REPORT OF THE QUALITY ASSURANCE PROGRAMS
July 1, 2015 - June 30, 2016

Final report completed
December 27, 2016
# Table of Contents

**INTRODUCTION** .......................................................................................................................... 3
Survey and Certification Program ........................................................................................................ 4
Ambulatory Surgical Facilities ............................................................................................................. 4
Birth Centers ..................................................................................................................................... 6
Home Health Agencies ......................................................................................................................... 6
Home Care Agencies ........................................................................................................................... 8
Hospices ............................................................................................................................................ 9
Pediatric Extended Care Centers ....................................................................................................... 10
Hospitals ........................................................................................................................................... 10
Patient Safety Activities and Reporting .............................................................................................. 13
Nursing Care Facilities ......................................................................................................................... 15
Nurse Aide Registry .............................................................................................................................. 18
CMS MDS/Staffing Focused Surveys .................................................................................................. 18
Safety Inspection ................................................................................................................................. 18
**ENFORCEMENT ACTIONS** ........................................................................................................... 20
**ADDITIONAL QUALITY ASSURANCE ACTIVITIES** ................................................................. 21
Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF/IID) and Psychiatric Residential Treatment Facilities (PRTF) .................................................................................. 21
Community Mental Health Centers (CMHC) ..................................................................................... 22
Other Medicare Certified Programs ..................................................................................................... 22
Indoor Tanning Facilities .................................................................................................................... 22
Managed Care ..................................................................................................................................... 22
Healthcare Associated Infection Prevention ....................................................................................... 23
National Precursor Log Exchange (NPEx) ........................................................................................... 23
Drug, Device, and Cosmetic (DDC) Program ....................................................................................... 24
Hearing Aid Program .......................................................................................................................... 24
Achieving Better Care by Monitoring All Prescriptions ....................................................................... 25
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Introduction

The Department of Health (Department) administers the Health Care Facilities Act of 1979 [P.L. 130, No. 48]. Section 448.804(d) of the act requires an annual report to the General Assembly on the effectiveness of the licensing under Chapter 8 of the act. Health care facility licensing actions are carried out through the bureaus of Facility Licensure Certification and Community Program Licensure and Certification. The act defines health care facilities as: ambulatory surgical facilities, general hospitals, special hospitals, long-term care nursing facilities, birth centers, home health care agencies and cancer treatment centers. A 1999 amendment to the act added hospices, and, in 2006, the act was amended to require the Department to license home care agencies and home care registries. In 2011, abortion facilities became subject to ambulatory surgical facility regulations and standards.

This report contains information on the issuance of licenses to health care facilities and on the status of the Department's efforts to license facilities through the survey process. The report also includes information describing additional quality assurance functions of the Department. All statistical data displayed in the charts are collected in the Quality Assurance Survey Agency Information System (SAIS), which serves as the infrastructure for all Quality Assurance (QA) survey and certification activities.

The information posted on the Department's website is posted in accordance with requirements imposed by the Centers for Medicare and Medicaid Services (CMS). These health care facility search pages contain information regarding health care facility compliance with regulatory requirements for licensure and for certification. Licensure permits the facility to operate in Pennsylvania. Certification permits the facility to claim and receive payment for services rendered from the Medicare and Medicaid programs. The Department, as the state licensing agency and the state survey agency for CMS, conducts both routine and special inspections of health care facilities to determine ongoing compliance with regulatory requirements that are a condition of licensure and certification. If, during an inspection, the Department determines a facility does not meet all regulatory requirements for licensure and certification, the Department notifies the facility in a Statement of Deficiencies. Health care facilities are required to submit a Plan of Correction in response to the Statement of Deficiencies. The Plan of Correction is mandatory, regardless of whether the facility agrees with Department findings or not, and is the means by which the Department monitors and ensures correction of deficiencies. As long as the facility submits a Plan of Correction, the facility may continue to operate and receive Medicare and Medicaid payment while deficiencies are being corrected. A Plan of Correction, for purposes of licensure and certification,
is not an admission of wrongdoing on the part of the facility for purposes of a private lawsuit and should not be regarded as such.

**Survey and Certification Program**

In addition to surveying, licensing and certifying facilities to ensure that state quality and safety standards are met, the Department also performs quality assurance functions for the federal Medicare and Medicaid programs to assure basic levels of quality and safety are met by health care providers.

