

To: Members of the State Board of Health

From: Kara Johnson-Hufford, Associate Division Director, Health Facilities and

Emergency Medical Services Division

Through: Randy Kuykendall, Director, Health Facilities and Emergency Medical Services

Division, \mathcal{DRK}

Date: September 15, 2021

Subject: Request for a Rulemaking Hearing concerning 6 CCR 1011-1, Chapter 8 -

Facilities for Persons with Intellectual and Developmental Disabilities

The Department licenses a wide range of facilities pursuant to Section 25-3-101, C.R.S. Chapter 8 of 6 CCR 1011-1 houses the requirements for two different facility types for persons with intellectual and developmental disabilities—Intermediate Care Facilities for Individuals with Intellectual Disabilities and Group Homes.

Pursuant to Section 24-4-103.3, C.R.S., and Department policy, the Department must review its rules every five to seven years to ensure the rules continue to be efficient, effective, and essential. Accordingly, in 2019 the Department reviewed the existing 6 CCR 1011-1, Standards for Hospitals and Health Facilities, Chapter 8 - Facilities for Persons with Intellectual and Developmental Disabilities. During this review, the Department identified a number of substantial changes that occurred related to the provision of services in these facilities since the last comprehensive update, in addition to changes in statutory definitions and the related federal Conditions of Participation. This rulemaking is needed to update and clarify the rules in response issues identified during the regulatory review and feedback solicited during a subsequent stakeholder process. This rule update modifies Chapter 8 to update the wording, organization, and readability of the rules, as well as adding needed definitions and ensuring standards exist should a private-pay group home ever submit an application for licensure.

The Department respectfully requests the Board of Health set a rulemaking hearing for updates to 6 CCR 1011-1, Chapter 8 - Facilities for Persons with Intellectual and Developmental Disabilities.

STATEMENT OF BASIS AND PURPOSE AND SPECIFIC STATUTORY AUTHORITY for Amendments to 6 CCR 1011-1, Chapter 8 Facilities for Persons with Intellectual and Developmental Disabilities

Basis and Purpose.

Chapter 8 of 6 CCR 1011-1 contains the licensing requirements for two distinct types of facilities for persons with intellectual and developmental disabilities:

- Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF-IID), which are residential facilities certified by the Centers for Medicare and Medicaid (CMS) to provide active treatment, and habilitative, therapeutic, and specialized support services to adults with intellectual and developmental disabilities.
- Group Homes, which are licensed group living situations accommodating between four and eight people in which services and supports are provided to persons with intellectual and developmental disabilities.

The majority of the rules in Chapter 8 apply to both types of facilities. However, there are certain requirements where the standards differ (e.g., administrator qualifications).

The proposed changes to Chapter 8 resulted from a regulatory review and the subsequent stakeholder process undertaken to identify needed changes. Throughout the chapter, language changes were made for consistency, accuracy, and to have rules reflect the requirements of the CMS Home and Community Based Services (HCBS) Settings Final Rule. The CMS rule, released in 2014 and still in its implementation period, codifies a shift toward person-centered care (e.g., emphasizing the person's perspective and preferences in the service planning and provision process). It also requires providers to ensure individuals receiving services have opportunities to be fully integrated into their communities, control their personal resources, and exercise personal choice regarding services and supports.

Definitions were added to ensure an understanding of terms used in the rules, and existing definitions were updated for consistency with statutory changes. The proposed changes also include reorganizations, both within parts and across parts, to improve readability and flow. Requirements related to group home administrator qualifications, criminal history record checks, and specialized care were added to ensure the health, safety, and welfare of the residents in these facilities. The proposed changes also include the elimination of rules that are no longer necessary regarding incorporation by reference and licensing requirements that are duplicative of 6 CCR 1011-1, Chapter 2 - General Licensure Standards, which applies to all licensed facilities.

While the Department is proposing several changes to Chapter 8, it is important to note that, substantively, much remains the same. The following section highlights the substantive changes and the notable word change/organization changes.

Wording changes:

- "Practitioner" replaces provider and physician, as appropriate.
- "Group Home" replaces community residential home.
- "Resident" replaces patient and individual.

Additions and substantive changes:

Part 1-Statutory Authority and Applicability. Rule chapters related to medication administration, medical waste, and hazardous waste were added to the list of regulations specifically called out for providers to follow. While these are not new requirements for providers, the stakeholder group and Department felt there was value in adding them into Chapter 8 to serve as a reminder. Language related to incorporation by reference at Part 1.3 is being struck, as it is no longer needed.

<u>Part 2-Definitions.</u> Modified the definition of community residential home to reflect the common vernacular of group home and updated the definition of intellectual and developmental disability to reflect changes in the statutory definition. Added definitions for practitioner, self-administration (of medication), service plan, special diet, staff, and volunteer, to reflect the need for a clear understanding of those terms as they are used throughout the chapter.

Part 3-Licensing Requirements. The previous Part 3.3, regarding the license term (length), is being struck. When the oversight functions for group homes were transferred to the Department under House Bill 13-1314, the Department kept the license term of two years for those facilities, to hold them harmless in the move from the Department of Human Services. However, at present, group homes are the only health facilities not renewing their licenses annually. Continuing to allow such two-year license terms conflicts with the statutory provision in Section 25-3-102(1)(d), C.R.S., which specifies that "[t]he license expires one year from the date of issuance." Stakeholders agreed that changing the group home licensing term to annually was appropriate, as long as the fee could be adjusted appropriately. Therefore, the proposed change at Part 3.3 sets the annual license fee for group homes at half the fee of the two-year license. With the proposed changes to the group home license term, there is no longer a need for the rule related to license term, as 6 CCR 1011-1, Chapter 2-General Licensure includes rules on the license term that apply to all facilities.

<u>Part 4-Governing Body.</u> While there are not new substantive responsibilities for the governing board, this part has been reorganized, and a rule has been added at Part 4.2, which consolidates governing body responsibilities previously scattered throughout Chapter 8 into one part. A new rule was added at Part 4.5 to clarify that the governing board is responsible for ensuring that a criminal history record check is performed on the administrator.

<u>Part 5-Administrator.</u> Similar to Part 4, while there are few changes to the administrator's responsibilities, the part is reorganized for ease of understanding, and a new rule was added at Part 5.3 to outline the administrator responsibilities that were previously scattered through the remaining parts of the rule. Part 5.2 expands options for administrator qualifications for an ICF-IID and adds administrator qualifications for group homes.

<u>Part 6-Personnel and Staffing.</u> Language regarding criminal history record check requirements was updated at Part 6.2. There are also additions to clarify the following: the content required for personnel records (Part 6.4) and personnel policies (Part 6.6); restrictions on staff working while sick (Part 6.3); and requirements for ensuring sufficient trained staff is on duty (Part 6.8).

<u>Part 7-Training.</u> Part 7.1 was updated to add specific minimum training topics and it clarifies which training/topics are necessary as part of an initial orientation and which training can be given prior to unsupervised contact with residents. Required orientation topics added include the care and services provided by the facility, assignment of duties, infection prevention and control, emergency response policies, reporting requirements, resident rights, prevention of abuse and neglect, and an overview of the facility's policies. Training prior to having unsupervised contact includes training on each specific resident, person-centered care concepts, food safety, and medication administration policies, procedures, and responsibilities.

<u>Part 8-Admissions.</u> No substantive changes were made in this part. Rule language was updated for ease of understanding without altering the meaning of the rules.

Part 9-Resident Rights. Considerable discussion with stakeholders took place regarding the requirements at Part 9.2(F) regarding facility investigations of alleged incidents of abuse, mistreatment, neglect, exploitation, or injuries of unknown origin. Some stakeholders requested that the Department lengthen the time allowed for a facility to complete its investigation, in part due to the length of time it takes outside agencies (e.g. law enforcement, adult protective services) to complete investigations. In reviewing the request, the Department determined failing to complete the investigation report was cited as a deficiency only three times in the past ten years. As such, the Department is proposing the addition of a rule requiring an addendum to the facility's report after the completion of an investigation by an appropriate oversight authority. Additionally, language was updated throughout Part 9 and minor clarifying changes were made.

<u>Part 10-Resident Funds.</u> Language was updated to clarify that facility policies regarding resident funds shall be consistent with legal and regulatory requirements (Part 10.1) and to reflect changes in who can access information regarding resident funds (Part 10.3), which has changed due to the HCBS Settings Final Rule.

<u>Part 11-Resident Records.</u> Additions were made to require documentation of resident's interaction in the community, individual preferences, and any special diet requirements as part of the resident record. Minor wording changes were made for accuracy and clarity.

<u>Part 12-Infectious Disease Prevention and Control.</u> Proposed changes include updating Part 12.1 to require a facility's infectious disease control program be based on nationally recognized standards for infection control and adding requirements commonly found in other facility licensure chapters, such as requiring a facility to have access to an individual trained in infection control. Part 12 was also reorganized for ease of use.

<u>Part 13-Dietary Services.</u> Proposed changes include the addition of Part 13.3, requiring food safety training for staff that handle, prepare, or serve food. Part 13 also includes updates to wording to reflect requirements for resident choice in meals and snacks, as well as residents being allowed to cook unless determined to be incapable of cooking in a safe manner. The wording related to special diet requirements at Part 13.14 was also updated.

<u>Part 14-Medications.</u> The previous Part 14.1 definition of medication is being struck, as the statutory definition referenced in the rules was repealed in 2012. Language was modified at the new Part 14.1 (previously 14.2) to require the monitoring of residents who are self-administering medications be done by a licensed provider who is legally

authorized to monitor medications within their own scope of practice. Part 14.5 includes the addition of requirements to be included in facility policies regarding medication administration, including:

- All medications, including medications administered on an "as needed" basis, shall be administered only by persons as authorized by law.
- Residents may self-administer medications unless they are determined to be incapable
 of safe self-administration. Additional requirements related to reporting noncompliance or other self-administration problems have also been added.
- Facilities may use qualified medication administration persons (QMAPs) to administer medications provided the facility complies with Sections 25-1.5-301 through 303, C.R.S. and 6 CCR 1011-1 Chapter 24-Medication Administration.

Part 15-Medical Services, Therapeutic Services, and Equipment, Supplies, and Assistive Technology. Part 15 has been reorganized for ease of use, grouping rules pertaining to similar requirements together. Definitions for therapeutic services (Part 15.8) and serious and significant changes in weight (Part 15.6) were added for clarity. Other proposed changes include additions to the requirements related to the use of unlicensed staff in providing therapeutic services, including training, monitoring, and documentation requirements. Also included is a new requirement for the facility to document if a resident refuses to use aids such as dentures or eyeglasses.

Part 16-Nursing Services, Specialized Care, and Social Services. In reviewing this part, the Department discovered that rules related to specialized care were inadvertently removed from Chapter 8 when it was modified during the implementation of House Bill13-1314. After consulting the stakeholders, these regulations were added back into the chapter at Part 16.2. This addition includes a list of services that are considered specialized care (e.g., catheter care, tracheostomy care, oxygen saturation monitoring), and the use, training, and monitoring of unlicensed staff in providing specialized care services.

<u>Part 17-Gastrostomy Services.</u> Specific requirements were added in Part 17.2 to clarify the components that are expected to be included in a resident's written, individualized gastrostomy service protocol. Language in the remainder of Part 17 was updated for clarity.

<u>Part 18-Facility Reporting Requirements</u>. No changes were made.

<u>Part 19-Emergency Management Plan and Procedures.</u> Language was updated to add specificity when evaluating the risks to the facility that must be addressed by the emergency management plan (Part 19.1) and also to add specific requirements to the emergency plan itself (Part 19.2).

<u>Part 20-Compliance with FGI Guidelines.</u> The only update to Part 20 was striking an effective date that has passed and thus is no longer needed.

<u>Part 21-Physical Environment.</u> Proposed changes in Part 21 include an updated regulatory citation at Part 21.4, striking Part 21.5(C), which is now in conflict with the Final Settings rule and person-centered care, and minor language updates that improve readability without altering the meaning of the existing rules.

Statutes that require or authorize rulemaking:
Section 25-1.5-103, C.R.S. Section 25-3-101, C.R.S.
Other Relevant Statutes:
Section 25-1.5-301, C.R.S. Sections 25.5-10-218 through 225, C.R.S.
s this rulemaking due to a change in state statute? Yes, the bill number is Rules are authorized requiredx No
Does this rulemaking include proposed rule language that incorporate materials by reference? Yes URLx No
Does this rulemaking include proposed rule language to create or modify fines or fees? x Yes—Renewal fees for Group Homes are being halved as the license renewal will now take place annually, instead of every two years. No
Does the proposed rule language create (or increase) a state mandate on local government? _x No.
 The proposed rule does not require a local government to perform or increase a specific activity for which the local government will not be reimbursed;
 The proposed rule requires a local government to perform or increase a specific activity because the local government has opted to perform an activity, or;
 The proposed rule reduces or eliminates a state mandate on local government.

REGULATORY ANALYSIS for Amendments to 6 CCR 1011-1, Chapter 8 Facilities for Persons with Intellectual and Developmental Disabilities

1. A description of the classes of persons affected by the proposed rule, including the classes that will bear the costs and the classes that will benefit from the proposed rule.

Group of persons/entities Affected by the Proposed Rule	Size of the Group	Relationship to the Proposed Rule Select category: C/S/B
Licensed Group Homes	107	C C
Licensed Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF-IIDs)	23	С
Residents of Group Homes and ICF-IIDs	955*	В
Advocacy organizations, parents/guardians of residents,		S
and groups of similar nature	unknown	
* There are 221 licensed ICF-IID beds and 734 Group Home beds		

While all are stakeholders, groups of persons/entities connect to the rule and the problem being solved by the rule in different ways. To better understand those different relationships, please use this relationship categorization key:

- C = individuals/entities that implement or apply the rule.
- S = individuals/entities that do not implement or apply the rule but are interested in others applying the rule.
- B = the individuals that are ultimately served, including the customers of our customers. These individuals may benefit, be harmed by or be atrisk because of the standard communicated in the rule or the manner in which the rule is implemented.

More than one category may be appropriate for some stakeholders.

2. To the extent practicable, a description of the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons.

Economic outcomes

Summarize the financial costs and benefits, include a description of costs that must be incurred, costs that may be incurred, any Department measures taken to reduce or eliminate these costs, any financial benefits.

C: Chapter 8 licensees may incur costs of compliance with the proposed rules, but such costs are generally not expected to be substantial, as new standards represent practices that are already being carried out in the facilities. Increased costs were generally not a concern raised during the stakeholder process. However, there is expected to be additional administrative burden on group homes, as they will now need to complete the license renewal application annually instead of every two years.

Please describe any anticipated financial costs or benefits to these individuals/entities.

S: N/A

B: N/A

Non-economic outcomes

Summarize the anticipated favorable and non-favorable non-economic outcomes (short-term and long-term), and, if known, the likelihood of the outcomes for each affected class of persons by the relationship category.

- C: The proposed rule changes increase the readability and clarity of the rules, helping providers have a clear understanding of the standards related to the two distinct types of facilities governed under the chapter. The expansion of administrator qualifications for the ICF-IID facilities should benefit those facilities in improving the pool of qualified candidates for those difficult-to-fill positions, and the addition of qualifications for group home administrators will provide clear expectations on who is considered qualified for those positions.
- B: A number of changes will have a non-economic benefit to the residents of the facilities, generally resulting in improved quality of life, but also providing additional safeguards around the care received. The changes to align the rules with a person-centered care approach ensuring the residents have the opportunity for maximum independence and personal choice, including food choices and preparation, activities and community engagement, and self-administration of medication. Including the person-centered language in rules ensures that individuals with developmental disabilities have their preferences respected in their daily lives. The addition of administrator qualifications for group homes has the potential to improve the overall management and environment in those facilities, and the addition of criminal history record check requirements and staff requirements related to first aid and CPR abilities increase the safety of the group home environment.

While this effort to update rules was not specifically targeted toward improving outcomes for previously disenfranchised, un-served or underserved, or marginalized populations, the residents of facilities governed by Chapter 8 receive services funded through Medicaid, as well as have intellectual or developmental disabilities. Historically this population could be considered underserved or marginalized.

No non-favorable non-economic outcomes were identified.

- 3. The probable costs to the agency and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues.
 - A. Anticipated CDPHE personal services, operating costs or other expenditures:

The proposed changes are not expected to increase personnel services, operating costs, or other expenditures, since the licensing, survey, and oversight functions driving those costs remain the same. The move from a 2-year license to an annual license for group homes will result in an additional 50 license renewal applications

annually. However, the additional work is expected to be absorbed within existing resources.

Anticipated CDPHE Revenues:

The Department does not expect any additional revenues as a result of the rulemaking. While Group Home license renewal is moving from every 2 years to an annual renewal, the fee associated with the renewal is being halved, resulting in the same amount of revenue.

B. Anticipated personal services, operating costs or other expenditures by another state agency:

Anticipated Revenues for another state agency:

None

4. A comparison of the probable costs and benefits of the proposed rule to the probable costs and benefits of inaction.

Along with the costs and benefits discussed above, the proposed revisions:

Comply	v with	a statutor	y mandate	to	promulgat	e rules.

- _x__ Comply with federal or state statutory mandates, federal or state regulations, and department funding obligations.
- ____ Maintain alignment with other states or national standards.
- _x_ Implement a Regulatory Efficiency Review (rule review) result
- _x__ Improve public and environmental health practice.
- _x__ Implement stakeholder feedback.

