Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

ST - G0000 - INITIAL COMMENTS

Title INITIAL COMMENTS
Statute or Rule
Type Memo Tag

Regulation Definition
   These guidelines are meant solely to provide guidance to surveyors in the survey process.

Interpretive Guideline

ST - G0101 - Licensure of Sites

Title Licensure of Sites
Statute or Rule 400.506(1), F.S.
Type Rule

Regulation Definition
   (1) A nurse registry is exempt from the licensing requirements of a home health agency but must be licensed as a nurse registry. Each operational site of the nurse registry must be licensed, unless there is more than one site within a county. If there is more than one site within a county, only one license per county is required. Each operational site must be listed on the license.

Interpretive Guideline
   The surveyor should determine if the nurse registry has additional office locations. Each office outside the county of the licensed nurse registry must be licensed. Only one license per county is required. For example, a nurse registry located in West Palm Beach and licensed for this county and all the other counties in Area 9 may have another office in Delray Beach on the same license. The nurse registry could not have an office in Port St. Lucie unless it was separately licensed since it is in a different county.

   Review the license in comparison with the Nurse Registry (NR) current brochures (or other materials or information provided by the NR) to determine if there is a separate license for each county where there is a nurse registry office.

   Note: Nurse registries cannot have drop off sites for independent contractors since there is no legal authority for nurse registries to have drop off sites in state law or rules.
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### ST - G0103 - License Number in Ads

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<tr>
<th>Title</th>
<th>License Number in Ads</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>400.506(7), F.S.</td>
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<td>Type</td>
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</table>

**Regulation Definition**

A person that provides offers or advertises to the public any service for which licensure is required under this section must include in such advertisement the license number issued to it by the Agency for Health Care Administration. The agency shall assess a fine of not less than $100 against any licensee who fails to include the license number when submitting the advertisement for publication, broadcast, or printing. The fine for a second or subsequent offense is $500.

**Interpretive Guideline**

The surveyor should review advertisements to determine if the license number is included. Check area newspaper ads or phone book to determine if criterion is met. The license # is only required when services are offered. It is not required on business cards or stationery where no services are listed. If violations are found, cite and provide examples along with survey report. The Home Care Unit will assess this fine.

### ST - G0105 - Nurse Registry Operational

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<tr>
<th>Title</th>
<th>Nurse Registry Operational</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>400.462(21) &amp; (29), F.S.</td>
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<tr>
<td>Type</td>
<td>Rule</td>
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**Regulation Definition**

Nurse Registry Operational s. 400.462(21), F.S.

"Nurse registry" means any person that procures, offers, promises, or attempts to secure health-care-related contracts for registered nurses, licensed practical nurses, certified nursing assistants, home health aides, companions, or homemakers, who are compensated by fees as independent contractors, including, but not limited to, contracts for the provision of services to patients and contracts to provide private duty or staffing services to health care facilities.

**Interpretive Guideline**

The nurse registry must meet this definition in s.400.462 (21). It must have set up contracts for RNs, LPNs, CNAs, HH aides, companions and or homemakers during the licensure period. If not, cite as not met and request correction. Failure to be in compliance on the follow-up visit is legal basis for denying or revoking the license per 408.815(1) (c.), F.S.
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licensed under chapter 395 or this chapter or other business entities.

s. 400.462 (29), F.S.
"Staffing services" means services provided to a health care facility, school, or other business entity on a temporary or school-year basis pursuant to a written contract by licensed health care personnel and by certified nursing assistants and home health aides who are employed by, or work under the auspices of, a licensed home health agency or who are registered with a licensed nurse registry.

ST - G0106 - Geographic Area

Title Geographic Area
Statute or Rule 59A-18.004(7) FAC; 400.462(29) FS
Type Rule

Regulation Definition

Geographic Area 59A-18.004 (7)
All nurse registries must apply for a geographic service area on their initial license application. Nurse registries may apply for a geographic service area which encompasses one or more of the counties within the specific AHCA area boundaries, pursuant to Section 408.032(5), F.S., and Section 400.497(9), F.S., in which the main office is located. However, any agency holding a current nurse registry license from AHCA, as of the effective date of this rule December 24, 2000, may continue to serve patients or clients in those counties listed on its current license.

400.462(29)
"Staffing services" means services provided to a health care facility or other business entity on a temporary basis ...Staffing services may be provided anywhere within the state.

Interpretive Guideline

The rule shown in this standard has been in effect since 12/24/2000. The approved geographic service area is listed on the official license. In the Entrance Interview, ask the administrator what is the geographic service area of the nurse registry. When reviewing the sample of patient records, check the patient's home address to determine if the address is located within the geographic area shown on the NR license.

