



State of New Hampshire

DEPARTMENT OF HEALTH AND HUMAN SERVICES

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JEFFREY A. MEYERS
COMMISSIONER

April 11, 2016

Her Excellency, Governor Margaret Wood Hassan
State House
107 North Main Street
Concord, NH 03301

Re: Status Report in Accordance with Executive Order 2014-03

Dear Governor Hassan:

Attached please find the Department's status report relative to the recent audit by the LBA of the Bureau of Developmental Services, which will be posted on TransparentNH in accordance with Executive Order 2014-03.

This report details the Department's efforts in responding to the LBA audit findings, including corrective actions taken to date and suggestions for further legislative action. The Department remains committed to ensuring that its developmental services programs are managed effectively and that the funds appropriated by the legislature for these programs are serving those who rely on these critical services.

In addition to the steps and corrective actions identified in this first status report, the Department has been meeting regularly with a group of area agency executive directors and their consultants to discuss and resolve issues regarding the approval and disbursement of developmental services funds that previously impacted the Wait List. These discussions have been very constructive and both the Department and the area agencies are continuing to work together to ensure the provision of services as intended to those on the Wait List.

Sincerely,

A handwritten signature in blue ink that reads "Jeffrey Meyers".

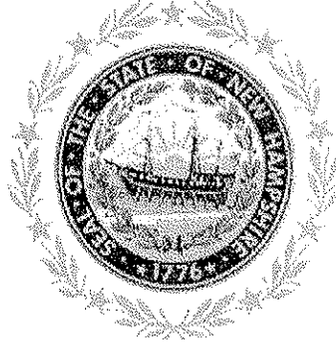
Jeffrey A. Meyers
Commissioner

Enclosure

cc: The Honorable Chuck Morse, Senate President
The Honorable Shawn Jasper, Speaker of the House
Health and Human Services Oversight Committee
Vicki Quirim, Commissioner, NH Department of Administrative Services
Michael W. Kane, Legislative Budget Assistant
Dorothy Treisner, CSNI
Area Agency Executive Directors

Status Report on Corrective Actions to Address Audit Findings
Department of Health and Human Services
Bureau of Developmental Services: Performance Audit Report

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Legislative Budget Assistant's Office
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Bureau of Developmental Services, Performance Audit Report February 2016

In accordance with Executive Order 2014-03, following is a report detailing the progress that the Bureau of Developmental Services has made in responding to the 2016 Performance Audit Report issued by the Legislative Budget Assistant's Office. Please note that the LBA Audit Recommendations and the DHHS Response listed herein are verbatim from the LBA Performance Audit Report. Information regarding status and completion dates have been added for this first status report.

LBA Audit Observation # 1 Recommendation: We recommend DHHS management accurately report its expenditures to the appropriate budget lines consistent with state law.

DHHS Response: It would be a more efficient use of funding to combine both waitlist and maintenance (waiver) class lines into one budgetary line in order to maximize the use of funding to better meet the needs of individuals with DD. Without a combined expense line, BDS Management has looked for ways to maximize the funding to DD individuals and reduce lapse. If DHHS had not recorded some WL expenses in maintenance (waiver) class line, the result would have been more money lapsing to the GF and less available to DD individuals. (see table below).

Fiscal Year 2014 Amount in Millions							
	Budget	Expenses	Adjustment	Adjusted Exp	Balance Unspent (total funds)	Adjusted Lapse GF share	Original Lapse GF share
Waiver	202.3	195.3	(7.8)	187.5	14.8	7.4	3.5
Wait List	14.6	3.3	7.8	11.1 (1)	3.5		

(1) Amount determined from report run by BDS.

By allowing more money to be carried forward into the next fiscal year, BDS expected those funds to assist more individuals in need and expected the AAs to commit those funds to new individuals. Unfortunately, the AAs were unable to spend those dollars and subsequently the funds lapsed at the end of SFY15.

The MMIS system is set up to account for claims submitted by procedure/service codes. As such whether an individual is an existing DD individual or a new individual, if both are receiving, for example, Physical Therapy, they will be coded the same in MMIS. It is necessary to be set up this way so that the proper payment for the service is paid to the providers. We recognize that the MMIS therefore cannot be used to identify services by type of individual and therefore does not allocate expenses to the appropriate class line in NH First, as cited by the LBA. BDS has a mechanism to track expenses by individual type by requesting from the Area Agencies a list of WL individual names and BDS can then cross reference the individual names/ID within MMIS to extract expense data.