Advance the following CDPHE Strategic Plan priorities (select all that apply):

 Reduce Greenhouse Gas (GHG) emissions economy-wide from 125.716 million metric tons of CO2e (carbon dioxide equivalent) per year to 119.430 million metric tons of CO2e per year by June 30, 2020 and to 113.144 million metric tons of CO2e by June 30, 2023.
Contributes to the blueprint for pollution reduction
Reduces carbon dioxide from transportation
Reduces methane emissions from oil and gas industry
Reduces carbon dioxide emissions from electricity sector
2. Reduce ozone from 83 parts per billion (ppb) to 80 ppb by June 30, 2020 and 75 ppb by June 30, 2023.
Reduces volatile organic compounds (VOC) and oxides of nitrogen (NOx) from the oil and gas industry.
Supports local agencies and COGCC in oil and gas regulations.
Reduces VOC and NOx emissions from non-oil and gas contributors
3 Decrease the number of Colorado adults who have obesity by 2,838 by June 30, 2020

	and by 12,207 by June 30, 2023.
—	Increases the consumption of healthy food and beverages through education, policy, practice and environmental changes. Increases physical activity by promoting local and state policies to improve active
	transportation and access to recreation.
	Increases the reach of the National Diabetes Prevention Program and Diabetes Self-Management Education and Support by collaborating with the Department of Health Care Policy and Financing.
4.	Decrease the number of Colorado children (age 2-4 years) who participate in the WIC Program and have obesity from 2120 to 2115 by June 30, 2020 and to 2100 by June 30, 2023.
	Ensures access to breastfeeding-friendly environments.
5.	Reverse the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by June 30, 2020 and increase to 95% by June 30, 2023.
	Reverses the downward trend and increase the percent of kindergartners protected against measles, mumps and rubella (MMR) from 87.4% to 90% (1,669 more kids) by June 30, 2020 and increase to 95% by June 30, 2023.
	Performs targeted programming to increase immunization rates. Supports legislation and policies that promote complete immunization and
	exemption data in the Colorado Immunization Information System (CIIS).
6.	Colorado will reduce the suicide death rate by 5% by June 30, 2020 and 15% by June 30, 2023.
	Creates a roadmap to address suicide in Colorado.
	Improves youth connections to school, positive peers and caring adults, and promotes healthy behaviors and positive school climate.
	Decreases stigma associated with mental health and suicide, and increases help- seeking behaviors among working-age males, particularly within high-risk industries.
	Saves health care costs by reducing reliance on emergency departments and connects to responsive community-based resources.
7.	The Office of Emergency Preparedness and Response (OEPR) will identify 100% of jurisdictional gaps to inform the required work of the Operational Readiness Review by June 30, 2020.
	Conducts a gap assessment.
	Updates existing plans to address identified gaps. Develops and conducts various exercises to close gaps.
8.	For each identified threat, increase the competency rating from 0% to 54% for outbreak/incident investigation steps by June 30, 2020 and increase to 92% competency rating by June 30, 2023.

Uses an assessment tool to measure competency for CDPHE's response to an outbreak or environmental incident.
Works cross-departmentally to update and draft plans to address identified gaps noted in the assessment.
Conducts exercises to measure and increase performance related to identified gaps in the outbreak or incident response plan.
9. 100% of new technology applications will be virtually available to customers, anytime and anywhere, by June 20, 2020 and 90 of the existing applications by June 30, 2023.
Implements the CDPHE Digital Transformation Plan.
 Optimizes processes prior to digitizing them. Improves data dissemination and interoperability methods and timeliness.
10. Reduce CDPHE's Scope 1 & 2 Greenhouse Gas emissions (GHG) from 6,561 metric tons (in FY2015) to 5,249 metric tons (20% reduction) by June 30, 2020 and 4,593 tons (30% reduction) by June 30, 2023.
Reduces emissions from employee commutingReduces emissions from CDPHE operations
11. Fully implement the roadmap to create and pilot using a budget equity assessment by June 30, 2020 and increase the percent of selected budgets using the equity assessment from 0% to 50% by June 30, 2023.
Used a budget equity assessment

- _x__ Advance CDPHE Division-level strategic priorities.
 - Regulatory review

The costs and benefits of the proposed rule will not be incurred if inaction was chosen. Costs and benefits of inaction not previously discussed include:

There are multiple non-economic costs of inaction:

- For the Department, inaction would prolong a lack of compliance with statutory requirements for an annual license renewal and limit the ability to cite deficiencies around gastrostomy services, specialized care, and infection control.
- For licensed facilities, inaction increases the potential for misunderstanding and misapplication of outdated and unclear rules and a continued difficulty in finding administrators for the ICF-IIDs.
- For facility residents, inaction prevents regulatory alignment with current practices and philosophies, thus reducing the ability for the Department to hold providers accountable for providing services commensurate with the current standard of care.
- 5. A determination of whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule.

Rulemaking is proposed when it is the least costly method or the only statutorily allowable method for achieving the purpose of the statute. The specific revisions proposed in this rulemaking were developed in conjunction with stakeholders. The benefits, risks, and costs of these proposed revisions were compared to the costs and benefits of other options. The proposed revisions provide the most benefit for the least amount of cost, are the minimum necessary, or are the most feasible manner to achieve compliance with statute.

6. Alternative Rules or Alternatives to Rulemaking Considered and Why Rejected.

Stakeholders advocated for qualified medication administration persons (QMAPs) to be allowed to administer medications on a *pro re nata* (PRN), or "as needed," basis. In reviewing Section 25-1.5-301(1), C.R.S., the Department determined that to allow such administrations would be noncompliant with the definition of medication administration for a QMAP, which specifies, "'administration' does not include judgement, evaluation, or assessments..." Therefore, the rules specify that medication administration should be compliant with the statute.

7. To the extent practicable, a quantification of the data used in the analysis; the analysis must take into account both short-term and long-term consequences.

Information sources include: the Center for Medicare and Medicaid Services Conditions of Participation for Intermediate Care Facilities for Individuals with Intellectual Disabilities, Department of Health Care Policy and Financing rules at 10 CCR 2505-10 8.500 and 8.600, deficiency information from past state licensure surveys, and information regarding person-centered care concepts. These sources informed the Department's determination of best practices to incorporate into the proposed revisions.

STAKEHOLDER ENGAGEMENT for Amendments to 6 CCR 1011-1, Chapter 8 -

Facilities for Persons with Intellectual and Development Disabilities

State law requires agencies to establish a representative group of participants when considering to adopt or modify new and existing rules. This is commonly referred to as a stakeholder group.

Early Stakeholder Engagement:

The following individuals and/or entities were invited to provide input and included in the development of these proposed rules:

Organization	Representative Name and Title (if known)
Listserv for Licensed Intermediate Care Facilities for	23
Individuals with Intellectual Disabilities (ICF-IIDs)	
Listserv for Licensed Group Homes	107
Individuals Participating in the	Stakeholder Meetings
Mountain Valley Developmental Services	Adam Juul
Bethesda	Alexander Nourse
Bethesda	Annette Rowell
North Metro Community Services	Beth Clark, Nurse Case Manager
Starpoint Program Approved Service Agency	Bonnie Stumph
The Resource Exchange	Brandi Griffiths
Mountain Valley Developmental Services	Brent Basham
CO Dept. of Health Care Policy and Financing	Cassandra Keller
Bethesda	Catherine Bradbury
Bethesda	Chad Wietrick
Continuum of Colorado	Charlene Cobb
CO Dept of Public Safety, Div of Fire Prev and Control	Chris Brunette
StarPoint	Christi Baxter
Continuum of Colorado	Cindy Dutton
Blue Peaks Developmental Services	Cindy Espinoza
CO Dept. of Health Care Policy and Financing	Cody Hickman
Support, Inc.	Dani Gordon
Argus Home Health Care	Danny Manzanares
Southeastern Developmental Services	David Harbour
Disability Law Colorado	David Monroe
Colorado Department of Human Services	Dawn Jacobs, Deputy Dir of Regional Centers
Bethesda	Dawn Julius, AD
North Metro Community Services	Deb Henkelman, Residential Program Manager
Continuum of Colorado	D'Shaun Fitch
Southern Colorado Development Disability Services	Duane Roy
Alliance Colorado	Ellen Jensby
C.A.R.E. Inc.	Ellie Gibson
	Erin Lehman
Dynamic Dimensions	Ginny Hallagin
Strive	Grant Jackson
Colorado Department of Human Services	Grant Reefer, QA Health Facilities
	J. Henao
Development Disabilities Resource Center	Jeanne Terrell
C.A.R.E. Inc.	Jenna Wolfe
Imagine!	Jennifer Garcia
Community Options, Inc.	Jennifer Pelligra
North Metro Community Services Residential	Jessica Bailey, Associate Director

Community Options, Inc. OD Department of Human Services, OAADS/ DRCO Mountain Valley Developmental Services OD opt. of Health Care Policy and Financing Voyager Home Health Care Policy and Financing John Laukkanen Jordan Jaquin Alliance Colorado Developmental Disabilities Resource Center Judy Loftis Developmental Disabilities Resource Center Colorado Department of Human Services Developmental Disabilities Resource Center Colorado Department of Human Services Resource Center Colorado Department of Human Services Linda Gonzales ECS Likey Colorado Department of Human Services, Inc. Likey Colorado Department of Human Services, Inc. Likey Colorado Department of Human Services Madeline Landgren Maria Jasso Maria Jasso Maria Jasso Maria Jasso Maria Jasso Mary Mangelsen North Metro Community Services and CO Association of Nurses for the Developmentally Disabled CO Dept. of Health Care Policy and Financing North Metro Community Services and CO Association of Nurses for the Developmentally Disabled CO Dept. of Health Care Policy and Financing North Metro Community Services Continuum of Colorado Rapus Home Health Patti DeGeorge Continuum of Colorado Restern CO Services for the Developmentally Disabled CO Dept of Public Safety – Div of Fire Prev and Control Eastern CO Services for the Developmentally Disabled CO Dept of Public Safety – Div of Fire Prev and Control Eastern CO Services for the Developmentally Disabled CO Dept of Public Safety – Div of Fire Prev and Control Eastern CO Services for the Developmental Services Rysan Grygiel Sarson Sims Southern Colorado Vicki Thaler Vickoria Thome Vicki Thaler Vickoria Thome Vickoria Thome Vicki Thaler Vickoria Thome Vickoria Thome Vickoria Thome Vickoria Thome Vickoria Thome Vickoria Thome Vickoria T	Community Ontions Inc	Line Managlalant
Mountain Valley Developmental Services John Klausz		
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Voyager Home Health Care Jordan Jaquin Alliance Colorado Developmental Disabilities Resource Center Judy Loftis Julie Ketchem-Smith Developmental Disabilities Resource Center Colorado Department of Human Services Kelly Hulstrom Colorado Department of Human Services Kodjo Akakpo Developmental Disabilities Resource Center Lifether Research Kristle Braaten Developmental Disabilities Resource Center Lifether Research Kristle Braaten Developmental Disabilities Resource Center - Lakewood CO Dept. of Health Care Policy and Financing Colorado Department of Human Services, Inc. Linda Gonzales		
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Alliance 4 Homecare Larisa Livitz, Administrator Support, Inc. Laura Viers		
Support, Inc. Laura Viers		
STRIVE Mary Burdick		
	STRIVE	Mary Burdick

Roundup Fellowship	Mindy Watrous
Continuum of Colorado	Pamela Blomquist
Area Agency on Aging	Raegan Moldonado
	Sharon Sackey
Bridge Community	Veronica Saykally

The Department convened a public stakeholder process including 11 public meetings held remotely via Zoom between September 2, 2020, and August 4, 2021. The meetings took place on the first Wednesday of each month from 1:30-4:30 p.m., except for January when the meeting was canceled. The Department ensured that information was available to stakeholders via the following methods:

- Official public notice to all regulated facilities.
- Public notice posted on the Department's blog.
- Official public notice to all individuals who signed up for an email list for Chapter 8.
- A page on CDPHE's website: https://cdphe.colorado.gov/chapter-8-idd-rewrite-workgroup
- A google drive for working documents where all interested parties could access them: https://drive.google.com/drive/folders/1hehmcHWVwnL5n2FblvaJUtOrvZDgfRTv?usp=sharing

The Department reached out to individual stakeholders, stakeholder associations, or interested parties as certain topics were discussed. For example, subject matter experts in building standards were specifically encouraged to attend during the discussion of physical plant standards.

Prior to each meeting, Department staff reviewed the relevant sections of the rules and compare those rules to: the comments gathered during the regulatory review, current practice, other similar health-care facility rules, federal requirements (where applicable), regulations at other departments, and statutes, then used that information to draft new language where necessary. During the meetings, staff presented draft language for stakeholder discussion. Alternatively, on issues where there was a lack of clarity, the issue was presented, and the changes were guided by the stakeholder group. Staff facilitated discussion on any points that required modification, elimination, or addition. Staff and stakeholder meeting attendees provided input and worked toward consensus language. In most instances, the Department and stakeholders agreed on the negotiated language.

These proposed rules do not contain any local government mandates.

Staff provided information regarding the Board of Health process at the final meeting and will provide this information again via the listserv at an appropriate date.

Stakeholder Group Notification

The stakeholder group was provided notice of the rulemaking hearing and provided a copy of the proposed rules or the internet location where the rules may be viewed. Notice was provided prior to the date the notice of rulemaking was published in the Colorado Register (typically, the 10th of the month following the Request for Rulemaking).

X	Not applicable. This is a Request for Rulemaking Packet. Notification will occur if the Board of Health sets this matter for rulemaking.
	Yes.

Summarize Major Factual and Policy Issues Encountered and the Stakeholder Feedback Received. If there is a lack of consensus regarding the proposed rule, please also identify the Department's efforts to address stakeholder feedback or why the Department was unable to accommodate the request.

The update to 6 CCR 1011-1, Chapter 8 - Facilities for Persons with Intellectual and Development Disabilities includes updates to language in each of the 21 parts of the rule. Since this is a comprehensive update, there were significant discussions throughout the stakeholder process. Issues or questions raised by stakeholders were discussed and resulted in either updated language, retention of existing language, or striking of unnecessary language, generally with consensus between the Department and stakeholders. However, there were two topics where consensus was not reached:

• Timeline for the investigation of alleged incidents of abuse, mistreatment, neglect, exploitation, or injuries of unknown origin. Standards, along with any proposed changes are found in section Chapter 8, Part 9.2.

Current language requires that, "All alleged incidents of abuse, mistreatment, neglect, injuries of unknown origin or exploitation shall be thoroughly investigated within five (5) working days." The Department is not proposing a change to the 5-day timeline; however, some stakeholders suggested that this timeline was too aggressive and not realistic. Concerns were voiced that such a rapid timeline could lead to numerous citations if the investigation was not thorough enough, or was not completed in a timely manner. There were also concerns that this would be interpreted to mean that the investigation, a report, and all recommendations must be implemented within that timeframe. Staff and stakeholders suggested that the Department pull data from previous surveys to see how many citations had been issued on this topic for group homes or ICF-IDD facilities and that the data be the basis for additional discussion at the next month's meeting.

The information obtained from Departmental records showed that CDPHE normally cites a deficiency in this area this based on a lack of evidence to show a thorough investigation was completed. Several other citations were for investigations related to injuries of unknown origin. The current regulation has been cited 42 times over the past 10 years, but only 3 of those were related to timeframe: first in 2013 because investigation wasn't completed after 30 days, second in 2016—related to repeated injuries resulting in a citation for immediate jeopardy, and third in 2018 because the investigation had not been started for 30 days. The remaining 38 citations were due to information missing from the report. Thus it appears that this regulation has not been cited extensively, indicating that compliance with this standard is not an issue for the majority of facilities. Additionally, this 5-day requirement mirrors federal requirements for the ICF-IIDs.

The Department believes it to be in the best interest of public health and safety for the 5-day requirement to remain in place with a minor modification to indicate that a timeline for all actions to be taken must be established in this report, but

that not all actions must be completed during this 5-day period. An additional rule was added to clarify that the internal investigation can be, and may need to be, updated if other investigations are ongoing that will inform additional facility actions (e.g. Adult Protective Services, law enforcement).

• Medication administration, particularly medication administration by Qualified Medication Administration Persons (QMAPs). Medications and medication administration are dealt with in Part 14 of proposed Chapter 8.

The statutory authorization for QMAPs comes from Sections 25-1.5-301 through 25-1.5-303, C.R.S. and includes very prescriptive language regarding the role of QMAPs:

"(1) "Administration" means assisting a person in the ingestion, application, inhalation, or, using universal precautions, rectal or vaginal insertion of medication, including prescription drugs, according to the legibly written or printed directions of the attending physician or other authorized practitioner or as written on the prescription label and making a written record thereof with regard to each medication administered, including the time and the amount taken, but "administration" does not include judgment, evaluation, or assessments or the injections of medication, the monitoring of medication, or the self-administration of medication, including prescription drugs and including the self-injection of medication by the resident." 25-1.5-301, C.R.S. (emphasis added).

Since the definition of administration in the QMAP statute specifically precludes the use of judgment, evaluation, or assessment, the Department has included several items within Chapter 8 regulation to clarify the limited role of QMAPs. This may not be how some facilities have traditionally viewed the role of QMAPs; and stakeholders wanted to allow QMAPs to administer medications on a *pro re nata* (PRN), or "as needed" basis. However, the Department determined it could not accommodate stakeholder preferences due to the statutory definition not allowing the use of judgement, evaluation, or assessments. The proposed language specifies who may administer medications at Part 14.5(A), and provides the standards for the use of QMAPs at Part 14.5(C).

Please identify the determinants of health or other health equity and environmental justice considerations, values or outcomes related to this rulemaking.

Overall, after considering the benefits, risks and costs, the proposed rule:

Select all that apply.

Improves behavioral health and mental health; or, reduces substance abuse or suicide risk.	х	Reduces or eliminates health care costs, improves access to health care or the system of care; stabilizes individual participation; or, improves the quality of care for unserved or underserved populations.

