify if the qualities listed apply to provider owned and controlled settings (residential settings). Please clarify whether there are any changes to the standards, regulations, policies and provider manuals specific to the Mi Via Waiver other than the changes you identified for residential settings.	Mi Via is a self-directed program in which HCBS settings are not provided as in residential and provider-owned and controlled settings. Settings for "living supports" are in privately owned homes and within the participant's community.

	CMS Comment	NM Response
19.	For the DD Waiver standards for non-residential settings, the state indicated that some key attributes of home and community-based settings are not currently addressed and that the state will make appropriate updates to state standards, New Mexico Administrative Code (NMAC), and policies as appropriate. Please include the specific rules, regulations and policies the state assessed, where changes will be made, and the timeframe for those specific changes.	See revised Appendices B and C for revisions to service standards that were issued in June 15, 2015.
20.	For Mi Via Waiver provider remediation, the state will not process Customized Community Group Supports (CCGS) provider packets if they do not include the provider's attestation that the services and supports provided will be delivered in a community-based integrated setting. Please indicate how the state will ensure the attestations are independently validated.	Provider attestations are part of the vendor/provider agreements that a vendor/provider must sign with the participant in order to provide services. The State's Financial Management Agency reviews these forms for completeness. If the attestation is not signed the vendor/provider will not be able to provide services to the participant. Beyond the attestation, monthly reviews and face -to- face quarterly participant meetings with consultants occur in which services are reviewed and evaluated based on participant feedback. These meetings and reviews serve as a means to independently validate that services and supports are being delivered in a community – based integrated setting. Validity checks for vendor compliance of CCGS will include review of provider attestations and the ongoing monitoring of the following: participant complaints, fair hearings requests, waiver quality assurance monitoring activities, SSP reviews. When providers are found to be out of compliance, remediation will include the following: training and corrective action plans.
21.	Page 16 of the STP indicates that after the participant survey, non-compliant Mi Via Waiver providers will be required to implement remediation activities. Please include milestones and dates for when the providers will submit their remediation plans and when the state will approve the plans.	See Table 3 for updated milestones.

	CMS Comment	NM Response
22.	The STP did not include DD Waiver provider remediation strategies and instead indicated that participants will be given a "freedom of choice form" to select a new provider. Please describe why the state has determined the providers cannot come in to compliance during the transition period and how the pool of providers who do comply will be sufficient to ensure services to the HCBS population, including individuals who will need to leave the noncompliant settings	See pages 33-36 for remediation activities.
23.	For the Centennial Care Demonstration provider remediation, the state will require the providers to submit an attestation that the services and supports will be provided in a community-based integrated setting. Please clarify how such attestations will be independently validated and the action the state will take if a provider does not submit an attestation. In addition, describe the process the provider will be required to take to remediate the identified areas of concern.	The Medicaid provider enrollment process will include a requirement that providers must complete and sign indicating the services will be delivered in an integrated setting. The MCOs will be required to regularly monitor the providers via site visits to ensure service delivery occurs in appropriate settings. The SDCB providers are not required to be Medicaid approved. Therefore, the attestation will be incorporated into the Vendor Enrollment packet that is required by the Fiscal Management Agency when initially enrolling as an SDCB provider. Providers can be monitored by the SDCB Support Brokers on a regular basis. See pages 33-36 for remediation activities.
24.	Please clarify for the two waivers and the 1115 Demonstration what is meant by the activities to "Implement remediation strategies" on 7/1/18 on page 10 of the STP. Does this mean that the state will have fully implemented the remediation and the settings will be compliant by 7/1/18 or does it mean that the state will start to implement the remediation strategies to become compliant on that date?	See pages 33-36 for remediation activities and Table 3 for milestones. All issues identified in provider CAPS must be addressed by no later than July 1, 2018. The expectation is that egregious issues are addressed as soon as possible.

	CMS Comment	NM Response
25.	<ul> <li>The STP did not identify any settings presumed to be institutional. There were public comments regarding assisted living settings that have secured memory care units. The state should 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 for such settings meeting the scenarios described in the rule, the presumption will stand and the state must describe the process for informing and transitioning the individuals involved.</li> <li>These settings include the following:</li> <li>Settings located in a building that is also a publicly or privately operated facility that provides inpatient institutional treatment;</li> <li>Settings in a building on the grounds of, or immediately adjacent to, a public institution; and</li> <li>Any other setting that has the effect of isolating individuals receiving Medicaid home and community-based services from the broader community of individuals not receiving Medicaid home and community-based services.</li> </ul>	The State does not have any settings located in a building that is also a publicly or privately operated facility that provides inpatient institutional treatment or settings in a building on the grounds of, or immediately adjacent to, a public institution. See pages 34-35 for information on heightened scrutiny.
26.	Please clarify why relocation options were not identified for the Mi Via Waiver beneficiaries.	See page 36.

