MEDI-CAL PROGRAM
COMPLIANCE REVIEW

FOR
LANTERMAN DEVELOPMENTAL CENTER
AND
CANYON SPRINGS
STATE OPERATED COMMUNITY FACILITY

Review Period: May 1, 2009 through April 30, 2010

Client Financial Services
Department of Developmental Services
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EXECUTIVE SUMMARY

In July 2010, Client Financial Services (CFS) completed Part I of a two-part compliance review of the Lanterman Developmental Center (LDC) Trust Office and its administration of the Medi-Cal program for both LDC and the Canyon Springs State Operated Community Facility (SOCF). The purpose of Part I, the Medi-Cal compliance review, is to determine compliance with the requirements of the Medi-Cal program and the Medi-Cal standards set forth by the CFS manual, and ensure maximum reimbursement under the Medi-Cal program. This report addresses related findings from the Part I review.

Part II of the review, the Trust Office Review portion, must be conducted at a later date due to availability of staff and the necessity to redirect staff efforts to other work. Once Trust Coordination staff is available, the LDC Trust Officer will be contacted to coordinate the Trust Office Review.

For the Medi-Cal Compliance Review, the CFS Review Team reviewed a sample of consumer files and ledger trust accounts for both facilities for the period May 1, 2009 through April 30, 2010. This review checked for compliance with key federal Medicaid and state Medi-Cal regulations, and with federal and state licensing regulations, the State Administrative Manual (SAM), and the State Controller’s Office procedures with regard to consumer funds and property.

The Review Team found that, overall, the LDC Trust Office complies with the Medi-Cal program requirements and the standards set forth by CFS with regard to consumer funds at both facilities. Only 12 of 15 areas normally reviewed for Medi-Cal compliance were reviewed for Canyon Strings due to time constraints involved with the Review Team training the new LDC Trust Officer on Medi-Cal processes.

Ten of the 15 areas reviewed for LDC and seven of the 12 areas reviewed for Canyon Springs were 100 percent compliant with Medi-Cal requirements. The respective report sections contain discussion addressing circumstances related to the areas and recommendations for maintaining 100 percent compliance. No corrective action is needed in these areas.

The review revealed five areas at LDC and five areas at Canyon Springs that were not 100 percent compliant, and where program adherence or administrative and operational controls should be improved. Corrective action on those related findings will help to prevent further issues from arising, including incorrect Medi-Cal reimbursements, penalties for noncompliance with Medi-Cal requirements, or loss of participation in the Medi-Cal program. The areas for improvement are:

**Lanterman**

- **Records Retention and Access**
  The LDC Trust Office was not able to locate Medi-Cal Eligibility Data System (MEDS) documentation for four LDC consumers for two months during the audit period.

- **Queries for Changes in Primary Insurance**
  The LDC Trust Office did not send queries for changes in primary insurance for two LDC consumers within one year of the date of the review. In addition, for one consumer newly admitted within one year of the date of review, the Trust Office did not verify the consumer’s Medicare insurance coverage for 12 months while Medi-Cal paid for the consumer’s entire cost of care.
• **Share of Cost (SOC) – Calculating, Reporting, and Input**  
The SOC amounts in CRS did not match the SOC shown in MEDS for two of the LDC consumers who paid a SOC during the review period. The LDC Trust Office was unable to locate MEDS for one consumer for one month during the review period. One consumer’s trust ledger did not show correct postings for SOC changes within 30 days of the SOC change.

• **Leave Monitoring**  
The LDC Trust Office did not record two therapeutic leave days for one LDC consumer.

• **Work Functions Funded by Medi-Cal**  
The LDC Trust Office currently does not have any staff funded by the Medi-Cal contract. This means staff performing Medi-Cal duties was paid from General Fund at 100 percent when 50 percent Federal Financing Participation (FFP) was available.

**Canyon Springs**

• **Records Retention and Access**  
The LDC Trust Office was not able to locate MEDS for one Canyon Springs consumer for two months during the audit period.

• **Documentation in CRS Billing System**  
The LDC Trust Office staff did not post a note in CRS to record one Canyon Springs consumer’s change in SOC during the review period.

• **Queries for Changes in Primary Insurance**  
The LDC Trust Office did not send queries for changes in primary insurance for two Canyon Springs consumers within one year of the date of the review.

• **Share of Cost**  
The SOC amounts in CRS did not match the SOC shown in the MEDS for one of the Canyon Springs consumers. The LDC Trust Office was unable to locate MEDS for two months of the review period for the same consumer. Further, two Canyon Springs consumer’s trust ledgers did not show full SOC amounts deducted monthly to match the SOC amounts shown in MEDS.

• **Leave Monitoring**  
The LDC Trust Office did not maintain a therapeutic leave log for any Canyon Springs consumers who took therapeutic leave during the review period.

A Plan of Correction (POC) addressing the findings in these areas for both LDC and Canyon Springs is required to be submitted to CFS within 60 days of the date of the report’s transmittal letter. Attention to these areas is considered essential to ensure the facility’s ongoing compliance with important Medi-Cal program requirements, and ensure that these areas of concern are corrected prior to a Department of Health Care Services (DHCS) audit.

Please review the attached report and if you have any comments, questions, or wish to provide additional information that could impact the findings, please contact CFS Medi-Cal Auditors Lesli McClung-Coombs at (916) 657-0035, or Peggy Peter at (916) 654-3376.
The Review Team and CFS would like to take this opportunity to commend the LDC Trust Office staff on their professionalism and expertise. The Trust Office staff demonstrates that it strives to put the consumer first, and is instrumental in providing quality service and maintaining the integrity of services provided to LDC consumers.
The Department of Developmental Services (DDS) is committed to providing leadership that facilitates the provision of quality services to the people of California and assures the opportunity for individuals with developmental disabilities to exercise their right to make choices. DDS carries out this commitment in part through its developmental centers (DC) and through its SOCF. The DC’s are licensed and certified acute care hospitals with distinct areas licensed and certified as Skilled Nursing Facility (SNF) and Intermediate Care Facility (ICF), while the SOCF’s are licensed only as ICF.

The DC’s and SOCF’s provide intensive 24-hour services and active treatment, including residential services, social skills training, activities-of-daily-living training, specialized healthcare, and specialized therapies. These services are supplemented, as needed, with medical, dental, nursing, and a wide variety of other specialized services such as physical therapy, occupational therapy, speech therapy, and language development. Individuals with medical conditions receive special supervision and medical and nursing care in SNF units.

Major funding for the DC’s and SOCF’s comes from reimbursement to the DDS budget by the Medi-Cal program. Eighty-five percent of the cost of operating the DC’s and the SOCF’s is paid by Medi-Cal. The Medi-Cal program is administered by DHCS, which is designated as the single state agency for this purpose as required by the federal Social Security Act (SSA). DDS is responsible for providing assurance to the DHCS and the federal Centers for Medicare and Medicaid Services (CMS) that DDS’s bills for Medi-Cal program services are in accordance with the applicable sections of the California Welfare and Institutions Code (WIC), and with Title 19 of the federal SSA.

To ensure this outcome, CFS conducts regular and ongoing compliance reviews of the DC Trust Offices to identify federal program and other compliance issues, to determine training needs, to improve application of policies and procedures, and to maintain a close working relationship with the Trust Office staff. These reviews are conducted under the authority of Title 42, Volume 2, Chapter IV, Section 435.904 of the Code of Federal Regulations (CFR); WIC, Section 14157; and, SSA, Section 1902(a)(55). The criteria used for the reviews are cited in WIC, Section 14157; the California Code of Regulations (CCR), Title 17, Title 19, and Title 22; the Medi-Cal Provider Manual and related All-County Letters; the State Administrative Manual (SAM); the CFS Manual; and the Trust Accounting and Procedures Manual.