	Improves housing, land use, neighborhoods, local infrastructure, community services, built environment, safe physical spaces or transportation.	Reduces occupational hazards; improves an individual's ability to secure or maintain employment; or, increases stability in an employer's workforce.
	Improves access to food and healthy food options.	Reduces exposure to toxins, pollutants, contaminants or hazardous substances; or ensures the safe application of radioactive material or chemicals.
х	Improves access to public and environmental health information; improves the readability of the rule; or, increases the shared understanding of roles and responsibilities, or what occurs under a rule.	Supports community partnerships; community planning efforts; community needs for data to inform decisions; community needs to evaluate the effectiveness of its efforts and outcomes.
	Increases a child's ability to participate in early education and educational opportunities through prevention efforts that increase protective factors and decrease risk factors, or stabilizes individual participation in the opportunity.	Considers the value of different lived experiences and the increased opportunity to be effective when services are culturally responsive.
	Monitors, diagnoses and investigates health problems, and health or environmental hazards in the community.	Ensures a competent public and environmental health workforce or health care workforce.
	Other:	Other:

1

DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT

Health Facilities and Emergency Medical Services Division

STANDARDS FOR HOSPITALS AND HEALTH FACILITIES CHAPTER 8 - FACILITIES FOR PERSONS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES

6 CCR 1011-1 Chapter 8

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PART 1 – STATUTORY AUTHORITY AND APPLICABILITY
      PART 2 - DEFINITIONS
      PART 3 - LICENSING REQUIREMENTS
 5
      PART 4 - GOVERNING BODY
      PART 5 – ADMINISTRATOR
      PART 6 - PERSONNEL AND STAFFING
 8
      PART 7 - TRAINING
      PART 8 - ADMISSIONS
 9
10
      PART 9 - RESIDENT RIGHTS
11
      PART 10 - RESIDENT FUNDS
      PART 11 - RESIDENT RECORDS
12
13
      PART 12 - INFECTIOUS DISEASE PREVENTION AND CONTROL
14
      PART 13 - DIETARY SERVICES
15
      PART 14 - MEDICATIONS
16
      PART 15 - MEDICAL SERVICES, THERAPEUTIC SERVICES, AND EQUIPMENT, SUPPLIES, AND ASSISTIVE
17
                TECHNOLOGY
      PART 16 - NURSING SERVICES, SPECIALIZED CARE, AND SOCIAL SERVICES
18
19
      PART 17 – GASTROSTOMY SERVICES
20
      PART 18 - FACILITY REPORTING REQUIREMENTS
      PART 19 - EMERGENCY MANAGEMENT PLAN AND PROCEDURES
21
      PART 20 - COMPLIANCE WITH FGI GUIDELINES
22
23
      PART 21 - PHYSICAL ENVIRONMENT
24
      PARTSection 1 - Statutory Authority and Applicability
              The statutory authority for the promulgation of these rules is set forth in Sections 25-1.5-103, 25-
25
      1.1
              3-100.5, et seq., and 25.5-10-214(2) and (5), C.R.S.
26
27
      1.2
             A facility for persons with intellectual and developmental disabilities, as defined herein, shall
28
              comply with all applicable federal, and state, AND LOCAL statutes and regulations, including, but
29
              not limited to, the following:
30
              (A)
                     This Chapter 8 as it applies to the type of facility licensed.
31
              (B)
                     6 CCR, 1011-1, Chapter 2, – General Licensure Standards, unless otherwise modified
32
33
             (C)
                     6 CCR, 1011-1, Chapter 24 – Medication Administration Regulations.
                     6 CCR 1007-2, PART 1, REGULATIONS PERTAINING TO SOLID WASTE DISPOSAL SITES AND
34
              (D)
35
                     FACILITIES, SECTION 13, MEDICAL WASTE.
36
              (E)
                     6 CCR 1007-3, PART 262, STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE.
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These regulations incorporate by reference (as indicated within) materials originally published 37 38 elsewhere. Such incorporation does not include later amendments to or editions of the referenced 39 material. The Department of Public Health and Environment maintains copies of the complete text 40 of the incorporated materials for public inspection during regular business hours, and shall 41 provide certified copies of the incorporated material at cost upon request. Information regarding 42 how the incorporated material may be obtained or examined is available from: 43 **Division Director** 44 Health Facilities and Emergency Medical Services Division Colorado Department of Public Health and Environment 45 46 4300 Cherry Creek Drive South Denver, CO 80246 47 48 Phone: 303-692-2800 49 Copies of the incorporated materials have been provided to the State Publications Depository and Distribution Center, and are available for interlibrary loan. Any incorporated material may be 50 51 examined at any state publications depository library. 52 53 PARTSection 2 - Definitions 54 "Administrator" MEANS A-A person who is responsible for the overall operation and daily 2.1 55 administration, management, and maintenance of the facility. 56 Community Residential Home a group living situation accommodating at least four, but no more 2.2 57 than eight, persons which is licensed by the state and in which services and supports are 58 provided to persons with intellectual and developmental disabilities. 59 2.32 "Department" MEANS the Colorado Department of Public Health and Environment or its designee. 60 2.43 "Facility for Persons with Intellectual and Developmental Disabilities" MEANS a facility specially 61 designed for the active treatment and habilitation of persons with intellectual and developmental 62 disabilities or a community residential homeGROUP HOME. 63 2.54 "Governing Body" MEANS the individuals, OR service agency or community centered board when acting as a service agency that has the ultimate authority and legal responsibility for the 64 65 management and operation of the facility. 66 2.5 "GROUP HOME" MEANS A GROUP LIVING SITUATION ACCOMMODATING AT LEAST FOUR (4), BUT NO MORE THAN EIGHT (8), PERSONS WHICH IS LICENSED BY THE STATE AND IN WHICH SERVICES AND SUPPORTS 67 68 ARE PROVIDED TO PERSONS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES. GROUP HOME 69 MEANS THE SAME AS "COMMUNITY RESIDENTIAL HOME," AS THE TERM IS USED IN SECTION 25.5-10-214, 70 CRS 71 to community residential home definition and use added. 2.6 "Intellectual and Developmental Disability" MEANS a disability that is manifested MANIFESTS before 72 the person reaches twenty-two years of age, that constitutes a substantial disability to the 73 affected individual PERSON, and that is attributable to mental retardation AN INTELLECTUAL OR 74 DEVELOPMENTAL DISABILITY or related conditions, which include INCLUDING PRADER-WILLI SYNDROME, 75 cerebral palsy, epilepsy, autism, or other neurological conditions when these THE CONDITION OR conditions result in impairment of general intellectual functioning or adaptive behavior similar to 76 77 that of a person with mental retardation AN INTELLECTUAL AND DEVELOPMENTAL DISABILITY. 78 27 "Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID)" MEANS a 79 residential facility that is certified by the Centers for Medicare and Medicaid SERVICES (CMS) to 80 provide ACTIVE TREATMENT, AND habilitative, therapeutic, and specialized support services to 81 adults with intellectual and developmental disabilities.

Commented [A1]: Rule no longer necessary—no materials are

Commented [A2]: Now using "group home" instead of "community residential home" and the definition has been moved to

Commented [A3]: Now using "group home" instead of "community residential home. Moved from Part 2.2, and reference

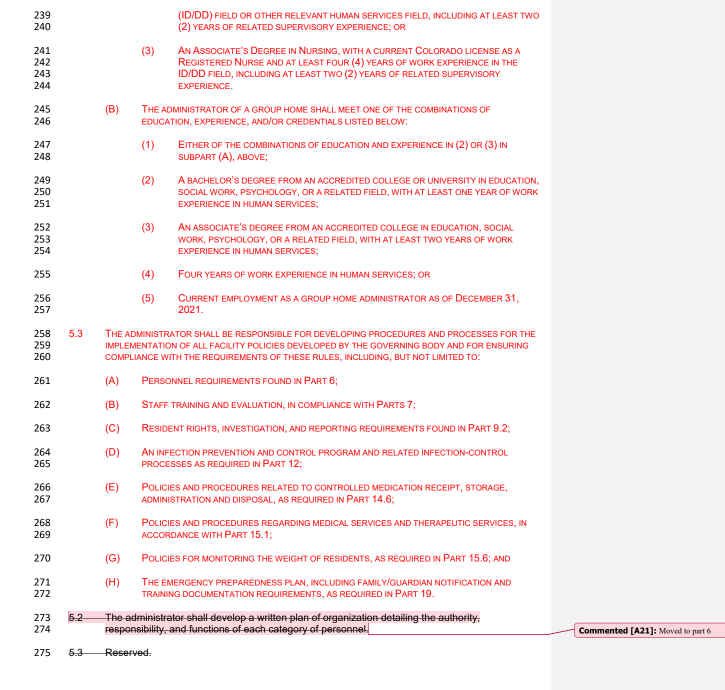
Commented [A4]: Changes made to reflect the updated statutory definition found at Section 25.5-10-202(26)(a), C.R.S.

82 83 84	2.8	"PRACTITIONER" MEANS A PHYSICIAN, PHYSICIAN ASSISTANT, OR ADVANCE PRACTICE NURSE (I.E., NURSE PRACTITIONER OR CLINICAL NURSE SPECIALIST) WHO HAS A CURRENT, UNRESTRICTED LICENSE TO PRACTICE AND IS ACTING WITHIN THE SCOPE OF SUCH AUTHORITY.							
85 86	2.9	"Resident" MEANS an individual admitted to LIVING IN and receiving services from a facility for persons with intellectual and developmental disabilities.							
87 88	2.10	"SELF-ADMINISTER" MEANS THE ABILITY OF A RESIDENT TO TAKE MEDICATION INDEPENDENTLY WITHOUT ANY ASSISTANCE FROM ANOTHER PERSON.	Commented [A5]: Definition from Section 25-1.5-301(5),						
89 90 91 92 93	2.11	"SERVICE PLAN" MEANS A WRITTEN DOCUMENT THAT SPECIFIES IDENTIFIED AND NEEDED SERVICES, REGARDLESS OF FUNDING SOURCE OR PROVIDER, TO ASSIST A PERSON TO REMAIN SAFELY IN THE COMMUNITY. FOR THE PURPOSES OF THIS CHAPTER, THE TERM SERVICE PLAN INCLUDES, BUT IS NOT LIMITED TO: SERVICE PLANS, INDIVIDUALIZED PLANS, INDIVIDUAL SERVICE AND SUPPORT PLANS, AND PERSON-CENTERED SUPPORT PLANS AS USED WITHIN 10 CCR 2505-10.	C.R.S. Commented [A61: Based on 10 CCR 2505-10, 8.500 definition,						
94 95	2.12	"SPECIAL DIET" MEANS A DIET WITH SPECIFIC REQUIREMENTS, PROVIDED IN ACCORDANCE WITH A PRACTITIONER'S OR REGISTERED DIETITIAN'S ORDER.	but broadened.						
96 97 98	2.13	"STAFF" MEANS INDIVIDUALS PROVIDING SERVICES ON BEHALF OF AND/OR UNDER THE CONTROL OF THE FACILITY, EITHER AS AN EMPLOYEE, THROUGH A CONTRACT BETWEEN THE FACILITY AND THE INDIVIDUAL, OR THROUGH A STAFFING AGENCY.							
99 100	2.14	"VOLUNTEER" MEANS AN UNPAID INDIVIDUAL PROVIDING SERVICES ON BEHALF OF AND/OR UNDER THE CONTROL OF THE FACILITY.	Commented [A7]: From Ch. 7, ALR and Ch. 3 Behavioral Health Entities. Definition needed for requirements related to background checks,						
101 102	PARTS	ection 3 – Licensing Requirements	training, etc.						
103	3.1	License Types							
104 105 106 107		(A) A facility for persons with intellectual and developmental disabilities shall be licensed as either an Intermediate Care Facility for Individuals with Intellectual Disabilities or a Community Residential GROUP Home, depending upon the size of the facility and the services offered.							
108	3.2	General License Requirements							
109 110 111		(A) A facility for persons with intellectual and developmental disabilities shall demonstrate compliance with local building and zoning codes prior to initial licensure and license renewal.							
112 113 114 115		(B) A facility for persons with intellectual and developmental disabilities shall comply with the LICENSURE requirements of 6 CCR 1011-1, Chapter 2. , regarding license application procedures, the process for change of ownership and the continuing obligations of a licensee.							
116	3.3	License Term	Commented [A8]: No longer needed as the license term is covered in 6 CCR 1011-1, Chapter 2- General Licensure						
117 118		(A) The license for an Intermediate Care Facility for Individuals with Intellectual Disabilities be valid for twelve (12) months unless suspended or revoked.	Covered in 0 CCR 1011-1, Chapter 2- General Licensure						
119 120		(B) The license for a Community Residential Home shall be valid for twenty-four months unless otherwise suspended or revoked.							

121 122 123		(C)	(C) In the event of a denial, suspension, or revocation of a facility's license or the facility's program approval, the Department shall assist the Department of Health Care Policy and Financing in overseeing the relocation of the residents.						
124	3.43	Licens	se Fees						
125 126				s are non-refundable. More than one fee may apply depending upon the s. The total fee shall be submitted with the appropriate license application.					
127		(A)	Initial	License					
128			(1)	Community Residential GROUP Home: \$2,612.62.					
129			(2)	Intermediate Care Facility for Individuals with Intellectual Disabilities: \$6,270.31.					
130		(B)	Licens	se Renewal. Effective July 1, 2020 2022, the ANNUAL renewal fee shall be:					
131			(1) C	ommunity Residential GROUP Home: \$783.79 \$391.90.					
132			(2)	Intermediate Care Facility for Individuals with Intellectual Disabilities: \$1,672.08.					
133 134 135		(C)		ge of Oewnership. Change of ownership shall be determined in accordance with the a set forth in 6 CCR 1011-1, Chapter 2, Part 2.6. The change of ownership fee shall					
136			(1)	Community Residential GROUP Home: \$2,612.62.					
137			(2)	Intermediate Care Facility for Individuals with Intellectual Disabilities: \$6,270.31.					
138		(D)	Revisi	it <mark>F</mark> fee					
139 140 141 142 143			(1)	A facility's renewal license fee may be increased as the result of a licensure inspection or substantiated complaint investigation where a deficient practice is cited that has either caused harm, or has the potential to cause harm, to a consumer and the agency has failed to demonstrate appropriate correction of the cited deficiencies at the first on-site revisit.					
144 145 146 147			(2)	The fee shall be 50 percent of the facility's renewal license fee and shall be assessed for the second on-site revisit and each subsequent on-site revisit pertaining to the same deficiency.					
148	PARTS	Section 4	4 – Gove	erning Body					
149	4.1	THE F	ACILITY S	HALL HAVE A GOVERNING BODY THAT IS RESPONSIBLE FOR THE MANAGEMENT AND					
150		OVERS	SIGHT OF	THE FACILITY, INCLUDING: POLICY, BUDGET, AND OPERATIONAL DIRECTION.	Commented [A9]: Moved from previous 4.2				
151		(A)	The g	overning body shall establish a policy that defines its composition and authority.					
152 153		(B)		OVERNING BODY MAY OVERSEE MORE THAN ONE FACILITY, IN WHICH CASE IT SHALL					
154				AIN SEPARATE DOCUMENTATION CONCERNING THE OVERSIGHT OF EACH FACILITY, SNIZING THE UNIQUE CHARACTERISTICS OF EACH LOCATION.	Commented [A10]: Moved from previous 4.2				
155	4.2	The a	overning	body shall oversee the policy, budget and operational direction of the facility. If a	Commented [A11]: Variable A11, variable				
156	⊤. ∠			ird oversees more than one facility, it shall maintain documentation concerning the	Commented [A11]: Moved to 4.1 header language				
157		overs	ight of ea	ach facility.	Commented [A12]: Moved to 4.1(B)				

158 159	4.2		OVERNING BODY SHALL DEVELOP WRITTEN POLICIES, INCLUDING, BUT NOT LIMITED TO, THOSE RED IN OTHER PARTS OF THESE RULES:					
160		(A)	ADMISSION AND DISCHARGE POLICIES THAT FULLY COMPLY WITH STATE AND FEDERAL LAW AND	Commented [A13]: From 4.5 below				
161 162			THAT MEET THE REQUIREMENTS OF PART 8.1 OF THESE RULES, INCLUDING THAT THE FACILITY SHALL ONLY ADMIT THOSE INDIVIDUALS WHOSE NEEDS CAN BE MET WITHIN THE					
163			ACCOMMODATIONS AND SERVICES THE FACILITY PROVIDES.	Commented [A14]: From 8.1				
164		(B)	POLICIES REGARDING THE HIRING OR CONTINUED SERVICE OF ANY ADMINISTRATOR, STAFF, OR	Commented [A15]: From Chapters 7 and 4, modified				
165 166			VOLUNTEER WHOSE CRIMINAL HISTORY RECORDS INCLUDE A CONVICTION OR PLEA, OR OTHERWISE DEMONSTRATE CONDUCT THAT COULD POSE A RISK TO THE HEALTH, SAFETY, OR					
167			WELFARE OF THE RESIDENT. AT A MINIMUM, THE POLICIES SHALL REQUIRE CONSIDERATION OF:					
168			(1) THE HISTORY OF CONVICTIONS AND PLEAS OF GUILTY OR NO CONTEST;					
169			(2) THE NATURE AND SERIOUSNESS OF THE CRIME(S);					
170			(3) THE TIME THAT HAS ELAPSED SINCE THE CONVICTIONS OR PLEAS;					
171			(4) WHETHER THERE ARE ANY MITIGATING OR AGGRAVATING FACTORS; AND					
172			(5) THE NATURE OF THE POSITION TO WHICH THE INDIVIDUAL WILL BE ASSIGNED.					
173		(C)	PERSONNEL POLICIES, AS REQUIRED BY PART 6.					
174		(D)	RESIDENT RIGHTS POLICIES, IN COMPLIANCE WITH PART 9.1.					
175		(E)	RESIDENT FUNDS POLICIES, AS REQUIRED BY PART 10.1.					
176 177		(F)	POLICIES THAT ENSURE THE APPROPRIATE PROCUREMENT, STORAGE, ADMINISTRATION, AND DISPOSAL OF MEDICATIONS, IN ACCORDANCE WITH PART 14.6.					
178		(G)	POLICIES FOR MEDICAL SERVICES AND THERAPEUTIC SERVICES, AS REQUIRED BY PART 15.1.					
179		(H)	A POLICY FOR MONITORING RESIDENTS' WEIGHTS, IN ACCORDANCE WITH PART 15.6.					
180		(1)	POLICIES FOR THE PROVISION OF NURSING SERVICES, IN ACCORDANCE WITH PART 16.1.					
181 182 183	4.3	The governing body shall establish a system for monitoring and reviewing the PHYSICAL, BEHAVIORAL, AND SOCIAL NEEDS AND CARE-medical care and health of the residents receiving services at the facility.						
184 185	4.4	THE GOVERNING BODY SHALL ENSURE COMPLIANCE WITH THE REQUIREMENTS IN PART 19 – EMERGENCY MANAGEMENT PLAN AND PROCEDURES.						
186 187 188 189	4.45	REQUI autho	The governing body shall appoint an administrator WHO MEETS THE MINIMUM ADMINISTRATOR REQUIREMENTS AT PART 5.2, who shall have the TO WHOM THE GOVERNING BODY SHALL DELEGATE authority to implement the facility policies and procedures, and be is responsible for the day-to-day management of the facility.					
190 191 192		(A)	An administrator appointed to manage an intermediate care facility for individuals with intellectual disabilities shall have an active, unrestricted Colorado nursing home administrator license.	Commented [A16]: Moved to administrator requirements				
				Commenced [ATO]: woved to administrator requirements				
193 194	4.6		OVERNING BODY SHALL ENSURE THAT A NAME-BASED CRIMINAL HISTORY RECORD CHECK IS DRIVED FOR THE ADMINISTRATOR PRIOR TO THEIR EMPLOYMENT, AS FOLLOWS:					

