

WHAT IS A CORRECTION ORDER?

County Licensing agencies are delegated the authority to issue correction orders when non-compliance of regulations is determined or observed. The intent of correction orders is to help educate and provide guidance regarding the rules and/or statues that pertain to licensed child care programs. Providers are expected to address any violation and inform the licensing agency as to how they corrected the violation(s).

MN Rule 9543.0090, Subp. 2 states that correction orders may be issued for violations that:

- 1) Do not imminently endanger the health, safety, or rights of children in care;
- 2) Are not serious or chronic, or;
- 3) May be corrected within a reasonable time

Licensing staff review any noted violations with the provider. Correction orders may be issued on-site, or occasionally they will be mailed after contact with a provider.

Correction orders are posted on the Department of Human Services (DHS) Licensing Look-up website.