From: <u>Barley, Burneta</u>

To: <u>DHSR.SMFP.Petitions-Comments</u>

Subject: [External] FW: URGENT: OPPOSITION TO PETITION SUBMITTED BY LEADINGAGE NC FOR HH AGENCIES

Date: Thursday, March 22, 2018 2:29:40 PM

CAUTION: External email. Do not click links or open attachments unless verified. Send all suspicious email as an attachment to Report Spam.

To whom it may concern,

Please oppose this petition as is creates a biased playing field and limits competition.

The Petition does not meet the basic requirements for a petition seeking a policy change, as set forth in the 2018 State Medical Facilities Plan ("SMFP"). Where is the data showing the need for this change?

The Petition raises a host of patient care and regulatory compliance problems and is inconsistent with the Basic Principles. The Petition states that it intends to limit competition. The Petition does not adequately address the serious concerns with providing home health services and meeting the Medicare Conditions of Participation with such a small census of potential patients. In fact, LeadingAge cannot even provide an estimate on how many patients that CCRCs would project to serve if they were granted this exemption.

LeadingAge makes several misleading statements that its Petition and therefore I highly recommend you oppose their petition.

Thank you!

Burneta M Barley RN, MSN

Burneta M Barley RN, MSN, DCO

Director of Clinical Operations Mid-Atlantic Region(ENC) Kindred at Home 3515 Whitehall Park Dr Suite 220 Charlotte NC 28273

Tel: 704-534-9217 Personal Cell: 919-637-0476

Fax: 913-689-6722

Burneta.Barley@gentiva.com

Great healthcare has come home®

purposes, or disclose its contents to any other person. To do so could violate state and Federal privacy laws. Thank you for your cooperation. Please contact the sender if you need assistance. Dedicated to Hope, Healing and Recovery.