

EMS Provider Initial Survey Checklist & Questionnaire

(Revised 12/06/2017)

Firm	Name:	Survey Date:
	ollowing is a site-survey checklist for Initial Licensure:	
	blowing tool will be utilized to conduct the EMS provider initial survey. Al ders must maintain to remain in compliance, per TAC EMS Rule §157.11:	l items below are essential components that all EMS
Items	below are possible questions that could be asked of EMS Provider's Adn	ninistration.
	containing an asterisk are to be reviewed and validated. All answers by E viewed and validated, if applicable.	MS Provider Administration to questions asked are to
	License Requirements (c) (1)	
	*Are there any changes to the initial application on file,	such as legal and operational name, main
	address and phone numbers, Administrator of Record, I submitted?	Medical Director, etc. since application was
	If so, a Provider License Notification/Changes Form is to a updated information along with any other pertinent forms Medical Director Declaration, etc.	
	License Requirements	
	(c)(7)(F) Declaration of the address for the main location of posted for public viewing, only one EMS provider license w license EMS provider is at the provided business location or provider must remain in the same physical location for the per	vill be issued to each fixed address, no other address and the emergency medical services
	*Review and validate that the EMS Provider applicant's n viewing.	ormal business hours are posted for public
	*Validate that the EMS Provider applicant will be the only States Postal Service mailing address.	DSHS licensed EMS Provider at this United
	(c)(7)(O) A list of equipment as required on the EMS Provider or legible serial numbers, supplies and medications; approved	
	(c)(7)(P) The applicant shall attest that all required equipmer and provide proof of ownership or hold a long-term lease for a	
	<u>*As part of the ambulance inspection</u> - review and v submitted equipment list with identifiable or legible se stretchers matches their current equipment.	

1	Personnel
	(c)(7)(L) …an employed medical director…who is currently licensed in the State of Texas, in g standing with the Texas Medical Board, in compliance with Texas Medical Board rules, 22 Te Administrative Code, Chapter 197, and in compliance with Title 3 of the Texas Occupations Co
	* Validate the EMS Provider applicant employs a Medical Director who is licensed in Texas an good standing as outlined in Rule.
	EMS Provider Questions:
1	How can an EMS Crew contact on-line medical control?
4	Do the Protocols define who on-line medical control is and how to make contact?
	<u>Medical Director Questions:</u> Are you aware of the requirements of a Medical Director as outlined in the Texas Medical Bo Chapter 197 Rules?
	Describe how you will be involved with the QA in regards to the standard of patient care and y Protocols. Remediation Plans?
1	How do you plan on credentialing personnel and approving them to practice within your system?
1	How will Protocol revisions be handled? By whom?
1	How will revisions to the Equipment, Supply and Medication List be handled? By whom?
	Describe your on-line medical control. Will EMS crews be able to talk to you directly or designee?
1	If a designee, with whom? How is the designee credentialed to provide medical control?
1	Is your on-line medical control process explained within your Protocols?
1	(g)(3) The applicant must provide proof at initial and renewal of license that all licensed or cert personnel have completed a jurisprudence examination approved by the department on state and fec laws and rules that affect EMS.
	Have all of your EMS personnel that recertified after 09/01/2017 taken a Jurisprudence Exam?

(n)(5) ensuring that all personnel are currently certified or licensed by the department Do you have a policy, procedure or system in place to ensure that all personnel are currently certified or licensed by the department? Who verifies that certifications are current and how is it done and documented? Will you have an on-going tracking of employee's certification expiration date? Will you re-check any employee that is going through or has gone through a DSHS investigation to make sure they remain certified? * Review and validate that EMS Provider applicant has a process, procedure or system in place to ensure certifications and licensure of EMS personnel. **Advertisement** (q)(1) Any advertising by an EMS provider shall not be misleading, false, or deceptive. When an EMS provider advertises in Texas and/or conducts business in Texas by regularly transporting patients from, or within Texas, the provider shall be required to have a Texas EMS Provider License. (q)(2) An EMS provider shall not advertise levels of patient care which it cannot provide at all times. The provider shall not use a name, logo, art work, phrase or language that could mislead the public to believe a higher level of care is being provided. * Review and validate that all provider advertisement (ambulance labeling, website, brochures, etc.) is in compliance with requirements as specified by Rule. (m) Subscription or Membership Services. An EMS provider that operates or intends to operate a subscription or membership program for the provision of EMS within the provider's service area shall meet all the requirements for an EMS provider license as established by the Health and Safety Code, Chapter 773, and the rules adopted thereunder, and shall obtain department approval prior to soliciting, advertising or collecting subscription or membership fees. Applicable only to EMS Providers with Subscription Services: Will you be the primary 911 EMS Provider for this area? * Review and validate that the EMS Provider applicant who intends to operate a subscription or membership program is in compliance with all requirements as specified by Rule. **Operations** (c)(7)(J) Staffing Plan that describes how the EMS provider provides continuous coverage for the service area defined in documents submitted with the EMS provider application. The EMS provider shall have a staffing plan that addresses coverage of the service area or shall have a formal system to manage communication when not providing services after normal business hours. Will you provide continuous (24/7) coverage for your defined service area? If not, how do you communicate to the public that call or visit your business location after normal business hours? If provider is unable to provide continuous coverage to service area, review and validate the provider has a formal system to manage communication when not providing services after normal business hours.

