

Center for Medicaid and State Operations/Survey and Certification Group

Ref: S&C-07-33

DATE: August 24, 2007

TO: State Survey Agency Directors

FROM: Director
Survey and Certification Group

SUBJECT: Continuation and Revision of the Components of the Clinical Laboratory Improvement Amendments (CLIA) Educational Period Regarding Certain Quality Control (QC) Requirements. (Refer to S&C-03-30, S&C-04-16, S&C-05-39)---
ACTION REQUIRED

Memorandum Summary

- Announces the continuation of the educational period for the implementation of certain final CLIA QC regulations at 42 CFR 493.1256 and provides updated information about the specific requirements that are not included in this continuation.
- Clarifies the Equivalent QC (EQC) issues identified at the 2006 CLIA State Agency (SA) Surveyor training and provides an update on the status of revised QC policies.
- Presents revisions to the educational “Dear Laboratory Director” letters that are used for laboratories not meeting the CLIA QC provisions.
- Includes a revised list of “excluded” D-tags for inclusion in the QC letters and submission to CMS Central office (CO), an EQC Fact Sheet, and a QC Decision tool.

Background and Update on CLIA QC Policies

In this memorandum we provide official notification to the SAs and Centers for Medicare & Medicaid Services (CMS) Regional Offices (ROs) of the continued extension of the educational period for implementation of certain QC requirements at 42 CFR 493.1256 in the CLIA Final regulations, CMS-2226F. Due to various technological changes related to QC, we are collaborating with the Clinical and Laboratory Standards Institute (CLSI) and our partners in laboratories, industry, and other government agencies to develop revised QC protocols addressing current technology that would ultimately be incorporated into our surveyor Interpretive Guidelines.

Currently, there are two CLSI documents under development that will:

- 1) Provide guidance to manufacturers, using International Standards Organization (ISO) risk management concepts, to encourage them to provide enough appropriate information to laboratory directors to facilitate the laboratory's ability to design its QC procedures; and
- 2) Offer further guidance to laboratories for designing a customized QC protocol based on the test systems the laboratory employs and its own unique circumstances (i.e., the testing personnel's expertise, patient population served, and environmental factors, etc.).

The ultimate goal of these documents and CMS is that the laboratory should be able to follow the manufacturer's QC instructions and only be required to conduct additional QC for those test system limitations, if any, which the manufacturer is unable to mitigate otherwise. We will keep you apprised of the status of these projects as they progress.

Change in Excluded D-tags (Attachment 1)

Effective December 31, 2007, the following specific requirements are no longer included in the educational period. Therefore, they will be formally in effect. Laboratories have been educated by the States and have had sufficient opportunity and time to understand these requirements and to comply with them. These include:

- 42 CFR 493.1253, Establishment and verification of performance specifications;
- 42 CFR 493.1254, Maintenance and function checks; and
- 42 CFR 493.1255, Calibration and calibration verification procedures.

On or after December 31, 2007, when the RO/SA surveyor finds any of these requirements unmet in the course of a CLIA laboratory survey, **the unmet requirements should be cited on the CMS-2567, statement of deficiencies**, per standard operating procedures. A revised listing of excluded D-tags (i.e., those tags used to document non-compliance as part of the educational process but not the formal enforcement process) is included with this memo.

Because these may be considered new deficiency citations for some laboratories, it is imperative that the SA provide clarification to the laboratory of these requirements and resources to which the laboratory can avail itself, if necessary, in order to achieve compliance. CLIA brochures are also available on the CMS/CLIA Web site at: www.cms.hhs.gov/cliia for Verification of Performance Specifications, Quality Control/EQC and Calibration/Calibration Verification.

We are also communicating this information to the approved accrediting organizations, exempt States, and professional organizations and will place a notice on the CMS/CLIA Web site.

Modification to “Dear Laboratory Director” Letter from July 14, 2005 (Attachment 2)

Attachment 2 provides a letter with revised language, to be used in place of the 2005 version of the “Dear Laboratory” QC letter. SAs must begin to use this new letter on December 31, 2007. The language comprising the attached letter **must remain as it is written**, except where prompted for State-specific contact information, the inclusion of applicable D-tags, and to indicate that the letter is accompanying a CMS-2567 (statement of deficiencies—if one is warranted), as described further in this memo.

The information in the revised “Dear Laboratory Director” letter contains essentially the same concepts as previous versions; that is, the laboratory may or may not be meeting requirements published in the 1992 CLIA final regulations, but is definitely not meeting certain new QC requirements at 493.1256 that were effective April 24, 2003. As noted above, a CMS-2567 is to be issued if:

- a) the laboratory is not meeting other previously existing regulations (1992 Regulations);
- b) the laboratory is not meeting 493.1253, 493.1254, or 493.1255 (listed earlier in this memo); or
- c) there is real or potential harm to patients due to improper QC practices in the laboratory or the surveyor finds, in his/her judgment, that they have serious concerns regarding the lab’s QC practices and therefore, the results of that laboratory’s testing with regard to 493.1256.

To facilitate decision-making during this interim period, we have included a Decision Table, (**Attachment 4**), for each of the QC circumstances the surveyor may encounter on surveys.

This “Dear Laboratory Director” letter serves as the communication of non-compliance, but does not represent a formal deficiency citation due to our having identified new technologies and acquiring additional information that may warrant changes to current guidance. The letter permits the laboratory director to make an informed compliance decision regarding the laboratory’s QC program.

The letter explains that no deficiency citation (CMS-2567) or letter is issued if the laboratory director finds the manufacturer’s instructions for QC acceptable, the laboratory follows the manufacturer’s instructions and, the instructions meet CLIA QC requirements described in the 2003 regulation.

Laboratories that meet the QC regulations at 42 CFR 493.1256(d)(3) or perform the CMS EQC protocol correctly, as written in the Surveyors’ Interpretive Guidelines, will be determined to be in compliance with CLIA QC procedures and will not receive a letter or CMS-2567 indicating non-compliance.

If the manufacturer’s instructions are followed, but are less stringent than CLIA QC, the appropriate D-tags are cited in the QC letter and routinely reported to CMS as previously directed.

Continuation of Special Data Reporting

We will continue to collect monthly submissions of the applicable QC D-tags in the ASPEN system as part of the survey kit. Timely receipt of this information from ROs/SAs is extremely important as it informs CMS of national QC activities, laboratory issues, and may also be used for developing future policies, procedures, and training materials.

Equivalent Quality Control (EQC) Fact Sheet (Attachment 3)

Lastly, an EQC Fact Sheet is included that covers key points about EQC and addresses questions from the September, 2006 CLIA SA surveyor training session.

If you require further information, please contact Judy Yost at (410) 786-3407 or via email at Judith.yost@cms.hhs.gov.

Effective Date: December 31, 2007. The SA should disseminate this information within 30 days of the date of issuance of the memorandum.

Training: This information should be shared with all appropriate Survey and certification Staff, their managers, QIES coordinators, and the SA/RO training coordinators.

/s/
Thomas E. Hamilton

cc: Survey and Certification Regional Office Management
RO Laboratory Consultants

Attachments:

- Attachment 1 – Revised Listing of Excluded D-Tags
- Attachment 2 – Dear Laboratory Director Letter
- Attachment 3 – Equivalent Quality Control Fact Sheet
- Attachment 4 – QC Decision Table