December 22, 2016

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RE: DMMA Proposed Purchase of Care (POC) – Licensed Exempt Providers Regulation [20 DE Reg. 412 (December 1, 2016)]

Dear Ms. Xavier:

The Governor’s Advisory Council for Exceptional Citizens (GACEC) has reviewed the Department of Health and Social Services (DHSS/Division of Social Services (DSS) proposal to amend the Delaware Social Services Manual (DSSM) regarding child care licensing requirements, specifically, to revise the definition of licensed exempt child care providers receiving Purchase of Care (POC) funding. Council would like to share the following observations.

As background, the federal Child Care and Development Block Grant funds child care for low income families who are working or participating in education or training activities. In 2016, new federal regulations were adopted which are prompting DMMA to revise its provider standards. The changes will be effective on February 11, 2017. At 413.

One significant change Council notes is curtailing the scope of providers exempt from licensing. At 414. Persons who come into the home of the child and relatives who provide care in their own homes remain exempt from licensing. Id. However, the following entities would no longer be exempt:

(1) public or private school care;  
(2) preschools and kindergarten care; and  
(3) before and after school care programs.
DMMA recites that “(t)he final rule requires that all providers receiving Purchase of Care (POC) funding must now be licensed, including those that were previously license exempt, in order to continue receiving POC funding.” Council could not verify the accuracy of this recital which, read literally, would disallow the exemption of persons coming into a child’s home and relatives providing care in their homes. At 414. The federal regulation, with commentary, is more than 600 pages making it difficult to confirm the accuracy of the statement without extensive review. The federal regulations (§§98.2 and 98.40) do not categorically require Delaware to remove the current licensing exemption of the three types of entities listed above. However, §98.40 does require DHSS to describe the rationale for any exemptions in its Plan. The regulation does not provide the rationale for retaining the exemption for persons coming into a child’s home and relatives who provide care in their home apart from a bare listing of some health and safety standards.

Council would like to note that the regulation could be improved by including the rationale for retaining the two exemptions in §11004.4.1 consistent with federal regulation §98.40. Also, Council suggests that DMMA resolve the inconsistency between reciting that “all providers receiving Purchase of Care (POC) funding must now be licensed....” and continuing to exempt the two classes of providers mentioned.

A second change is deletion of an authorization category of “double time (D) which is two days”. At 415. The specific rationale for this change is also not provided. Council suggests that DMMA provide more information, specifically, the rationale for deleting this authorization category.

Thank you for your consideration of our observations and suggestions. Please contact me or Wendy Strauss at the GACEC office if you have questions.

Sincerely,

Dafne A. Carnright
Chairperson

DAC:kpc