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(h)(9) When response-ready or in-service, authorized EMS vehicles may operate at a lower level than licensed by the department. When operating at the BLS level with an ALS/MICU ambulance, the EMS provider must have an approved security plan for the ALS/MICU medication as approved by the EMS
provider medical director's protocol and/or policy.
Describe your security plan for all ALS/MICU medications when operating at a lower level.
Is this security plan part of your medical director approved protocols and/or policy?
* Verify security plan and assure all medications are or can be adequately secured on each in- service vehicle.
(n)(1) Assuring that all response-ready and in-service vehicles are available 24 hours a day and 7 days a week, maintained, operated, equipped and staffed in accordance with the requirements of the provider's license, to include staffing, equipment, supplies, required insurance and additional requirements per the current EMS provider's medical director approved protocols and policies.
* Validate that all in-service and response-ready vehicles meet all requirements as outlined in rule.
(n)(3)provide documentation that its management staff will or continue to participate in the local regional advisory council.
Will you participate in your local RAC – attend meetings, EMT-F, etc.?
(n) (19) assuring provisions for the appropriate disposal of medical and/or biohazardous waste materials.
Do you have a policy, procedure or system in place to assure the appropriate disposal of medical and/or biohazardous waste?
Is there a secure area at each sub-station for the storage/disposal of medical waste that is inaccessible to the public?
* Review and validate how and where medical and biohazard waste will be stored/secured/disposed.
(n) (20) assuring ongoing compliance with the terms of first responder agreements.
Do you have FRO agreements in place? With whom?
Do you share the same/similar Medical Direction/Protocols with your FRO's?
What are the terms of your First Responder Agreements?
Do your crewmembers know the terms of these agreements with FRO's?
How often are these agreements/protocols reviewed for continued validity and effectiveness? Who reviews these? How are changes documented?
 * Review and validate the existence of and compliance with FRO Agreements, if applicable. (n) (21) assuring that all documents, reports or information provided to the department and hospital are current, accurate and complete
Are you familiar with Health and Safety Code 773.0612 Access to Records?
Is everyone who deals with records requests within your company/agency/city management familiar
with HSC 773.0612?

(n) (22) assuring compliance with all federal and state laws and regulations and all local ordinances, policies and codes at all times.
Are there any local ordinances, policies and codes affecting EMS in your declared service areas that you are aware of?
(n) (23) assuring that all response data required by the department is submitted in accordance with §103.5 of this title (relating to Reporting Requirements for EMS Providers).
Do you transmit data into the EMS/Trauma Registry?
(n) (25) assuring that the department is notified within 30 business days whenever: (A)-(G)
What will be your process for notifying DSHS of changes for any of the items listed below (A-G)?
 * Review and validate the following for accuracy according to what DSHS shows: # of vehicles/VIN #'s
 level of service/authorizations declared service areas/station location addresses
 correct mailing information and pertinent phone #'s
physical location of patient report file storage
current administrator of record
(n) (27) develop, implement and enforce written operating policies and procedures required under this chapter and/or adopted by the licensee. Assure that each employee is provided a copy upon employment and whenever such policies and/or procedures are changed. A copy of the written operating policies and procedures shall be made available to the department on request. Policies at a minimum shall adequately address:
* Review and validate how each employee is provided a copy of policies and/or procedures upon employment and whenever changes occur.
(A) personal protective equipment
* Review and validate that policies and procedures at a minimum adequately addresses Personal Protective Equipment.
(B) immunizations available to staff
Do the Provider's policies address staff's immunizations?
Will immunizations be made available to staff? If so, which ones will be available?
* Review and validate that policies and procedures at a minimum adequately addresses Immunizations available to staff.
(C) infection control procedures
Do the Provider's policies address infection control procedures?
What infection control procedures will your crewmembers have to do after each call? Each day?
* Review and validate that the policies and procedures at a minimum adequately addresses Infection Control Procedures.
(D) management of possible exposure to communicable disease
Do the Provider's policies address communicable disease exposure?
* Review and validate that policies and procedures at a minimum adequately addresses management of possible exposure to communicable disease.