Staffing services may be provided anywhere within the state.
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ST - G0150 - Information to Contractors

Title Information to Contractors
Statute or Rule 59A-18.005(1), F.A.C.
Type Rule

Regulation Definition
(1) Each nurse registry shall disseminate the following rules and statutes to each applicable independent contractor at the time of registration. The rules and statutes may be provided by paper copy, by email or other means of electronic communication.
(a) Registered nurses and licensed practical nurses shall receive for their use and reference:
1. Rule 59A-18.005, F.A.C., Registration Policies
2. Rule 59A-18.007, F.A.C., Registered Nurses and Licensed Practical Nurses.
6. Sections 400.506, 408.809, 400.484, 400.462, 400.488 and 408.810(5), F.S. with the telephone numbers referred to in the law.
(b) Certified nursing assistants and home health aides shall receive for their use and reference:
1. Rule 59A-18.005, F.A.C., Registration Policies
2. Rule 59A-18.0081, F.A.C., Certified Nursing Assistant and Home Health Aide.
3. Sections 400.506, 408.809, 400.484, 400.462, 400.488 and 408.810(5), F.S. with the telephone numbers referred to in the law.
(c) Homemakers and Companions shall receive for their use and reference:

Interpretive Guideline
The surveyor finds evidence that the nurse registry has given the rules and statutes listed in the standards to each independent contractor. The surveyor may ask a contractor if he or she has received the above information from the nurse registry.
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2. Sections 400.506, 408.809, 400.484, 400.462, and 408.810(5), F.S. with the telephone numbers referred to in the law.

ST - G0151 - Communicable Disease

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<th>Title</th>
<th>Communicable Disease</th>
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<tr>
<td>Statute or Rule</td>
<td>59A-18.005(6) FAC; 400.506(6)(a) FS</td>
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<tr>
<td>Type</td>
<td>Rule</td>
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**Regulation Definition**

Communicable Disease 59A-18.005(6), F.A.C.

Prior to contact with patients or clients, each independent contractor referred for client care must furnish to the registry a statement from a health care professional licensed under Chapter 458, F.S., or Chapter 459, F.S., a physician's assistant, or an ARNP or RN (chapter 464), under the supervision of a licensed physician, or acting pursuant to an established protocol signed by a licensed physician, dated within the last six months, that the contractor is free from communicable diseases. The independent contractor will provide this statement to the nurse registry when first referred.

s. 400.506(6)(a), F.S.

(a) ...Each person referred by a nurse registry must provide current documentation that he or she is free from communicable diseases.

**Interpretive Guideline**

The surveyor samples independent contractor file to verify a statement from health care professional stating the independent contractor is free from communicable disease is present as stated in the standard. The health care professional could be a medical doctor (chapter 458), osteopathic physician (chapter 459), a physician's assistant or an ARNP or RN (chapter 464).

Health statements are required for all types of independent contractors referred by Nurse Registries including homemakers and companions.
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ST - G0152 - Contractor Registration Folders

Title Contractor Registration Folders

Statute or Rule 59A-18.005(7-8) FAC; 400.506(8-10) FS

Type Rule

Regulation Definition

Contractor Registration Folders
59A-18.005, F.A.C.
(7) Registration folders on each independent contractor must contain the information required in Section 400.506(8), F.S., and the following:
(a) For home health aides, evidence of completion of a home health aide training course or certification from the Florida Board of Nursing, Department of Health as a certified nursing assistant;
(b) Evidence of a contract with the nurse registry;
(c) Evidence of background screening that meets the requirements in Section 408.809(4), F.S.; and
(8)Each nurse registry shall establish a system for the recording of complaints involving individuals they refer. If the complaints are violations of state law, the nurse registry shall take the actions specified in Section 400.506(19), F.S. Records of complaints and actions taken by the nurse registry shall be kept in the individual’s registration file or retained in the central files of the nurse registry.

s. 400.506, F.S.

(8) Each nurse registry must require every applicant for contract to complete an application form providing the following information:
(a) The name, address, date of birth, and social security number of the applicant.
(b) The educational background and employment history of

Interpretive Guideline

The surveyor reviews a sample of registration folders of independent contractors to verify all required information. Verify from a sample of closed registration folders that a file was kept three years following the last patient or client related entry as time permits.

Ask if the nurse registry has provided the complainant with with information on how to report the complaint to the appropriate entity:
(a) Report theft to local law enforcement;
(b) Report abuse, neglect or exploitation to the central abuse hotline 1(800) 962-2873;
(c) Report nurses and certified nursing assistants to the Department of Health by completing and submitting the complaint form at <http://www.floridahealth.gov/licensing-and-regulation/enforcement/admin-complaint-process/forms.html> if there are alleged professional practice violations.
(d) Report other complaints to the Agency for Health Care Administration by calling (888) 419-3456 or submitting the on-line complaint form at <http://apps.ahca.myflorida.com/hcfc>.
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the applicant.
(c) The number and date of the applicable license or certification.
(d) When appropriate, information concerning the renewal of the applicable license, registration, or certification.