	CMS Comment	NM Response
27.	As noted previously, the DD Waiver remediation strategy includes relocation where DOH will provide the eligible recipients with a freedom of choice form to select a new provider. Please provide more information about the freedom of choice process.	New Mexico has a policy to ensure that waiver participants are allowed to obtain services from any willing and qualified provider of service. This policy is intended to emphasize the right of individuals to choose any qualified provider agency of home and community-based services. Provider agencies cannot deny services to any individual once a Secondary Freedom Of Choice (SFOC) form has been signed unless the agency can demonstrate that it does not have the capability to ensure the health and safety of that individual or others (the Division may grant an exception under this circumstance). This policy applies to all home and community-based provider agencies that have entered into a Provider Agreement with the New Mexico Department of Health (DOH). The Developmental Disabilities Supports Divisions Provider Enrollment Unit maintains the Secondary Freedom Of Choice (SFOC) lists that are categorized by services and counties. Any time a participant wants to change providers, they are given a SFOC which lists all the approved providers providing the service they are wanting in the county they live in.
28.	Please provide an estimate of the number of beneficiaries that may be subject to relocation, along with a detailed description of the relocation plans that include beginning and ending timeframes for the waivers and the 1115 Demonstration. Such plans should describe how a beneficiary is given ample time and support to choose among alternate settings and that all needed services and supports will be in place at the time of transition.	This information is premature at this time. We will not have this information until the provider assessment process is completed. See page 36 for information on beneficiary relocation process and Table 3 for milestones.

### **Appendix J: Survey Questions**

Appendix A includes a list of the living and other services (or residential) and non-residential questions included in the survey. Employment has 53 questions, Community Support has 57 questions, Assisted Living has 70 questions, and Living has 71 questions. In general, questions within each of the four services were kept the same for residential or non-residential services to allow comparison of responses in the aggregate and by each setting.

#### Living and other/Residential Services

1. Are individuals given a choice of available options regarding where to live? (such as different part of town or a house/apartment.)

2. Do individuals know how to request new housing if they want to move?

3. Do individuals currently have a lease or similar agreement?

4. Are individuals protected from eviction and afforded appeal rights in the same manner as all persons in the State who are not receiving HCB services?

5. Do individuals have to move from their residence if they choose a different agency to provide their HCB services?

6. Are your homes on the grounds of, or adjacent to, a nursing home or other institution?

7. Are your homes near private residences?

8. Are your homes near retail businesses?

9. Can individuals have visitors at any time?

10. Do individuals participate in unscheduled community activities (activities that occur outside of the home, such as shopping, lunch with family or friends) when they want to?

11. Do individuals participate in scheduled community activities (planned activities that occur outside of the home) when they want to?

12. Are individuals able to come and go from the home when they want to?

13. Is there a curfew or other time requirement for individuals to return to the home?

14. If individuals want to work, do they have paid work in the community?

15. For individuals who work, do they work in an integrated setting that includes individuals of different ages?

16. For individuals who work, do they work in an integrated setting that includes individuals with and without disabilities?

17. Do individuals participate regularly in meaningful non-work activities in the community for the period of time they desire?

