

This appeal stems from Respondent's denial inpatient hospital admission of G.V. for services rendered in connection with her labor and delivery at Robert Wood Johnson (RWJ) from August 29, 2014 through August 31, 2014. However, at the scheduled OAL hearing, the parties entered into a Settlement Agreement in which Respondent withdraw its request for a Hospital Corrective Action Plan (CAP) and reprocess the claims pertaining to G. V.

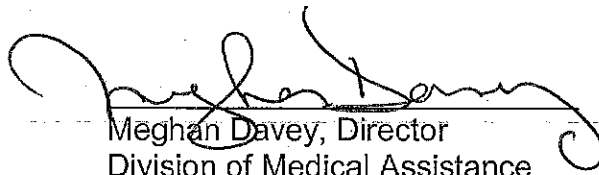
The ALJ approved the Settlement Agreement because it was consistent with the law, fully disposed of all issues in controversy and was voluntarily entered into by both parties, in accordance with N.J.A.C. 1:1-19.1.

Based upon my review of the record, I agree with the ALJ's conclusions and ADOPT the Settlement Agreement as based upon substantial credible evidence and consistent with applicable law.

THEREFORE, it is on this 8th day of MAY 2017,

ORDERED:

That the Initial Decision approving the Settlement Agreement in this matter is hereby ADOPTED.


Meghan Davey, Director
Division of Medical Assistance
and Health Services