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DHHS will review the factors listed above and will consider including waitlist and maintenance (waiver) DD expenditures to the DHHS Dashboard, which would supplement the current individual caseloads reported.

Status Report as of April 2016: BDS is continuing to manually track individual expenditures on a weekly basis. DHHS management is meeting with the Area Agencies bi-weekly to review the information they are submitting for expenditures, and to ensure that waitlist monies are allocated as needed to serve those on the waitlist.

Estimated Completion Date: BDS will continue to track expenditures in this fashion for as long as necessary to ensure expenditures are made appropriately.

LBA Audit Observation # 2 Recommendations: We recommend the DHHS strengthen management controls over the carry forward of waitlist funds and develop a process to use unspent waitlist funds to start clients' ongoing services, and remove them from the waitlist, prior to developing the subsequent biennium's budget. This may necessitate statutory or budget process changes.

The Legislature may wish to consider changing waitlist budgeting practice to allow for including additional, projected unknown clients based on historical DHHS data, in addition to budgeting for known waitlist clients, as has been practice in past budgets.

DHHS Response: We concur.

BDS agrees that it did not have adequate mechanisms in place in the past for tracking funds that were unspent or underspent at the area agency level. This was self-identified prior to the audit and analysis of same began at the start of SFY15. The Area Agencies have begun reporting to BDS the services not being fully utilized and identifying reasons why funds are not being spent for individuals. BDS is now meeting monthly with Area Agencies to continue to identify and track unspent funds.

Reallocating funds that are underutilized by one individual to another individual is a complex process. Each individual goes through a person centered planning process to identify their needs and a service agreement is developed which indicates which supports they will receive. An individualized budget for these services is also developed. BDS approves the budget for each individual, and when the agency provides the services for the individual, they can bill for those services. Once this process has been completed, reallocating underspent funds to other individuals could result in a loss of available funding for future service for the individual. This is an area that is currently receiving significant attention and Area Agencies and BDS are working together to address this challenge. The meetings with Agencies to identify and track unspent and underspent funds are critical to this evaluation and BDS will continue to do work with the Area Agencies on this issue.

An additional consideration in reallocating allocated but underutilized funds is that the expenditure of allocated funds must comply with RSA 9:19, as well as meet the needs of individuals in accordance with RSA 171-A. The service delivery system's ability to be flexible and allow reallocation of funds from one individual to another while also expending funds for their appropriated purposes may require changes to the budgetary process, statute, and subsequently rules. For example, BDS' flexibility to reallocate unspent maintenance appropriations for use by other individuals from one year in the biennium to the next is currently limited by budget language and law. This limits BDS' ability to meet individuals' needs and increases the potential for lapse.

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It is important to note that the waitlist is a dynamic list. Individuals are added at various times throughout the year for a number of reasons. RSA 171-A:1-a describes the processes by which funding allocations are made to individuals so as to not have them on a waiting list for more than 90 days, as opposed to complete elimination of the wait list.

Status report as of April 2016: On March 9, 2016, the New Hampshire House passed HB 1394, making the current waiver line non-lapsing between fiscal years 2016 and 2017. This bill is now in the Senate. Any actions the Department can take to implement this recommendation are dependent on further actions taken by the legislature, as noted by the LBA.

Estimated Completion Date: As noted above, completion is dependent on future Legislative actions.

LBA Audit Observation # 3 Recommendations: We recommend DHHS management:

- Incorporate all Registry-related guidelines, instruction, terms, and procedures affecting anyone external to the DHHS into either a single rule (for standardized or recurring requirements) or contract (for negotiated requirements) regulating the operation of the waitlist and budgeting, the PSNL, and the Registry regardless of the waiver under which they may be or are being served;
- Ensure eligible persons meeting waitlist or PSNL criteria are consistently added to the applicable list; and
- Ensure funds are used for their appropriate purpose.

DHHS Response: We concur in part.

BDS concurs that it will use rules as required by RSA 541-A or contracts as appropriate for the regulation and operation of the waitlist and budgeting.

BDS agrees that funding guidelines should be reflected in rule and has already taken action in this regard. For example, He-M 503 was revised and approved by JLCAR and became effective on July 25, 2015. The waitlist registry procedure was incorporated into the rule. BDS intends to amend He-M 522, which provides for services for individuals receiving services due to an acquired brain disorder, to include the same information.