The Department maintains a staff of 221 knowledgeable and trained surveyors (health facility quality examiners and safety inspectors) who assess compliance with all the major quality and safety requirements that are specified in regulation. Most health quality surveyors are registered nurses; however, to ensure a comprehensive survey process, teams are augmented with surveyors who are psychologists, nutritionists, social workers, and occupational or speech therapists.

The Department and the federal Department of Health and Human Services, CMS, work together to ensure that appropriate remedies are promptly applied and implemented effectively when evidence indicates that quality and safety standards are not being met.

The Department and CMS provide for regular, ongoing training for all surveyors to ensure they maintain current knowledge and thorough understanding of state and federal health care facility regulations, conditions of participation, and proper use of required data gathering and reporting systems.

The Department conducts health and life safety surveys according to timeframes established by state and federal regulations. In addition, the Department conducts occupancy, validation and monitoring surveys and is responsible for responding to complaints, which often require on-site or off-site surveys, depending on the nature of the complaint.

The following pages provide descriptive information on each facility type and State Fiscal Year (SFY) 2015-2016 survey and complaint data. In addition, information is provided about sanctions as defined in 28 PA Code §51.41 and patient safety data reported by ambulatory surgical facilities, hospitals, and birth centers.

**Ambulatory Surgical Facilities**

As of June 30, 2016, there were 327 ambulatory surgical facilities (ASFs) licensed and/or registered in Pennsylvania, an increase of four ASF’s over the previous SFY. Nine ASFs received initial licenses that were issued and one received initial registration. ASFs are classified as A, B or C based on procedures performed, patient status and anesthesia used. Class A facilities register annually with the Department, but are not licensed.
Class B and C ASFs are licensed on an annual basis through an announced on-site survey. If found to be out of compliance with the licensure regulations, ASFs must develop and submit plans of correction in response to the identified deficiencies, for review and acceptance by the Division of Acute and Ambulatory Care (DAAC). ASFs are subject to revisits to determine if the facility has achieved compliance through implementation of an acceptable plan of correction.

The Department received and investigated 18 complaints related to ASFs during the report period. In addition, 344 licensure/certification surveys, 47 occupancy surveys and 105 revisits were conducted for ASFs in SFY 2015-16, representing an increase of 25 licensure/certification surveys, an increase of five occupancy surveys and an increase of 12 revisits over prior SFY.

The number of ASFs, surveys and complaints over the last five years are displayed in the following chart. Additional information about serious events and infrastructure failures reported by ASFs is provided on page 15.
Birth Centers

There are six licensed birth centers in the commonwealth. Birth centers provide care before, during and after delivery to low risk mothers-to-be. Unannounced birth center licensure surveys are conducted on-site annually. The Department received no complaints regarding the care and services provided by birth centers during this reporting period and one the preceding four years.

The number of birth centers, surveys and complaints over the last five years are displayed in the following chart. Additional information about serious events and infrastructure failures reported by birth centers is provided on page 15.

Home Health Agencies

All home health agencies (HHA) must be licensed by the commonwealth and must provide part-time intermittent skilled nursing services plus at least one other therapeutic service (physical therapy, occupational therapy, speech therapy, medical social services or home health aides) to individuals in their residences. Licensure requires a survey. HHAs choosing to participate in the Medicare program must also be certified as eligible. The Department conducts certification activities, which include surveying and complaint investigations, for the federal government. Qualified nurse surveyors conduct state licensure surveys, federal certification surveys, and complaint investigations.
During this reporting period, there were 530 HHAs operating in the commonwealth, an increase of 11 agencies from the previous reporting period. The Department recommended certification for 428 HHAs to allow them to receive Medicare reimbursement from CMS. These 428 HHAs also required a state license. The remaining 102 HHAs are only state licensed because they choose not to participate in the federal reimbursement programs. The Department conducted 199 Medicare and/or state licensure on-site surveys in SFY 2015-16 and ten agencies were issued state provisional licenses and civil monetary penalties.

