Not Met

Statement of Deficiencies

1509-A.8. a-b: Behavior Management Policy

1509-A.8. a-b: Behavior Management Policy

Each center shall develop and implement a written behavior management policy describing the methods of behavior guidance and management that shall be used at the center.

The behavior management policy shall prohibit children from being subject to any of the following:

i. physical or corporal punishment which includes but is not limited to yelling, slapping, spanking, yanking, shaking, pinching, exposure to extreme temperatures or other measures producing physical pain, putting anything in the mouth of a child, requiring a child to exercise, or placing a child in an uncomfortable position.

ii. verbal abuse, which includes but is not limited to using offensive or profane language, telling a child to "shut up", or making derogatory remarks about children or family members of children in the presence of children;

iii. the threat of a prohibited action even if there is no intent to follow through with the threat;

- iv. being disciplined by another child;
- v. being bullied by another child;
- vi. being deprived of food or beverages;

vii. being restrained by devices such as high chairs or feeding tables for disciplinary purposes; and

viii. having active play time withheld for disciplinary purposes, except timeout may be used during active play time for an infraction incurred during the playtime.

Finding:

1509-A.8. V, VII, VIII. Based on Record Review: The Provider did not have a behavior management policy that clearly states ALL types of positive discipline that are used and all methods of discipline that are prohibited such as the following: being bullied by another child, being restrained by devices such as high chairs or feeding tables for disciplinary purposes and having active play time withheld for disciplinary purposes, except timeout may be used during active play time for an infraction incurred during the playtime.

1509-A.9: Electronic Devices Policy

1509-A.9: Electronic Devices Policy that provides that all activities involving electronic devices, including but not limited to television, movies, games, videos, computers and hand held electronic devices, shall adhere to the following limitations:

- a. Electronic device activities for children under age two are prohibited; and
- b. Time allowed for electronic device activities for children ages 2 and above shall not exceed 2 hours per day.

Finding:

1509-A.9: Based on record review: The Provider did not have a written Electronic Devices Policy that provides that all activities involving electronic devices, including but not limited to television, movies, games, videos, computers and hand held electronic devices, are prohibited for children under are two and time allowed for electronic device activities for children ages two and above shall not exceed 2 hours per day.

1509-A.10: Computer Practices Policy

1509-A.10: Computer Practices Policy that requires computers that allow internet access by children to be equipped with monitoring or filtering software that limits access by children to inappropriate web sites, e-mail, and instant messaging.

Finding:

1509-A.10: Based on record review. The Provider did not have a written Computer Practices Policy that requires computers that allow internet access by children to be equipped with monitoring or filtering software that limits access by children to inappropriate web sites, e-mail, and instant messaging.

1725-A.-E.: Medication Management Training

1725-A.-E.:

- A. Begining July 1, 2016 All staff members who administer medication shall have medication administration training.
- B. Whether administering medication or not, each early learning center shall have at least two staff members trained in medication administration.
- C. Such training shall be completed every two years with an approved Child Care Health Consultant.
- D. A licensed practical nurse (LPN) or registered nurse (RN) with a valid nursing license shall be considered to have medication administration training.

Finding:

1725- B. Based on record review: After July 1, 2016, the provider did not have at least two staff members trained in medication administration whether the early learning center administers medication or not. Specialist observed documentation on 1 staff at the center having had training in medication Management Training.

Not Met

Not Met

Statement of Deficiencies

1907-B.1-4: Eating Practices

1907-B.1-4:

- 1. Developmentally appropriate seating shall be used.
- Chairs and tables of suitable size shall be available for each child. 2.
- Feeding tables may be used at mealtimes, if children's feet are able to rest comfortably on a foot rest. 3.

4. Feeding tables may also be used for occasional program activities that require a table surface for no longer than 30 minutes in one day in addition to mealtime minutes.

Finding:

1907-B-3. Based on observation: Feeding tables were used at mealtimes children's feet were not able to rest comfortably on a foot rest. Specialist observed 6 children ages 11mths. to 1yr. of age, eating snacks at an inappropriate eating table that didn't allow the children's feet to rest comfortably on a foot rest.

1915-B.&C: Health Services - Parental Notification

1915-B &C:

B. Reporting. Incidents, injuries, accidents, illnesses, and unusual behavior shall be documented and reported to the parent no later than when the child is released to the parent or authorized representative on the day of the occurrence.

Immediate Notification. The parent shall be immediately notified in the following circumstances: C.

- 1. blood not contained in an adhesive strip;
- head or neck or eye injury; 2.
- 3. human bite that breaks the skin;
- 4. animal bite;
- impaled object; 5.
- broken or dislodged teeth; 6.
- allergic reaction skin changes (e.g. rash, spots, swelling, etc.); 7.
- 8. unusual breathing;
- symptoms of dehydration; 9.
- temperature reading over 101° oral, 102° rectal, or 100° axillary; or 10.
- injury or illness requiring professional medical attention. 11.

Finding:

1915-B. Based on record review: C3 sustained a bite on the cheek by another child. The provider failed to document the date and time of the incident. Provider also failed to document time and date of incident occurring to C4, when the child received a scratch to the face while playing with a peer.

2101-A.13: Appropriate Driver's License

2101-A.13: The center shall maintain a copy of a valid appropriate Louisiana or other state-issued driver's license for all individuals who drive vehicles used to transport children, whether said drivers are staff members or contracted drivers.

Finding:

2101-A.13: Based on record review: The Provider lacked documentation that all individuals, whether said drivers are staff members or contracted drivers who drive vehicles to transport the children have a copy of a valid appropriate Louisiana or other state-issued driver's license. Specialist observed the registration paperwork to have expired as of 06/01/2016 and 1 drivers license to have expired on 08/17/2016.

2101-A.14: Vehicle - Liability Insurance

2101-A.14: Centers shall maintain at all times current commercial liability insurance for the operation of center vehicles to ensure medical coverage for children in event of accident or injury. This policy shall extend coverage to any staff member who provides transportation for any child in the course and scope of his/her employment. The provider is responsible for payment of medical expenses of a child injured while in the center?s care. Documentation shall consist of the insurance policy or current binder that includes the name of the early learning center, the name of the insurance company, policy number, period of coverage and explanation of coverage. If transportation is provided by parents for field trips or transportation is provided by contract, whether daily of field trip, a copy of the current liability insurance shall be maintained on file at the center.

Finding:

2101-A.14: Based on record review: The Provider lacked documentation of current commercial liability insurance for the operation of the vehicle(s) to ensure medical coverage for children in the event of accident or injury.

Not Met

Not Met

Not Met

Not Met

Statement of Deficiencies

2101-A.15: Transportation - Contract to Provide Transportation

Not Met

2101-A.15: Centers using contract transportation shall maintain a copy of the written contract that includes an express provision stating that the contractor shall comply with all state laws and regulations, as amended, regarding motor vehicles, including but not limited to seat belts and child restraints.

Finding:

2101- A.-15: Based on record review: The Provider contracted for transportation and there was not a contract signed by the provider and a representative of the transportation agency outlining circumstances under which transportation will be provided and that includes an express provision stating that the contractor shall comply with all state laws and regulations, as amended, regarding motor vehicles, including but not limited to seat belts and child restraints.