The overall goal of the reviews is to proactively identify problems before they lead to more serious issues that could result in adverse audit findings, citations, loss of program eligibility and federal funding, or monetary penalties as determined by federal agencies including the CMS, the Office of the Inspector General, the Department of Justice, and/or state agencies including the DHCS, Department of Finance, the Bureau of State Audits, and the Department of Industrial Relations.

The Medi-Cal compliance review evaluates compliance with the requirements of the Medi-Cal program and the Medi-Cal standards set forth by the CFS manual to ensure maximum reimbursement under the Medi-Cal program. The results of the review are reported to provide information for the DC’s and SOCF’s regarding areas the Review Team finds to be compliant with program requirements and trust operating procedures, and information where procedures are noncompliant or place the department and facility at risk. Where deficiencies are discovered, recommendations to correct the deficiencies are included in the reports.
SCOPE AND METHODOLOGY

A) Review Period and Sample

For the Medi-Cal compliance review, the Medi-Cal Program Review Team reviewed a sample of the LDC and Canyon Springs consumer accounts for the period of May 1, 2009 through April 30, 2010.

The LDC sample consisted of 37 LDC consumers’ Medi-Cal and related trust records, which is 10 percent of all consumers at LDC whose services are being billed to Medi-Cal. The 37 sampled consumers included two consumers newly admitted within 12 months of the date of the review, and 35 consumers with ongoing residential status. In addition, the Review Team sampled records for three consumers who had been discharged within seven years of the review period. This was a stratified random sample that included consumers in Acute, SNF, and ICF level of care services. The 37 sampled consumers reflected the same percentage proportions of Acute, SNF, and ICF level of care services that are provided to the entire LDC population.

The Canyon Springs sample consisted of five ongoing residential consumers’ Medi-Cal and related trust records, which is 10 percent of all consumers at Canyon Springs whose services are being billed to Medi-Cal. This was a random sample in which all sampled consumers receive ICF level of care services.

B) Compliance Review Process

One of the goals of the CFS section at DDS headquarters (HQ) is to complete annual compliance reviews at each facility. The review was conducted at the LDC Trust Office for both facilities due to the LDC Trust Office overseeing Canyon Springs’ consumers Medi-Cal operations. The process is as follows:

1. Two and a half weeks prior to the intended review date, the CFS Review Team contacts the LDC Trust Office to notify them of the upcoming review. The availability of the Trust Officer is discussed and the review date may be moved back an additional two weeks to accommodate availability and staffing needs of the Trust Office.

2. Two weeks prior to the actual review date, the following takes place in sequential order:

   i. The CFS Review Team sends a letter to the LDC’s Executive Director and the Trust Officer advising them of the upcoming review and the review date.

   ii. The Review Team contacts the LDC Trust Officer and requests a copy of the Trust Account Balance Analysis report. Upon receipt of that report, the Review Team reviews it and selects consumers’ records to be reviewed. The Review Team then contacts the Trust Officer to have copies of the ledgers for the selected group of consumers sent to HQ for preliminary review.

   iii. The Review Team reviews the Medi-Cal billings for the review period and selects a stratified random sample of consumers’ names from those billings from both facilities. The Review Team then contacts the LDC Trust Officer and requests the ledgers for the sample selected; copies of MEDS for the
sample if the records cannot be obtained from MEDS directly at HQ; copies of Treatment Authorization Requests (TAR) for the sample selected for review; and, information regarding new admissions to the facility. Preliminary review of these documents is done at HQ prior to the actual visit to the facility. Any additional documentation required for review will be requested upon arrival at the LDC Trust Office.

3. Upon arrival at the LDC, the CFS Review Team holds an entrance conference with the LDC’s Executive Staff. The Review Team outlines the items to be reviewed and answers any questions or concerns brought up by the Executive Staff.

4. The review is undertaken to include reviews of records, interviews with staff, and a review of consumer property. The Review Team reviews the documentation, work processes, and consumer property to check compliance with areas summarized in the table below.

5. At the end of the review, the CFS Review Team holds an exit conference and provides a verbal preliminary report to the LDC Executive Staff regarding the team’s findings.

6. Following the exit conference, the CFS sends a hard copy preliminary report to the LDC and Canyon Springs Executive Staff.

7. For 45 days following the date of the transmittal letter accompanying the preliminary report, the LDC and Canyon Springs Executive Staff has the opportunity to contact the Review Team, or the team’s managers, to discuss any questions, make comments, or provide additional information pertinent to the findings and recommendations made in the preliminary report. As a result of that contact, the report may be revised.

8. After the preliminary report review period, or upon completion of CFS consideration of any additional comments and information, the report is considered final. The LDC and Canyon Springs Executive Staff then have 60 days from the date of the report transmittal letter to submit a Plan of Correction (POC) to CFS.

9. Once the POC is accepted by CFS, a final report package that includes the POC is assembled and sent to all concerned parties. This package is sent within 30 days of the CFS acceptance of the POC. Review of the findings and POC are included as part of the scope of the next compliance review of both facilities.

10. Ninety (90) days after the date of the final report package transmittal letter, CFS follows up on the progress both facilities have made in implementing the POC.

11. The CFS completes the 90 day follow-up by reviewing CRS transactions and contacting the LDC Trust Office regarding POC status.
The following Medi-Cal Program categories are reviewed:

<table>
<thead>
<tr>
<th>Part I: Medi-Cal Program Review</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Records Retention and Access (not reviewed for Canyon Springs)</td>
</tr>
<tr>
<td>2. Documentation in CRS Billing System</td>
</tr>
<tr>
<td>3. Queries for Changes in Primary Insurance</td>
</tr>
<tr>
<td>4. Medi-Cal Eligibility – Application and Monitoring</td>
</tr>
<tr>
<td>5. Inter-County Transfers</td>
</tr>
<tr>
<td>6. Share of Cost – Calculating, Reporting, and Input</td>
</tr>
<tr>
<td>7. Asset Limits – Monitoring, Spend-Downs, and Reporting</td>
</tr>
<tr>
<td>8. Aid Codes</td>
</tr>
<tr>
<td>9. Client Identification Numbers (CIN)</td>
</tr>
<tr>
<td>10. Legal Class</td>
</tr>
<tr>
<td>11. Treatment Authorization Request (TAR) Requirements (not reviewed for Canyon Springs)</td>
</tr>
<tr>
<td>12. Leave Monitoring and Reporting</td>
</tr>
<tr>
<td>13. Change in Medi-Cal Status Notification</td>
</tr>
<tr>
<td>14. Use of Medi-Cal Indicator Reports (not reviewed for Canyon Springs)</td>
</tr>
<tr>
<td>15. Work Functions Funded by Medi-Cal (not applicable to Canyon Springs)</td>
</tr>
</tbody>
</table>
FINDINGS AND RECOMMENDATIONS

This section of the report discusses our findings and recommendations for each of the Medi-Cal Program areas examined for each facility. For those areas showing 100 percent compliance, no corrective action is needed. However, the corresponding report sections may contain discussion addressing circumstances related to the area or recommendations for maintaining 100 percent compliance in the area. For the remaining areas where 100 percent compliance was not achieved, corrective action is needed. The format for the corrective action is specified on page 29 of this report.