(9) Each nurse registry must comply with the procedures set forth in s. 400.512 for maintaining records of the work history of all persons referred for contract and is subject to the standards and conditions set forth in that section.

(10) The nurse registry must maintain the application on file, and that file must be open to the inspection of the Agency for Health Care Administration. The nurse registry must maintain on file the name and address of the patient or client to whom nurse registry personnel are referred for contract and the amount of the fee received by the nurse registry. A nurse registry must maintain the file that includes the application and other applicable documentation for 3 years after the date of the last file entry of patient-related or client-related information.

ST - G0153 - Advise Patient of Independent Contractor

Title Advise Patient of Independent Contractor
Statute or Rule 400.506(6)(c), F.S.
Type Rule

**Regulation Definition**

Upon referral of a registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide for contract in a private residence or facility, the nurse registry shall advise the patient, the patient’s family, or any other person acting on behalf of the patient at the time of the contract for services, that the caregiver referred by the nurse registry is an independent contractor and that it is not

**Interpretive Guideline**

Ask the nurse registry what evidence it can provide that shows it is advising the patient, the patient’s family or any other person acting on behalf of the patient at the time of contract for services that:

1. The caregiver referred is an independent contractor
2. The nurse registry is not obligated to monitor, supervisor, manage, or train the caregiver.

In the telephone interview with the patient or the patient’s family or responsible party, ask if they were advised by the nurse registry that the caregiver is an independent contractor and that the nurse registry is not obligated to
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<table>
<thead>
<tr>
<th>Title</th>
<th>Notify Patient and Report Caregiver</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>400.506(19), F.S.</td>
</tr>
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<td>Type</td>
<td>Rule</td>
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**Regulation Definition**

It is not the obligation of a nurse registry to monitor, supervise, manage, or train a registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide referred for contract under this chapter. In the event of a violation of this chapter or a violation of any other law of this state by a referred registered nurse, licensed practical nurse, certified nursing assistant, companion or homemaker, or home health aide, or a deficiency in credentials which comes to the attention of the nurse registry, the nurse registry shall advise the patient to terminate the referred person’s contract, providing the reason for the suggested termination; cease referring the person to other patients or facilities; and, if practice violations are involved, notify the licensing board. This section does not affect or negate any other obligations imposed on a nurse registry under chapter 408.

**Interpretive Guideline**

Has there been any evidence of a violation of state laws or a deficiency in the caregiver’s credentials? If the nurse registry becomes aware of the violation or problem with credentials, such as licensing or background screening, or other violations of state laws, did the nurse registry do the following?

1. advise the patient to terminate the referred individual,
2. provide the reason for termination,
3. cease to refer the person to other patients or facilities, and,
4. if there are practice violations, notify the appropriate licensing board (Board of Nursing, Department of Health for RN, LPN, and CNAs). Notify the Department of Health by completing the "Healthcare Practitioner Complaint Form" at www.floridahealth.gov/licensing-and-regulation/enforcement/index.html and mailing it to:
   Florida Department of Health Consumer Services Unit
   4052 Bald Cypress Way, Bin C-75
   Tallahassee, FL 32399-3275

   If an RN or LPN continues to work as a nurse and is no longer licensed, call 1-877-HALT-ULA(1-877-425-8852) or mail the complaint form referred to above.

   If the nurse registry did not know about the violations or problem with credentials, then inform the nurse registry in writing and provide the opportunity to do the items listed in law before citing a deficiency in the survey report.
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ST - G0160 - Administrator

Title  Administrator

Statute or Rule  400.506(18); 408.803(7); 59A-18.006

Type  Rule

Regulation Definition

400.506 (18) An administrator may manage only one nurse registry, except that an administrator may manage up to five registries if all five registries have identical controlling interests as defined in s.408.803 and are located within one agency geographic service area or within an immediately contiguous county. An administrator shall designate, in writing, for each licensed entity, a qualified alternate administrator to serve during the administrator’s absence.

408.803 (7) "Controlling interest" means:
(a) The applicant or licensee;
(b) A person or entity that serves as an officer of, is on the board of directors of, or has a 5-percent or greater ownership interest in the applicant or licensee; or
(c) A person or entity that serves as an officer of, is on the board of directors of, or has a 5-percent or greater ownership interest in the management company or other entity, related or unrelated, with which the applicant or licensee contracts to manage the provider.

The term does not include a voluntary board member.