(E) emergency vehicle operation
Do the Provider's policies address emergency vehicle operations?
Will you offer or require an Emergency Vehicle Operation Course for all your crewmembers prior to/upon hiring?
Will you provide any on-going training in regards to vehicle operations?
Will you check for a valid driver's license upon hire of a crewmember?
Will you do any random driver's license checks for continued validity after employment?
* Review and validate that the policies and procedures at a minimum adequately addressed Emergency Vehicle Operations.
(F) contact information for the designated infection control officer for whom education based on U.S. Code Title 42, Chapter 6A, Subchapter XXIV, Part G, §300ff- 136 has been documented
<u>Infection Control Officer:</u> Describe in detail your communicable disease exposure procedure for a needle stick from the time of the incident to employee reporting, treatment, tracking and any end result documentation and reporting.
* Review and validate that the information for the designated infection control officer is up to date with what the EMS Provider reported to DSHS.
(G) credentialing of new response personnel before being assigned primary care responsibilities. Th credentialing process shall include as a minimum: (i) a comprehensive orientation session of the services policies and procedures, treatment and transport protocols, safety precautions, and the quality management process
Do the Provider's policies address credentialing of new response personnel?
How soon after hire does an employee get an orientation session?
What gets covered within this orientation session? How is this documented?
Is there any test (P&P / Protocol / Safety / Skills Verification) needed before an employee can mov on to the internship period?
* Review and validate that the policies and procedures at a minimum adequately addresses the credentialing of new response personnel before being assigned primary care responsibilities and that it describes the orientation session that includes policies and procedures, treatment and transport protocols, safety precautions, and a quality management process.
(<i>G</i>) credentialing of new response personnel before being assigned primary care responsibilities. Th credentialing process shall include as a minimum: (ii) an internship period in which all new personne practice under the supervision of, and are evaluated by, another more experienced person.
How long is your internship period for?
What gets covered within the internship period? How is this documented?
Do new employees have certain amount of shifts they must practice and be evaluated on before being assigned as one of two crewmembers on an ambulance?
Who does the evaluation?
What happens at the end of the internship period if evaluator feels employee is not ready?
* Review and validate the EMS Provider applicant's process, procedure, or system in place for

(H) appropriate documentation of patient care	
Do the Provider's policies address documentation of patient ca	ire?
What is your policy for making changes to an existing patient of	care report?
Who is authorized to change and/or make addendums to a pati	ent care report?
Will your patient care reports be on paper or electronic?	
If electronic, what back up system do you have in place for cor records, if electronic equipment fails?	tinued documentation of patient care
* Review and validate that policies and procedures at a appropriate documentation of patient care.	minimum adequately addresses the
(<i>I</i>) vehicle checks, equipment, and readiness inspections	
Do the Provider's policies address vehicle checks, equipment	and readiness inspections?
Describe the requirements of an incoming crew in regards to c missing/expired supplies and making themselves available to l	
Do crews have a different check-off sheet as the Medical Direct Supply and Medication List? If so, how are they different and v	
* Review and validate that policies and procedures at a min checks, equipment, and readiness inspections.	imum adequately addresses vehicle
(<i>J</i>) the security of medications, fluids and controlled substances in laws or rules	compliance with local, state and federal
Are you aware of how to report any possible violations such as	drug diversions to DSHS?
Are you aware of how to report to any other agencies – local pe Administration?	olice? Drug Enforcement
How are all solutions and pharmaceuticals stored and maintair manufacturers and/or U.S. Federal Drug Administration (FDA)	
* Review and validate that policies and procedures at a minimu medications, fluids and controlled substances in compliance rules.	
(28) assuring that manufacturers' operating instructions for all critical equipment utilized by the provider are available for all response pers	
Are the manufacturer's operating instructions easily accessed day or night, and at any additional sub-station locations?	by ALL crew members at any time,
* Review and validate the availability and accessibility of manu	facturer's operating instructions.
(29) assuring that the department is notified within five business day response ready EMS vehicle that results in vehicle damage whene and inoperable at the scene of the occurrence; or (B) there is a patie	ver: (A) the vehicle is rendered disabled
Are you aware of how to notify the department when an ambunnotification timelines associated with each type?	lance collision has occurred and the
* Review and validate the EMS Provider's process to assure that business days of a collision involving an in-service or response disabled and inoperable or there is a patient on board.	