All Medicare-certified HHAs must comply with federal regulations, which require an on-site survey within a 36-month period. Medicare surveys include home visits to patients by the state surveyor to observe and evaluate the quality of care provided by the agency. All on-site surveys are unannounced. The Department also conducts on-site surveys on an additional five percent targeted sample of agencies that are selected based on agency performance data. Additionally, validation surveys are conducted on five percent of deemed agencies. A HHA that has been granted “deemed status” is one that has been accredited by a CMS-approved accrediting body and is complying with the applicable federal regulatory standards. Deemed agencies are exempt from Medicare recertification surveys from the State Agency and are under the jurisdiction of the CMS-approved accreditation program for continued compliance oversight.

In order to coordinate the federal 36-month survey time frame with the state requirement for annual licensure surveys, off-site surveys are conducted for state licensure purposes. An off-site survey is based on written documentation of compliance with licensure requirements, attested to by the agency administrator as correct and submitted to the Department for review.

During SFY 2015-16, the HHAs survey schedule was one on-site survey and two written surveys conducted in a three-year period. This survey schedule is consistent with state and federal home health care survey requirements.

The Department received and investigated 34 HHA complaints, a decrease of 17 complaint investigations from the previous reporting period. Of the 34 complaints investigated, 15 were substantiated and provisional licenses and civil monetary penalties were imposed.

In addition to complaints, the Department tracks events that are reported by HHAs through a mandatory web-based electronic event report system (ERS) in accordance with PA Code, Chapter 51. The system is designed to give facilities the ability to generate and analyze their reported event data for use in process improvement efforts and outcome monitoring.

The number of HHAs, surveys and complaints over the last five years are displayed in the following chart.
Home Care Agencies

Home care agencies and home care registries provide non-skilled services to individuals in their homes or other independent living environments.

State licensure regulations for home care agencies and registries became effective in December 2009. Newly licensed home care agencies are surveyed five months after initial licensure. Only those serving 3 or more clients are surveyed. Over the last year, the number of agencies and registries increased by approximately 11 percent from 1,394 to 1,537. The four-year growth rate for home care agencies and registries is approximately 19 percent. The number of agencies, surveys conducted and complaints are displayed in the following chart. Seven agencies were issued a provisional license and monetary penalty. Two of these agencies were issued a second provisional license due to continuing deficiencies.

Hospices

The Department currently uses Medicare standards to license hospices. 189 hospices are licensed and Medicare-certified. Currently no hospices are state licensed only.

Hospices are surveyed by on-site and off-site methods. An off-site survey is based on written documentation of compliance with licensure requirements, attested to by the agency administrator as correct and submitted to the Department for review. In SFY 2015-16, the Department surveyed 90 facilities on-site, and 99 were licensed...
through off-site surveys. Six providers received provisional licenses and civil monetary penalties.

During SFY 2015-16, 27 hospice complaints were investigated. Of the 27 complaints investigated, 12 were substantiated. All providers with substantiated complaints submitted acceptable plans of correction, but two providers received a provisional license and civil monetary penalty.

The number of hospices, on-site surveys conducted and complaints received for the past five years are displayed in the following chart. The Improving Medicare Post-Acute Care Transformation (IMPACT) Act of 2014 mandated surveys of Medicare certified hospices no less frequently than every 36 months; previously these facilities were surveyed every 6 years. This increase in surveys is reflected in the SFY 2015-2016 data below. In compliance with the Act, by April 2018 all certified facilities will have been surveyed in the prior 36 months.

### Hospices

See Introduction for source of data.

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<th>On-site surveys</th>
<th>Complaints</th>
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### Pediatric Extended Care Centers

A pediatric extended care center (PECC) is a non-residential child care facility staffed by nurses and therapists who provide day care and clinical intervention to medically dependent or technologically dependent children. PECCs do not provide 24-hour care, and the children do not stay overnight. Their goal is to provide comprehensive and coordinated care to benefit families and to realize a significant cost saving. Communication with the child’s physician allows for the appropriate
medical care and intervention while the child is at the PECC, up to 12 hours in each 24-hour period. Act 11 of 2012 increased the PECC service eligibility age from eight to 21 years old. PECCs are licensed annually using an unannounced on-site survey. During the SFY 2015-16 reporting period, there were 15 PECC facilities licensed in the commonwealth. Two provisional licenses and two civil monetary penalties were imposed. The Department received one complaint regarding the care and services provided by these PECCs.