### Lanterman Compliance Review Categories

<table>
<thead>
<tr>
<th>Category</th>
<th>Compliant (Percent of Sample)</th>
<th>Not Compliant (Percent of Sample)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part I: Medi-Cal Program Review</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Records Retention and Access</td>
<td>92%</td>
<td>8 %</td>
</tr>
<tr>
<td>2. Documentation in CRS Billing System</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>3. Queries for Changes in Primary Insurance</td>
<td>92 %</td>
<td>8 %</td>
</tr>
<tr>
<td>4. Medi-Cal Eligibility – Application and Monitoring</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>5. Inter-County Transfers</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>6. Share of Cost – Calculating, Reporting, and Input</td>
<td>50 %</td>
<td>50 %</td>
</tr>
<tr>
<td>7. Asset Limits – Monitoring, Spend-Downs, and Reporting</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>8. Aid Codes</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>9. Client Index Numbers (CIN)</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>10. Legal Class</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>11. Treatment Authorization Request (TAR) Requirements</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>12. Leave Monitoring and Reporting</td>
<td>90 %</td>
<td>10 %</td>
</tr>
<tr>
<td>13. Change in Medi-Cal Status Notification</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>14. Use of Medi-Cal Indicator Reports</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>15. Work Functions Funded by Medi-Cal</td>
<td>0 %</td>
<td>100 %</td>
</tr>
</tbody>
</table>

### Canyon Springs Compliance Review Categories

<table>
<thead>
<tr>
<th>Category</th>
<th>Compliant (Percent of Sample)</th>
<th>Not Compliant (Percent of Sample)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Part I: Medi-Cal Program Review</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Records Retention and Access</td>
<td>80 %</td>
<td>20 %</td>
</tr>
<tr>
<td>2. Documentation in CRS Billing System</td>
<td>80 %</td>
<td>20 %</td>
</tr>
<tr>
<td>3. Queries for Changes in Primary Insurance</td>
<td>60 %</td>
<td>40 %</td>
</tr>
<tr>
<td>5. Medi-Cal Eligibility – Application and Monitoring</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>5. Inter-County Transfers</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>6. Share of Cost – Calculating, Reporting, and Input</td>
<td>50 %</td>
<td>50 %</td>
</tr>
<tr>
<td>7. Asset Limits – Monitoring, Spend-Downs, and Reporting</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>8. Aid Codes</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>9. Client Index Numbers (CIN)</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>10. Legal Class</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>11. Treatment Authorization Request (TAR) Requirements</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>12. Leave Monitoring and Reporting</td>
<td>0 %</td>
<td>100 %</td>
</tr>
<tr>
<td>13. Change in Medi-Cal Status Notification</td>
<td>100 %</td>
<td>0 %</td>
</tr>
<tr>
<td>14. Use of Medi-Cal Indicator Reports</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>15. Work Functions Funded by Medi-Cal</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>
1. **Records Retention and Access**

**Criteria**
United States Code (USC) Title 31, Subtitle III, Chapter 37, Subchapter III, Section 3731(b), False Claims Procedure, states, “A civil action may not be brought...more than ten (10) years after the date on which the violation is committed."

Code of Federal Regulations (CFR), Chapter 42, Section 489.20(f), states, “The provider agrees to maintain a system that, during the admission process, identifies any payors other than Medicare, known as Medicare Secondary Payors (MSP), so that incorrect billing and Medicare overpayments can be prevented. Hospitals must document and maintain MSP information for Medicare beneficiaries. Since CMS may pursue providers, physicians, and other suppliers under the False Claims Act and the Federal Claims Collection Act for up to ten (10) years after a claim is paid, it is prudent for hospitals to retain all billing related records for ten (10) years."

WIC Section 14124.795, states, “It is the intent of the Legislature to comply with federal law requiring that when a beneficiary has other available health coverage or insurance, the Medi-Cal program shall be the payor of last resort."

**Lanterman**

**Condition 1 – Discharged Consumers**
The Review Team reviewed three files of consumers who had been discharged from LDC within seven years of the review period. All three consumer files contained documentation of transactions processed by the Trust Office from the date of admission through the respective discharge dates. Based on the selected sample of discharged consumers, there were no findings in this area.

**Condition 2 – Current Consumers**
The Review Team requested MEDS for 37 consumers to determine ongoing Medi-Cal eligibility during the review period. The Trust Office was able to provide copies of all 12 months of MEDS for 33 of the sampled consumers, but was unable to locate MEDS for four consumers for the months of May 2009 and June 2009.

**Cause**
According to Trust Office staff, in May 2009, the previous LDC Trust Officer instructed Trust Office staff to discontinue retaining copies of any consumers’ monthly MEDS.

**Effect**
The LDC Trust Office was unable to monitor monthly MEDS or enter the correct SOC in the CRS Insurance Verification screen for deduction from monthly Medi-Cal claims. Further, the Trust Office was unable to ensure that correct SOC entries were made in ledgers for payment to DDS.

**Recommendation**
Effective immediately, the LDC Trust Office should retain readily accessible copies of all monthly MEDS for all consumers.
Canyon Springs

Condition 1 – Discharged Consumers
The Review Team did not review the Records Retention and Access category for consumers discharged from Canyon Springs.

Condition 2 – Current Consumers
The Review Team requested MEDS for five Canyon Springs consumers to determine ongoing Medi-Cal eligibility during the review period. The Trust Office was able to provide copies of all 12 months of MEDS for four of the sampled consumers, but was unable to locate MEDS for one consumer for the months of May 2009 and June 2009.

Cause
According to Trust Office staff, in May 2009, the previous LDC Trust Officer instructed Trust Office staff to discontinue retaining copies of any consumers’ monthly MEDS.

Effect
The LDC Trust Office was unable to monitor monthly MEDS or enter the correct SOC in the CRS Insurance Verification screen for deduction from monthly Medi-Cal claims. Further, the Trust Office was unable to ensure that correct SOC entries were made in ledgers for payment to DDS.

Recommendation
Effective immediately, the LDC Trust Office should retain readily accessible copies of all monthly MEDS for all consumers.

2. Documentation in CRS Billing System

Criteria
CFS Manual Section 1000 states, “CFS determines need for and provides broad management review of Trust Office activities to ensure that overall obligations and objectives of the Department are met in accordance with provisions of WIC and other applicable laws and regulations.” This function includes review of federal, state, and other programs to ensure that the Trust Office is meeting the requirements of those programs to maximize reimbursements and revenues. In addition, CFS’ review of Trust Office activities minimizes the risk of audit findings that could lead to penalties for noncompliance, including fines and loss of participation in those programs.

In this regard, CFS requires that actions and contacts made by the Trust Office concerning consumers’ cost of care and related billings are thoroughly documented on CRS. Contacts that require specific and detailed memos include discussions or work steps concerning liability, program eligibility, initial input, and changes affecting consumers’ continued eligibility or billing, as well as any other information regarding the determination of consumers’ ability to pay. Documentation is made on the CRS Post Third Party Payor Memo or Post Payor Memo screens, as applicable.
**Lanterman**

**Condition**
The Review Team reviewed CRS Third Party Payor Memo screens for 37 current LDC residential consumers to determine whether notes were posted to clearly reflect actions, contacts, and significant circumstances regarding consumer accounts as they affect Medi-Cal billing. The Review Team also interviewed LDC Trust Office staff regarding CRS note-posting policies and practices to determine whether their workflow included posting notes. Based on the selected sample and interviews with staff, there were no findings in this area.