(30) assuring that the department is notified within one business day of a collision involving an in-service or response ready EMS vehicle that results in vehicle damage whenever there is personal injury or death to any person.
* Review and validate the EMS Provider's process to assure that the department is notified within one business day of a collision involving an in-service or response ready vehicle; resulting in personal injury or death to any person.
(31) maintaining motor vehicle liability insurance as required under the Texas Transportation Code
* Review and validate that Provider maintains motor vehicle liability.
(32) maintaining professional liability insurance coverage in the minimum amount of \$500,000 per occurrence, with a company licensed or deemed eligible by the Texas Department of Insurance to do business in Texas in order to secure payment for any loss or damage resulting from any occurrence arising out of, or caused by the care, or lack of care, of a patient
* Review and validate that Provider maintains professional liability insurance coverage.
(33) insuring continuous coverage for the service area defined in documents submitted with the EMS provider application;
* Review the EMS Provider applicant's staffing plan and validate that it ensures coverage for declared service areas.
(34) responding to requests for assistance from the highest elected official of a political subdivision or from the department during a declared emergency or mass casualty situation according to national, state, regional and/or local plans, when authorized and (c)(T) Plan for how the provider will respond to disaster incidents including mass casualty situations in coordination with local and regional plans.
Do you have a current Memorandum of Agreement with your local Regional Advisory Council?
Do you know who your local emergency management coordinator is?
* Review the EMS Provider Applicant's Emergency/Mass Casualty Plan.
(36) assuring all EMS personnel receive continuing education on the provider's anaphylaxis treatment protocols. The provider shall maintain education and training records to include date, time, and location of such education or training for all its EMS personnel;
How will all employees be trained on anaphylaxis protocols?
Who will do the training?
How will the training be documented?
* Review and validate that continuing education on the EMS Provider applicant's anaphylaxis protocols have occurred and has been documented for all current crewmembers. Documentation should include date, time, and location of training.
(37) immediately notify the department in writing when operations cease in any service area;
Are you aware of how to notify the department when you cease coverage in a declared service area?
* Review and validate that the EMS Provider applicant has a process to notify the department in writing when operations cease in any service area.
(38) assure that all patients transported by stretcher must be in a department authorized EMS vehicle;
* Review and validate that the EMS Provider applicant is aware that all patients transported by stretcher must be in a department authorized EMS vehicle.

(39) develop or adopt and then implement policies, procedures and protocols necessary for its operations as an EMS provider, and enforce all such policies, procedures and protocols.
* Review and validate the EMS Provider applicant has developed, implemented and how they will enforce compliance with all provider policies, procedures and protocols.
(n) (4) when an air ambulance is initiated through any other method than the local 911 system the air service providing the air ambulance is required to notify the local 911 center or the appropriate local response system for the location of the response at time of launch.
* <u>Air Ambulance Only:</u> Review and validate that the air ambulance EMS Provider applicant has a policy and/or process in place to ensure notification to the local 911 system at the time of launch when initiated through any other method besides the local 911 system.
(n) (11) assuring that all pharmaceuticals are stored according to conditions specified in the pharmaceutical storage policy approved by the EMS provider's medical director;
* Review and validate the EMS Provider applicant's pharmaceutical storage policy as established by the Medical Director.
 (n) (12) assuring that staff completes a readiness inspection as written by the EMS provider's policy;
How will readiness inspections be monitored and documented? By whom?
* Review and validate the completion of readiness inspection(s) that the EMS Provider applicant did in preparation for this inspection.
(n) (13) assuring that there is a preventive maintenance plan for vehicles and equipment.
Who will monitor preventative maintenance?
Will a record be kept of preventative maintenance of ambulances?
How will crewmembers report possible mechanical issues with ambulances and medical equipment?
Who makes the determination that an ambulance or medical equipment is inoperable or unsafe to operate?
* Review and validate the existence of a preventative maintenance plan.
(14) assuring that staff has reviewed policies and procedures as approved by the EMS Provider and the EMS Provider Medical Director;
How will you verify that all personnel have reviewed policies and procedures approved by the EMS provider and Medical Director?
* Review and validate EMS Provider applicant has a process in place to ensure its staff reviews policies and procedures upon hire and anytime there are changes.
(n) (18) monitoring and enforcing compliance with all policies and protocols;
How will the implementation and enforcement of your policies and protocols be monitored and documented?
Who will be monitoring the implementation and enforcement of your policies and protocols?
How will your QA Plan affect the development and implementation of new policies and protocols or revision of existing ones?
* Review and validate that the EMS Provider applicant has a process in place to monitor and enforce compliance with policy and protocol.