<table>
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<th>Pediatric Extended Care Centers</th>
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<th>Surveys</th>
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<tr>
<td>2015-2016</td>
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</table>

### Hospitals

The Department conducts state licensure surveys of general acute care hospitals, long-term acute care hospitals, and specialty hospitals. The Department does not license federal VA Medical Centers or psychiatric hospitals, which are licensed by the Department of Human Services.

As of June 30, 2016, the Department licensed 153 acute care hospitals, 21 rehabilitation hospitals, six children's hospitals, 23 long-term acute care hospitals, and 14 critical access hospitals, for a total of 217 licensed acute care facilities.

The hospital licensure process begins with the scheduling of an announced on-site survey based on the licensure cycle. During SFY 2015-16, the Department issued 92 hospital licenses. Licensure surveys are required for regular state licensure, bed decreases and increases, additions of or reductions in services, occupancy surveys, complaint and event investigations, facility closures, changes of ownership, changes
of name, and mergers. The Department completed 22 licensure surveys during SFY 2015-16.

When deficient practices are identified during inspection and investigation activities, the facility is required by the Department to develop and submit a plan of correction. Unannounced revisits are conducted to assess facility success in implementing and monitoring the plan of correction and compliance with licensure regulations. In SFY 2015-16, the Department completed 274 revisits, an increase of 31 revisits over the prior SFY.

In accordance with Act 60 of 2013, effective January 2014, the Department permits approved accreditation organization surveys to be used in lieu of state licensure surveys for hospitals only. Fifty-four hospitals chose this option for the 2015-16 period. Surveys are conducted to the standards developed by the accreditation organization unless state law standards are stricter, in which case the state law standards apply.

Before a hospital may offer services to the public, the facility must be inspected by the Department and approved for new services and/or the use of new or renovated space. Two types of surveys are required, one to assess the physical plant (life safety) and the other to assess the clinical program. The Department conducted 891 program occupancy surveys in SFY 2015-16 for new services and/or new or renovated sites in hospitals, an increase of 46 surveys over the prior SFY.

The Department received a total of 656 complaints related to hospitals during this reporting period, a decrease of 4 complaints over the prior SFY. All complaints are thoroughly investigated. If an on-site investigation of a complaint is warranted, the investigation is unannounced. In addition to complaints, the Department tracks events reported by hospitals in compliance with parts of Chapter 51 of the Health Care Facilities Regulations.

The numbers of licensed hospitals, surveys and complaints are displayed in the following charts.
*In 2015-16, fifty-four hospitals chose their approved accreditation organization surveys to be used in lieu of state licensure surveys.

*Chapter 51 events are situations or occurrences at a facility that could seriously compromise quality assurance or patient safety.
Patient Safety Activities and Reporting

Act 13 of 2002 delegated specific responsibilities for the Department in implementing the Patient Safety Act (PSA). Review and approval of the Patient Safety Plans for newly licensed facilities is included as part of the initial survey procedure. Implementation of the plans by licensed facilities is assessed during routine relicensure surveys, as well as during complaint and/or event investigations.

As required by the act, the Department collects the annual surcharge based on a per unit (bed, procedure or operating room) assessment set by the PSA. Hospitals (including private psychiatric hospitals), nursing care facilities, ambulatory surgical facilities, birth centers, and abortion providers that perform 100 or more procedures per year are subject to this assessment. The surcharge receipts are placed in the PSA trust fund for use in the collection and analysis of patient safety information, and no portion of these funds may be retained by the Department. In SFY 2015-16, the amount of $7,280,083 was collected.

The Department also receives, reviews and responds to patient safety data reported by facilities in the PA Patient Safety Event Reporting System (PA PSERS). During SFY 2015-16, 2,271 serious events and infrastructure failures were reported by ASFs to the Department of Health, a decrease of 559 from the prior year. Hospitals reported 39,097 serious events and infrastructure failures, a decrease of 5,944 reports over the prior year. All serious events and infrastructure failure reports are reviewed by division staff, and on-site investigations are conducted as required. Hospital-, ASF- and birth center-specific data for the past three years are reported in the charts below.
Serious events are events, occurrences or situations involving the clinical care of a patient in a medical facility that either: a) results in death, or b) compromises patient safety and results in an unanticipated injury requiring the delivery of additional health care services to the patient. Infrastructure failures are: a) undesirable or unintended events, occurrences or situations that affect the infrastructure (i.e., physical plant and service delivery systems) of a medical facility, or b) the discontinuation or significant disruption of a service which could seriously compromise patient safety.