195 196 197		(A)	IF THE ADMINISTRATOR HAS LIVED IN COLORADO FOR MORE THAN THREE (3) YEARS AT THE TIME OF APPLICATION, THE FACILITY SHALL OBTAIN A NAME-BASED CRIMINAL HISTORY RECORD CHECK CONDUCTED BY THE COLORADO BUREAU OF INVESTIGATION.					
198 199 200 201 202 203		(B)	IF THE ADMINISTRATOR HAS LIVED IN COLORADO FOR THREE (3) YEARS OR LESS AT THE TIME OF APPLICATION, THE FACILITY SHALL OBTAIN A NAME-BASED CRIMINAL HISTORY RECORD CHECK FOR EACH STATE IN WHICH THE APPLICANT HAS LIVED DURING THE PAST THREE YEARS, CONDUCTED BY THE RESPECTIVE STATE'S BUREAU OF INVESTIGATION OR EQUIVALENT STATE-LEVEL LAW ENFORCEMENT AGENCY OR OTHER NAME-BASED REPORT, AS DETERMINED BY THE DEPARTMENT.					
204 205 206		(C)	IF THE CRIMINAL HISTORY RECORD CHECK REVEALS ANY CONVICTIONS OR PLEAS, THE INFORMATION SHALL BE CONSIDERED IN ACCORDANCE WITH THE POLICIES DEVELOPED BY THE GOVERNING BODY IN ACCORDANCE WITH PART 4.2(B) OF THESE RULES.					
207 208 209 210 211		(D)	IF THE GOVERNING BODY BECOMES AWARE OF INFORMATION THAT INDICATES THE ADMINISTRATOR COULD POSE A RISK TO THE HEALTH, SAFETY, AND/OR WELFARE OF THE RESIDENTS, THE GOVERNING BODY SHALL REQUEST AN UPDATED CRIMINAL HISTORY RECORD CHECK FROM THE COLORADO BUREAU OF INVESTIGATION AND/OR OTHER RELEVANT LAW ENFORCEMENT AGENCY.	Commented [A17]: Similar to requirement for ALRs				
212	4.5		overning body shall create policies and procedures for admission and discharge of					
213 214		reside	ents that fully comply with state and federal law.	Commented [A18]: Moved to 4.2 (A)				
215	PARTS	Section 5	5 – Administrator					
216 217 218	5.1		administrator shall be responsible on a full time basis to the governing body for planning, anizing, developing, and controlling the operations of the facility, INCLUDING, BUT NOT LIMITED					
219 220 221 222 223		(A)	The administrator shall ensure Ensuring that a recognized system of accounting is used to accurately reflect the details of the business. FINANCIAL OPERATIONS OF THE FACILITY AND THAT A A fiscal audit, including resident funds that are managed by the facility, shall be is performed at least annually by a qualified INDEPENDENT auditor. independent of the facility.	Command (A10): Variable of A				
				Commented [A19]: Moved from 5.4				
224 225 226		(B)	ENSURING THE MAINTENANCE OF FACILITY RECORDS, INCLUDING, BUT NOT LIMITED TO, A DAILY CENSUS OF CURRENT RESIDENTS, ADMISSION AND DISCHARGE RECORDS, AND A MASTER RESIDENT DATABASE.	Commented [A20]: From 5.5				
227 228 229		(C)	Ensuring a designee is available to fulfill the requirements of the administrator during periods when the administrator is not on-site or otherwise available via another method within a reasonable amount of time.					
230 231	5.2		THE ADMINISTRATOR SHALL MEET THE MINIMUM QUALIFICATIONS, AS APPROPRIATE FOR THE TYPE OF FACILITY.					
232 233 234		(A)	THE ADMINISTRATOR OF AN INTERMEDIATE CARE FACILITY FOR INDIVIDUALS WITH INTELLECTUAL DISABILITIES SHALL MEET AT LEAST ONE OF THE FOLLOWING COMBINATIONS OF EDUCATION, EXPERIENCE, AND/OR CREDENTIALS:					
235			(1) An active, unrestricted Colorado Nursing Home Administrator License;					
236 237 238			(2) A BACHELOR'S DEGREE FROM AN ACCREDITED COLLEGE OR UNIVERSITY IN EDUCATION, SOCIAL WORK, PSYCHOLOGY, OR A RELATED FIELD WITH AT LEAST FOUR (4) YEARS OF WORK EXPERIENCE IN THE INTELLECTUAL DISABILITY/DEVELOPMENTAL DISABILITY					



276 277	5.4	reflect	dministrator shall ensure that a recognized system of accounting is used to accurately the details of the business. A fiscal audit, including resident funds that are managed by the	Commented [A22]: Moved to 5.1					
278	-	,	facility, shall be performed at least annually by a qualified auditor independent of the facility.						
279	5.5	The ac	dministrator shall ensure that the facility maintains the following records:						
280		(A)	A daily census,						
281		(B) —	Admission and discharge records, and						
282		(C)	A master resident database.	Commented [A23]: Moved to 5.1(B)					
283			- Personnel and Staffing						
284 285	6.1		dministrator shall only employ ENSURE staff members who AND VOLUNTEERS are qualified by tion, training, and/OR experience.						
286 287 288 289	6.2	HISTOF direct	dministrator, OR THEIR DESIGNEE, shall ensure that a backgroundNAME-BASED CRIMINAL RY RECORD check is performed for each unlicensed staff member OR VOLUNTEER providing care, SUPERVISION, OR HAVING UNSUPERVISED CONTACT WITH A RESIDENT, prior to THEIR YMENT OR ACCEPTANCE AS A VOLUNTEER						
290 291 292		(A)	IF THE APPLICANT HAS LIVED IN COLORADO FOR MORE THAN THREE (3) YEARS AT THE TIME OF APPLICATION, THE FACILITY SHALL OBTAIN A NAME-BASED CRIMINAL HISTORY RECORD CHECK CONDUCTED BY THE COLORADO BUREAU OF INVESTIGATION.						
293 294 295 296 297 298		(B)	IF THE APPLICANT HAS LIVED IN COLORADO FOR THREE (3) YEARS OR LESS AT THE TIME OF APPLICATION, THE FACILITY SHALL OBTAIN A NAME-BASED CRIMINAL HISTORY RECORD CHECK FOR EACH STATE IN WHICH THE APPLICANT HAS LIVED DURING THE PAST THREE YEARS, CONDUCTED BY THE RESPECTIVE STATE'S BUREAU OF INVESTIGATION OR EQUIVALENT STATE-LEVEL LAW ENFORCEMENT AGENCY OR OTHER NAME-BASED REPORT, AS DETERMINED BY THE DEPARTMENT.						
299 300 301		(C)	IF THE CRIMINAL HISTORY RECORD CHECK REVEALS ANY CONVICTIONS OR PLEAS, THE INFORMATION SHALL BE CONSIDERED IN ACCORDANCE WITH THE POLICIES DEVELOPED BY THE GOVERNING BODY IN ACCORDANCE WITH PART 4.2(B) OF THESE RULES.						
302 303 304 305 306		(D)	IF THE ADMINISTRATOR BECOMES AWARE OF INFORMATION THAT INDICATES A STAFF MEMBER OR VOLUNTEER COULD POSE A RISK TO THE HEALTH, SAFETY, AND WELFARE OF THE RESIDENTS, THE ADMINISTRATOR SHALL REQUEST AN UPDATED CRIMINAL HISTORY RECORD CHECK FROM THE COLORADO BUREAU OF INVESTIGATION AND/OR OTHER RELEVANT LAW ENFORCEMENT AGENCY.	Commented [A24]: Similar to requirement for ALRs					
307 308 309		(E)	IF THE FACILITY CONTRACTS WITH A STAFFING AGENCY FOR THE PROVISION OF RESIDENT SERVICES, IT SHALL REQUIRE THE STAFFING AGENCY TO MEET THE REQUIREMENTS OF THIS PART.						
310 311 312		(A)	If any background check reveals prior convictions of a violent, fraudulent, or abusive nature, the administrator shall inquire further to determine the potential impact on resident safety in accordance with facility policy.						
313 314 315		(B)	If an individual is hired despite a background check that reveals a prior conviction of a violent, fraudulent or abuse nature, the administrator shall document the reasons for hire and plans for supervision.	Commented [A25]: Now included in governing body policy					

316 317	6.3		ACILITY SHALL ESTABLISH WRITTEN POLICIES CONCERNING PRE-EMPLOYMENT PHYSICAL ATIONS AND EMPLOYEE HEALTH. THOSE POLICIES SHALL INCLUDE, AT A MINIMUM:	Commented [A26]: Moved from Part 12 with significant rewording, and expanded to include work restrictions whenever the worker is sick (Part B)
318 319		(A)	TUBERCULIN SKIN TESTING OF EACH STAFF MEMBER OR VOLUNTEER PRIOR TO DIRECT CONTACT WITH RESIDENTS; AND	WORKER IS SECK (E. U.S. 2)
320		(B)	THE IMPOSITION OF WORK RESTRICTIONS ON DIRECT CARE STAFF OR VOLUNTEERS WHO ARE	Commented [A27]: From Ch. 7, ALR
321 322			KNOWN TO HAVE ANY ILLNESS IN A COMMUNICABLE STAGE, INCLUDING, AT A MINIMUM, THAT SUCH INDIVIDUALS BE BARRED FROM DIRECT CONTACT WITH RESIDENTS OR RESIDENT FOOD.	
323 324 325 326	6.34	RECOF TO: en	acility shall maintain personnel records on each staff member AND VOLUNTEER. SUCH AND SHALL BE AVAILABLE FOR DEPARTMENT REVIEW AND SHALL includeing, BUT NOT BE LIMITED apployment application, resume of employee's training and experience, verification of antials, and evidence regarding the absence or control of communicable diseases such as	
327			culosis or hepatitis B.	Commented [A28]: Reorganized and added some items from
328 329		(A)	APPLICATION AND/OR RESUME, DATE OF HIRE OR ACCEPTANCE OF VOLUNTEER SERVICE, AND DATE DUTIES STARTED;	Ch. 7, Parts 7.9-7.12.
330 331		(B)	DOCUMENTATION OF ORIENTATION AND TRAINING, INCLUDING FIRST AID AND CPR CERTIFICATION, IF APPLICABLE;	
332		(C)	VERIFICATION OF CREDENTIALS;	
333		(D)	RESULTS OF CRIMINAL HISTORY RECORD CHECKS AND FOLLOW-UP, IF APPLICABLE; AND	
334 335		(E)	EVIDENCE REGARDING THE ABSENCE OR CONTROL OF COMMUNICABLE DISEASES, INCLUDING TUBERCULOSIS OR HEPATITIS B, AS APPLICABLE.	
336 337	5.2 6.5		OMINISTRATOR SHALL DEVELOP A WRITTEN PLAN OF ORGANIZATION DETAILING THE AUTHORITY, INSIBILITY, AND FUNCTIONS OF DIFFERENT TYPES OF PERSONNEL.	Commented [A29]: Moved from Part 5
				Commented [A29]: Moved from Part 3
338 339 340	6.4 <mark>6</mark>	the ty	shall be written personnel policies including, but not limited to:, job descriptions that clarify one of functions to be performed, the conditions of employment, management of employees to be maintained.	Commented [A30]: Cross-referenced in 4.2
341		(A)	JOB DESCRIPTIONS AND ASSIGNED RESPONSIBILITIES;	
342		(B)	CONDITIONS OF EMPLOYMENT OR VOLUNTEER SERVICE;	
343		(C)	MANAGEMENT OF EMPLOYEES AND VOLUNTEERS; AND	
344 345		(D)	RESTRICTIONS OF ON-SITE ACCESS BY STAFF OR VOLUNTEERS WITH DRUG OR ALCOHOL USE THAT WOULD ADVERSELY IMPACT THEIR ABILITY TO PROVIDE RESIDENT CARE AND SERVICES.	Commented [A31]: Similar to Ch. 7, Part 7.7, discussed as an addition at the November stakeholder meeting
346 347 348 349 350	6. 5 7	policie during made	dministrator shall ENSURE THAT EACH STAFF MEMBER IS provided notice of the personnel es to each staff member when hired and shall ENSURE THE POLICY IS explainED the policy I the initial staff orientation period AND AFTER ANY POLICY CHANGES ARE MADE. If changes are to the personnel policies, the facility shall notify employees of the changes in a timely er and document the date of such notification.	
000				
351 352	6. 68	POTEN	dministrator shall ensure that there is sufficient trained staff on duty to meet the needs OR ITIAL NEEDS OF All residents at all times, CONSIDERING INDIVIDUAL NEEDS SUCH AS THE RISK OF ENT. HAZARDS, OR OTHER CHALLENGING EVENTS.	Commented [432]: Language added is from Ch. 7. Post 9.4
351	6. 68	POTEN		Commented [A32]: Language added is from Ch. 7, Part 8.4

354 355		(A)	THE ADMINISTRATOR SHALL ENSURE THAT THE FACILITY DOES NOT DEPEND UPON RESIDENTS TO PERFORM STAFF FUNCTIONS.				
356 357		(B)	A FACILITY MAY USE VOLUNTEERS, BUT ANY VOLUNTEER SHALL NOT BE INCLUDED IN THE FACILITY'S STAFFING PLAN IN LIEU OF EMPLOYEES.				
337			FACILITY S STAFFING PLAN IN LIEU OF EMPLOTEES.	Commented [A33]: Moved from below at 6.7 and 6.8			
358 359 360		(C)	THE FACILITY SHALL ENSURE THAT AT LEAST ONE STAFF MEMBER WITH CURRENT CERTIFICATION IN FIRST AID IS AVAILABLE ON SITE WHEN RESIDENTS ARE PRESENT, UNLESS SUCH RESIDENTS ARE UNSUPERVISED IN ACCORDANCE WITH THEIR SERVICE PLAN.	Commented [A34]: (C) and (D) added in response to stakeholder discussion. Similar to requirements in Ch. 7, Parts 8.6-8.7)			
361 362 363 364		(D)	THE FACILITY SHALL ENSURE THAT AT LEAST ONE STAFF MEMBER WITH CURRENT CERTIFICATION IN CARDIOPULMONARY RESUSCITATION (CPR) AND OBSTRUCTED AIRWAY TECHNIQUES IS AVAILABLE ON SITE WHEN RESIDENTS ARE PRESENT, UNLESS SUCH RESIDENTS ARE UNSUPERVISED IN ACCORDANCE WITH THEIR SERVICE PLAN.				
365 366	6.9		STAFF MEMBER AND VOLUNTEER SHALL BE PHYSICALLY AND MENTALLY ABLE TO ADEQUATELY AND Y PERFORM ALL FUNCTIONS ESSENTIAL TO THEIR ASSIGNED RESPONSIBILITIES.	Commented [A35]: Similar to Ch. 7, 7.4.			
367 368			dent may be allowed to remain unsupervised in the facility only when all of the following are met:				
369		(A)	The resident's individual plan allows for the unsupervised time;				
370 371		(B)	The resident has telephone access to a staff member who shall be immediately available by telephone and able to arrive at the facility within 15 minutes, if necessary;				
372 373		(C)	The unsupervised period does not exceed four (4) hours at a time unless a longer unsupervised period is specified in the resident's individual plan;				
374 375		(D)	No more than one resident at a time shall be left unsupervised unless there has been an evaluation that two or more residents may be unsupervised at the same time; and				
376		(E)	Any unsupervised time is not merely for the convenience of the staff.				
377 378	6.7	The ac	dministrator shall ensure that the facility does not depend upon residents to perform staff ones.				
379	6.8		ity may use volunteers, but any volunteer shall not be included in the facility's staffing plan				
380 381		in lieu	of employees.	Commented [A36]: Moved to 6.8 (A)			
382	PARTS	Section 7	- Training	Commented [A37]: Moved to 6.8(B)			
383 384 385 386	7.1	The administrator shall develop and implement a policy and procedure for the initial orientation and on-going training of staff AND VOLUNTEERS to ensure that all duties and responsibilities are accomplished in a competent manner. The policy and procedure shall include, but not be limited to, the following:					
387 388 389 390		(A)	The extent and type of orientation for all new staff prior to unsupervised contact with residents, Ensuring each staff member or volunteer completes an initial orientation prior to providing any care or services to a resident. Such orientation shall include, at a minimum:	Commented [A39]: New language similar to Ch. 7, Part 7.8			
391			(1) THE CARE AND SERVICES PROVIDED BY THE FACILITY;				
392 393			(2) ASSIGNMENT OF DUTIES AND RESPONSIBILITIES SPECIFIC TO THE STAFF MEMBER OR VOLUNTEER;				

394 395		(3)	INFECTION PREVENTION AND CONTROL AND UNIVERSAL PRECAUTIONS, AS REQUIRED IN PART 12.2;				
396		(4)	EMERGENCY RESPONSE POLICIES AND PROCEDURES, INCLUDING:				
397			(A) RECOGNIZING EMERGENCIES;				
398			(B) RELEVANT EMERGENCY CONTACT NUMBERS;				
399			(C) FIRE RESPONSE, INCLUDING FACILITY EVACUATION PROCEDURES;				
400			(D) BASIC FIRST AID;				
401			(E) AUTOMATED EXTERNAL DEFIBRILLATOR (AED) USE, IF APPLICABLE; AND				
402			(F) SERIOUS ILLNESS, INJURY, AND/OR DEATH OF A RESIDENT.				
403 404 405		(5)	REPORTING REQUIREMENTS, INCLUDING OCCURRENCE REPORTING PROCEDURES WITHIN THE FACILITY AND REPORTING ABUSE, NEGLECT, MISTREATMENT, OR EXPLOITATION;				
406		(6)	RESIDENT RIGHTS;				
407		(7)	PREVENTION OF ABUSE AND NEGLECT; AND				
408 409		(8)	AN OVERVIEW OF THE FACILITY'S POLICIES AND PROCEDURES AND HOW TO ACCESS THEM FOR REFERENCE.				
410 411 412 413 414 415	(B)	RESIDI memb shall i	ENSURING EACH STAFF MEMBER OR VOLUNTEER RECEIVES TRAINING ON THE FOLLOWING TOPICS PRIOR TO THAT STAFF MEMBER OR VOLUNTEER HAVING UNSUPERVISED CONTACT WITH RESIDENTS: Job training specific to the residents' needs shall be provided to each staff member prior to that staff member working unsupervised with any resident. Such training shall include, at a minimum, medical protocols, therapy programs, activities of daily living needs, special services, and each resident's evacuation capabilities.				
416 417		(1)	TRAINING SPECIFIC TO EACH INDIVIDUAL RESIDENT, AS RELEVANT TO THEIR JOB DUTIES, INCLUDING, BUT NOT LIMITED TO:				
418			(A) MEDICAL PROTOCOLS AND THERAPY PROGRAMS;				
419			(B) NEEDS RELATED TO ACTIVITIES OF DAILY LIVING;				
420			(C) SPECIALIZED SERVICES;				
421			(D) INDIVIDUAL INTERESTS AND PREFERENCES;	Commented [A40]: Added to increase focus on person-centered care			
422			(E) INDIVIDUAL EVACUATION CAPABILITIES; AND	Care			
423			(F) DIETARY AND NUTRITIONAL NEEDS.				
424		(2)	PERSON-CENTERED CARE;				
425 426		(3)	MAINTENANCE OF A CLEAN, SAFE, AND HEALTHY ENVIRONMENT, INCLUDING APPROPRIATE CLEANING TECHNIQUES, AS APPLICABLE;				