**Canyon Springs**

**Condition**
The Review Team reviewed CRS Third Party Payor Memo screens for five current Canyon Springs residential consumers to determine whether notes were posted to clearly reflect actions, contacts, and significant circumstances regarding consumer accounts as they affect Medi-Cal billing. The Review Team also interviewed LDC Trust Office staff regarding CRS note-posting policies and practices to determine whether their workflow included posting notes. The review revealed that no note regarding a change in share of cost was posted to CRS for one consumer.

**Cause**
The LDC Trust Office is not consistently posting notes in CRS when changes to share of cost occur for Canyon Springs consumers.

**Effect**
Documentation of consumer’s share of cost history, and any changes to eligibility, are not maintained in CRS and complicate HQ staff’s ability to access information when needed.

**Recommendation**
LDC Trust Office staff should consistently post notes in CRS to document consumer’s changes in share of cost.

3. **Queries for Changes in Primary Insurance**

**Criteria**
CFR, Chapter 42, Section 489.20(f), states, “The provider agrees to maintain a system that, during the admission process, identifies any payors other than Medicare, known as Medicare Secondary Payors (MSP), so that incorrect billing and Medicare overpayments can be prevented. Hospitals must document and maintain MSP information for Medicare beneficiaries. Since CMS may pursue providers, physicians, and other suppliers under the False Claims Act and the Federal Claims Collection Act for up to ten (10) years after a claim is paid, it is prudent for hospitals to retain all billing related records for ten (10) years.”

WIC Section 14023.7 states, “Any provider of services seeking payment for health care services for a person eligible for these services [Medi-Cal]…shall first seek to obtain payment from any private or public health insurance coverage to which the person is entitled, where the provider is aware of this coverage and to the extent the coverage extends to these services, prior to submitting a claim to the department for the payment
of any unpaid balance for these services.”

CCR Section 50185(a)(4), Applicants’ and Beneficiaries’ General Responsibilities, states, “As a condition of [Medi-Cal] eligibility, applicants and beneficiaries, and persons acting on behalf of applicants and beneficiaries, shall report the following facts to the county department that may affect the determination of eligibility: …and, change in other health care coverage.”

CFS Manual Section 1001(2) states, “The Trust Officer shall secure for the consumers those benefits to which they may have entitlement.”

CFS Manual Section 6125(A) 1-5, Third Party Liability, states, “Third party payors represent sources of payment for consumer services which may offset Medi-Cal payments. Every effort must be used to identify and bill all potential third party payors.” Third party payors include Medicare, Veterans Administration, CHAMPUS, group insurance, and private insurance.

**Lanterman**

**Condition 1 – Annual Insurance Queries**
The Review Team reviewed 37 files of consumers with residential status for at least one year to determine whether the Trust Office queried parents, guardians, or conservators annually for updated third party insurance coverage apart from Medi-Cal. The review disclosed that two of the 37 sampled consumers’ files did not contain documentation of insurance queries sent out within a year of the date of the review.

**Condition 2 – Unverified Primary Insurances**
The Review Team discovered that for one consumer newly admitted within one year of the date of review, the Trust Office did not verify the consumer’s Medicare insurance coverage for 12 months while Medi-Cal paid for the consumer’s entire cost of care.

**Cause**
The LDC Trust Office is not consistently sending out annual insurance queries or following up on pending insurance applications to determine whether consumers are covered by insurances apart from Medi-Cal because staff resources have been dedicated to other workload priorities.

**Effect**
DDS risks over-billing Medi-Cal if the Trust Office is unaware of consumers’ new insurance benefits or primary insurances. This would be a DHCS finding or a finding determined by CMS.

**Recommendation**
The Trust Officer should ensure that annual insurance queries are sent out and that every effort is made to secure consumers’ eligibility for other insurances prior to billing Medi-Cal.
Canyon Springs

**Condition 1 – Annual Insurance Queries**
The Review Team reviewed five files of consumers with ongoing residential status for at least one year to determine whether the LDC Trust Office queried parents, guardians, or conservators annually for updated third party insurance coverage apart from Medi-Cal. The review disclosed that two of the five sampled consumers’ files did not contain documentation of insurance queries sent out within a year of the date of the review.

**Cause**
The LDC Trust Office is not consistently sending out annual insurance queries or following up on pending insurance applications to determine whether consumers are covered by insurances apart from Medi-Cal because staff resources have been dedicated to other workload priorities.

**Effect**
DDS risks over-billing Medi-Cal if the Trust Office is unaware of consumers’ new insurance benefits or primary insurances. This would be a DHCS finding or a finding determined by CMS.

**Recommendation**
The LDC Trust Officer should ensure that annual insurance queries are sent out and that every effort is made to secure consumers’ eligibility for other insurances prior to billing Medi-Cal.

4. **Medi-Cal Eligibility - Application and Monitoring**

**Criteria**
CCR Section 50147(a) states, “A person or family applying for Medi-Cal only shall submit a completed application form to the county department.”

CCR Section 50148(a) states, “A person or family applying for retroactive Medi-Cal shall submit a completed application form to the county department, if the application is for retroactive coverage only. If the request for retroactive Medi-Cal is made in conjunction with, or after, an application for public assistance or Medi-Cal, the retroactive coverage request shall be submitted either on the application form, on the Statement of Facts, or by submitting a written request.”

CCR Section 50148(b) states, “An application for retroactive Medi-Cal coverage must be submitted within one year of the month for which retroactive coverage is requested.”

CCR Section 50197(b) states, “The request for retroactive Medi-Cal eligibility shall be made in accordance with Section 50148(a) and (b), and shall be treated as any other application, except that persons applying on the basis of disability shall have their disability determined prior to determining retroactive eligibility.”

CCR Section 50189(a) states, “Persons or families determined to be eligible for Medi-Cal shall have their eligibility re-determined at least once every 12 months.”

As a result of audit negotiations between DDS and DHCS, the CFS has agreed to monitor Medi-Cal eligibility monthly via DHCS MEDS.
Condition 1 – Initial Applications
The Review Team reviewed a sample of two files of consumers admitted to the DC within a year of the date of review to determine whether county-generated Medi-Cal applications were on file. The Review Team also reviewed CRS entries to confirm that the consumer's statuses were correctly entered in CRS at the time of admission. The review revealed that both consumer files contained copies of the county-issued Medi-Cal application and documentation of the Medi-Cal eligibility start date. Based on the selected sample, there were no findings in this area.

Condition 2 – Annual Redeterminations
The Review Team reviewed 35 files of ongoing residential consumers to determine whether the LDC Trust Office sent out annual redeterminations for Medi-Cal eligibility. For the five LDC consumers who receive their Medi-Cal eligibility through Los Angeles County, the Review Team determined that the Trust Office had sent out the Redetermination for Medi-Cal Beneficiaries (Form MC 262) within one year of the review period to assess consumers’ continued Medi-Cal eligibility. The remaining 30 consumers receive their Medi-Cal eligibility through the Social Security Administration. As noted in previous Medi-Cal Compliance Reviews at other DC’s, Social Security Administration sends out redetermination notices to Long Term Care Facilities randomly every seven to eight years. The review disclosed that, during the last year, the Trust Office had not received any randomly selected redetermination notices from Social Security for any of those 30 consumers. Based on the selected sample, there were no findings in this area.

Condition 3 – Medi-Cal Eligibility Monitoring
The Review Team also reviewed MEDS for the selected sample of two newly admitted consumers and 35 ongoing residential consumers to determine whether MEDS reflected Medi-Cal eligibility shown in CRS during each month of the review period. Based on the selected sample, with the exception of the four consumers for whom the May 2009 and June 2009 MEDS were unavailable, the Review Team concluded that the Trust Office is monitoring consumers’ ongoing eligibility for Medi-Cal on a monthly basis. Based on the selected sample, there were no findings in this area.