Nursing Care Facilities

As of June 30, 2016, there were 704 nursing care facilities licensed in Pennsylvania, housing 88,273 long-term care beds. These facilities are surveyed for yearly licensure on a variable schedule. All on-site surveys for licensure, revisits, complaint investigations, and reports of incidents and abuse are unannounced. Medicare/Medicaid certification surveys, conducted for CMS, are also unannounced and are scheduled during a 15- month window dating from the previous Medicare/Medicaid certification survey. When possible, Medicare/Medicaid certifications and state licensure surveys are conducted concurrently to minimize impact on the nursing care facility and for operational efficiency. In addition to nursing care facility licensure surveys, the Department performs occupancy surveys. These occupancy surveys for new facilities or renovated spaces in existing facilities are conducted after a Life Safety Code occupancy inspection and prior to use of the area for resident care. The Department conducted 159 occupancy surveys of nursing care facilities during the fiscal year.
All complaints are investigated. If multiple complaints are received simultaneously, they may be investigated during the same survey for added efficiency. Although the majority of complaints are investigated through on-site visits, off-site complaint investigations are also conducted if appropriate for issues not affecting resident care, such as billing, or problems already identified by surveyors that the facility is in the process of correcting. During SFY 2015-16, 91 percent of complaints were investigated on-site.

During SFY 2015-16, the Department conducted 1,549 follow-up visits to ensure that the facilities corrected deficiencies and demonstrated compliance with all regulations. The most frequent deficient practices cited during SFY 2015-16 were: 1) maintaining residents at their highest practicable level; 2) infection control; 3) supervision and assistance to prevent accidents; 4) documentation of clinical records; 5) sanitary food preparation, serving and storage, and 6) developing comprehensive care plans.

The Department conducts “monitoring visits” at facilities that demonstrate performance problems. These unannounced visits are performed when a surveyor is in the vicinity of one of these designated nursing homes. This is a time-efficient device for the Department and enables more frequent spot-checks to monitor the progress of high risk facilities.

The federal government provides states with Titles XVIII and XIX grant awards to assist with funding of nursing care facility initiatives. To meet these initiatives, the Department conducts 10 percent of surveys during evenings, weekends and nights and also enhances monitoring for poor-performing nursing care facilities. The monitoring includes on-site semi-annual certification, monitoring visits and complaint investigations. Additional nursing care facility initiatives include: monitoring of facilities that are experiencing fiscal difficulty (bankruptcy) and altering the survey protocols to include quality measures and enhanced investigative protocols for weight loss, dehydration, and pressure sores; assessing a facility’s abuse prevention procedures; and investigating residents who are receiving drugs considered dangerous to the geriatric population.
The Department investigates all complaints regarding the care of nursing care facility residents. Complaints are received from various sources including hotline calls, calls and written correspondence directed to the Central Office/Field Office, referrals from other agencies, Governor’s Hotline, Attorney General’s Office, legislators’ offices, emails submitted to a designated complaint email address, or resident/family speaking directly to surveyors during an on-site visit. Additionally, complaints may be submitted via the Department of Health website. The Department’s complaint system has provisions for appropriate referrals to other agencies responsible for the welfare of the elderly in nursing care facilities. If the issue identified in the complaint is not under the jurisdiction of the division, referrals are made to other Department offices, other state agencies or local authorities as appropriate.

All complaint investigations are reviewed within two business days of receipt so that the investigator is assured that residents are not in immediate jeopardy and that an acceptable resolution is being formulated, if necessary. If the nature of the complaint indicates residents could be seriously impacted by the circumstances, it is investigated immediately.

During SFY 2015-16, the Department received and investigated 3,136 complaints. This is an increase of approximately 70% over the past year and may be attributed to several factors including the acceptance of anonymous complaints, increased outreach to the public by the Department, and media focus on nursing care facilities. The substantial increase in complaints has led to more frequent visits to facilities including poorly performing facilities. As a result, the Department has been able to recommend more sanctions to CMS, as well as provide evidence to support stringent state sanctions.