18. Does the home support individuals learning about and accessing age-appropriate activities?

19. If there is public transportation available near the home, do individuals use it?

20. Is an accessible van available to transport individuals to appointments, shopping, etc.?

21. Do individuals have access to their funds?

22. Are there barriers (e.g., gates or locked doors) preventing entrance to, or exit from, certain areas of the home?

23. Is the home easily accessible with appropriate working support structures in place (e.g., ramps, lifts, elevators)?

24. Are individuals able to move about inside and outside of the home as they desire?

25. Do individuals choose and control their schedule to meet their wishes?

26. Do individuals have access to a telephone or cell phone for personal communication in private at their convenience?

27. Do individuals have access to a computer, iPad, or similar devices in private at their convenience?

28. Are individuals able to participate in leisure activities in the home at their convenience?

- 29. Regarding individuals who share a bedroom, were individuals given a choice of a roommate?
- 30. Are individuals given information about how to change roommates, if they desire to do so?
- 31. Can individuals lock the bathroom door(s)?
- 32. Can individuals lock their bedroom door(s)?
- 33. Are individuals able to furnish and decorate their bedroom in a way that suits them?
- 34. Do individuals have full access to comfortable seating in shared areas within the home?
- 35. Do individuals have full access to comfortable seating in shared areas outside the home?
- 36. Do individuals have access to a kitchen with cooking facilities?
- 37. Do individuals have access to food at any time?
- 38. Do individuals have access to a dining area to use at their convenience?
- 39. Can individuals choose when to have a meal?
- 40. Can individuals choose where to have a meal?
- 41. Can individuals request and receive alternative meals?
- 42. Can individuals choose with whom to eat or to eat alone?
- 43. Are individuals required to sit at an assigned seat or table in a dining area?
- 44. Are individuals given information on how the individual can file a complaint?
- 45. Do staff members speak to individuals in a language the individuals understand?
- 46. Do staff members provide assistance to individuals in private, as appropriate, when needed?
- 47. Are staff members friendly and attentive to individuals' requests and needs?
- 48. Is setting staff knowledgeable about the capabilities, interests, preferences, and needs of the individual?
- 49. Do staff members always request and receive permission prior to entering a individual's bathroom?
- 50. Do staff members always request and receive permission prior to entering a individual's bedroom?
- 51. Do only a limited number of staff have keys to individuals' bedrooms and bathrooms?
- 52. Do only a limited number of staff have keys to individuals' bathrooms?
- 53. Does the staff afford dignity to the diners?
- 54. Is individuals' personal information kept private and confidential?
- 55. Is individuals' protected health information kept private and confidential in accordance with the federal Health Insurance Portability and Accountability Act of 1996?
- 56. Are there surveillance cameras present at the home?
- 57. Does the home's policy require that the individual and/or representative grant informed consent prior to the use of restraint and/or restrictive interventions?
- 58. Does the home's policy require that, for individuals who have provided informed consent for the use of restraint and/or restrictive interventions, that the interventions are documented in the person-centered plan?
- 59. Does the home's policy ensure that each individual's supports and plans to address behavioral needs are specific to the individual?
- 60. Does the home post or provide information on individual rights?
- 61. Do individuals, or a person chosen by an individual, have an active role in the development and update of their person-centered plan/plan of care?
- 62. Are individuals satisfied with the personal care services they receive from staff at the home? 63. Are individuals satisfied with the independent living skills training they receive from staff at the home?
- 64. When individuals request services or support from staff members, do staff members accommodate those requests?
- 65. Does the home reflect individual needs and preferences?
- 66. Does the home's policy ensure the informed choice of the individual?
- 67. Does the home's policy ensure the individual is supported in developing plans to support his/her needs and preferences?
- 68. Does the home ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?

69. Do individuals generally use the same providers for HCB services and supports?

70. Are individuals who need assistance with grooming groomed as they desire?

71. Are individuals who need assistance with dressing, dressed appropriately in their own clothes for the time of day and season?

#### Non-Residential

1. Do individuals, or a person chosen by an individual, have an active role in the development and update of their person-centered plan/plan of care?

2. Are individuals satisfied with the personal care services they receive from staff at the home? 3. Are individuals satisfied with the independent living skills training they receive from staff at the home?

4. When individuals request services or support from staff members, do staff members accommodate those requests?

5. Does the home reflect individual needs and preferences?

6. Does the home's policy ensure the informed choice of the individual?

7. Does the home's policy ensure the individual is supported in developing plans to support his/her needs and preferences?

8. Does the home ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?

9. Do individuals generally use the same providers for HCB services and supports?

10. Are individuals who need assistance with grooming groomed as they desire?

11. Are individuals who need assistance with dressing, dressed appropriately in their own clothes for the time of day and season?

12. Is the setting on the grounds of, or adjacent to, a nursing home or other institution?

13. Does the setting provide individuals the opportunity to participate in regular and meaningful non-work activities in integrated community settings for the period of time desired by the individual?

14. Does the setting encourage visitors or other people from the greater community (aside from paid staff) to be present?

15. Do individuals work in an integrated setting that includes other individuals of different ages?16. Do individuals work in an integrated setting that includes other individuals with and without disabilities?