59A-18.006, FAC
The administrator of the nurse registry shall:
(1) Be a licensed physician, an advanced registered nurse practitioner, a registered nurse, or an individual with training and experience in health service administration and at least one year of supervisory or administrative experience in the health care field;

Interpretive Guideline

The surveyor reviews file and credentials of any administrator hired since the last survey.

Does the administrator manage other nurse registries? How many? Cannot exceed 5 nurse registries if the requirements in law are met:

A. Do all of the nurse registries have "identical controlling interests"? This means that all of the nurse registries administered by the one administrator must have (1) the same legal entity/licensee; (2) the exact same owners (people and/or entities) with the exact same percentage of ownership; (3) the exact same board of directors (when there is a board of directors); and (4) if there is management company, have the exact same people or entities with the exact same percentage of ownership in the management company which manages all of the nurse registries. If all of the nurse registries do not have identical controlling interests, cite this standard as not met.

B. Where are the nurse registries located? Same AHCA geographic area? If not, the administrator can only manage a nurse registry that has its licensed office located in a county that is immediately contiguous to the county in another AHCA geographic service area where the other nurse registry’s licensed office is located (county boundaries must touch). For example, a nurse registry administrator of a nurse registry located in Orange County can be the nurse registry administrator of a nurse registry located in Lake County (immediately contiguous) but not in Marion County; a nurse registry administrator in Miami-Dade County can be the administrator of a nurse registry in Broward County but not in Palm Beach County.

The surveyor interviews the administrator to determine familiarity with the law and rules of the agency and determines whether the laws and rules are available.

The surveyor reviews the document designating a qualified representative to serve during the absence of the administrator.
(2) Have knowledge, through training, experience or education, with the work requirements and the prerequisites for licensure or certification in each of the health care disciplines and specialties for which the registry is providing referrals;

(3) Have knowledge with the rules of AHCA and maintain them in the nurse registry;

(4) Be available, or have the alternate administrator available, at all times during operating hours as stated in paragraph 59A-18.004(8)(a), F.A.C., and be responsible for the total operation of the nurse registry. Available during operating hours means being readily available on the premises or by telecommunications during the above operating hours;

(5) Designate in writing a qualified individual to serve as the alternate administrator during absences of the administrator. During such absences, the on-site alternate administrator will have the responsibility and authority for the daily operation of the registry. The alternate administrator must meet qualifications as stated in subsection 59A-18.006(1), F.A.C.;

(6) Be responsible for the completion, maintenance and submission of such reports and records as required by AHCA;

(7) Be responsible for making sure that the nurse registry advises the patient, the patient’s family, or any other person acting on behalf of the patient at the time the referral is made that:

(a) The caregiver is an independent contractor and that it is not the obligation of a nurse registry to monitor, supervise, manage or train the caregiver as required in Section 400.506(6)(e), F.S.; and

(b) Registered nurses are available to make visits to the patient’s home for an additional cost when a certified nursing assistant or home health aide is referred as required in Section 400.506(6)(c), F.S.
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### ST - G0169 - Home Infusion

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<th>Title</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>400.464(3) FS; 400.462(17-18) FS</td>
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<td>Type</td>
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</table>

#### Regulation Definition

- **Home Infusion Therapy**
  - 400.464, F.S.
  - (3) A home infusion therapy provider must be licensed as a home health agency or nurse registry.

- 400.462, F.S.
  - (17) "Home infusion therapy provider" means an organization that employs, contracts with, or refers a licensed professional who has received advanced training and experience in intravenous infusion therapy and who administers infusion therapy to a patient in the patient's home or place of residence.
  - (18) "Home infusion therapy" means the administration of intravenous pharmacological or nutritional products to a patient in his or her home.

#### Interpretive Guideline

- Nurse registries can refer nurses to patients to provide home infusion therapy. A registered nurse can provide home infusion therapy.

- Only license practical nurses that have met the education and competency requirement in state nursing rules at 64B9-12, FAC, can provide infusion therapy within the scope permitted in this regulation.

### ST - G0170 - RN and LPN

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<tbody>
<tr>
<td>Statute or Rule</td>
<td>59A-18.007(1-3), F.A.C.</td>
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</table>

#### Regulation Definition

- **RN and LPN**
  - 59A-18.007, F.A.C.
  - The registered nurse and the licensed practical nurse shall:
    - (1) Be responsible for the clinical records for their patients.

#### Interpretive Guideline

- The surveyor reviews a sample of clinical records to determine if the nurse is maintaining the record and the plan of treatment with progress notes, and changes in the plan or orders.