In accordance with PA Code, Chapter 51, the Department tracks events that are reported by nursing care facilities through a mandatory web-based electronic event report system (ERS). The system is designed to give facilities the ability to generate reports on their facility’s reported events for use in process improvement efforts and outcome monitoring.

Division survey staff review event reports and, based upon assessment of the actual or potential effect on resident health and safety, determine the need for immediate on-site investigation or integration into other survey activities. Patterns found in the assessment of the event reports alert staff to issue affecting resident safety thereby helping to improve resident safety and to focus future survey activity. During SFY 2015-16, 21,715 events were reported.

The number of facilities, surveys and complaints for the past five years are displayed in the chart below.
CMS MDS/Staffing Focused Surveys

CMS successfully completed its Minimum Data Set (MDS) focused survey pilot in 2014, and directed all states nationwide to begin conducting MDS focused surveys in 2015 for the purpose of assessing the accuracy of facility reported MDS data. The MDS is a resident assessment tool that facilities are required to complete and submit to CMS for every resident in a Medicare and/or Medicaid certified nursing care facility. The MDS data serves as the basis for resident care planning and delivery of care, and it impacts the Medicare and Medicaid payment rates and CMS quality monitoring activity.

Nurse Aide Registry

The Nurse Aide Registry is federally mandated and its purpose is two-fold. The registry is to ensure the safety and well-being of nursing care facility residents across the state and to insure other state registries are aware of annotated nurse aides in Pennsylvania. The Department maintains the state’s registry, which as of June 30, 2016, has 296,637 nurse aides, 95,865 of whom are active. Inactive nurse aides are individuals whose registration has lapsed and those with substantiated findings of abuse, neglect or misappropriation of resident property.

Safety Inspection

During SFY 2015-16, the Department performed 1,295 Life Safety Code surveys and 898 Life Safety Code revisits for hospitals, ASFs, nursing care facilities, birth centers, intermediate care facilities, ESRDs (Dialysis Centers), hospices, and
PECCs. The Department performed six new Medicare validation surveys and six Medicare validation revisit surveys...

The Department also performed two new Fire Safety Evaluation System (FSES) surveys. All surveys to verify compliance, or substantial compliance in the case of nursing care facilities, are unannounced. An exception to this can be given for non-long-term care facilities, other than HHAs, which meet the criteria listed in Section 2700A of the State Operations Manual.

The Department also reviewed 2,832 plans for construction or renovation of health care facilities. Of these plans, 1,799 met safety standards and were approved. These projects represent $1,518,806,999 in construction costs. Plan reviewers are qualified by the Civil Service Commission based on their education and experience.

The Department performs a Life Safety Code occupancy inspection prior to use or occupancy of a newly constructed facility or a renovated space. During SFY 2015-16, the Department’s Division of Safety Inspection staff performed 1,035 occupancy inspections and 120 preoccupancy surveys. The Department’s Safety Inspection staff conducted 3,238 surveys during SFY 2015-16. The number of surveys by facility type for the past five years is displayed in the graph below.

Life Safety Code Surveys
See Introduction for source of data.

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ENFORCEMENT ACTIONS

The Department is authorized by the Health Care Facilities Act of 1979, P.L. 130, No. 48 (HCFA) and 28 PA Code §51.41 and, in collaboration with CMS, to sanction health care facilities that do not rectify serious violations of the act. Each facility is required to develop and submit a Plan of Correction (POC) that addresses violations identified by health or life safety surveys. In the event that a facility fails to submit an acceptable POC or, upon a follow-up survey, is found to continue to be in violation of health or life safety standards, the Department may sanction the facility.

The Department may use state Civil Monetary Penalty funds to place temporary managers in facilities as a supportive measure to assist the facility to achieve and maintain compliance or to assist in the orderly transfer of residents for the purpose of closure.

Sanctions during this reporting period are described below.