Canyon Springs

Condition 1 – Initial Applications
The Review Team did not sample any Canyon Springs consumers who had been newly admitted reviewed within a year of the date of review. Based on the selected sample, there were no findings in this area.

Condition 2 – Annual Redeterminations
The Review Team reviewed five files of ongoing Canyon Springs residential consumers to determine whether the LDC Trust Office sent out annual redeterminations for Medi-Cal eligibility. For the one consumer who receives Medi-Cal eligibility through Riverside County, the Review Team determined that the Trust Office had sent out the Redetermination for Medi-Cal Beneficiaries (Form MC 262) within one year of the review period to assess consumers’ continued Medi-Cal eligibility. The remaining four consumers receive their Medi-Cal eligibility through the Social Security Administration. As noted in previous Medi-Cal Compliance
Reviews at other DC’s, Social Security sends out redetermination notices to Long Term Care Facilities randomly every seven to eight years. The review disclosed that, during the last year, the Trust Office had not received any randomly selected redetermination notices from the Social Security Administration for any of those four consumers. Based on the selected sample, there were no findings in this area.

**Condition 3 – Medi-Cal Eligibility Monitoring**

The Review Team also reviewed MEDS for the selected sample of five ongoing residential consumers at Canyon Springs to determine whether MEDS reflected Medi-Cal eligibility shown in CRS during each month of the review period. Based on the selected sample, with the exception of the one consumer for whom the May 2009 and June 2009 MEDS were unavailable (please refer to discussion under Records Retention and Access section on page 12), the Review Team concluded that the Trust Office is monitoring consumers’ ongoing eligibility for Medi-Cal on a monthly basis. Based on the selected sample, there were no findings in this area.

5. **Inter-County Transfers**

**Criteria**

CCR Section 50136(a) states, “An inter-county transfer shall be initiated if persons or families receiving Medi-Cal-only become the responsibility of a new county.” The section further specifies inter-county transfer responsibilities and procedures, and states the beneficiary’s responsibility to apply for a re-determination in the new county of residence.

CCR Section 50185(a)(4)(11) states, “As a condition of eligibility, applicants and beneficiaries, and persons acting on behalf of such applicants or beneficiaries, shall... promptly notify the county department which initially established Medi-Cal eligibility of any changes in residence from one county to another within the state and apply for a redetermination of eligibility within the new county of residence. ‘Apply for a redetermination of eligibility,’ as used in this section, is defined as any clear expression to the county department, whether verbal or written, that the beneficiary is living in the county and wishes to continue receiving Medi-Cal.”

CCR Section 50129 states, “The county of responsibility for determining Medi-Cal eligibility for persons placed in state hospitals after screening and referral by a county mental health agency or a regional center for the Developmentally Disabled shall be the county in which the state hospital is located, unless the person’s eligibility is determined as part of a family or based on family income.”

CCR Section 50120(a) states, “The county of responsibility shall be the county whose county department is responsible for determining the initial and continuing Medi-Cal eligibility for a person or family.”

CCR Section 50127(a) and (b) state, respectively, “The county of responsibility for [Medi-Cal] persons with a county public guardian shall be the county in which the public guardian is located except that if the person is physically present in another county and the new county will accept a transfer of guardianship, the new county shall be the county of responsibility;” and, “The county of responsibility for persons with a private guardian or persons with a guardian employed by the state shall be established as if there were no guardian, provided the ward is a resident of the State.”
Lanternman

Condition
The Review Team reviewed 37 consumer records in MEDS to ensure that no consumers were assigned county codes apart from the county where the LDC is located, and compared the MEDS county codes against those entered in CRS. The review disclosed that all CRS county code entries matched those shown in MEDS. Based on the selected sample, there were no findings in this area.

Canyon Springs

Condition
The Review Team reviewed five consumer records in MEDS to ensure that no consumers were assigned county codes apart from the county where Canyon Springs is located, and compared the MEDS county codes against those entered in CRS. The review disclosed that all CRS county code entries matched those shown in MEDS. Based on the selected sample, there were no findings in this area.

6. Share of Cost – Calculating, Reporting, and Input

Criteria
WIC Section 14005.7(b) states, “No medically needy family person, medically needy person, or state-only Medi-Cal persons shall be entitled to receive health care services...during any month in which his or her share of cost has not been met.” In other words, there is no Medi-Cal entitlement for any health care services if the share of cost has not been met.

WIC Section 14005.7(d) states, “In the case of a medically needy person or state-only Medi-Cal person, monthly income in excess of the amount required for maintenance established pursuant to WIC Section 14005.12...shall be the share of cost.”

WIC Section 14005.9(a) and (b), respectively, state, “Share of cost shall be determined on a monthly basis;” and, “For persons in long term care, any income...shall be considered in the share of cost determinations to the extent required by regulations.”

WIC Section 14005.12(d)(1) defines the amount required for maintenance for a patient in a medical institution or nursing facility as “Personal and incidental needs in the amount of not less than thirty-five dollars ($35) per month while a patient.”

WIC Section 14005.13 (a) and (b), respectively, state, “Notwithstanding Section 14005.12, when an individual residing in a long-term care facility would incur a share of cost for services under this chapter due to income which exceeds that allowed for the incidental and personal needs of the individual, a specified portion of the individual's earned income from therapeutic wages shall be exempt;” and, “The amount of earned income from therapeutic wages which shall be exempt shall be the lesser of 70 percent of the gross therapeutic wages or 70 percent of the maintenance level for a non-institutionalized person.”

WIC Section 14110.8(e) states that the health care facility shall make a reasonable attempt to contact the county to obtain an estimate of the correct share of cost for Medi-Cal coverage.
DHCS Provider Manual, 1 – Share of Cost (SOC), Share 1, May 2009, states “Some Medi-Cal subscribers (recipients) must pay, or agree to pay, a monthly dollar toward their medical expenses before they qualify for Medi-Cal benefits;” and, “Obligating Payment: Providers may collect SOC payments from a subscriber on the date that services are rendered or providers may allow a subscriber to ‘obligate payment for rendered services.’ Obligating payment means the provider allows the subscriber to pay for the services at a later date or through an installment plan. Obligated payments must be used by the provider to clear SOC. SOC obligation agreements are between the subscriber and the provider and should be in writing, signed by both parties for protection. Medi-Cal will not reimburse the provider for SOC payments obligated, but not paid by the subscriber.”

DHCS Provider Manual, 2 – Share of Cost (SOC): 25-1 for Long Term Care, Share LTC 1, Long Term Care 308, November 2002, states “Determining How Much to Bill Medi-Cal: To determine how much to bill Medi-Cal, subtract from a facility’s monthly Medi-Cal rate the amount billed to the recipient and bill Medi-Cal the remainder;” and, “Explanation of Form Items, Share Of Cost (SOC): Identifies the amount that must be paid or obligated by the recipient.”

DHCS Medi-Cal website www.dhcs.ca.gov/services/medi-cal/Pages/Medi-CalFAQs.aspx states, “If your income is more than Medi-Cal limits for your family size, you will have to pay a certain amount only in the month you have medical expenses. The amount that you pay is called your share of cost (SOC). When you pay or promise to pay that amount, we say that you have met your SOC. Once you have met your SOC, Medi-Cal will pay the rest of your covered medical bills for that month. For example, if your SOC is $50, you must first pay or obligate $50 (obtain your providers agreement to make payments on the SOC). Your provider will enter the amount you paid or obligated into the Department’s database. Your case will certify when the amounts you paid or obligated equal to the amount of your SOC. Once your SOC is certified, providers checking your eligibility will advise that you are eligible and covered services may now be billed to the Medi-Cal program.”