- Performance of services in the medical plan of treatment signed by a physician, physician's assistant or ARNP shall
The clinical records shall be filed with the nurse registry, for each patient or client to whom they are giving care in the home or place of residence. Clinical notes and clinical records related to care given under a staffing arrangement are maintained by the facility where the staffing contract is arranged;

(2) Be responsible for maintaining the medical plan of treatment with clinical notes and filing the initial medical plan of treatment, any amendments to the plan, any additional order or change in orders, and a copy of the clinical notes at the office of the nurse registry;
suffice as meeting the requirement for working under the direction of a physician.

Title Homemaker

Statute or Rule 59A-18.009(1&3) FAC; 400.462(16&24) FS
Type Rule

Regulation Definition

Homemaker 59A-18.009, F.A.C.
(1) The homemaker shall have the following responsibilities:
(a) To maintain the home in the optimum state of cleanliness and safety depending upon the client’s and the caregiver’s resources;
(b) To perform the functions generally undertaken by the natural homemaker, including such duties as preparation of meals, laundry, and shopping;
(c) To perform casual, cosmetic assistance, such as brushing the client’s hair, assisting with make-up, filing and polishing nails, with the exception of clipping nails for diabetic patients;
(d) To stabilize the client when walking, as needed, by holding the client’s arm or hand; and
(e) To report any unusual incidents or changes in the patient’s or client’s behavior to the person(s) designated by the client.
(3) Homemakers and companions shall be responsible for

Interpretive Guideline

The surveyor samples and reviews files of patients receiving homemaker services to see if
(1) they performs appropriate tasks as stated in the standard and
(2) there is documentation in the file of services provided.
providing to patient and nurse registry copies of any
documentation which reflects the services provided. This will
be stored by the nurse registry in the client’s file. The nurse
registry is not obligated to review patient or client records per
subsection 400.506(20), F.S., but the nurse registry is not
prohibited from reviewing the records and may do so.
s. 400.462, F.S.

(16) "Homemaker" means a person who performs household
chores that include housekeeping, meal planning and
preparation, shopping assistance, and routine household
activities for an elderly, handicapped, or convalescent
individual. A homemaker may not provide hands-on personal
care to a client.
(24) "Personal care" means assistance to a patient in the
activities of daily living, such as dressing, bathing, eating, or
personal hygiene, and assistance in physical transfer,
ambulation, and in administering medications as permitted by
rule.

ST - G0173 - Companions

Title Companions
Statute or Rule 59A-18.009(2-3) FAC; 400.462(7 &24) FS
Type Rule

Regulation Definition
(2) The companion shall have the following responsibilities:
(a) To provide companionship for the patient or client;
(b) To provide escort services such as taking the patient or
client to the health care provider
(c) To provide light housekeeping tasks such as preparation of
a meal or laundering the client’s personal garments;
(d) To perform casual, cosmetic assistance, such as brushing
the client’s hair, assisting with make-up, filing and polishing
nails, with the exception of clipping nails for diabetic patients;

Interpretive Guideline
The surveyor samples and reviews files of patients receiving companion services to see if the companion performs
appropriate tasks as stated in the standard.
The surveyor reviews review client records to verify documentation of services.
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and

(e) To stabilize the client when walking, as needed, by holding the client’s arm or hand; and

(f) To report any unusual incidents or changes in the patient’s or client’s behavior to the person(s) designated by the client nurse registry to the caregiver.

(3) …companions shall be responsible for providing to patient and nurse registry copies of any documentation which reflects the services provided. This will be stored by the nurse registry in the client’s file. The nurse registry is not obligated to review patient or client records per subsection 400.506(20), F.S., but the nurse registry is not prohibited from reviewing the records and may do so.

s. 400.462, F.S.

(7) "Companion" or "sitter" means a person who cares for an elderly, handicapped, or convalescent individual and accompanies such individual on trips and outings and may prepare and serve meals to such individual. A companion may not provide hands-on personal care to a client.

(24) "Personal care" means assistance to a patient in the activities of daily living, such as dressing, bathing, eating, or personal hygiene, and assistance in physical transfer, ambulation, and in administering medications as permitted by rule.

ST - G0174 - Access to Files

Title Access to Files

Statute or Rule 59A-18.004(8)(c); 59A-18.012(7) FAC

Type Rule
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**Regulation Definition**

59A-18.004(8) (c), F.A.C.
If an AHCA surveyor arrives on the premises to conduct a survey and the administrator, or a person authorized to give access to patient records, is not available on the premises he, or his alternate, must be available on the premises within two hours.

59A-18.012 (7), FAC
Each nurse registry shall keep clinical records received from the independent contractor licensed nurse for 5 years following the termination of service. Retained records can be stored as hard paper copy, microfilm, computer disks or tapes and must be retrievable for use during unannounced surveys.

**Interpretive Guideline**

If 59A-18.004 (9) (c) is not met, 400.484(2), F.S., provides legal authority for a classed deficiency with a fine; and the license may be denied or revoked per 408.815(1)(c), F.S.