Total sanctions for nursing care facilities: 56

Provisional Licenses only: 11
Provisional licenses with a Civil Monetary Penalty: 9
Civil Monetary Penalty only: 34
Temporary Managers Placed: 2
Ban on Admissions: 0

Total sanctions for all other facilities: 63:

ASF: 2 provisional licenses; 3 civil monetary penalties
Hospital: 3 civil monetary penalties
Home health agencies: 15 provisional licenses, each with a civil monetary penalty
Home care agencies: 7 provisional licenses, each with a civil monetary penalty
Hospices: 2 provisional licenses, both with a civil monetary penalty
PECC: 2 provisional licenses, both with a civil monetary penalty
ICF/ID: 3 90-day termination actions
ADDITIONAL QUALITY ASSURANCE ACTIVITIES

Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF/ID) and Psychiatric Residential Treatment Facilities (PRTF)

The Department ensures the health, safety and welfare of residents in 182 intermediate care facilities for individuals with intellectual and developmental disabilities (ICFs/ID), and individuals with other related conditions (ICFs/ORC). The legal authority for the Department’s regulatory activities is derived from Title XIX of the Social Security Act, Articles IX and X of the Human Services Code, and the Life Safety Code. The Department has similar oversight of 87 psychiatric residential treatment facilities (PRTFs) for individuals under age 21. Both facility types are inspected for compliance with federal certification standards through regular unannounced recertification, post-certification and monitoring surveys. These surveys are conducted according to federal protocol.

The Department investigates complaints and unusual occurrences that impact the health, safety and welfare of the individuals living in ICFs and PRTFs. Some of these investigations pertain to abuse, neglect, mistreatment, substandard care, misappropriation of funds, and other related health and safety issues. On-site investigations of complaints that impact resident health or safety are a high priority. The Department conducted 313 facility surveys and investigated 13 complaints during SFY 2015-16.

The Department provides the ICF survey certification outcome information for the federal programs under Title XIX to the Department of Aging and the Department of Human Services, Office of Long Term Living. The Department also provides the certification information to the Department of Human Services, Office of Developmental Programs for licensure purposes. In addition, the Department provides the Department of Human Services, Bureau of Program Integrity, with the survey certification outcome for PRTFs.
Community Mental Health Centers (CMHC)

The Department assumed the survey responsibility for community mental health centers (CMHCs) during the SFY 2014-15. Prior to that, CMS surveyed these facilities for compliance. CMHCs are surveyed for Medicare certification.

Other Medicare Certified Programs

The Division of Home Health conducts Medicare recertification surveys every three years for 297 renal dialysis centers. Other programs certified by the Home Health Division every six years include: Comprehensive Outpatient Rehab Facilities (CORF) – 11, Physical/Speech Therapists (OPT) – 246, and Rural Health Centers (RHC) – 58.

Indoor Tanning Facilities

The Indoor Tanning Regulation Act, Act 41 of 2014, took effect on July 7, 2014, providing for the regulation of indoor tanning facilities and establishing the Indoor Tanning Regulation Fund. The Act requires the Department of Health to register indoor tanning facilities. An indoor tanning facility is defined as any place where a tanning device is used for a fee, membership dues or any other compensation. Facilities operating tanning equipment or devices must register with the Department of Health on an annual basis. As of June 30, 2016, 278 facilities registered with the Department of Health.

Managed Care

The Bureau of Managed Care reviews, approves, licenses and monitors the quality of care provided to consumers by health maintenance organizations (HMOs) and
other managed care systems. Total HMO enrollment for the second quarter of 2016 was 3,591,537, which is a 1.1 percent decrease when compared to the same quarter in 2015.

This Bureau and its operations became a part of the Department’s Health Innovations deputate in September 2015.

**Healthcare Associated Infection Prevention (HAIP)**

The HAIP section was established to execute the Department of Health's responsibilities created by Act 52 of 2007. HAIP monitors and verifies healthcare-associated infection data entered by hospitals into a national database and provides hospitals with regular data validation reports that identify actual and potential reporting errors or missing data, with a 30-day period for the hospital to correct or verify the data. Formal data analysis and rate calculation are performed periodically. On-site data reporting audits, funded in 2010 and 2011 through an Epidemiology and Laboratory Capacity (ELC) grant from the Centers for Disease Control and Prevention (CDC), and on-site educational visits implemented in 2011 to review the hospital’s achievement in implementing the requirements of Chapter 4 of the Medical Care Availability and Reduction of Error (MCARE) Act, 40 P.S. §§ 1303.401-1303.411, were discontinued due to a reduction in funding and staff compliment. Instead, outreach telephone calls and web collaborations are used to educate hospital infection prevention staff on the requirements of Act 52 of 2007 and the National Healthcare Safety Network (NHSN) criteria that is periodically updated by the CDC. This is done to promote consistent reporting among hospitals.