With respect to the recommendation that there should only be one set of rules to include both DD and ABD populations, BDS neither agrees nor disagrees. BDS will conduct a review to determine whether it is appropriate to continue to maintain two sets of rules for the two different populations served.

RSA 171-A:1-a provides for limits on waiting lists. This statute became effective on July 1, 2007. He-M 503 had been amended in January 2007 and was not amended again until July 2015. BDS concurs that during the audit period of SFY 14 and 15, the rule was not in compliance with the statute in this regard. However, the July 2015 rule incorporates the language of this statutory provision, which ensures that individuals meeting waitlist criteria are consistently added to the applicable list. BDS intends to amend He-M 522 to include this language as well.

While BDS does not agree that guidance to the Area Agencies regarding the use of waitlist funds was unclear, BDS understands the importance of ensuring that individuals receive services in accordance with proper program standards. Rules, contracts, and policies all have a role in the service delivery

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system. BDS will work to ensure that rules are properly adopted pursuant to RSA 541-A and that contracts and policies are used appropriately and are applied consistently internally and across all Area Agencies.

With respect to the recommendation that BDS ensure that funds are used for their appropriated purpose, the response to Observation No. 2 is incorporated herein by reference. The service delivery system's ability to be flexible and allow reallocation of funds from one individual to another while also expending funds for their appropriated purposes may require changes to the budgetary process, statute, and subsequently rules. For example, BDS' flexibility to reallocate unspent maintenance appropriations for use by other individuals from one year in the biennium to the next is currently limited by budget language and law. This limits BDS' ability to meet individuals' needs and increases the potential for lapse.

Status Report as of April 2016: Observation 7 recommends that the Legislature consider combining the statutes for individuals with Developmental Disabilities and Acquired Brain Disorders. Any action the Legislature takes will be instructive to BDS as to whether it is appropriate to also have one set of rules. In the meantime, BDS will enter rulemaking for He-M 522 to include the same waitlist language that was added to He-M 503. The status report of Observation 2 is also incorporated herein by reference. The Commissioner of the Department will also propose working with the HHS oversight committee with respect to further legislative changes.

Estimated Completion Date: As noted above, completion of parts of this recommendation are dependent on future Legislative actions. With respect to rulemaking to include waitlist language in He-M 522, the Department is planning to enter rulemaking by December 2016.

LBA Audit Observation # 4 Recommendations: We recommend BDS management:

- Fully implement the revised redesignation process,
- Establish in contract or seek changes to rule to incorporate forms and other required information submissions, and
- Ensure the new process complies with statute and rule.

DHHS Response: We concur.

BDS has reinstated the redesignation process and will have completed two area agency redesignation reviews before the end of SFY 16. BDS intends to fully implement the revised redesignation process and ensure that the process complies with statute and rules.

BDS will review the redesignation rule to determine whether changes are necessary to either the rule or contracts regarding the application, forms, and information submission requirements. Any changes identified will be made in contract or rule as appropriate.

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Status Report as of April 2016: He-M 505 was readopted in 2015 and includes the following table for the completion of the redesignation process over the next ten years:

2015 and 2020	2016 and 2021	2017 and 2022	2018 and 2023	2019 and 2024
Region III	Region VII	Region IV	Region I	Region II
Region VI	Region X	Region IX	Region VIII	Region V

The redesignation of Regions III and VI are underway and will be completed prior to the end of SFY 16. The review of whether any changes are necessary to He-M 505 or contract regarding the application, form, and submission requirements is ongoing at this time.

Estimated Completion Date: The completion of the redesignation process will take place in accordance with the table above. It is expected that the review of the rule and any changes to the rule or contract to determine if further changes are necessary will be completed by June 2016.

LBA Audit Observation # 5 Recommendations: We recommend DHHS management:

- Correct PA system faults and inefficiencies of underlying IT systems to streamline the mechanics of PA processing;
- Consolidate and simplify administrative processes for approving individual service budgets and PAs;
- Formalize the simplified policy and procedure in rules and procedure manuals; and
- Collect performance data to assess timeliness of PA processing to identify sources of delays, underpin staffing requirements, and measure performance over time.

DHHS Response: We concur in part.

Delays in the PA approval process have not led to delays in service starts, or contributed in any way to funds lapsing. Information provided to the auditors by BDS, which came directly from the Area Agencies, confirmed that in the years audited, delays in budget approvals and PA request approvals did not delay services or impact the amount of reimbursement. Accordingly waitlist funds did not lapse due to delays in the approval of budget or PA requests. However, BDS agrees that the PA process can be improved to provide greater efficiencies, and has already begun to do so by amending He-M 503 in July 2015 to include timelines for the approval of PA requests.