17. Does the setting provide individuals with the opportunity to participate in negotiating his/her work schedule with his/her employer to the same extent as individuals not receiving Medicaid-funded HCB services?

18. Does the setting provide individuals with the opportunity to participate in negotiating his/her employee benefits to the same extent as individuals not receiving Medicaid-funded HCB services?

19. Do individuals have access to their funds?

20. Does the provider's policy make it clear the individual is not required to sign over his/her paychecks to the provider?

21. If there is public transportation available near the setting, do individuals use it?

22. Is an accessible van available to transport individuals to appointments, shopping, etc.?

23. Does the setting assure that tasks and activities are comparable to tasks and activities for people of similar ages who do not receive HCB services?

24. Do the setting options include non-disability-specific settings, such as competitive employment in an integrated public setting?

25. Do the setting options include volunteering in the community?

26. Do the setting options include engaging in general non-disabled community activities, such as those available at community-based organizations?

27. Does the setting afford opportunities for individuals to choose with whom to do activities to the same extent as individuals not receiving Medicaid-funded HCB services?

28. Are individuals able to move about inside of the setting as they desire?

29. Are individuals able to move about outside of the setting as they desire?

30. Are there barriers (e.g., gates or locked doors) preventing entrance to, or exit from, certain areas of the setting other than those designed to protect the safety of individuals or confidential information?

31. Is the setting easily accessible with appropriate working support structures in place?

32. Is equipment at a convenient height and location with no obstructions that limit the individuals' mobility in the setting?

33. Is furniture at a convenient height and location with no obstructions that limit the individuals' mobility in the setting?

34. Does the physical environment support a variety of individual goals and needs by providing indoor gathering spaces?

35. Does the physical environment support a variety of individual goals and needs by providing outdoor gathering spaces?

36. Does the physical environment support a variety of individual goals and needs by providing for larger group activities?

37. Does the physical environment support a variety of individual goals and needs by providing for solitary activities?

38. Does the physical environment support a variety of individual goals and needs by providing for stimulating activities?

39. Does the physical environment support a variety of individual goals and needs by providing for calming activities?

40. Does the setting afford individuals full access to a dining area with comfortable seating?

41. Does the setting afford individuals full access to a dining area that allows for the opportunity to converse with others during break or meal times?

42. Is individuals' personal information kept private and confidential?

43. Is individuals' protected health information kept private and confidential in accordance with the federal Health Insurance Portability and Accountability Act of 1996?

44. Are individuals given information on how the individual can file a complaint?

45. Do staff members provide assistance to individuals in private, as appropriate, when needed?

46. Do staff members speak to individuals in a language the individuals understand?

47. Are there surveillance cameras present at the setting?

48. Are individuals generally satisfied with the personal care services they receive from staff at the setting?

49. Are individuals generally satisfied with the independent living skills training services they receive from staff at the setting?

50. When individuals request services or support from staff members, do staff members accommodate those requests?

51. Are staff members friendly and attentive to individuals' requests and needs?

52. Is setting staff knowledgeable about the interests, and preferences of the individual?

53. Is setting staff knowledgeable about the capabilities and needs of the individual?

54. Does the setting's policy require that the individual and/or representative grant informed consent prior to the use of restraint and/or restrictive interventions?

55. Does the setting's policy require that, for individuals who have provided informed consent for the use of restraint and/or restrictive interventions, that the interventions are documented in the person-centered plan?

56. Does the setting policy ensure that each individual's supports and plans to address behavioral needs are specific to the individual?

57. Does the setting offer a secure place for the individual to store personal belongings?

58. Does the setting reflect individual needs and preferences?

59. Does the setting policy ensure the informed choice of the individual?

60. Can individuals choose when to have a meal to the same extent as individuals not receiving Medicaid-funded HCB services?

61. Can individuals choose where to have a meal to the same extent as individuals not receiving Medicaid-funded HCB services?

62. Does the setting afford dignity to the diners?

63. Can individuals choose with whom to eat or to eat alone to the same extent as individuals not receiving Medicaid-funded HCB services?

64. Does the setting post or provide information on individual rights?

65. Does the setting afford the opportunity for tasks and activities matched to individual's skills, abilities, and desires?

66. Does the setting ensure individuals are supported to make decisions and exercise autonomy to the greatest extent possible?

67. Does the setting policy ensure the individual is supported in developing plans to support his/her needs and preference?