Nursing care facilities began reporting infections into the Pennsylvania Patient Safety Reporting System (PA-PSRS) in June 2009. The Department reviews this data and provides nursing care facilities with individualized facility data verification reports to allow a facility to correct problems that may exist with their data and to help facilities assure that the information regarding infections reported to PA-PSRS is accurate and dependable. Outreach telephone calls are also made to nursing care facilities to review the updated infection reporting criteria released in April 2014 and to educate new staff on the requirements of Act 52 of 2007. Additional strategies have been implemented to promote consistent reporting in nursing care facilities, as well as address the high turnover rate.

**National Precursor Log Exchange (NPLEx)**

The Pennsylvania Department of Health is responsible for the implementation of Act 53 of 2013). This law requires that all Pennsylvania pharmacies and retailers that sell over the counter cold and allergy medications containing ephedrine and/or pseudoephedrine (PSE) participate in a statewide, real-time, electronic PSE monitoring program for the purpose of tracking illegal PSE purchases. All pharmacies and retailers that dispense PSE were required to report, effective April 15, 2014.
In order to comply with Act 53, the Commonwealth of Pennsylvania has joined the National Precursor Log Exchange (NPLEx). Pharmacies and retailers in the commonwealth will be provided, at no charge to them, access to a web-based database provided by Appriss where they can enter PSE sales data currently being gathered pursuant to the federal Combat Methamphetamine Act of 2005 (CMEA), rather than recording the information into a manual log or in-store computer system. The collected data will be viewable by law enforcement in keeping with CMEA and Act 53.

**Drug, Device, and Cosmetic (DDC) Program**

The DDC program oversees several drug and medical device laws. This oversight includes registration and compliance of Pennsylvania-based manufacturers, distributors, and retailers of any drugs, medical devices and equipment, medical gases, and medicated cosmetics. Licensure is required of human prescription drug or medical gas distributors. The program is also responsible for administrative duties related to the scheduling and handling of controlled substances and List I chemicals. The program often partners with other federal and state agencies regarding the integrity of the United States drug supply. Consumer complaints regarding retail sales of medical devices and nonprescription drugs are investigated and handled as well.

**DDC Program Current Registrants**

<table>
<thead>
<tr>
<th>Type</th>
<th>No. of Registrants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturer (prescription)</td>
<td>474</td>
</tr>
<tr>
<td>Manufacturer (non-prescription)</td>
<td>82</td>
</tr>
<tr>
<td>Distributor (prescription)</td>
<td>1,083</td>
</tr>
<tr>
<td>Distributor (non-prescription)</td>
<td>415</td>
</tr>
<tr>
<td>Retailer (non-prescription)</td>
<td>7,671</td>
</tr>
<tr>
<td>Devices</td>
<td>2,718</td>
</tr>
<tr>
<td>Wholesaler/distributor licenses</td>
<td>737</td>
</tr>
<tr>
<td>Other (nonresident, List I, etc.)</td>
<td>681</td>
</tr>
<tr>
<td>Total</td>
<td>13,861</td>
</tr>
</tbody>
</table>

**Hearing Aid Program**

The Hearing Aid program is responsible for oversight of the Pennsylvania Hearing Aid Sales Registration Law and Regulations. This responsibility includes the registration and compliance of Pennsylvania’s professional fitters, apprentices and temporary fitters, as well as hearing aid dealers/sellers. The program qualifies new hearing aid fitters through the administration of a semi-annual examination. There is also limited oversight of audiologists and physicians who sell or distribute hearing aids. Consumer complaints regarding sales of hearing aids are investigated and handled as well.
### Hearing Aid Program Active Registrants

<table>
<thead>
<tr>
<th>Type</th>
<th>No. of Registrants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fitters</td>
<td>498</td>
</tr>
<tr>
<td>Dealers</td>
<td>472</td>
</tr>
<tr>
<td>Apprentices</td>
<td>81</td>
</tr>
<tr>
<td>Branches – dealer</td>
<td>550</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>1,607</strong></td>
</tr>
</tbody>
</table>