BDS will consider whether any other changes are appropriate to consolidate or simplify administrative processes for approving individual budgets and PA requests. Any changes will be formalized into procedure manuals and/or rules as appropriate. As noted in the response to Observation No. 2, there are several factors in addition to the PA process which have contributed to lapsing funds, and those factors are incorporated herein by reference.

BDS will review whether any PA system faults and inefficiencies of underlying IT systems exist, and will work to address any identified. It is important to note that any improvements to IT systems will require appropriations.

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BDS has developed processes for collecting data to assess the timeliness of PA processing. In assessing the data collected to date for SFY 16, it has become clear that Area Agencies are still not submitting waiting list PA requests timely. Additionally, when PAs are being requested and approved by BDS, the Agencies are not beginning to bill for the waiting list services provided.

Status Report as of April 2016: The review is ongoing at this time. BDS is currently engaged with the area agencies in a lean analysis of the PA process and is continuing to collect data to assess the timeliness of PA processing. The Department continues to meet with Area Agencies to work collaboratively to address any identified issues. The Department is undertaking an evaluation of IT systems at this time.

Estimated Completion Date: It is anticipated that the lean analysis will be completed by September 2016. The IT system review will be completed in connection with the next capital budget cycle.

LBA Audit Observation # 6 Recommendation : We recommend DHHS management seek to reduce the BDS Administrator's span of control.

DHHS Response: We concur the BDS administrator's number of direct reports should be reduced. BDS is in the process of revising the BDS organizational chart to determine where changes can be made to reduce the number of direct reports to the administrator. We will also explore with senior management in the Department the hiring of additional personnel.

Status Report as of April 2016: The Department is reviewing the most appropriate organizational structure for BDS, and the human resource requirements for any identified changes as necessary.

Estimated Completion Date: It is expected that this review will be completed by September 2016.

LBA Audit Observation # 7 Recommendations: The Legislature may wish to consider consolidating *Services for the Developmentally Disabled* and *Brain and Spinal Injuries* into a single, comprehensive statute that standardizes rights, service guarantees, and other features of both statutes.

The Legislature may also wish to consider amending statute to establish an overall time limit between receipt of a complete application for services and delivery of services, and obligating the DHHS to develop time limits for interim steps within the process via its existing rule making authority.

DHHS Response: We concur in part.

In considering whether to consolidate services for the DD and ABD populations into one statute, the legislature will need to consider the different and frequently complex service needs of individuals with ABD and the different levels of funding legislatively appropriated for the respective populations.

BDS concurs that it would be appropriate to add the rights and protections features of RSA 171:A into RSA 137:K.

Status Report as of April 2016: No legislative actions with respect to this recommendation have been taken at this time.

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Estimated Completion Date: As this recommendation is to the Legislature and not BDS, BDS does not have an Estimated Completion Date for this recommendation.

LBA Audit Observation # 8 Recommendations: We recommend DHHS management revise rules to:

- Ensure rules require funds be expended for their appropriated purpose;
- Standardize the terms used throughout the developmental service system;
- Incorporate all rule-like requirements established in guidelines or other media into duly promulgated rules; and
- Provided statutorily-compliant provisions for temporary service arrangements for ABD clients.

We recommend BDS management:

- Develop a system to collect, validate, and analyze timeliness data to ensure statutory and regulatory compliance; and
- Discontinue ad hoc rulemaking and formalize procedures to issue mandates either by rule (for standardized or recurring requirements) or contract (for negotiated requirements).

DHHS Response: We concur.

BDS intends to amend He-M 522 to include the same language as He-M 503 with respect to the provisions for temporary service arrangements.

BDS is in the process of developing, and has begun to utilize, a system to collect, validate, and analyze timeliness data to ensure statutory and regulatory compliance.

BDS will conduct a review to determine whether it is appropriate to continue to maintain two sets of rules for the two different populations served.

With respect to the recommendation that BDS ensure that rules require funds to be expended for their appropriated purpose, the response to Observation No. 2 regarding reallocation of underutilized funds is incorporated herein by reference. The service delivery system's ability to be flexible and allow reallocation of funds from one individual to another while also expending funds for their appropriated purposes may require changes to the budgetary process, statute, and subsequently rules. For example, BDS' flexibility to reallocate unspent maintenance appropriations for use by other individuals from one year in the biennium to the next is currently limited by budget language and law. This limits BDS' ability to meet individuals' needs and increases the potential for lapse.