CFS Manual Section 1000 states, “CFS determines need for and provides broad management review of Trust Office activities to assure that overall obligations and objectives of the Department are met in accordance with provisions of WIC and other applicable laws and regulations.” In this regard, CFS requires that changes to consumer share of cost be documented in the CRS Post Third Party Memo screen, including but not limited to, the effective date of change to the share of cost, the previous share of cost being replaced, and the reason for the change.

**Lanterman**

**Condition 1 – SOC Deducted from Medi-Cal Claims**
Of the 37 sampled cases, only four LDC consumers were assigned a SOC. The Review Team reviewed the CRS accounts receivable records for the four consumers to determine that the correct SOC had been deducted for each month of the review period. The SOC shown on each receivable was compared to the SOC shown on corresponding monthly MEDS. The Review Team determined that one consumer’s CRS receivables showed a SOC that disagreed with the SOC shown in MEDS for 11 months of the 12-month review period. The Review Team was unable to determine whether the remaining one month’s SOC was deducted correctly because no MEDS was available. A second consumer’s receivable showed a SOC that disagreed with MEDS for one month during the review period.
Condition 2 – SOC Posted on Ledgers
The Review Team reviewed ledgers for the four sampled consumers assigned a SOC to determine that the SOC had been calculated correctly based on consumer income for each month of the review period. The Review Team determined that updated SOC amounts were not calculated or posted correctly to one consumer’s ledger within 30 days of receipt of the Notice of Action (NOA) from Los Angeles County showing the consumer’s updated benefit amounts.

Cause
The LDC Trust Office is not consistently monitoring NOAs and monthly MEDS. The Trust Office is not entering the correct SOC in the CRS Insurance Verification screen for deduction from monthly Medi-Cal claims. Further, the Trust Office is not ensuring that correct SOC entries are made in ledgers for payment to DDS. Finally, in May 2009, the previous Trust Officer instructed Trust Office staff to discontinue retaining copies of any consumers’ monthly MEDS.

Effect
Medi-Cal was incorrectly billed for two consumers whose SOC was not deducted correctly. Manual adjustments by HQ staff are required.

Recommendation
The Trust Office should consistently monitor monthly NOAs and ensure correct ledger postings for consumers’ Social Security benefits and SOC calculations. The Trust Office should monitor monthly MEDS data for SOC changes, and promptly update CRS when changes occur. Finally, the Trust Office should retain readily accessible copies of all monthly MEDS for all consumers.

Canyon Springs

Condition 1 – SOC Deducted from Medi-Cal Claims
Of the five sampled cases, only two Canyon Springs consumers were assigned a SOC. The Review Team reviewed the CRS accounts receivable records for the two consumers to determine that the correct SOC had been deducted for each month of the review period. The SOC shown on each receivable was compared to the SOC shown on corresponding monthly MEDS. The Review Team was unable to determine whether two months of one consumer’s SOC was correctly billed because no MEDS were available for these months. The Review Team determined that the same consumer’s CRS receivables showed a SOC that did not match the SOC shown in MEDS for two additional months during the 12-month review period.

Condition 2 – SOC Posted on Ledgers
The Review Team reviewed ledgers for the two sampled consumers assigned a SOC to determine whether the SOC had been calculated correctly based on consumer income for each month of the review period. The Review Team determined that updated SOC amounts were not calculated or posted correctly to either consumer’s ledger during the review period.
**Cause**
The LDC Trust Office is not consistently monitoring NOAs and monthly MEDS. The Trust Office is not entering the correct SOC in the CRS Insurance Verification screen for deduction from monthly Medi-Cal claims. Further, the Trust Office is not ensuring that correct SOC entries are made in ledgers for payment to DDS. Finally, in May 2009, the previous Trust Officer instructed Trust Office staff to discontinue retaining copies of any consumers’ monthly MEDS.

**Effect**
Two consumer’s account balances were incorrect on the ledger during the review period. One consumer was incorrectly billed for the SOC, which requires manual adjustments by HQ staff.

**Recommendation**
The Trust Office should consistently monitor monthly NOAs and ensure correct ledger postings for consumers’ Social Security benefits and SOC calculations. The Trust Office should monitor monthly MEDS data for SOC changes, and promptly update CRS when changes occur. Finally, the Trust Office should retain readily accessible copies of all monthly MEDS for all consumers.

7. **Asset Limits – Monitoring, Spend-Downs, and Reporting**

**Criteria**
CFR, Title 20, Section 416, Supplemental Security Income for the Aged, Blind, and Disabled, subd.1205, Limitation on Resources, states, "An aged, blind, or disabled individual with no spouse is eligible for benefits under Title 21 of the Social Security Act if his or her non-excludable resources do not exceed $2,000 after January 1, 1985."

WIC Section 14006.4 states, “An unmarried resident is financially eligible for Medi-Cal benefits if he or she has less than $2,000 in available resources.”

CFS Manual Section 1150 states, “It may be necessary to reduce [spend down] a consumer's assets to establish or maintain Medi-Cal eligibility.”

House of Representatives (HR) Bill No. 743, the federal Social Security Protection Act of 2004, promulgated Social Security Administration Legislative Bulletin No. 108-10R, which became effective March 4, 2004. Bulletin 108-10R states that representative payees “shall not count funds due for back payments as a consumer's resources for a period of nine months.” This essentially means that a consumer’s funds must be spent down within nine months before those funds are considered assets for the purpose of Medi-Cal eligibility.

CCR, Title 22, Section 50185(a)(4)(B), Applicants’ and Beneficiaries’ General responsibilities, states, “As a condition of eligibility, applicants and beneficiaries, and persons acting of behalf of such applicants and beneficiaries, shall report [change in property or income] to the county department that may affect the determination of eligibility and share of cost within ten (10) calendar days following the date the change occurred.” CFS Manual Section 12001 states, “It shall be the function of the Trust Officer to locate, protect, and preserve assets of the consumers, and administer those assets received at the facility in a fiduciary capacity implying great confidence, trust, and good faith.”
Lanterman

Condition
The Review Team reviewed 37 consumers’ account ledgers to determine whether monthly balances exceeded $2,000. The review disclosed that all 37 consumers’ ledgers showed balances within the $2,000 limit and balances had been appropriately spent down within nine months of receiving any Social Security retroactive benefits. Based on the selected sample, there were no findings in this area.

Canyon Springs

Condition
The Review Team reviewed five Canyon Springs consumers’ account ledgers to determine whether monthly balances exceeded $2,000. The review disclosed that all five consumers’ ledgers showed balances within the $2,000 limit. Based on the selected sample, there were no findings in this area.

8. Aid Codes

Criteria
Aid codes identify the scope of benefits for which consumers are eligible, and applicable levels of FFP in payments for services provided. Some aid codes only provide for a limited scope of benefits, while other aid codes indicate that services are reimbursable with state-only funding. By monitoring consumers’ aid codes, the Trust Office ensures that CRS does not bill for services to which a beneficiary is not Medi-Cal entitled, and prevents generating claims that would fall under the False Claims Act. Monitoring also ensures that the state maximizes federal funds by reasonably requesting aid codes with FFP in lieu of state-only funded aid codes.

Lanterman

Condition
The Review Team reviewed 37 LDC consumers’ aid codes recorded in MEDS and compared them to the aid codes recorded in CRS to determine whether the aid codes were appropriately assigned to each consumer. The Review Team determined that all 37 consumers’ aid codes were accurately recorded in CRS and matched the aid codes shown in MEDS. Based on the selected sample, there were no findings in this area.