The surveyor must have access to patient records within 2 hours of his/her arrival at the nurse registry. Any other files requested by the surveyor need to be provided to surveyor during the survey.

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ST - G0175 - Hours of Operation

**Title**  Hours of Operation

**Statute or Rule**  59A-18.004(9), F.A.C.

**Type**  Rule

**Regulation Definition**

Hours of Operation
59A-18.004(8), F.A.C.
(a) The nurse registry administrator, or his alternate, must be available to the public for any eight consecutive hours between 7 a.m. and 6 p.m., Monday through Friday of each week, excluding legal and religious holidays. Available to the public means being readily available on the premises or by telecommunications.
(b) When the administrator, or the designated alternate, are not on the premises during designated business hours, pursuant to Rule 59A-18.004 (8)(a), F.A.C., a staff person must be available to answer the phone and the door and must be able to contact the administrator, or the alternate, by

**Interpretive Guideline**

If 59A-18.004 (9) (a) or (b) are not met, the surveyor should cite the standard as not met and require correction. The standard is classed and fined as specified in 400.484(2), F.S. This would typically be a class III deficiency.
telecommunications during the designated business hours. This individual can be a clerical staff person.

**Regulation Definition**

Policies for acceptance of patients or clients and termination of services to patients or clients shall include, for example, the following conditions:

1. No patient or client shall be refused service because of age, race, color, sex or national origin, pursuant to Chapter 760, F.S.;
2. When a patient or client is accepted for referrals of independent contractors, there shall be a reasonable expectation that the requested services can be provided adequately and safely in their residence. The responsibility of the registry is to refer independent contractors capable of delivering services as defined in a specific medical plan of treatment for a patient or services requested by a client, including all visits;
3. When medical treatments or medications are administered, physician’s, advanced registered nurse practitioner’s, or physician assistant’s orders in writing that are signed and dated shall be included in the clinical record; and
4. When services are to be terminated, the patient or client, or the person designated by the patient or client shall be notified of the date of termination and the reason for termination, and these shall be documented in the patient or client’s record.

**Interpretive Guideline**

The surveyor reviews the policies regarding acceptance of patients, civil rights compliance, and termination of services.

The surveyor reviews patient records to verify that the policies required in the standard are being complied with.
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ST - G0190 - Plan of Treatment

Title Plan of Treatment

Statute or Rule 400.506(13) FS; 59A-18.011(1-6) FAC

Type Rule

<table>
<thead>
<tr>
<th>Regulation Definition</th>
<th>Interpretive Guideline</th>
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<tbody>
<tr>
<td>400.506(13) FS</td>
<td>The surveyor should sample records of patients receiving a nursing service to see if the standard is being met. Is the information in 400.506(13)(b) maintained at the NR office within the time frame in 59A-19.011(5).</td>
</tr>
<tr>
<td>All persons referred for contract in private residences by a nurse registry must comply with the following requirements for plan of treatment:</td>
<td>The surveyor reviews the medical orders in the clinical records and verifies the plan of treatment.</td>
</tr>
<tr>
<td>(a) When, in accordance with the privileges and restrictions imposed upon a nurse under part I of chapter 464, the delivery of care to a patient is under the direction or supervision of a physician or when a physician is responsible for the medical care of the patient, a medical plan of treatment must be established for each patient receiving care or treatment provided by a licensed nurse in the home. The original medical plan of treatment must be timely signed by the physician, physician assistant, or advanced registered nurse practitioner, acting within his or her respective scope of practice, and reviewed in consultation with the licensed nurse at least every 2 months. Any additional order or change in orders must be obtained from the physician, physician assistant, or advanced registered nurse practitioner. The delivery of care under a medical plan of treatment must be substantiated by the appropriate nursing notes or documentation made by the nurse in compliance with nursing practices established under part I of chapter 464.</td>
<td>The surveyor reviews the clinical records to verify signed plans of treatment within 30 days of initiation of services and reviewed by the physician, physician assistant or advanced registered nurse practitioner in consultation with the licensed nurse at least every 2 months.</td>
</tr>
<tr>
<td>(b) Whenever a medical plan of treatment is established for a patient, the initial medical plan of treatment, any amendment to the plan, additional order or change in orders, and copy of nursing notes must be filed in the office of the nurse registry.</td>
<td>The surveyor reviews the nurse's notes to determine whether the nurse documented the patient's progress.</td>
</tr>
<tr>
<td>59A-18.011, F.A.C.</td>
<td>Do the patient records show that the patient is receiving care in accordance with the plan of treatment?</td>
</tr>
</tbody>
</table>
(1) When the delivery of skilled care to a patient in the home is under the direction or supervision of a physician or when a physician, physician’s assistant or advanced registered nurse practitioner is responsible for the medical care of the patient, a medical plan of treatment must be established for each patient receiving care or treatment provided by the licensed nurse in the home or residence.