Rules, contracts, and policies all have a role in the service delivery system. BDS will work to ensure that rules are properly adopted pursuant to RSA 541-A and that contracts and policies are used appropriately and are applied consistently internally and across all Area Agencies.

BDS will review whether terms in rules need further standardization, and will make any appropriate changes through the rule making process.

Status Report as of April 2016: Observation 7 recommends that the Legislature consider combining the statutes for individuals with Developmental Disabilities and Acquired Brain Disorders. Any action the Legislature takes will be instructive to BDS as to whether it is appropriate to also have one set of rules.

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In the meantime, BDS will enter rulemaking for He-M 522 to include the same waitlist language that was added to He-M 503. The status report of Observation 2 is also incorporated herein by reference. BDS' review as to whether terms in rules need further standardization is ongoing. The Commissioner of the Department will also propose working with the HHS oversight committee with respect to further legislative changes.

Estimated Completion Date: As noted above, completion of parts of this recommendation are dependent on future Legislative actions. With respect to rulemaking to include waitlist language in He-M 522, the Department is planning to enter rulemaking by December 2016. With respect to reviewing whether terms in rule need further standardization, BDS expects this review to be complete by December 2016.

LBA Audit Observation # 9 Recommendations: We recommend DHHS management revise the rules to:

- Consolidate ABD and DD rules and standardize requirements;
- Establish standard overall time limits for service delivery, not just making funds available;
- Incorporate all statutory time limits;
- Standardize the use of days, instead of business days;
- Eliminate the option to waive statutory time limits;
- Standardize the language used to start and end timed steps within processes;
- Ensure rule language conforms to statute and is internally consistent and clear;
- Simplify or eliminate processes;
- Establish time limits for all steps necessary to receive services; and
- Define all relevant terms.

DHHS Response: We concur in part.

BDS will consider whether an overall timeline for the provision of services should be placed in rule. Factors that will be considered include the availability of appropriately qualified staff to deliver services identified in the individual service agreement and amount of specialty assessments and evaluations needed to determine the appropriate level of service.

He-M 503 was amended and approved by JLCAR in July 2015. Prior to entering rule making, BDS engaged stakeholders, including all Area Agencies, CSNI, and the Quality Council. Many of their recommendations were incorporated into the final rule. RSA 541-A:22, II, provides that rules "shall be prima facie evidence of the proper interpretation of the matter that they refer to." BDS properly adopted rules pursuant to RSA 541-A and during the rule making process no concerns about the rule issues identified in this Observation were raised. However, BDS will review the following areas, identified in this Observation, and consider whether any further changes to rule are necessary:

- Standardizing the use of days instead of business days;
- Standardizing language use to start and end timed steps within processes;
- Ensure rule language conforms to statute and is internally consistent and clear; and
- Defining all relevant terms.

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RSA 171-A:6, III, provides for preliminary evaluations to be completed and preliminary recommendations for services to be made within 21 days after an individual applies for services. He-M 503 now provides that the initial service planning meeting is to be held within 30 days of the eligibility determination. RSA 171-A:12 provides that a written individual service agreement be completed within 14 days after the initial service planning meeting. RSA 171-A:1-a is the only other statutory time frame, and subsection (b) provides that after the completion of a service agreement pursuant to RSA 171-A:12, funds must be allocated within 90 days. Notably, neither the statute, nor the rules in effect during the audit period provided a time frame in which the initial service planning meeting must be held, and thus, at the point of the preliminary recommendation, there was a gap in the timeframe structure for the entire process. While adding the three statutory time limits together results in 125 days, the subprocesses were disconnected, as the time for frame for the initial service planning meeting is not included in statute.

Likewise, as indicated above, during the audit period, the same gap existed in rule and the rule based timelines did not run consecutively. Therefore, there was no way to quantify the timelines in the statute or rules during the audit period. BDS therefore does not concur with the timeframes in this Observation that were purported to exist during the audit period. The statute has not been amended, and therefore the statutory time limits still cannot be aggregated. However, He-M 503 has now filled in the gap that existed in the timeline from application to the allocation of funding during the audit period by requiring the initial service planning meeting to occur within 30 days of the preliminary recommendation for services. The current rule based timeline from when an application is received until funds are allocated is 155 days, which does not conflict with any statutory time frames.