Canyon Springs

Condition
The Review Team reviewed five Canyon Springs consumers’ aid codes recorded in MEDS and compared them to the aid codes recorded in CRS to determine whether the aid codes were appropriately assigned to each consumer. The Review Team determined that all five consumers’ aid codes were accurately recorded in CRS and matched the aid codes shown in MEDS. Based on the selected sample, there were no findings in this area.
9. **Client Index Numbers**

**Criteria**
A 10-digit Client Index Number (CIN) is located on each consumer’s Medi-Cal Benefits Identification Card. The first eight numbers and the one alpha character from the CIN are entered into the CRS Insurance Verification screen with the county code and aid code in the following format: County Code – Aid Code – C – NNNNNNNNA. The last number of the CIN shown on the Medi-Cal card is neither input in CRS nor shown in MEDS. All Medi-Cal claims submitted electronically by DDS to DHCS require this standardized identification format to correctly bill consumers' accounts for Medi-Cal charges.

**Lanterman**

**Condition**
The Review Team reviewed 37 LDC consumers’ CIN shown on receivables for the audit period against MEDS to determine whether the correct CIN was entered in the CRS Insurance Verification screen. The review disclosed that all 37 consumers’ CIN in CRS matched those shown in MEDS. Based on the selected sample, there were no findings in this area.

**Canyon Springs**

**Condition**
The Review Team reviewed five Canyon Springs consumers’ CIN shown on receivables for the audit period against MEDS to determine whether the correct CIN was entered in the CRS Insurance Verification screen. The review disclosed that all five consumers’ CIN in CRS matched those shown in MEDS. Based on the selected sample, there were no findings in this area.

10. **Legal Class**

**Criteria**
CFS Manual Section 850 states, “The Legal Class Code Chart contains all legal class codes that may possibly be encountered…and is used to determine how to bill for consumers based on their legal class…and whether the legal class is Medi-Cal billable. The legal class codes are also divided between those which may be used only for mental health facilities or developmental centers.”

CFS Manual Section 6150 (A), Legal Class Codes, states, “CRS legal class codes are utilized to determine Medi-Cal eligibility…these codes may be consulted if a question of legal status arises during the application process.”

CFS Manual Section 6150 (B) states, “CRS does not automatically stop billing when a legal class code is changed to a non-eligible code, and change from a non-eligible code to an eligible code may require action by the Trust Office staff. These actions may include requests for TAR approval, application for Medi-Cal, and initiation of billing. Further, appropriate entries to the CRS Insurance Verification screen must also be made and noted in the CRS Post Third Party Payor Notes screen.”
Lanterman

Condition
The Review Team reviewed 37 LDC consumers’ legal classes recorded in CRS to determine whether the legal classes were appropriately assigned to each consumer as Medi-Cal billable. Based on the selected sample, the Review Team determined that all 37 consumers’ legal classes posted to CRS were Medi-Cal billable. Based on the selected sample, there were no findings in this area.

Canyon Springs

Condition
The Review Team reviewed five Canyon Springs consumers’ legal classes recorded in CRS to determine whether the legal classes were appropriately assigned to each consumer as Medi-Cal billable. Based on the selected sample, the Review Team determined that all five consumers’ legal classes posted to CRS were Medi-Cal billable. Based on the selected sample, there were no findings in this area.

11. Treatment Authorization Request (TAR) Requirements

Criteria
CCR Title 22, Section 51003 requires that “Prior authorization be granted by a designated Medi-Cal consultant in advance of rendering a service after appropriate medical, dental, or other review.” The prior authorization is documented on a Treatment Authorization Request (TAR) for treatments provided by an Acute Care Facility, Intermediate Care Facility, and Skilled Nursing Facility.

CFS Manual Section 6226 (A) (1), Prior Authorization, states that all Medi-Cal billing is subject to prior authorization, and that a “TAR will be initiated by the hospital program directors or designee.” Section 6226 further states, “The Trust Office staff is responsible for reporting the accuracy of the Medi-Cal billing days” and “Efforts will be made by the Trust Office to follow each program for TAR documentation so that Medi-Cal can be billed or for current billing.”

Lanterman

Condition
The Review Team reviewed 37 LDC consumer files to ensure there was TAR documentation for the level of care shown in CRS and billed to Medi-Cal during the review period. The Review Team compared TAR documentation for each consumer with room occupancy records in CRS Medical Abstract Screens. The review disclosed that all 37 consumers had TARs that supported the level of care billed to Medi-Cal during the review period. Based on the selected sample, there were no findings in this area.

Canyon Springs

The Review Team did not review TARs for Canyon Springs consumers due to time constraints involved with the Review Team training the new LDC Trust Officer on Medi-Cal processes.
12. **Leave Monitoring and Reporting**

**Criteria**
CCR Section 51335(i), Skilled Nursing Facility (SNF) Services, states, “Leave of absence from SNF is covered [by Medi-Cal] for a maximum of 73 days per calendar year for developmentally disabled patients.”

CCR Section 51353(o), Intermediate Care Facility (ICF) Services for the Developmentally Disabled, states, “Leave of absence from ICF for the developmentally disabled is covered up to a maximum of 73 days in a calendar year for developmentally disabled Medi-Cal inpatients.”

CCR Section 52535(c) states, “The patient’s records maintained in SNF and ICF shall show…the inclusive dates of leave.” Therefore, it is essential for the Trust Office to maintain ongoing tracking of all consumers’ leave dates to ensure that each consumer’s leave period in a single calendar year does not exceed 73 days.

CCR Section 50185(a)(3), Applicants’ and Beneficiaries’ General Responsibilities, states, “As a condition of Medi-Cal eligibility, applicants and beneficiaries, and persons acting on behalf of applicants and beneficiaries, shall report all facts [to the county department] that are pertinent to the determination of eligibility.” Therefore, the Trust Office must report to the county department those consumers whose leave exceeds 73 days in a calendar year as a factor affecting Medi-Cal eligibility.

**Lanternman**

**Condition**
The Review Team interviewed Trust Office staff to determine the type of tracking system in place for monitoring LDC consumers’ therapeutic leave periods and reviewed the tracking logs for days in excess of 73 days. The Review Team also compared the therapeutic leave days input on the tracking log to the specific leave days shown in CRS that were taken by 10 of the sampled consumers. The Review Team determined that none of the 10 consumers’ therapeutic leave days reached 73 days in calendar year 2009 and had not yet reached 73 days in calendar year 2010. However, the Review Team also determined that the Trust Office’s tracking log did not capture two therapeutic leave days shown in CRS for one of the 10 consumers during January 2010.

**Cause**
The Trust Office is not consistently monitoring daily census reports received from LDC Clinical Records for consumers’ therapeutic leave departure and return dates, and recording the corresponding days on the tracking log.

**Risk**
The Trust Office risks not recording therapeutic leave days accurately and billing Medi-Cal for non-covered days.

**Recommendation**
The Trust Office should carefully review daily census reports and promptly record all therapeutic leave days in the tracking log as soon as they are reported by Clinical Records.
Canyon Springs

Condition
The Review Team interviewed LDC Trust Office staff to determine the type of tracking system in place for monitoring Canyon Springs consumers’ therapeutic leave periods and reviewed the tracking logs for days in excess of 73 days. The Review Team determined that there is currently no therapeutic tracking log being maintained for Canyon Springs consumers. One of the five consumers sampled showed nine therapeutic leave days in CRS during calendar year 2009, but the trust office did not have a corresponding log to reflect this number.