Patient Care Reports
(n) (7) assuring the confidentiality of all patient information is in compliance with all federal and state laws;
Do you have a policy, procedure or system in place to assure the confidentiality of all patier information?
How and where will all completed patient care reports be stored?
How long will patient care reports be stored for?
How will completed patient care reports be secured in the ambulance if call volume dictates th ambulance remaining response-ready/in service through multiple calls?
* Review and validate how all completed patient care reports will be stored securely.
 (n) (8) assuring that Informed Treatment/Transport Refusal forms are signed by all persons refusing service or documenting incidents when a signed Informed Treatment/Transport Refusal form cannot be obtained;
* Review and validate that there is a policy, procedure and system in place to assure Informe Treatment/Transport Refusals are documented.
 (n) (9) assuring that patient care reports are completed accurately for all patients and meet standards a outlined in 25 Texas Administrative Code, Chapter 103.
Do you have a policy, process or system in place to assure that all PCRs are completed accurate for all patients?
Who and How will you assure that PCRs are completed timely and accurately on all patients?
How will incomplete and/or illegible reports be handled within your agency?
How will addendums to reports be handled?
* Review and validate if there is a policy, procedure and system in place to assure PCRs ar completed accurately on every patient.
(n) (10) assuring that patient care reports are provided to facilities receiving the patient: (A)-(D)
Do you have a policy, process or system in place to assure that all PCRs are provided to receivin facilities?
How will reports be provided to emergency facility – paper/electronic?
How will you document that the patient care report was received by the receiving facility?
For those reports that do not get left, what will the process be for assuring they make it to the receiving facility?
If an abbreviated report is to be left due to response-pending, what minimums must be on th report?
* Review and validate if there is a policy, procedure or system in place to assure PCRs are left receiving facility within appropriate time frame and includes all the minimum information as p
 (n) (15) Maintenance of medical reports. (A)-(D)

(n) (15) Maintenance of medical reports. (E) (G) Review and validate the EMS Provider applicant's plan for transferring ownership of records to another licensed EMS Provider. The EMS Provider and Medical Director must attest or provide documentation to the department that the plan includes going out of business, selling, and transferring the business to ensure the maintenance of records as required by Rule. (n) (15) Maintenance of medical reports. (F) * Review and validate the EMS Provider applicant's record destruction policy and/or process for medical reports meets the minimum requirements as described in Rule. (n) (15) Maintenance of medical reports. (H) * Validate that the EMS Provider applicant will be maintaining all patient care records in the physical location that is the EMS Provider's primary place of business, unless an alternate location has been approved by the department. (n) (16) assuring that all requested patient records are made promptly available to the medical director. hospital or department when requested; * Review and validate that there is a process in place to assure that patient care reports are made promptly available to the Medical Director, Hospital or Department upon request. Protocols (c) (7) (N) Treatment and Transport Protocols and policies addressing the care to be provided to adult, pediatric, and neonatal patients, must be approved and signed by the medical director. * Review and validate that the EMS Provider Applicant's Treatment and Transport Protocols and policies addresses the care to be provided to adults, pediatrics and neonatal patients and is approved and signed by the Medical Director. (i) Treatment and Transport Protocols Required. (2) – (6) Review and validate that the Protocols are in compliance with all requirements as specified by Rule. (j) EMS Equipment, supplies, medical devices, parenteral solutions and pharmaceuticals. (1) The EMS provider shall submit a list, approved and signed by the medical director and fully supportive of and consistent with the protocols, of all medical equipment, supplies, medical devices, parenteral solutions and pharmaceuticals to be carried. The list shall specify the quantities of each item to be carried and shall specify the sizes and types of each item necessary to provide appropriate care for all age ranges appropriate to the needs of their patients. The quantities listed shall be appropriate to the provider's call volume, transport times and restocking capabilities. * Review and validate that the Equipment, Supply and Medication List is in compliance with all requirements as specified by Rule. (c) Protocol development. A DNR protocol in accordance with this section, shall apply to all out-of-hospital settings including cardiac arrests which occur during interfacility transport. The protocol shall include the following: (1) a copy of the Texas Department of Health (department) standardized DNR form listing the designated treatments that shall be withdrawn or withheld. Those treatments shall be: (A) cardiopulmonary resuscitation; (B) advanced airway management; (C) artificial ventilation; (D) defibrillation; and (E) transcutaneous cardiac pacing. (2) an explanation of the patient identification process to include an option to use a department-standardized identification device such as a necklace or bracelet; and (3) an on-site DNR dispute resolution process which includes contacting an appropriate physician. Review and validate that treatment and transport protocols include all the requirements in accordance with Texas Administrative Code Ch. 157.25.