(2) The licensed nurse providing care to the patient is responsible for having the medical plan of treatment signed by the physician, physician assistant, or advanced registered nurse practitioner, acting within his or her respective scope of practice, within 30 days from the initiation of services and reviewed by the physician, physician assistant, or advanced registered nurse practitioner in consultation with the licensed nurse at least every 2 months.

(3) The licensed nurse responsible for delivering care to the patient is responsible for the medical plan of treatment which shall include, at a minimum, the following:
(a) Diagnoses;
(b) Activities permitted when indicated;
(c) Diet when indicated;
(d) Medication, treatments, and equipment required; and
(e) Dated signature of physician, physician assistant, or advanced registered nurse practitioner.

(4) The delivery of care pursuant to a medical plan of treatment must be substantiated by the nursing notes or documentation made by the nurse in compliance with nursing practices established under Chapter 464, F.S.

(5) The initial medical plan of treatment, any amendment to the plan, additional orders or change in orders, and copy of nursing clinical notes must be filed in the office of the nurse registry, pursuant to s. Section 400.506(13)(b), F.S., within 30 days, pursuant to Section 400.497(8)F.S.

(6) The nurse registry shall inform nurse registrants that the
shift nurse that communicates with the physician’s office, the
physician assistant or the advanced registered practitioner
about any changes in the orders should update the plan of
treatment.

ST - G0191 - Patient Rights

Title  Patient Rights
Statute or Rule  59A-18.011(7), F.A.C.
Type  Rule

Regulation Definition

(7) The patient, caregiver or guardian must be informed by
independent contractors of the nurse registry that:
(a) They have the right to be informed of the medical plan of
treatment;
(b) They have the right to participate in the development of
the medical plan of treatment;
(c) They may have a copy of the medical plan of treatment if
requested; and
(d) The caregiver being referred is an independent contractor
of the registry.

Interpretive Guideline

Is the patient, caregiver or guardian being informed of his rights as stated in the standard? Interview at least one
independent contractor to find out if they are informing these persons of their rights. As time permits, make a
telephone interview of a patient or caregiver to determine if they are informed of their rights.

ST - G0193 - Abuse and Neglect

Title  Abuse and Neglect
Statute or Rule  408.815(1) FS; 408.803(7) FS
Type  Rule

Regulation Definition

Abuse and Neglect
408.815 (1) In addition to the grounds provided in authorizing
statutes, grounds that may be used by the agency for denying
and revoking a license ...include any of the following actions

Interpretive Guideline

When an intentional or negligent act that materially affects the health or safety of a client is found, the surveyor would
cite this standard. The Home Care Unit will submit a Recommendation for Sanction to the AHCA General Counsel's
office to revoke the license of the nurse registry.
by a controlling interest: ...
(b) An intentional or negligent act materially affecting the health or safety of a client of the provider.

408.803(7) "Controlling interest" means:
(a) The applicant or licensee;
(b) A person or entity that serves as an officer of, is on the board of directors of, or has a 5-percent or greater ownership interest in the applicant or licensee; or
(c) A person or entity that serves as an officer of, is on the board of directors of, or has a 5-percent or greater ownership interest in the management company or other entity, related or unrelated, with which the applicant or licensee contracts to manage the provider.

ST - G0200 - Clinical Records

**Title** Clinical Records

**Statute or Rule** 59A-18.012(1-6 & 8), F.A.C.

**Type** Rule

### Regulation Definition

The licensed nurse responsible for the delivery of skilled patient care shall maintain a clinical record, pursuant to Section 400.497(8), F.S., for each patient receiving nursing services in the home that shall include, at a minimum, the following:

1. Identification sheet containing the patient's name, address, telephone number, date of birth, sex, and caregiver or guardian;
2. Before information can be released, an authorization for such release must be dated and signed by the patient, caregiver, or guardian;
3. Plan of treatment as required in Section 400.506(13), F.S.;
4. Clinical and service notes, signed and dated by the nurse providing the service which shall include:

### Interpretive Guideline

The surveyor reviews the documentation in a sampling of clinical records verifying that they are completed and current according to the requirements in the standard.

The surveyor reviews the termination summary to see if all items in the standard are included.