Cause
The Trust Office is currently storing therapeutic leave records received from Canyon Springs on a monthly basis, but not recording corresponding days taken on a tracking log.

Risk
The Trust Office risks not recording Canyon Springs consumers’ therapeutic leave days accurately and billing Medi-Cal for non-covered days.

Recommendation
The Trust Office should consistently review Canyon Springs consumers’ therapeutic leave data and promptly record all therapeutic leave days in the tracking log as soon as they are reported by Clinical Records.

13. Change in Medi-Cal Status Notification

Criteria
CCR Section 72527 “Patients’ Rights” states, “a) Patients have the rights enumerated in this section and the facility shall ensure that these rights are not violated. The facility shall establish and implement written policies and procedures which include these rights and shall make a copy of these policies available to the patient and to any representative of the patient. The policies shall be accessible to the public upon request. Patients shall have the right: …2) To be fully informed, prior to or at the time of admission and during stay, or services available in the facility and of related charges, including any charges for services not covered by the facility’s basic per diem rate or not covered under Titles XVIII or XIX of the Social Security Act.” In light of this requirement, procedures should be in place to notify patients who are moved between certified and uncertified units within the facility, or to notify patients whose stay is denied for coverage by the Medi-Cal program, that the Medi-Cal program is not paying for their cost of care.

Lanterman

Condition
The Review Team interviewed the LDC Trust Officer to determine whether the facility has notification procedures in place, and whether appropriate notifications were made for any instances of changes to LDC consumer Medi-Cal eligibility or any periods of ineligibility for the sampled consumers. The review disclosed that none of the 37 sampled consumers had any changes or interruptions to their Medi-Cal eligibility during the review period. Based on the selected sample, there were no findings in this area.
Canyon Springs

Condition
The Review Team interviewed the LDC Trust Officer to determine whether the facility has notification procedures in place, and whether appropriate notifications were made for any instances of changes to Canyon Springs consumer Medi-Cal eligibility or any periods of ineligibility for the sampled consumers. The review disclosed that none of the five sampled consumers had any changes or interruptions to their Medi-Cal eligibility during the review period. Based on the selected sample, there were no findings in this area.

14. Use of Medi-Cal Indicator Reports

Criteria
Indicator reports are generated by the CRS. These reports reflect many aspects of consumer eligibility and billing as they relate to the Medi-Cal program and CRS where the potential for missed or incorrect billings exists. Many reports are designed to isolate potential problems that are the subject of this compliance review such as: consumers not rated or verified for Medi-Cal billing; incorrect county, aid, and legal class codes; and, consumers whose insurance is expiring. These reports are provided to the Trust Office as tools to maintain the integrity of the claims to the Medi-Cal program. The Trust Officer and Trust Office staff should be familiar with these reports, understand the information presented, and know how to resolve the issue specific to the report for each consumer appearing on it.

Lanterman

Condition
The Review Team interviewed the Trust Officer to determine whether six CRS indicator reports are reviewed on an ongoing basis to maintain adequate management of consumer accounts. The Review Team concluded that the Trust Officer was familiar with all six of the indicator reports and processes them promptly upon receipt to correct any errors. The Review Team noted that when any consumers’ names appeared on any five of the six reports, the names did not reappear on any of the subsequent reports. The Review Team also reviewed one of the indicator reports, the Medi-Cal Beneficiary ID Verification Report (Report CP775BC), generated from May 2009 through April 2010, and determined that four of the 37 sampled consumers were listed on the CP775BC produced during the review period. The Review Team determined that the four consumers shown on the CP775BC had their county code information and aid code corrected in CRS within 30 days of when the consumers’ names appeared on the report. Based on the interviews and review of corrective CRS entries accurately so not to show again on the indicator reports. Based on the selected sample, there were no findings in this area.

Canyon Springs

The Review Team did not review the Medi-Cal Indicator Reports category for Canyon Springs due to time constraints involved with the Review Team training the new LDC Trust Officer on Medi-Cal processes.
15. **Work Functions Funded by Medi-Cal**

**Criteria**
DDS has entered into a contract (Standard Agreement) with DHCS to perform certain county functions for consumers in the DC’s and SOCF’s. These functions are reimbursed by the Medi-Cal program at 50 percent FFP. The “Scope of Work” Section in the contract states,

“DDS will perform Title 19 eligibility and administrative functions relating to the facilitation of the Medicaid eligibility program in compliance with the Social Security Act for those developmentally disabled residents or their families potentially eligible for Medi-Cal in DDS state owned or operated facilities. The services shall be provided at applicable statewide DDS owned or operated facilities…and at other locations including the residences of the potential Medi-Cal eligible individuals or their families. The services shall be provided during normal working hours 8:00 a.m. to 5:00 p.m., Monday through Friday, or additional hours and days as needed to facilitate the collection of necessary eligibility information except on official holidays.”

This scope of work defines those activities that are allowable under this contract and for which DHCS will reimburse DDS. All staff funded by this contract must perform only those Medi-Cal duties as outlined in the scope of work to the extent that their position is listed as funded in the contract.

**Condition**
The Review Team reviewed duty statements of four Trust Office staff whose positions are funded by the Medi-Cal Contract and interviewed Trust Office staff regarding Medi-Cal funded employee tasks for LDC and Canyon Springs. Based on the interviews, the Review Team determined that there are currently no employees in positions funded by the Medi-Cal contract. There are currently three staff in the LDC Fiscal Office who are performing necessary Medi-Cal tasks in addition to their non-Medi-Cal funded duties.

**Cause**
LDC Trust Office staff previously funded by the Medi-Cal contract has transferred to other positions within LDC or to other state departments.

**Effect**
The LD Trust Office is expending General Funds for tasks that could otherwise be paid at 50 percent by federal funds.

**Recommendation**
LDC executive staff should take immediately action to fill the vacant Medi-Cal contract funded positions to process Medi-Cal workload for LDC and Canyon Springs.
This report is submitted to Lanterman Developmental Center and Canyon Springs for review and response. Please provide any comments, questions, or additional information which would change the findings or recommendations for Part I of the review within 45 days of the date of the letter transmitting this report to Medi-Cal Auditors Lesli McClung-Coombs, at (916) 657-0035, or Peggy Peter, at (916) 654-3376. If there are no additional comments or questions regarding this review, please submit a written POC to CFS within 60 days of the date of the transmittal letter.

The LDC POC should address the five negative findings that did not achieve 100 percent compliance and corresponding recommendations concerning those areas addressed in this report. These areas, shown in the Findings and Recommendations Section on page 10, include Records Retention and Access; Queries for Changes in Primary Insurance; Share of Cost Calculating, Reporting, and Input; Leave Monitoring; and, Work Functions Funded by Medi-Cal.

The Canyon Springs POC should address the five negative findings that did not achieve 100 percent compliance and corresponding recommendations concerning those areas addressed in this report. These areas, shown in the Findings and Recommendations Section on page 9, include Documentation in CRS Billing System; Records Retention and Access; Queries for Changes in Primary Insurance; Share of Cost Calculating, Reporting, and Input; and, Leave Monitoring.

The format of each POC should include:

A. Summary of the deficiencies;
B. The corrective action that will be taken, or has already been taken;
C. The person who is responsible for ensuring that the corrective action is implemented; and,
D. A timeline by which the corrective actions will be accomplished.

The Medi-Cal Review Team and CFS would like to thank your Trust Office staff for accommodating our requests for Medi-Cal information timely and efficiently, as well as for their cooperation and professionalism during our review at your facility.