	ality Assurance, Assessment and Performance Improvement Program
prov	7) (R) Description of how the EMS provider will conduct quality assurance in coordination with the E ider medical director.
w	hat role will your Medical Director play in review of Patient Care Records?
w	hat role will he/she play in remediation, re-training and/or disciplinary actions?
	view and validate EMS Provider applicant's policy/plan for coordination with Medical Director duct Quality Assurance reviews.
wide shai dire	2) each EMS provider shall develop, implement, maintain, and evaluate an effective, ongoing, syste e, data-driven, interdisciplinary quality assessment and performance improvement program. The progr I be individualized to the provider and shall, at a minimum, include: (A) the standard of patient care cted by the medical director's protocols and medical director input into the provider's policies a dard operating procedures;
	eview and validate how QA Program will affect revisions to the standard of patient care a cocols.
(n) (2) (B) a complaint management system;
W	ho oversees reviewing and investigating complaints received?
w	ill the complainant receive notification that the complaint has been received?
н	ow will the complaints received be tracked? How are findings documented?
E	plain what will occur after the complaint has been investigated. Will the complainant otified?
	eview and validate how complaints will be received and handled from receipt to reporting
	ings back to the complainant and how any updates to policies, procedures and/or protoc /or disciplinary actions, remediation and/or re-training sessions will be documented.
and (n) imm	<i>(or disciplinary actions, remediation and/or re-training sessions will be documented.</i> (2) (C) monitoring the quality of patient care provided by the personnel and taking appropriate a
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and (n) imm stan Ho W	(2) (C) monitoring the quality of patient care provided by the personnel and taking appropriate a ediate corrective action to insure that quality of care is maintained in accordance with the exist dards of care and the provider medical director's signed, approved protocols; bw often will Patient Care Records be audited?
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and (n) imm stan H W A A Plar (n) (n) (imp) H	 Yor disciplinary actions, remediation and/or re-training sessions will be documented. (2) (C) monitoring the quality of patient care provided by the personnel and taking appropriate a ediate corrective action to insure that quality of care is maintained in accordance with the exist dards of care and the provider medical director's signed, approved protocols; bw often will Patient Care Records be audited? hat percentage of calls will be audited? re there certain types of calls that will require an automatic review? eview and validate how the quality of patient care will be monitored and if any corrective actions have been taken, if applicable. (2) (D) the program shall include, but not be limited to, an ongoing program that achieves measure rovement in patient care outcomes and reduction of medical errors;
and (n) imm stan He W A M * Re plar (n) (imp) He He	 Vor disciplinary actions, remediation and/or re-training sessions will be documented. (2) (C) monitoring the quality of patient care provided by the personnel and taking appropriate a ediate corrective action to insure that quality of care is maintained in accordance with the exist dards of care and the provider medical director's signed, approved protocols; bow often will Patient Care Records be audited? that percentage of calls will be audited? re there certain types of calls that will require an automatic review? eview and validate how the quality of patient care will be monitored and if any corrective action is have been taken, if applicable. (2) (D) the program shall include, but not be limited to, an ongoing program that achieves measure rovement in patient care outcomes and reduction of medical errors; bow will you document which Patient Care Records were audited?

SUMMARY

<u>Requirements</u>: Findings identified as Not Met will need to be addressed in a Plan of Correction which you will be requested to submit to this office within thirty (30) days of receipt of this report for review and approval. Items identified as requirements must be corrected within the time specified in order to be in compliance with Texas Administrative Code 25, Chapter §157.11

Survey Report Prepared by: // (Print Name / Title)

Signature:

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Date: _____