FOOD SAFETY, IN COMPLIANCE WITH PART 13.3, AS APPLICABLE TO JOB DUTIES; AND

427

(4)

428			(5) MEDICATION ADMINISTRATION POLICIES, PROCEDURES, AND RESPONSIBILITIES.	
429 430		(C)	Within the first 30 days of employment, staff shall receive training in resident rights, abuse and neglect prevention, reporting abuse, neglect, mistreatment, and exploitation.	Commented [A41]: All topics moved to orientation.
431		(C)	TRAINING AND DRILLS FOR EMERGENCY MANAGEMENT AS REQUIRED IN 19.2.	
432 433 434		(D)	TRAINING AND ORIENTATION DOCUMENTATION REQUIREMENTS, INCLUDING THAT SUCH ORIENTATION AND TRAINING BE DOCUMENTED IN THE STAFF MEMBER'S OR VOLUNTEER'S PERSONNEL FILE.	
435	7.2	The a	dministrator shall develop and implement a <mark>process</mark> for staff monitoring. including	Commented [A42]: Cross-referenced at 5.2
436 437		(A)	THERE SHALL BE an annual written evaluation of staff competency specific to the duties required at the facility and resident needs.	
438 439 440		(AB)	If a staff member fails the annual competency evaluation, the administrator shall, at a minimum, provide AND DOCUMENT retraining, and reevaluate to demonstrate competency is achieved.	
441 442 443	7.3	provid	dministrator shall document that orientation and training in emergency procedures has been ed for each new staff member and each newly admitted resident capable of self-vation.	
444	7.4	The a	dministrator shall document all staff training including in-service training.	Commented [A43]: Moved to 7.1
445 446 447 448 449	7.3	HAS BE	OMINISTRATOR SHALL DOCUMENT THAT ORIENTATION AND TRAINING IN EMERGENCY PROCEDURES SEN PROVIDED FOR EACH NEW STAFF MEMBER, EACH VOLUNTEER, AND EACH NEWLY ADMITTED ENT CAPABLE OF SELF-EVACUATION. TRAINING SHALL OCCUR WITHIN SEVEN (7) WORKING DAYS OF YMENT OR MOVING INTO TO THE GROUP HOME.	Commented [A44]: Moved from Part 19.4
450	PARTS	Section 8	- Admissions	
451 452 453	8.1		cility shall have AND IMPLEMENT a written policy that specifies that it will only admit those uals whose needs can be met within the accommodations and services the facility	Commented [A45]: Cross-referenced at 4.2
454 455 456	8.2	Prior to	o or upon admission of a resident, tThe facility shall ensure that it obtains the essential ation pertinent to the care AND SUPPORT of the resident, including a medical evaluation EITHER PRIOR TO OR UPON ADMISSION OF A RESIDENT.	Communication properties reactioned at 1.2
457 458	8.3	Upon reside	admission, adequate measure shall be taken to insure the proper identification of the nt.	
459 460	8.43		CILITY SHALL ONLY ADMIT RESIDENTS TO REGULARLY DESIGNATED BEDROOMS. No resident shall nitted for care to any room or area other than one regularly designated as a bedroom.	
461 462 463	8.4		shall be no more THE FACILITY SHALL ENSURE THE NUMBER OF residents admitted to a EACH om DOES NOT EXCEED THE than the number for which the room is designed and equipped.	
464	PARTS	Section 9	- Resident Rights	
465 466 467	9.1	rights	acility shall have DEVELOP AND IMPLEMENT written policies and procedures for residents' WHICH. Those policies and procedures shall address the patientCLIENT rights set forth in 6 011-1, Chapter 2, Part 7, and Section 25.5-10-218 through 225, C.R.S. (Effective March 1,	Commented [A46]: Cross-referenced at 4.2

468 469		2014), which is incorporated by reference. Such policies and procedures shall also include specific provisions regarding the following:			
470 471		(A)	The right to have medications administered in a manner consistent with state and federal law and regulation.		
472 473 474		(B)	The right to resident notice at least 45 30 days prior to the effective date when there is a decision to terminate services or transfer the resident, REGARDLESS OF WHO INITIATED THE TERMINATION OR TRANSFER.		
475 476 477		(C)	Assurance that any resident transfer, INCLUDING BETWEEN FACILITIES OR WITHIN THE SAME FACILITY, shall be in the best interests of the resident and not for the convenience of the facility.		
478 479		(D)	An effective monitoring mechanism to detect instances of abuse, mistreatment, neglect, and exploitation. Monitoring shall include, at a minimum, a review of the following items:		
480			(1) Incident AND/OR OCCURRENCE reports;		
481 482			(2) Verbal and written reports from residents, advocates, families, guardians, friends of residents, or others; and		
483 484			(3) Verbal and written reports of unusual or dramatic changes in behaviors or residents; AND		
485 486			(4) A plan for frequent unannounced supervisory visits to each residence or facility on all shifts, NO LESS THAN QUARTERLY.		
487 488 489		(E)	Procedures for identifying, reporting, reviewing, and investigating all allegations of abuse, mistreatment, neglect, and exploitation CONSISTENT WITH APPLICABLE LEGAL AND REGULATORY REQUIREMENTS.		
490 491 492		(F)	Procedures for timely and appropriate disciplinary action up to and including termination of staff and appropriate legal recourse against any staff member OR VOLUNTEER who has engaged in abuse, mistreatment, neglect, or exploitation of a resident.		
493	9.2	The fac	cility <mark>administrator</mark> shall ensure implementation of the following: -items.		
494 495		(A)	All staff members AND VOLUNTEERS are aware of applicable state law and facility policies and procedures related to abuse, mistreatment, neglect, and exploitation.		
496 497		(B)	The facility adheres to federal and state law along with the facility's own policies and procedures for residents' rights.		
498 499		(C)	The facility demonstrates that the residents are informed of their rights and those rights are protected.		
500 501 502 503		(D)	THE FACILITY ENSURES IMMEDIATE reporting to the facility administrator or designee by any staff member OR VOLUNTEER who observes or is aware of abuse, mistreatment, neglect, or exploitation of a resident, and DOCUMENTATION OF prompt action to protect the safety of the affected resident and all other residents in the facility.		
504 505 506 507		(E)	THE FACILITY REPORTS Reporting of any alleged incident or occurrence to THE INDIVIDUAL(S) LEGALLY AUTHORIZED TO RECEIVE THE INFORMATION the parent, guardian, or authorized representative within 24 hours, and to the dDepartment by the next business day, consistent with 6 CCR 1011-1, Chapter 2, PARTSection 4.2.; and		

Commented [A47]: Cross-ref in part 5

508 509 510		·΄		dents of abuse, mistreatment, neglect, EXPLOITATION, OR injuries of nor exploitation shall be thoroughly investigated within five (5) working	Commented [A48]: 5-day requirement mirrors CMS ICF- requirements. Based on Department survey data, we normally this based on a lack of evidence to show a thorough investigat was completed to fully close the loop on any MANE investiga	cite ion tions.		
511		((1) An inv	estigative report shall be prepared that includes, at a minimum:	Several were for investigations related to injuries of unknown Has been cited 42 times over the past 10 years, but only 3 of th were related to timeframe: first in 2013 because investigation	hose		
512			(1 A)	The preliminary results of the investigation;	completed after 30 days, second in 2016—related to repeated injuries resulting in an IJ, third in 2018 because the investigati	ion had		
513			(2 B)	A summary of the investigative procedures utilized;	not been started for 30 days. The remaining 38 citations were a information missing from the report.	due to		
514			(3 c)	The full investigative findings, including recommendations;				
515			(4 _D)	The administrative review; AND				
516			(5 E)	TIMELINE FOR THE The action(s) TO BE taken.				
517 518 519 520 521 522		(ENFOR AUTHO INVES	ALLEGED INCIDENT IS SUBJECT TO EXTERNAL INVESTIGATION BY LAW CEMENT, ADULT PROTECTIVE SERVICES, OR OTHER APPROPRIATE OVERSIGHT RITY, THE FACILITY SHALL SUBMIT AN ADDENDUM TO THE DOCUMENTATION OF ITS IGATION WITHIN FIVE (5) WORKING DAYS AFTER THE COMPLETION OF SUCH NAL INVESTIGATION.	s			
523	PARTS	ection 10 -	– Resident Fu	nds				
524 525 526	10.1	The facility shall develop and implement written policies and procedures CONSISTENT WITH LEGAL AND REGULATORY REQUIREMENTS regarding resident funds. THESE PROCEDURES SHALL INCLUDE THE ABILITY FOR RESIDENTS TO ACCESS FUNDS AT ANY TIME.						
527 528 529	10.2	The facility shall establish and maintain an accounting system that ensures a full, complete, and separate accounting, according to generally accepted accounting principles, of each resident's personal funds entrusted to the facility on the resident's behalf.						
530 531				all ensure that its accounting system precludes any commingling of resident lity funds or with the funds of any person other than another resident.	nt			
532 533 534		`´ I		all regularly monitor its accounting system to ensure the policies and e being appropriately implemented and resident funds are protected from				
535 536 537 538	10.3	OTHER IN	quest, the faci DIVIDUAL LEGA NOT TO EXCEE	Commented [A50]: Revisions due to HCBS Settings Fina				
539	PARTS	Section 11 – Resident Records						
540 541 542 543	11.1	DEPARTN ELECTRO	MENT FOR PURI NICALLY, THEY	ALLY REQUIRED BY THESE STANDARDS SHALL BE MADE AVAILABLE TO THE OSES OF ENFORCING THESE REGULATIONS. IF RECORDS ARE MAINTAINED SHALL BE MADE AVAILABLE TO THE DEPARTMENT IN A MANNER THAT ALLOWS FOR D COMPLETE REVIEW.	Commented [A51]: Moved from current 11.2 (C)			
544	11. 1 2	Initial Re	cord Require	nents				
545 546 547		`′ ।		minimum information shall be recorded in the resident's program or medical dmission to the facility for persons with INTELLECTUAL OR developmental	al			

548			(1)	Name, previous address, and birth date;
549 550 551			(2)	Name, address, and phone number of legal guardian (if any), person to contact in an emergency, physicianPRIMARY CARE PRACTITIONER, dentist, and case manager; and
552 553 554			(3)	Special needs, allergies, SPECIAL DIET REQUIREMENTS, and current medication. If a resident has an allergy to any substance, a notice shall be placed in a conspicuous place on the resident's record.
555		(B)	To the	extent possible, the following shall also be obtained:
556			(1)	The results of assessments conducted within the previous 12 months;
557 558			(2)	All individual service and support plans (ISSP) and service/individualized plans (SP/IP) SERVICE PLANS, as appropriate, developed within the previous 12 months;
559 560			(3)	Record of prescriptions of medications PRESCRIBED within the previous 12 months;
561 562			(4)	Dates and descriptions of illnesses, accidents, significant changes of condition, treatments thereof, and immunizations for the previous 12 months;
563 564			(5)	Summary of hospitalizations for the previous 12 months, to include recommendations for follow-up and treatment;-and
565			(6)	Any other information relevant to the health of the resident; AND
566			(7)	INDIVIDUAL INTERESTS AND PREFERENCES, INCLUDING COMMUNITY ACTIVITIES.
567	11. 2 3	Continu	uing Red	cord Requirements
568 569		(A)		acility shall maintain active CURRENT AND ACCURATE program and medical records vidual residents that also contain the following:
570			(1)	All information required by PARTSection 11.1 of this chapter;
571 572			(2)	A record of the use of the resident's funds including all debits, credits, and a description of purchases if supervised by the licensee;
573 574 575			(3)	Current individualized plan and individual service and support plansSERVICE PLANS, as appropriate, along with documentation of their implementation and progress toward meeting the goals;
576 577			(4)	DOCUMENTATION OF RESIDENT INTERACTION IN THE COMMUNITY, INCLUDING ACTIVITIES OFFERED AND RESIDENT PARTICIPATION;
578			(4 <mark>5</mark>)	Current photo of resident;
579			(56)	General physical characteristics;
580			(67)	General description of personality characteristics;
581			(78)	Quarterly weight and annual height measurement of all residents;

582 583			(8 <mark>9</mark>)	Records of interventions and treatments provided by physicianPRACTITIONERs, therapists, nurses, and other professional staff;				
584 585			(910)	Records of prescriptions ordered and medication administered in the previous 12 months; and				
586			(1 0 1)	Date, time, and circumstances of resident's death, when applicable-; AND				
587			(12)	DOCUMENTATION RELATED TO SPECIAL DIETS, AS REQUIRED IN PART 13.				
588 589 590		(B)	authen	ries in any resident record shall be dated and authenticated. Acceptable stication shall be the staff's written signature, identifiable initials, computer key, or appropriate technological means.				
591 592 593 594		(C)	depart electro	ords specifically required by these standards shall be made available to the ment for purposes of enforcing these regulations. If records are maintained inically, they shall be made available to the Department in a manner that allows for y, efficient, and complete review.				
595	11.34	Medica	al Recor	d Retention				
596 597 598		(A)	service	al records are those records pertaining to the health status and related medical es and treatments of the resident. Such records do not include documents involving es and programs.				
599 600 601 602 603		(B)	retaine facility	dical records for adults (persons eighteen (18) years of age or older) shall be do for no less than ten (10) years after the last date of service or discharge from the All medical records for minors shall be retained after the last date of service or rge from the facility for the period of minority plus ten (10) years.				
604	PARTS	ection 1	2 – Infec	ctious Disease Prevention and Control				
605 606 607 608 609 610 611	12.1	includes PROCEDURES THAT REFLECT THE SCOPE AND COMPLEXITY OF THE SERVICES PROVIDED IN THE FACILITY. THE PROGRAM SHALL BE BASED ON NATIONALLY RECOGNIZED STANDARDS FOR INFECTION CONTROL AND SHALL REQUIRE THE ADEQUATE INVESTIGATION, CONTROL, AND PREVENTION OF INFECTIONS. TOPICS ADDRESSED SHALL INCLUDE, BUT NOT BE LIMITED TO:to track and trend infections that are known or become known among staff and residents that may affect the safety of the						
				in-service training programs for microbial and infectious disease control.	Commented [A52]: Moved below			
612 613 614 615	12.2	is cons Mycob	sistent w acteriun	tor shall develop and implement a procedure for tuberculin screening of staff that ith the Centers for Disease Control "Guidelines for Preventing the Transmission of a tuberculosis in Health-Care Settings, 2005," U.S. Department of Health and eas Centers for Disease Control and Prevention, which is incorporated by reference.	Commented [A53]: Moved to Part 6 with substantial re-wording			
616 617		(A)		JIREMENT THAT AT LEAST ONE INDIVIDUAL TRAINED IN INFECTION CONTROL SHALL BE YED BY OR AVAILABLE TO THE FACILITY;				
618 619		(B)		DDS FOR IDENTIFYING AND TRACKING INFECTION PATTERNS AND TRENDS AMONG YEES, VOLUNTEERS, OR RESIDENTS AND INITIATING A RESPONSE;	Commented [A54]: From above			
620		(C)						
621		(0)		DURES FOR HANDLING SOILED LINEN AND CLOTHING, STORING PERSONAL CARE ITEMS, NERAL CLEANING WHICH MINIMIZE THE SPREAD OF PATHOGENIC ORGANISMS;				
622		(D)	MAINTE	ENANCE OF A SANITARY ENVIRONMENT	Commented [A55]: From below			

623 624 625 626		(E)	MITIGATION OF RISKS ASSOCIATED WITH INFECTIONS AND THE PREVENTION OF THE SPREAD OF COMMUNICABLE DISEASE, INCLUDING, BUT NOT LIMITED TO: HAND HYGIENE, BLOODBORNE AND AIRBORNE PATHOGENS, AND RESPIRATORY HYGIENE AND COUGH ETIQUETTE FOR RESIDENTS AND STAFF;	
627 628 629		(F)	COORDINATION WITH OTHER FEDERAL, STATE, AND LOCAL AGENCIES INCLUDING, BUT NOT LIMITED TO, A METHOD TO DETERMINE WHEN TO SEEK ASSISTANCE FROM A MEDICAL PROFESSIONAL AND/OR THE LOCAL HEALTH DEPARTMENT;	
630 631		(G)	THE REPORTING OF DISEASES AS REQUIRED BY THE DEPARTMENT'S RULES AND REGULATIONS PERTAINING TO EPIDEMIC AND COMMUNICABLE DISEASE CONTROL, 6 CCR 1009-1; AND	Commented [A56]: From below
632		(H)	THE PROTECTIVE ISOLATION OF RESIDENTS WHO HAVE AN INFECTIOUS DISEASE.	Commented [A57]: From below
633 634	12.3		acility shall develop and implement procedures for handling soiled linen and clothing, storing nal care items, and general cleaning which minimizes the spread of pathogenic organisms.	
635 636	12.4		acility shall have written policies addressing infectious disease control including, but not a to, the following:	
637		(A)	Environmental controls to prevent or limit the spread of infection;	
638		(B)	The protective isolation of residents who have an infectious disease; and	
639 640		(C)	The reporting of diseases as required by the Department's Rules and Regulations Pertaining to Epidemic and Communicable Disease Control, 6 CCR 1009-1.	Commented [A58]: Moved above
641	12.5	Perso	nnel shall practice universal precautions.	
642 643 644	12.2	INFECT	ACILITY SHALL PROVIDE INITIAL AND ONGOING TRAINING FOR STAFF ON THE PRINCIPLES OF FION PREVENTION AND CONTROL; UNIVERSAL PRECAUTIONS; MANAGEMENT OF BLOOD, OTHER BODY 5, OR POTENTIALLY INFECTIOUS WASTE; AND CLEANING AND DISINFECTION TECHNIQUES.	
645 646	PARTS	ection 1	3 – Dietary Services	
647	13.1	All foo	od shall be procured, stored, and prepared safely.	
648 649	13.2	At leas	st a three-day supply of food AND DRINKING WATER shall be available in the facility in case of gency.	
650	13.3	STAFF	HANDLING, PREPARING, OR SERVING FOOD SHALL COMPLETE FOOD SAFETY TRAINING AND	Commented [A59]: From Ch. 7, ALR—standard applicable to
651		MAINT	AIN EVIDENCE OF COMPLETION AS PART OF THE PERSONNEL FILE IN ACCORDANCE WITH PART	facilities with 19 or fewer beds.
652 653). FOOD SAFETY TRAINING SHALL BE PROVIDED BY RECOGNIZED FOOD SAFETY EXPERTS OR DIES, SUCH AS THE DEPARTMENT'S DIVISION OF ENVIRONMENTAL HEALTH AND SUSTAINABILITY,	
654			PUBLIC HEALTH AGENCIES, OR COLORADO STATE UNIVERSITY EXTENSION SERVICES. AT A	
655		MINIMU	JM, A CERTIFICATE OF COMPLETION OF THE AVAILABLE ONLINE MODULES IS SUFFICIENT TO COMPLY	
656 657			THIS PART. THE SUCCESSFUL COMPLETION OF OTHER ACCREDITED FOOD SAFETY COURSES IS ALSO PABLE.	
658 659	13. 24		-shall be planned in a manner that incorporates resident involvement. ACILITY SHALL ENSURE RESIDENTS HAVE THE OPPORTUNITY TO BE INVOLVED IN PLANNING MEALS	
660			HOOSING AVAILABLE SNACKS.	
661 662	13. 35		shall provide a nutritionally adequate diet for all residents CONSISTENT WITH GENERALLY SNIZED NATIONAL OR STATE DIETARY STANDARDS AND/OR GUIDELINES., based upon the Dietary	

