In all cases, after notification to the provider has occurred, if the county finds that the provider is still operating, the agency licensure should refer this matter to the City or County Attorney.

If the provider of applicant decides to stop operating the unlicensed care (sample letter 2), the letter addressing the provider of applicant specifies the type of care or discrimination the licensing agency finds the provider of applicant to be engaging in. The agency sends the variance letter to the provider of applicant to discuss the options available to the provider of applicant. The agency may issue an order to cease and desist from providing the unlicensed care, or the agency may issue a suspension of the license or the agency may issue a denial of the request for a new license

If not already received, DHS issues the notification. DHS reviews the designation of the provider of applicant. If the provider of applicant does not meet the standards for the designation, DHS issues a notification of denial of designation. If the provider of applicant meets the standards for the designation, DHS reviews the designation of the provider of applicant. If the provider of applicant does not meet the standards for the designation, DHS issues a notification of denial of designation. If the provider of applicant meets the standards for the designation, DHS issues a notification of approval of designation. If the provider of applicant does not meet the standards for the designation, DHS issues a notification of denial of designation. If the provider of applicant meets the standards for the designation, DHS issues a notification of approval of designation.