He-M 503 includes a provision whereby individuals or their guardians can waive certain statutory time frames to ensure effective service provision. While this may extend the overall 155 day time frame noted above, there is no prohibition against doing so. In fact, allowing the waiver is in the individual's best interest to ensure the most appropriate services will be provided, and is not in conflict with the statute.

He-M 503 now connects the processes of allocating the funds for service provision and the prior authorization process to ensure that the funding for services is approved and authorized prior to service initiation. He-M 517 requires that prior authorization requests be submitted at least 30 days prior to the start of services. BDS has implemented processes to monitor the PA submission requirements and ensure they are being followed.

He-M 503 has also now included a concurrent step during the eligibility determination phase that includes seeking a determination on an individual's waiver eligibility within three days of the area agency eligibility determination. BDS will evaluate this provision of the rule to determine whether it needs to be amended to make it clear that these two processes are occurring simultaneously.

BDS will conduct a review to determine whether it is appropriate to continue to maintain two sets of rules for the two different populations served, as noted in BDS' response to Observation No. 3.

Status Report as of April 2016: As this recommendation is very similar and in part identical to the recommendations in Observations 3 and 8, the status reports for Observations 3 and 8 are incorporated herein by reference.

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Estimated Completion Date: As noted above, completion of parts of this recommendation are dependent on future Legislative actions. With respect to reviewing He-M 503 to determine whether further changes are necessary, BDS expects this review to be complete by December 2016.

LBA Audit Observation # 10 Recommendations: We recommend DHHS management

- Ensure all BDS-developed forms and formats for external use, such as applications, individual service agreements, individual budgets, and advanced authorization requests are standardized and either fully described in rule text or properly incorporated by reference;
- Develop timelines for budget development and approval;
- Include a requirement AAs provide individual budgets to clients;
- Ensure all external references, including those to federal forms and definitions, are properly incorporated;
- Make all rules, including forms, readily available to the public;
- Standardize definitions, such as individual service agreement, within the *Developmental Services* chapter and ensure they conform to statute; and
- Formalize fiscal controls and guidelines via rulemaking.

We recommend BDS management ensure all requirements equating to rule are incorporated into DHHS rules.

DHHS Response: We concur.

While there are several references in current rules to budgets needing to be submitted to BDS and BDS making the final determination on cost effectiveness of services, BDS will review the rules to determine whether any changes are necessary in this regard. BDS is already in the process of developing standardized service agreements and standardized budget templates. BDS will further explore whether standardization of any other documents is appropriate and will incorporate any forms developed in rule. BDS will also further explore whether any definitions in rule should be standardized and will incorporate any changes through the rule making process.

Rules, contracts, and policies all have a role in the service delivery system. BDS will work to ensure that rules are properly adopted pursuant to RSA 541-A and that contracts and policies are used appropriately and are applied consistently internally and across all Area Agencies.

Status Report as of April 2016: The individual service agreement and budget templates are expected to be completed by the end of April 2016. The remaining reviews are ongoing.

Estimated Completion Date: April 2016 for the standardized individual service agreement and budget templates. The Department will implement the remaining actions as expeditiously as possible and is targeting November 2016 to complete this work.

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LBA Audit Observation # 11 Recommendation: We recommend BDS management develop written policies and procedures, and formalize processes for developing and distributing them and measuring their effectiveness.

DHHS Response: We concur.

Status report as of April 2016: BDS is continuing to review the areas in which formal policies and procedures are necessary, formalizing the process for developing and distributing them, and measuring their effectiveness. It is anticipated that individual service agreements and budget templates will be standardized by April 2016. Once these service agreements and budget templates are utilized uniformly, BDS will develop a policy for the criteria BDS staff will use to evaluate and approve these documents.

Estimated Completion Date: It is anticipated that the internal BDS policy for reviewing individual service agreements and budgets will be developed by November 2016. It is anticipated that BDS review of the development of other internal policies will also be completed by November 2016.

LBA Audit Observation # 12 Recommendation: We recommend BDS management improve IT controls and evaluate risks associated with the IT systems used to oversee and operate the BDS service delivery system.

DHHS Response: BDS will review IT systems and evaluate any risks associated with said systems, and make changes as appropriate. It is important to note that any improvements to IT systems will require appropriations.

Status Report as of April 2016: The CIO of the Department will be undertaking a review of IT systems and the risks associated with them to ensure that adequate systems are in place to carry out all necessary functions.

Estimated Completion Date: It is expected that this review will be completed by June 2016.