663 664			nes for Americans, 2005, U.S. Department of Health and Human Services and U.S. ment of Agriculture, 6th Edition, which is incorporated by reference.				
665 666 667		(A)	The facility shall ensure that the meals provided maintain acceptable parameters of nutritional status such as body weight and protein level unless the resident's clinical condition demonstrates that this is not possible.				
668 669	13.46	The facility shall have a diet manual that provides guidance for the preparation of diet menus including special diets.					
670 671 672 673	13. 5 7	The facility shall have a qualified REGISTERED dietician perform an initial review of all specialized, prescribed diet plans DIETS to ensure they meet diet guidelines and ENSURE A REVIEW OF ALL CHANGES be available for consultation regarding any changes to the special dietary needsSPECIAL DIETS of the residents. Such reviews shall be documented in the residents's record.					
674 675	13.68	Records of meals prepared including available options and substitutions shall be kept by the facility staff and shall be available for review for a period of 30 days.					
676	13. 7 9	Meals shall vary daily and be appropriate for holidays and seasonal conditions.					
677 678	13.810	Residents shall have reasonable access to the kitchen, food, and supplies at all times, unless a restriction is assessed to be appropriate and documented in the resident record.					
679	13.11	Between-meal snacks of nourishing quality shall be available.					
680 681 682	13.12	RESIDENTS SHALL BE ALLOWED TO COOK UNLESS AN ASSESSMENT DETERMINES THE RESIDENT IS NOT CAPABLE OF COOKING IN A SAFE MANNER AND DOCUMENTATION OF SUCH ASSESSMENT IS PART OF THE RESIDENT RECORD.					
683 684	13. 9 13	Staff support shall be available PROVIDED to all residents who need assistance during meals, AS EVIDENCED BY AN INABILITY TO SELF-FEED WITHIN 15 MINUTES OF FOOD BEING PRESENTED.					
685	13.104	Special Diets					
686 687		(A)	Known food allergies and prescribed therapeutic SPECIAL diets shall be documented and such information shall be made available to facility staff preparing meals.				
688 689 690 691		(B)	The administrator OR THEIR DESIGNEE shall ensure that all staff, including volunteers and temporary staff, are aware of and adhere PROVIDE FOOD, SUPPLIES, AND ADAPTIVE EQUIPMENT IN COMPLIANCE WITH to any resident's RESIDENTS' food allergies and/or special dietary DIET requirements.				
692 693		(C)	The facility shall ensure that it is providing PROVIDE food that meets RESIDENTS' the special dietary needs of the residents REQUIREMENTS.				
694 695 696		(D)	THE FACILITY SHALL DOCUMENT A RESIDENT'S REFUSAL TO EAT THEIR SPECIAL DIET AS PART OF THE RESIDENT RECORD.				
697	PartSection 14 – Medications						
698 699	14.1	Unless otherwise specified, "medications" refers to substances defined in Section 12-22-102(11)(a), C.R.S., as well as dietary and nutritional supplements.					
700 701	14. 2 1	On at least a quarterly basis, THE FACILITY SHALL ENSURE THAT facility staff shall review the medications and dosage taken by residents who are self-administering ARE REVIEWED BY A					

Commented [A60]: This section of statute was repealed in 2012. The pharmacy statutes no longer define drug, and the other chapters of 6 CCR 1011-1 do not include a definition of medication.

702 703					ER LICENSED PROVIDER WHO IS LEGALLY AUTHORIZED TO MONITOR IIR OWN SCOPE OF PRACTICE.
704 705	14. 3 2	Prescri labeled		edication	s shall be administered from containers or packages that are lawfully
706 707 708 709	14.43	designation design	ated to c	oordinat imen an	that the primary care physician or other authorized, licensed practitioner te a resident's care reviews each resident's medication on an annual basis d whenever there is A NEW MEDICATION ADDED OR a change in the
710 711 712 713	14. 5 4	At the time of discharge or transfer, medications belonging to a resident ADMINISTERED BY THE FACILITY shall be given to the resident's legal guardian, nurse, or qualified medication administration staff member at the new residence, AND THIS SHALL BE DOCUMENTED IN THE RESIDENT RECORD.			
714 715 716	14. 65	ensure	the app	ropriate	all establish AND IMPLEMENT WRITTEN policies and procedures which THAT procurement, storage, administration, and disposal of all medications d to, the following:
717 718		(A)			S, INCLUDING, BUT NOT LIMITED TO, PRO RE NATA (PRN) OR "AS NEEDED" HALL BE ADMINISTERED ONLY BY PERSONS AS AUTHORIZED BY LAW.
719 720 721		(B)	INCAPA	BLE OF S	SELF-ADMINISTER MEDICATIONS UNLESS THEY ARE DETERMINED TO BE AFE SELF-ADMINISTRATION BY A LICENSED PROVIDER AND SUCH DETERMINATION AND INCLUDED IN THE RESIDENT RECORD.
722 723 724			(1)	KNOWN	CILITY SHALL REPORT NON-COMPLIANCE, MISUSE, OR INAPPROPRIATE USE OF MEDICATIONS BY A RESIDENT WHO IS SELF-ADMINISTERING MEDICATIONS TO SIDENT'S PRIMARY CARE PRACTITIONER.
725 726 727			(2)	SELF-A	CILITY SHALL SEEK A REVIEW OF THE RESIDENT'S DETERMINATION RELATED TO DMINISTRATION, AS FOLLOWS, AND RETAIN UPDATED DOCUMENTATION OF THE MINATION AS APPROPRIATE:
728 729				(A)	WHEN NON-COMPLIANCE, MISUSE, OR INAPPROPRIATE USE OF KNOWN MEDICATIONS IS REPORTED TO THE RESIDENT'S PRIMARY CARE PRACTITIONER.
730 731 732				(B)	WHEN THERE ARE CHANGES IN THE RESIDENT'S MEDICATIONS, ROUTINES, OR CIRCUMSTANCES THAT MAY IMPACT THEIR ABILITY TO SELF-ADMINISTER MEDICATIONS.
733				(c)	AT LEAST ANNUALLY.
734			(3)	ALL SU	CH REVIEWS SHALL BE DOCUMENTED IN THE RESIDENT'S RECORD.
735 736		(C)			ALLOWED TO USE QUALIFIED MEDICATION ADMINISTRATION PERSONS (QMAPS) ADMINISTRATION, PROVIDED THE FOLLOWING CONDITIONS ARE MET:
737 738 739			(1)	C.R.S.,	CILITY FULLY COMPLIES WITH SECTIONS 25-1.5-301 THROUGH 25-1.5-303, AND 6 CCR 1011-1, CHAPTER 24 – MEDICATION ADMINISTRATION ATIONS;
740 741			(2)	GROUP C.R.S.;	HOMES MUST MEET THE DEFINITION OF FACILITY AT SECTION 25-1.5-301(2)(H), AND

742 743			(3) QMAPS SHALL NOT INDEPENDENTLY DETERMINE A RESIDENT'S ABILITY TO SELF-ADMINISTER MEDICATIONS.
744 745 746 747		(AD)	All medications shall be stored in locked containers according to the appropriate light and temperature conditions, and all controlled medications shall be double locked-, EXCEPT THAT RESIDENTS CAPABLE OF SELF-ADMINISTERING SOME OR ALL OF THEIR MEDICATIONS SHALL BE ALLOWED TO KEEP THOSE MEDICATIONS IN LOCKED CONTAINERS IN THEIR OWN ROOMS.
748 749 750 751		(₽ <mark>E</mark>)	THERE SHALL BE DDocumentation of medication administration to residents including time and dosage given, name of staff administering, and, if applicable, drug reaction or refusal by the resident. Medications shall be administered only by persons authorized by law to do so.
752 753 754 755			(1) A Community Residential Home for Persons with Developmental Disabilities may use qualified medication administration staff members (QMAPs) provided the facility fully complies with sections 25-1.5-301 through 25-1.5-303 C.R.S., and 6 CCR 1011-1, Chapter 24, Medication Administration Regulations.
756 757			(2) QMAPs shall not be used by an Intermediate Care Facility for Individuals with Developmental Disabilities.
758 759 760		(CF)	STAFF SHALL Reporting medication errors and refusals to the program director, consulting nurse, and primary care-physician PRACTITIONER AND SHALL ENSURE SUCH ERRORS AND REFUSALS ARE DOCUMENTED IN THE MEDICATION ADMINISTRATION RECORD.
761 762 763		(DG)	THERE SHALL BE A POLICY AND PROCEDURE FOR Andministration and transport of medications to facilitate community integrations and other activities such as day programs, vacations, and home visits.
764 765 766	14. 76		ministrator shall ENSURE THE IMPLEMENTATION OF AND implement and monitor compliance policies and procedures related to controlled medication receipt, storage, administration, posal.
767 768 769 770	14.87	with: a with the	shall be a designated medication preparation area separated from food that is equipped suitable locking device to protect the medications stored therein; a refrigerator equipped ermometer; counter work space; readily accessible contact information for the poison center; and a sink for hand-washing or appropriate supplies for hand cleansing.
771 772		(A)	Only medications, medical equipment, and supplies shall be stored in the designated preparation area.
773 774		(B)	Test reagents, general disinfectants, cleaning agents, and other similar products shall not be stored in the medication area. \\
775 776	14. 98		escription (over-the counter) medications administered to a resident shall meet the g conditions:
777		(A)	The medication is maintained in the original container with the original label visible; and
778		(B)	The medication is labeled with a single resident's full name.
779 780	14. 10 9	Non-pr	escription drugs may be purchased by residents capable of self-administration.
781 782	PARTS: TECHNO		6 – Medical Services, THERAPEUTIC SERVICES, and EQUIPMENT, Supplies, AND ASSISTIVE

Commented [A61]: Moved to (A) in this part.

783 784 785	15.1	proce	The governing body shall establish and the administrator shall implement WRITTEN policies and procedures for medical and health services AND THERAPEUTIC SERVICES based on documented applicable standards of practice.						
786 787 788	15.2	ASSIST	ral SERVICES, treatment THERAPEUTIC SERVICES, and diagnostic services, EQUIPMENT, AND TIVE TECHNOLOGY shall be provided in a timely manner as ordered by the AUTHORIZED, ed prescriber.						
789 790	15.3		resident shall have a primary care physician or other qualified licensed practitioner nated to coordinate THE resident's care.						
791 792	15.4		ORD OF ALL PRESCRIBED MEDICAL SERVICES OR THERAPEUTIC SERVICES SHALL BE MAINTAINED AS OF THE RESIDENT RECORD.	Commented [A62]: Copied from 16.1(D) and modified.					
793 794 795	15.5	NURSE	GES IN RESIDENT'S PHYSICAL CONDITION SHALL BE REPORTED TO THE NURSE. FOLLOWING THE 2'S ASSESSMENT, THE FACILITY SHALL ENSURE THE PRIMARY CARE PRACTITIONER IS NOTIFIED IN A 2 MANNER AND OTHERS IN ACCORDANCE WITH FACILITY POLICY.	Commented [A63]: Modified and moved from 15.10					
,,,,				Commenced [ACC]: Modified and moved from 15.10					
796 797	15.6		OVERNING BODY SHALL DEVELOP AND THE ADMINISTRATOR OR DESIGNEE SHALL IMPLEMENT A EN POLICY FOR MONITORING EACH RESIDENT'S WEIGHT. THE POLICY SHALL INCLUDE:	Commented [A64]: 15.6 and 15.6 (B) and (C) were moved and slightly modified from current 15.11					
798		(A)	FOR THE PURPOSES OF THIS RULE, A SIGNIFICANT WEIGHT CHANGE IS A FIVE PERCENT (5%)	Commented [A65]: (A) is new language					
799 800 801		K 7	CHANGE IN ONE (1) MONTH, SEVEN AND A HALF PERCENT (7.5%) CHANGE IN THREE (3) MONTHS, OR TEN PERCENT (10%) CHANGE IN SIX (6) MONTHS. A SERIOUS WEIGHT CHANGE IS ABOVE THOSE PERCENTAGES IN THE SAME TIMEFRAMES.						
802 803		(B)	WEIGHT MONITORING SHALL BE DOCUMENTED AND PROMPTLY ASSESSED FOR SIGNIFICANT/SERIOUS WEIGHT CHANGES.						
804 805 806		(C)	THE FACILITY SHALL PROMPTLY NOTIFY THE PRIMARY CARE OR OTHER APPROPRIATE PRACTITIONER WHEN SIGNIFICANT/SERIOUS WEIGHT CHANGES OCCUR AND DOCUMENT THIS NOTIFICATION IN THE PATIENT RECORD.						
807	15.7	MEDIC	CAL SERVICES						
808		(A)	THE FACILITY SHALL ARRANGE FOR A MEDICAL EVALUATION OF EACH RESIDENT ON AN ANNUAL	Commented [A66]: Moved from 15.6 and word "licensed" is					
809 810 811 812 813			BASIS UNLESS A GREATER OR LESSER FREQUENCY IS SPECIFIED BY THE PRIMARY CARE PRACTITIONER DESIGNATED TO COORDINATE RESIDENT'S CARE. IF IT IS DETERMINED AN ANNUAL EVALUATION IS NOT NEEDED, A MEDICAL EVALUATION SHALL BE CONDUCTED AT LEAST EVERY TWO (2) YEARS. THE FACILITY SHALL DOCUMENT THE RESULTS OF SUCH EVALUATIONS AND ANY REQUIRED FOLLOW-UP SERVICES.	added					
814		(B)	THE FACILITY SHALL ASSIST EACH RESIDENT IN OBTAINING AN ANNUAL DENTAL EXAMINATION. IF	Commented [A67]: Moved from 15.4 with new final sentence					
815 816 817 818 819 820 821			THE DENTIST DETERMINES THAT AN ANNUAL EXAMINATION IS UNNECESSARY, A DENTAL EXAMINATION SHALL BE CONDUCTED AT LEAST EVERY TWO (2) YEARS. THE FACILITY SHALL DOCUMENT THE PRESCRIBED FREQUENCY, RESULTS OF ALL DENTAL EXAMINATIONS, AND ANY REQUIRED FOLLOW-UP SERVICES. IF THE RESIDENT DOES NOT HAVE TEETH, AN ORAL EXAMINATION BY A PRACTITIONER MAY BE SUBSTITUTED FOR THE DENTAL EXAMINATION AND THE FREQUENCY AND DOCUMENTATION REQUIREMENTS IN THIS RULE SHALL APPLY TO SUCH ORAL EXAMINATIONS.	added					
822		(C)	OTHER MEDICAL AND DENTAL SERVICES AND FOLLOW-UP SHALL BE OBTAINED AS ORDERED BY	Commented [A68]: Moved from current 15.5 with minor edits					
823 824			THE PRIMARY CARE OR OTHER PRACTITIONER AND SHALL BE DOCUMENTED IN THE RESIDENT RECORD.						
825	15.8	THERA	APEUTIC SERVICES						

826 827 828		, ,	FOR THE PURPOSE OF THIS CHAPTER 8, THE TERM THERAPEUTIC SERVICES SHALL INCLUDE, BUT NOT BE LIMITED TO, PHYSICAL THERAPY, OCCUPATIONAL THERAPY, SPEECH AND LANGUAGE THERAPY, AND SIMILAR SERVICES.	
829 830 831 832		K /	THE FACILITY SHALL ENSURE THAT ALL THERAPEUTIC SERVICES UTILIZED BY RESIDENTS ARE PROVIDED BY PERSONS OR FACILITIES THAT ARE LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED BY LAW TO PROVIDE SUCH THERAPIES AND MEET THE APPLICABLE STANDARDS OF PRACTICE.	Commented [A69]: Moved from 15.7
833 834 835			(1) UNLICENSED STAFF MAY PROVIDE THERAPEUTIC SERVICES ONLY IF SUCH STAFF HAS BEEN TRAINED BY A PERSON LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED BY LAW TO PROVIDE SUCH THERAPIES.	Commented [A70]: Moved from 15.7 (A) and modified
836 837			(A) THE FACILITY SHALL DOCUMENT THE NAME AND PROFESSIONAL TITLE OF THE PERSON PROVIDING SUCH TRAINING AND THE CONTENT OF SUCH TRAINING.	Commented [A71]: (a) and (b) are new language
838 839 840			(B) THE FACILITY SHALL DOCUMENT THE THERAPEUTIC SERVICE TRAINING RECEIVED BY UNLICENSED STAFF AND HAVE SUCH DOCUMENTATION READILY ACCESSIBLE.	
841 842			(2) UNLICENSED STAFF MAY PROVIDE THERAPEUTIC SERVICES ONLY WHEN A PROTOCOL WITH SPECIFIC INSTRUCTIONS FOR PROVIDING SUCH THERAPIES IS DOCUMENTED.	Commented [A72]: New language
843 844 845			(3) ALL THERAPEUTIC SERVICES PROVIDED BY TRAINED, UNLICENSED STAFF SHALL BE SUPERVISED AND MONITORED AT LEAST QUARTERLY. SUCH SUPERVISION AND MONITORING SHALL BE DOCUMENTED IN THE RESIDENT FILE AND INCLUDE:	Commented [A73]: Moved from 15.7(B) and modified
846			(A) REVIEWING TO ENSURE SERVICES ARE BEING PROVIDED AS PRESCRIBED; AND	Commented [A74]: (a) and (b) are new language
847 848			(B) ENSURING THAT THE INDIVIDUAL PROVIDING THE SERVICE DOCUMENTED THE SERVICE AT THE TIME THE SERVICE WAS PROVIDED.	
849 850 851			(4) ALL THERAPEUTIC SERVICES PROVIDED BY TRAINED, UNLICENSED STAFF SHALL BE SUPERVISED AND MONITORED ANNUALLY BY A PERSON LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED BY LAW TO PROVIDE SUCH SERVICES.	Commented [A75]: Moved from 15.7(B) and modified
852	15.9	EQUIPME	ENT, SUPPLIES, AND ASSISTIVE TECHNOLOGY	
853 854 855 856			RESIDENTS WHO USE WHEELCHAIRS, ADAPTIVE EQUIPMENT, OR OTHER ASSISTIVE TECHNOLOGY SERVICES SHALL RECEIVE PROFESSIONAL REVIEWS AT THE PRESCRIBED OR RECOMMENDED FREQUENCY TO ENSURE THE CONTINUED APPLICABILITY AND FITNESS OF SUCH DEVICES. SUCH REVIEWS SHALL BE DOCUMENTED IN THE RESIDENT RECORD.	Commented [A76]: Modified from 15.8
857 858			WHEELCHAIRS AND OTHER ASSISTIVE TECHNOLOGY DEVICES SHALL BE MAINTAINED ACCORDING TO THE MANUFACTURER'S GUIDELINES.	Commented [A77]: Moved from 15.9
859	15.4		sility shall assist each resident in obtaining an annual dental examination. If the dentist	Commented [A78]: 15.4 modified and reorganized into 15.7
860 861 862		at least	ines that an annual examination is unnecessary, a dental examination shall be conducted every two (2) years. The facility shall document the prescribed frequency, results of all examinations and any required follow-up services.	above.
863 864	15.5		nedical, dental, and therapeutic assessments, services, and follow-up shall be obtained as I by the primary care physician or other authorized, licensed practitioner.	Commented [A79]: 15.5 modified and reorganized into 15.7
865 866	15.6		or lesser frequency is specified by the primary care physician or other licensed,	Commented [A80]: Modified and reorganized into 15.7

867	auth	orized practitioner designated to coordinate resident's care. If it is determined an annual	
868	eval	uation is not needed, a medical evaluation shall be conducted at least every two (2) years.	
869	The	facility shall document the results of such evaluations and any required follow-up services.	
870	15.7 The	facility shall ensure that all therapeutic and health services utilized by residents are provided	Commented [A81]: Modified and reorganized into new 15.8
871		ersons or facilities that are licensed, certified, or otherwise authorized by law to provide such	Commenced [No.1]. Produced and reorganized into new 1510
872	serv	ices and meet the applicable standards of practice.	
072	(4)	The second staff and the able agreement he was ideal by unlicensed staff only if such staff	
873 874	(A)	Therapeutic and health services may be provided by unlicensed staff only if such staff has been trained by a person licensed, certified, or otherwise authorized by law to	
875		provide such services.	
0,0		provide addition viscos.	
876	(B)	All therapeutic and health services provided by trained, unlicensed staff shall be	
877		supervised and monitored at least quarterly by a registered nurse and annually by a	
878		person licensed, certified or otherwise authorized by law to provide such services.	
879	15.8 Res	dents who use wheelchairs or other assistive technology services shall receive professional	Commented [A82]: 15.8 and 15.9 are moved to 15.9 and revised
880		www., at a prescribed or recommended frequency, to ensure the continued applicability and	Commenced [Poz] 15.0 and 15.7 are moved to 15.7 and 15.7 and
881		ss of such devices.	
222	1 - o \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
882 883		elchairs and other assistive technology devices shall be maintained according to the	Commented [A83]: Moved to new 15.9 (B)
ბბა	Hai	ufacturer's guidelines.	
884	15.10 Exc	ept in emergency situations, changes in resident's physical condition that could negatively	Commented [A84]: Modified and moved to 15.4
885		this/her health shall be reported to the nurse. Following the nurse's assessment, the nurse	
886		notify the primary care physician in a timely manner and others in accordance with facility	
887	polic	y.	
888	15.11 The	governing body shall develop, and the administrator shall implement, a policy for monitoring	
	10.11		Commented [A85]: Modified and moved to 15.6
889		n resident's weight. The policy shall include the following:	Commented [A85]: Modified and moved to 15.6
889	eacl	resident's weight. The policy shall include the following:	Commented [A85]: Modified and moved to 15.6
889 890		resident's weight. The policy shall include the following: Weight monitoring shall be documented and promptly assessed for significant/serious	Commented [A85]: Modified and moved to 15.6
889	eacl	resident's weight. The policy shall include the following:	Commented [A85]: Modified and moved to 15.6
889 890	eacl	resident's weight. The policy shall include the following: Weight monitoring shall be documented and promptly assessed for significant/serious	Commented [A85]: Modified and moved to 15.6
889 890 891	eacl	resident's weight. The policy shall include the following: Weight monitoring shall be documented and promptly assessed for significant/serious weight changes.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893	eacl (A) (B)	The resident's weight. The policy shall include the following: Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893	eacl	The facility shall have portable emergency equipment as necessary to meet the specific	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895	eacl (A) (B)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893	eacl (A) (B)	The facility shall have portable emergency equipment as necessary to meet the specific	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895	eacl (A) (B)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all	Commented [A85]: Modified and moved to 15.6
890 891 892 893 894 895 896	(A) (B) 15.12 (C)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895 896	(A) (B) 15.12 (C)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed	Commented [A85]: Modified and moved to 15.6
890 891 892 893 894 895 896 897 898 899	(A) (B) 15.12 (C) 15.13 (D)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident refusal to use such aids shall be documented in the resident record.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895 896 897 898 899	(A) (B) 15.12 (C)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal To use such aids SHALL BE DOCUMENTED IN THE RESIDENT RECORD.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895 896 897 898 899 900 901	(A) (B) 15.12 (C) 15.13 (D)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident refusal to use such aids shall be documented in the resident record.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895 896 897 898 899	(A) (B) 15.12 (C) 15.13 (D) 15.14 (E)	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal To use such aids SHALL BE DOCUMENTED IN THE RESIDENT RECORD.	Commented [A85]: Modified and moved to 15.6
889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904	(A) (B) 15.12 (C) 15.13 (D) 15.14 (E) PARTSection	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal to use such AIDS SHALL BE DOCUMENTED IN THE RESIDENT RECORD. The facility shall have individual resident equipment and supplies necessary to meet each resident's continuing medical needs.	Commented [A85]: Modified and moved to 15.6
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889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906	(A) (B) 15.12 (C) 15.13 (D) 15.14 (E) PARTSection 16.1 Num	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal to use such aids Shall be DOCUMENTED IN THE RESIDENT RECORD. The facility shall have individual resident equipment and supplies necessary to meet each resident's continuing medical needs.	Commented [A85]: Modified and moved to 15.6
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889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907	(A) (B) 15.12 (C) 15.13 (D) 15.14 (E) PARTSection 16.1 Num	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal to use such aids Shall be Documented in the Resident equipment and supplies necessary to meet each resident's continuing medical needs. 16 – Nursing Services, Specialized Care, and Social Services SING Services The facility shall bevelop and implement written nursing policies and procedures	Commented [A85]: Modified and moved to 15.6 Commented [A86]: From 16.1(B)
889 890 891 892 893 894 895 896 897 898 899 900 901 902 903 904 905 906 907 908	(A) (B) 15.12 (C) 15.13 (D) 15.14 (E) PARTSection 16.1 Num	Weight monitoring shall be documented and promptly assessed for significant/serious weight changes. The facility shall promptly notify the primary care physician or other authorized, licensed practitioner when significant/serious weight changes occur. The facility shall have portable emergency equipment as necessary to meet the specific needs of the residents. If such devices are present, the facility shall ensure that all personnel are trained in the proper use of such devices. Each resident shall have dentures, eyeglasses, hearing aids, and other aids as needed and prescribed by the appropriate professional. Resident Refusal to use such aids Shall be Documented in the Resident equipment and supplies necessary to meet each resident's continuing medical needs. 16 – Nursing Services, Specialized Care, and Social Services SING Services The facility shall bevelop and implement written nursing policies and procedures	

910 911		(B)	THE FACILITY SHALL HAVE SUFFICIENT LICENSED NURSING STAFF AVAILABLE TO RESPOND TO THE NEEDS OF THE RESIDENTS.	Commented [A87]: From 16.1(A)
912 913	16.2		ALIZED CARE: A FACILITY PROVIDING SPECIALIZED CARE MUST MEET THE FOLLOWING REMENTS:	
914		(A)	FOR THE PURPOSE OF THIS CHAPTER 8, SPECIALIZED CARE INCLUDES:	Commented [A88]: Definition of specialized care was
915			(1) CATHETER CARE;	previously in rule but removed circa 2014 for unknown reasons. Lack of clarity regarding specialized care standards has been problematic for providers and difficult for surveyors.
916			(2) OSTOMY CARE;	
917			(3) TRACHEOSTOMY CARE;	
918			(4) Breathing treatments;	
919			(5) OXYGEN SATURATION MONITORING;	
920			(6) BLOOD PRESSURE MONITORING;	
921 922			(7) PREVENTIVE SKIN CARE INCLUDING APPROPRIATE PRESSURE RELIEVING/REDUCING DEVICES.	
923 924		(B)	THERE SHALL BE A RECORD OF ANY SPECIALIZED CARE PRESCRIBED BY A PHYSICIAN OR OTHER PRACTITIONER AND/OR DELEGATED BY A REGISTERED NURSE OR LICENSED PRACTICAL NURSE.	Commented [A89]: Moved from 16.1 (D)
925 926		(C)	THE PROVISION OF SPECIALIZED CARE SHALL BE DOCUMENTED BY THE STAFF PROVIDING THE SERVICE.	Commented [A90]: Moved from 16.1 (D) (3)
927 928 929 930 931		(D)	SPECIALIZED CARE MAY BE PROVIDED BY UNLICENSED STAFF ONLY IF IT IS ALLOWED BY STATE LAW AND SUCH STAFF HAS BEEN TRAINED BY A PERSON LICENSED, CERTIFIED, OR LEGALLY AUTHORIZED TO PROVIDE SUCH SERVICES, AND THE UNLICENSED STAFF HAS BEEN DEEMED COMPETENT TO PROVIDE SUCH SERVICES THROUGH DIRECT OBSERVATION BY THE PERSON PROVIDING THE TRAINING.	Commented [A91]: Language from 16.1 (D) (1) Commented [A92]: The second half of the sentence is new language.
932			(1) ALL SPECIALIZED CARE PROVIDED BY TRAINED, UNLICENSED STAFF SHALL BE	Commented [A93]: From 16.1 (D) (2)
933 934 935 936			MONITORED BY A REGISTERED NURSE OR LICENSED PRACTICAL NURSE IN ACCORDANCE WITH THEIR PRACTICE ACT, BUT NO LESS THAN QUARTERLY, AND ANNUALLY BY A PERSON LICENSED, CERTIFIED, OR LEGALLY AUTHORIZED TO PROVIDE SUCH SERVICES. SUCH MONITORING SHALL BE DOCUMENTED IN THE RESIDENT FILE AND INCLUDE:	() () () ()
937 938			(A) OBSERVING THE UNLICENSED STAFF PERFORMING THE SPECIALIZED CARE TO ENSURE ONGOING COMPETENCY TO PROVIDE SUCH SERVICE;	Commented [A94]: Modified from 16.1 (C)
939			(B) REVIEWING TO ENSURE CARE IS BEING PROVIDED AS PRESCRIBED; AND	Commented [A95]: New
940 941			(C) ENSURING APPROPRIATE DOCUMENTATION OF CARE BY THE INDIVIDUAL PROVIDING THE SERVICE, AT THE TIME THE SERVICE WAS PROVIDED.	Commented [A96]: new
942	16.1	Nursir	ng Services	
943		(A)	The facility shall have sufficient licensed nursing staff available to respond to the needs of	
944			the residents.	Commented [A97]: Moved to 16.2

945		(B)	The facility shall have written nursing policies and procedures that address the nursing	Commented [A98]: Moved to 16.1
946 947			needs of the residents, and ensure that NURSING services are provided in accordance with the needs of each resident.	Commented [A99]: Moved to 16.2 and redundant
948 949		(C)	Nursing staff shall monitor the care and treatment provided by unlicensed staff to ensure that unlicensed staff members are trained and demonstrate competency in all procedures	
950			they perform. Changes in condition or needs shall be reported to the registered nurse or	Commented [A100]: Modified and moved to 16.2
951			primary care provider.	Commented [A101]: Deleted, duplicative of the original 15.10
952 953		(D)	There shall be a record of any care or treatment therapies prescribed by a physician or other authorized, licensed practitioner, or delegated by a registered nurse.	
954 955 956			(1) Care may be provided by unlicensed staff only if it is allowed by state law and such staff has been trained by a person licensed, certified, or legally authorized to provide such services.	
957 958 959			All care provided by trained, unlicensed staff shall be monitored at least quarterly by a registered nurse and annually by a person licensed, certified, or legally authorized to provide such services.	
960			(3) The provision of services shall be documented by the staff providing the service.	Commented [A102]: Moved to 16.4(B) with modification
961	16. 2 3	Social	Services and/or Resource Coordination:	
962 963		(A)	—The facility shall provide appropriate social services and/or resourceCARE coordination to residents and families, and consultation to the staff.	
964 965	PARTS	ection 1	7 – Gastrostomy Services	
966 967 968	17.1		ostomy services shall not be administered by an unlicensed individual unless that individual ned and supervised by a licensed physician, nurse, or other authorized, licensed ioner.	
969 970 971 972	17.2	has de such s RESIDE	cicility shall ensure that a physician, licensed nurse, or other authorized, licensed practitioner eveloped a written, individualized gastrostomy service protocol for each resident requiring service, AND THAT THE PROTOCOL IS UPDATED EACH TIME THE ORDERS CHANGE FOR THAT ENT'S GASTROSTOMY SERVICES. Each protocol shall include, but not be limited to, the	Commented [A103]: Added to reflect similar requirement at HCPF 8.614A.1.
973		follow	ng .	nerr 6.014A.1.
974 975		(A)	The proper procedures for preparing, storing, and administering nutritional supplements through a gastrostomy tube;, INCLUDING BUT NOT LIMITED TO:	
976			(1) THE TYPE OF GASTROSTOMY TUBE USED BY THE RESIDENT;	
977			(2) A LIST OF ALL EQUIPMENT AND MATERIALS REQUIRED FOR THE PROCEDURE;	
978			(3) THE POSITION OF THE RESIDENT DURING AND AFTER FEEDING;	
979			(4) PROCEDURES FOR CLEANING THE GASTROSTOMY SITE AND SURROUNDING SKIN;	
980			(5) PROCEDURES FOR CLEANING THE GASTROSTOMY EQUIPMENT; AND	
981			(6) INSTRUCTIONS FOR DOCUMENTING THE PROCEDURE.	
982		(B)	The proper ROUTINE care and maintenance of the EXTERNAL gastrostomy site;	

983 984 985		(C)	EXTEN		tion of possible problems associated with gastrostomy services; and THE IICH AN UNLICENSED INDIVIDUAL MAY ADDRESS THE PROBLEM, INCLUDING, BUT D:			
986 987			(1)		FICATION TO LICENSED STAFF AND/OR PROVIDERS REGARDING CHANGES IN THE ROSTOMY SITE;			
988			(2)	Signs	S OF INFECTION;			
989 990			(3)	PROC	EDURES TO FOLLOW WHEN THE RESIDENT EXPERIENCES COUGHING, NAUSEA, OR ING;			
991			(4)	LEAK	AGE AROUND THE STOMA; AND			
992 993			(5)		EDURES TO FOLLOW WHEN A GASTROSTOMY TUBE HAS BEEN DISLODGED OR ED OUT.			
994 995 996 997				(A)	UNLICENSED INDIVIDUALS MAY NOT REINSERT A GASTROSTOMY TUBE, EXCEPT THAT AN UNLICENSED INDIVIDUAL MAY TAKE ACTIONS AS DIRECTED/DELEGATED BY A LICENSED PROVIDER IN AN EMERGENT SITUATION IF THE RESIDENT IS AT RISK OF STOMA SITE CLOSURE.			
998 999 1000		(D)	autho	rized, lic	nd contact numbers of the resident's physician, licensed nurse, or other censed practitioner who is responsible for monitoring the unlicensed forming gastrostomy services and intervening, if problems are identified.			
1001 1002 1003	17.3	provid	les traini	ing to ar	re that a physician, licensed nurse, or other authorized, licensed practitioner ny unlicensed individual who may provide gastrostomy services. training shall be kept in the resident's record and shall include:			
1004		(A)	The d	ate or d	ates of when the training occurred;			
1005 1006 1007		(B)			t the unlicensed individual has reached proficiency which is defined as aspects of the resident's protocol without error three (3) consecutive times	Commented [A104]: This is a requirement at 10 CCR 2505-10 8.614A.2		
1008 1009		(C)			of the physician, licensed nurse, or other authorized, licensed practitioner the training and observed the three (3) trials.			
1010 1011 1012	17.4	perfor	ms the ເ	gastrost	re that a physician, licensed nurse, or other authorized, licensed practitioner omy services for each resident receiving gastrostomy services at least once	Commented [A105]: Required by 10 CCR 2505-10 8.614A.3.		
1013 1014 1015 1016	17.5	For ur protoc overse each	For unlicensed persons performing gastrostomy services for several residents with similar protocols, the PHYSICIAN, LICENSED NURSE, OR OTHER PRACTITIONER licensed nurse or physician overseeing their training may document their proficiency with less than three (3) observations for each resident receiving services. The alternative method for establishing the proficiency of each					
1017					documented.	Commented [A106]: Required by 10 CCR 2505-10 8.614B		
1018 1019 1020	17.6	practi each	tionér ob resident	serves at least	re that the physician, licensed nurse, or other authorized, licensed and documents the unlicensed staff performing gastrostomy services for quarterly for the first year and semi-annually thereafter, unless more			
1021 1022					appropriate. Such monitoring shall be documented in the record of the Gastrostomy services.	Commented [A107]: Required by 10 CCR 2505-10 8.614C		

1023 1024 1025 1026 1027 1028	17.7	When changes are made to the written order for gastrostomy services and/or in the resident's protocol, the facility shall ensure that the physician, licensed nurse, or other authorized, licensed practitioner that provides the training determines the extent of training that the unlicensed person will need to remain proficient in performing all aspects of the gastrostomy services. IF CHANGES IN PROTOCOLS OCCUR, THE FACILITY SHALL DOCUMENT TRAINING AND COMPETENCY OF UNLICENSED STAFF ON THE NEW PROTOCOL.		
1029 1030	17.8		ility shall ensure that the primary care-physician PRACTITIONER OR ORDERING PHYSICIAN y reviews and approves the protocol for EACH resident(s) receiving gastrostomy services.	
1031 1032	17.9		th resident, the facility shall ensure the FOLLOWING documentation FOR EACH GASTROSTOMY PROVIDED TO THE RESIDENT IS INCLUDED in the resident's record: includes, at a minimum:	
1033		(A)	A written record of each nutrient and fluid administered;	
1034		(B)	The beginning and ending time of nutrient or fluid intake;	
1035		(C)	The amount of nutrient or fluid intake;	
1036		(D)	The condition of the skin surrounding the gastrostomy site;	
1037		(E)	Any problem(s) encountered and action(s) taken; AND	
1038		(F)	The date and signature of the person performing the procedure.	
1039	PARTS	Section 18 – Facility Reporting Requirements		
1040 1041	18.1	Each facility shall comply with the occurrence reporting requirements set forth in 6 CCR 1011-1, Chapter 2, Part 4.2.		
1042 1043 1044	18.2	Each facility shall notify the Department program manager within 48 hours of the relocation of one or more residents due to any portion of the facility becoming uninhabitable for any reason, including, but not limited to, fire or other disaster.		
1045 1046 1047	18.3	prior to	vent of a voluntary closure of a facility, such facility shall notify the Department 30 days closure and submit a plan for resident transfer at that time. The resident transfer plan clude, at a minimum, the following:	
1048		(A)	Notice to the residents, families, and guardians,;	
1049		(B)	Schedule for the residents' moves;	
1050		(C)	Staffing pattern during the 30 days prior to closure; and	
1051 1052		(D)	Provisions for ensuring the health and safety of residents during the closure.	
1052	PARTS	Section 19	- Emergency MANAGEMENT Plan AND PROCEDURES	
1054 1055 1056 1057	19.1	USING A	VERNING BODY SHALL ENSURE THAT AN EVALUATION OF RISKS TO THE FACILITY IS COMPLETED IN ALL HAZARDS APPROACH. THIS EVALUATION MUST ADDRESS NATURAL AND HUMAN-CAUSED SUCH AN EVALUATION OF RISKS SHALL BE REVIEWED AT LEAST ANNUALLY AND UPDATED AS ARY, AND SHALL INCLUDE, BUT NOT BE LIMITED TO:	
1058 1059 1060	19.1	necessa	verning body shall develop, and the administrator shall implement and update as ary, an emergency preparedness plan that addresses the facility's response and staff in the following emergencies:	

Commented [A108]: Required by 10 CCR 2505-10 8.614D

Commented [A109]: This is a requirement of 10 CCR 2505-10 8.614

1061		(A)	Fire;-	
1062		(B)	Severe weather, including but not limited to tornados, blizzards, and flooding-;	
1063		(C)	Security threats, INCLUDING THREATENED OR ACTUAL ACTS OF VIOLENCE;	
1064		(D)	GAS LEAKS/Eexplosions;-	
1065 1066		(E)	Internal system failures, such as: electrical outages, and internal structural collapse, or flooding; AND-	
1067		(F)	Communicable disease outbreaks. BIOTERROR, PANDEMIC, OR DISEASE OUTBREAK EVENTS.	
1068 1069	19.2		DMINISTRATOR SHALL DEVELOP AND IMPLEMENT A WRITTEN EMERGENCY MANAGEMENT PLAN ESSING THE HAZARDS IDENTIFIED IN PART 19.1, ABOVE, AND INCLUDING, AT A MINIMUM:	
1070 1071 1072		(A) 19.	.2 The emergency plan shall specify aArrangements for alternative housing, transportation, and the provision of necessary medical care if a resident's PRIMARY CARE PRACTITIONER physician is not immediately available.;	
1073 1074		(B) 19.	.3 The administrator shall develop pProcedures that ensure notification of families or guardians in an emergency-;	
1075 1076 1077 1078		(C)	PROCEDURES FOR ADDRESSING INTERRUPTIONS IN THE NORMAL SUPPLY OF ESSENTIALS, INCLUDING, BUT NOT LIMITED TO: WATER, FOOD, HEAT/AIR CONDITIONING AND VENTILATION, MEDICATIONS, AND PERSONAL PROTECTIVE EQUIPMENT (PPE). THE PLAN SHALL ENSURE CONTINUATION OF OPERATIONS FOR AT LEAST 72 HOURS;	
1079 1080		(D)	PROCESSES ENSURING THE PROTECTION AND TRANSFER OF RESIDENT INFORMATION, AS NEEDED; AND	
1081 1082		(E)	ROUTINE DRILLS TO ENSURE STAFF AND RESIDENT FAMILIARITY WITH EMERGENCY PROCEDURES, AS APPROPRIATE, INCLUDING:	
1083 1084			(1) FIRE DRILLS IN ACCORDANCE WITH STATE AND LOCAL LAWS AND REGULATIONS, BUT NO LESS THAN QUARTERLY; AND	Coi
1085			(2) AN ANNUAL MOCK EXERCISE THAT ADDRESSES ALL THE ITEMS LISTED IN PART 19.1.	Col
1086 1087 1088 1089	19.34	provid prese the co	dministrator shall document that orientation and training in emergency procedures has been led for each new staff member and each newly admitted resident capable of self-rvation. Training shall occur within seven (7) working days of employment or admission to mmunity residential home. THE ADMINISTRATOR SHALL ENSURE TRAINING IN EMERGENCY	Cor
1090			EDURES AS FOLLOWS:	doc
1091 1092		(A)	EACH NEW STAFF MEMBER OR VOLUNTEER SHALL BE TRAINED IN EMERGENCY PROCEDURES PRIOR TO PROVIDING UNSUPERVISED RESIDENT CARE.	
1093 1094		(B)	EACH RESIDENT CAPABLE OF SELF-EVACUATION SHALL BE TRAINED IN EMERGENCY PROCEDURES WITHIN SEVEN (7) DAYS OF MOVING INTO THE FACILITY.	
1095 1096		(C)	SUCH TRAINING SHALL BE DOCUMENTED IN EITHER THE PERSONNEL FILE OR RESIDENT RECORD, AS APPLICABLE.	

Commented [A110]: Modified from below, to acknowledge tandards that exist elsewhere, such as DFPC.

Commented [A111]: A documented annual mock exercise

Commented [A112]: Also added to Part 7, training for the documentation requirement--

Commented [A113]: Moved to 19.3(E)

1097 1098 1099	19. <mark>45</mark>		cility shall conduct and document a monthly paper review of its response to the items listed TSection 19.1 of this chapter including its policies and procedures and training of staff and nts.
1100 1101	19. <mark>6</mark>		cility shall conduct and document quarterly fire drills and an annual mock exercise that sees all the items listed in Section 19.1 of this chapter.
1102 1103	Section	n 20 – R	leserved
1104	PARTS	ection 2	40 – Compliance with FGI Guidelines
1105 1106 1107 1108	initiate	d on or a	on or renovation of a facility for persons with intellectual and developmental disabilities after July 1, 2020, shall conform to Part 3 of 6 CCR 1011-1, Chapter 2, unless otherwise s current Cchapter.
1109	PARTS	ection 2	21 – Physical Environment
1110 1111	2 2 1.1		cility shall maintain a home-like environment that is clean, sanitary, and free of hazards to and safety.
1112 1113	2 2 1.2		erior areas including basements and garages shall be safely maintained to protect against nmental hazards.
1114 1115	2 21 .3		erior areas shall be safely maintained to protect against environmental hazards including, t limited to, the following:
1116		(A)	Exterior premises shall be kept free of high weeds and grass, garbage, and rubbish.
1117 1118		(B)	Grounds shall be maintained to prevent hazardous slopes, holes, snow, ice, or other potential hazards.
1119		(C)	Staircases and porches shall be kept in good repair.
1120	2 2 1.4	Compl	iance with State and Local Laws/Codes.
1121 1122 1123 1124		(A)	Facilities shall be in compliance with all applicable zoning regulations of the municipality, city and county, or county where the home is situated. Failure to comply with applicable zoning regulations shall constitute grounds for the denial of a license to a home consistent with Section 27-10.5-109.5, C.R.S.
1125 1126 1127 1128		(B)	Facilities shall be in compliance with all applicable state and local plumbing laws and regulations. Plumbing shall be maintained in good repair, free of the possibility of backflow and backsiphonage, through the use of vacuum breakers and fixed air gaps, in accordance with state and local codes.
1129 1130 1131 1132 1133		(C)	Facilities shall be in compliance with all applicable state and local sewage disposal requirements. Sewage shall be discharged into a public sewer system or disposed of in a manner approved by state and local health authorities in compliance with the Water Quality Control Division's Guidelines on Individual Sewage Disposal Systems, 5 CCR 1003-61002-43.
1134	2 2 1.5	Electri	cal equipment/devices
1135		(A)	Reserved
1136		(B)	Reserved

1137 1138 1139		(C)	A heating pad or electric blanket shall not be used in a resident room without both staff supervision and documentation that the administrator believes the resident to be capable of appropriate and safe use.
1140 1141		(D)	Electric or space heaters shall not be permitted within resident bedrooms and may only be used in common areas of the facility if owned, provided, and maintained by the facility.
1142	2 2 1.6	Waste	Disposal/Combustibles
1143 1144		(A)	All interior areas shall be free from accumulations of extraneous materials such as refuse, discarded furniture, and old newspapers.
1145 1146		(B)	Combustibles, such as cleaning rags and compounds, shall be kept in closed metal containers.
1147		(CD)	Kerosene heaters shall not be permitted within the facility.
1148 1149 1150 1151 1152 1153		(D€)	All garbage and rubbish not disposed of as sewage shall be collected in impervious containers in such manner that it is not a nuisance or health hazard, and shall be removed to an approved storage area at least once a day. The refuse and garbage storage area shall be kept clean and free from nuisance. The facility shall have a sufficient number of impervious containers with tight fitting lids that shall be kept clean and in good repair.
1154 1155		(<mark>E</mark>	Carts used to transport refuse shall be enclosed, constructed of impervious materials, used solely for refuse, and maintained in a sanitary manner.
1156 1157		(FG)	Incinerators shall comply with state and local air pollution regulations and be constructed in a manner that prevents insect and rodent occupation.
1158 1159		(GH)	If private sewage disposal systems are used, system design plans and records of maintenance shall be kept on the premises and available for inspection.
1160 1161 1162		(HI)	No exposed sewer line shall be located directly above working, storage, or eating surfaces in kitchens, dining rooms, pantries, or where medical supplies or drugs are prepared or stored.
1163	2 2 1.7	Infesta	ition and hazardous substances
1164 1165		(A)	The facility shall be maintained free of infestation of insects and rodents, and all openings to the outside shall be screened.
1166 1167 1168		(B)	The facility shall have a pest control program AS NEEDED, provided by maintenance personnel or by contract with a pest control company, using the least toxic and least flammable effective pesticides.
1169 1170			(1) If kept onsite, the pesticides shall be labeled and kept in a locked space away from resident or food areas.
1171 1172		(C)	Solutions, cleaning compounds, PESTICIDES, and OTHER hazardous substances shall be labeled and stored in a safe manner.
1173	2 2 1.8	Heatin	g, Lighting, Ventilation
1174 1175		(A)	Each room in the facility shall have heat, lighting, and ventilation sufficient to accommodate its use and the needs of the residents.

1176 1177		(B)	All interior and exterior steps, interior hallways, and corridors shall be adequately illuminated.				
1178 1179 1180		(C)	Intermediate Care Facilities for Persons with Developmental Disabilities submitting an initial license application after May 1, 2011, shall have nightlights that are controlled at the door of the bedroom.				
1181	2 2 1.9	Water					
1182 1183		(A)	There shall be an adequate supply of safe, potable water available for domestic purposes.				
1184 1185		(B)	Water temperatures shall be maintained at comfortable temperatures. Hot water shall not measure more than 110 degrees Fahrenheit at taps that are accessible by residents.				
1186		(C)	There shall be a sufficient supply of hot water during peak usage demands.				
1187	2 2 1.10	221.10 Common Areas					
1188 1189		(A)	If the facility has one or more residents using a wheelchair, it shall provide a minimum of two entryways for wheelchair access and egress from the building.				
1190 1191		(B)	The facility shall provide common areas that are sufficient to reasonably accommodate all residents.				
1192 1193		(C)	The facility shall provide furnishings in all common areas that meet the needs of the residents and are in good repair.				
1194 1195 1196 1197		(D)	All common areas and dining areas shall be accessible to residents utilizing an auxiliary aid without requiring transfer from a wheelchair to walker or from a wheelchair to a regular chair for use in dining areas. All doors to those rooms requiring access shall be at least 32 inches wide.				
1198 1199		(E)	Residents shall be allowed free use of all common living areas with due regard for privacy, personal possessions, and safety of all residents.				
1200 1201		(F)	The facility shall have liquid soap and paper towels available in the common bathrooms of the facility.				
1202	2 2 1.11	Bedroo	rooms				
1203 1204		(A)	THE FACILITY SHALL ENSURE THAT EACH RESIDENT RESIDES IN No resident shall be assigned to any room other than a regularly designated bedroom.				
1205 1206		(B)	Effective May 1, 2011, aAll bedrooms shall meet the following square footage requirements:				
1207			(1) Single occupancy bedrooms shall have at least 100 square feet.				
1208			(2) Double occupancy bedrooms shall have at least 80 square feet per person.				
1209 1210			(3) Bathroom areas and closets shall not be included in the determination of square footage.				
1211 1212		(C)	The facility shall provide each resident with a clean comfortable mattress, maintained in a sanitary condition.				

1213	(D)	Reside	ent bedrooms shall contain furnishings that meet the needs of the resident.					
1214 1215	(E)		pedroom shall have adequate storage space or closets for a resident's clothing and nal articles.					
1216 1217 1218	(F)	openin	bedroom shall have at least one window of eight (8) square feet, which shall have ag capability. All escape windows shall be maintained unobstructed on the interior sterior of the facility.					
1219 1220	(G)		ound level outside of any basement resident bedroom shall be maintained at or the window sill for a distance of at least eight feet measured out from the window.					
1221	2 2 1.12 Bathro	oms						
1222 1223	(A)		pathroom shall consist of at least the following fixtures: toilet, hand washing sink, paper dispenser, mirror, tub or shower, and towel rack.					
1224 1225	(B)		cility shall ensure compliance with the following criteria regarding the number of oms per residents:					
1226 1227		(1)	The community residential GROUP home shall provide toilet and bathing facilities appropriate in number, size, and design to meet the needs of the residents,					
1228		(2)	There shall be at least one full bathroom for every four (4) residents, and					
1229 1230 1231		(3)	Community residential GROUP homes utilizing more than one level or floor for resident services and/or sleeping rooms shall have at least one full bathroom per floor.					
1232	(C)	The fa	cility shall ensure the following accessibility criteria:					
1233 1234		(1)	There shall be at least one bathroom adjacent to the common living space that is available for resident use.					
1235 1236 1237		(2)	In any facility that is occupied by one or more residents utilizing an auxiliary aid, the facility shall provide at least one full bathroom as defined herein with fixtures positioned so as to be fully accessible to any resident utilizing an auxiliary aid.					
1238	(D)	The fa	cility shall ensure each bathroom has the following safety features:					
1239		(1)	Non-skid surfaces on all bathtub and shower floors; $_{\bar{\tau}}$					
1240 1241		(2)	Grab bars properly installed at each tub and shower, adjacent to each toilet, and as otherwise indicated by the needs of the resident population; $_{\bar{\imath}}$ and					
1242		(3)	Toilet seats constructed of non-absorbent material and free of cracks.					
1243 1244	(E)	The fa items.	cility shall ensure that each resident is furnished with personal hygiene and care					
1245	2 2 1.13 House	221.13 Housekeeping, Linen, and Laundry						
1246 1247	(A)	Each f perforr	acility shall establish organized housekeeping services that are planned and med to provide a pleasant, safe, and sanitary environment.					

1248 1249	(B)	The facility shall either contract with a commercial laundry or maintain its own laundry that meets the following criteria:			
1250 1251		(1)	All laundry equipment shall be designed and installed to comply with state and local laws and possess appropriate safety devices.		
1252 1253		(2)	Laundry operations shall be located in an area that is separated from resident care units.		
1254 1255 1256		(3)	The laundry procedures shall be performed in such a way that soiled linen and resident clothing emerge clean and free of detergents according to the laundry manufacturer instructions.		
1257 1258		(4)	Soiled laundry shall be processed frequently enough to prevent unsanitary accumulations.		
1259 1260 1261		(5)	The temperature of the water during the washing and rinsing process shall BE based upon the recommendations of the laundry detergent and the items being laundered.		
1262 1263	(C)	There shall be a resident linen supply consisting of at least two complete changes times the number of resident beds. All linens shall be maintained in good repair.			
1264 1265	(D)	Bed linens shall be changed as often as necessary, but in no case less than once a week.			
1266 1267	(E)	The facility shall have a SECURED maintenance area separated from living quarters with adequate floor storage area that is equipped with the following:			
1268 1269 1270		(1)	A hook strip for mop handles from which soiled mop heads have been removed STORAGE SPACE FOR HOUSEKEEPING EQUIPMENT, SUPPLIES, AND CHEMICALS;		
1271		(2)	Shelving for cleaning materials AN AREA FOR HANDLING CHEMICALS;		
1272		(3)	Hand washing tools SUPPLIES; and		
1273		(4)	A waste receptacle with impervious liner-; AND		
1274 1275 1276 1277 1278		(5)	For facilities with more than eight (8) beds, the maintenance closet SECURED MAINTENANCE AREA shall also contain a sink (preferably depressed or floor mounted) with mixing faucet.		