Are records kept for 5 years following the termination of Services.
(a) Any assessments by a registered nurse;
(b) Progress notes with changes in the person’s condition;
(c) Services provided;
(d) Observations; and
(e) Instructions to the patient and caregiver;
(5) Reports to physicians;
(6) Termination summary including:
(a) The date of the first and last visit;
(b) The reason for termination of services;
(c) An evaluation of established goals at time of termination;
(d) The condition of the patient at the time of termination of services; and
(e) The referral for additional services when the patient requires continuing services.
(8) The nurse registry is not obligated to review patient or client records per Section 400.506(20), F.S., but the nurse registry is not prohibited from reviewing records and may do so. In the event of violation of state law which comes to the attention of the nurse registry, the nurse registry shall take the actions specified in Section 400.506(19), F.S.

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**ST - G0225 - Administration of Drugs and Biologicals**

**Title**  Administration of Drugs and Biologicals

**Statute or Rule**  59A-18.013, F.A.C.

**Type**  Rule

**Regulation Definition**

Administration of Drugs and Biologicals
59A-18.013, F.A.C.
(1) Each nurse registry shall disseminate to its independent contractor nurses the procedures required by Chapter 464, F.S. and the rules of the Agency for Health Care Administration governing the administration of drugs and biologicals to patients.
(2) The procedures shall include the following:

**Interpretive Guideline**

The surveyor reviews the NR procedures governing the administration of drugs and biological to patients. The procedure must include the items in the standard.

Review a sampling of records for nursing patients to determine if procedures are being followed.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

(a) An order for medications to be administered by the licensed nurse shall be dated and signed by the attending physician, physician assistant, or advanced registered nurse practitioner as required in Section 400.506 (13), F.S.;
(b) An order for medications shall contain the name of the patient, the name of the drug, dosage, frequency, method or site of injection, and order from the physician, physician assistant, or advanced registered nurse practitioner if the patient or caregiver are to be taught to give the medication; and
(c) A verbal order for medication or change in the medication orders from the physician, physician assistant, or advanced registered nurse practitioner shall be taken by a licensed registered nurse, reduced to writing, to include the patient's name, the date, time, order received, signature and title. The physician, physician assistant, or advanced registered nurse practitioner shall acknowledge the telephone order within 30 days by signing and dating the orders. A verbal order or change in medication order shall be on file in the clinical record at the nurse registry within 30 days.

ST - G0251 - Procedures for Contractors

**Title**  Procedures for Contractors

**Statute or Rule**  59A-18.005(2), F.A.C.

**Type**  Rule

**Regulation Definition**

Each nurse registry shall establish written procedures for the selection, documentation, screening and verification of credentials for each independent contractor referred by the registry.

**Interpretive Guideline**

The surveyor reviews written procedures on initial licensure survey and on subsequent surveys if procedures have changed, to determine if the items required in the standard are included.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

<table>
<thead>
<tr>
<th>Title</th>
<th>Confirming Licensure</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>59A-18.005(3-5), F.A.C.</td>
</tr>
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<td>Type</td>
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</table>

**Regulation Definition**

(3) Each nurse registry shall confirm a new independent contractor’s licensure or certification with the issuing board or department. A screen print from the Department of Health web site that shows a clear and active license or certification for each nurse and certified nursing assistant is sufficient for documentation.

(4) Each nurse registry shall, at least annually, reconfirm the licensure or certification of all of its independent contractors who are licensed or certified. If the nurse registry cannot confirm the licensure of any registered nurse, licensed practical nurse or certification of any certified nursing assistant, the nurse registry shall take the actions specified in Section 400.506(19), F.S. This includes reporting the individual to the Florida Board of Nursing, Department of Health as specified at its web site: http://www.floridahealth.gov/licensing-and-regulation/enforcement/report-unlicensed-activity/file-a-complaint.html.

(5) Each nurse registry shall confirm the identity of the independent contractor prior to referral. Identification shall be verified by using the individual's current driver's license or other photo identification, including the professional license or certificate.

**Interpretive Guideline**

Files of independent contractors shall be sampled by the surveyor to verify licensure or certification for nurses and CNAs.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

ST - G0253 - Supplemental Staffing

Title Supplemental Staffing

Statute or Rule 59A-18.017(3) & (5-8), FAC

Type Rule

Regulation Definition

(3) Each nurse registry shall establish a system for the recording complaints involving individuals they referred to health care facilities or other business entity, and such records shall be kept in the individual’s registration file. The nurse registry is not obligated to review records per Section 400.506(20), F.S., but the nurse registry is not prohibited from reviewing records and may do so.

(5) Each nurse registry shall, upon receiving licensure and certification information, inform the health care facility or other business entity, if a licensed or certified individual being referred to the facility is on probation with their professional licensing board or certifying agency or has any other restrictions placed on their license or certification. The registry shall also advise the licensed or certified individual that this information has been given to the health care facility or other business entity and keep a copy of this information in the independent contractor’s file.

(6) Each nurse registry shall maintain on file the name and address of facilities to whom the independent contractor is referred for contract, the amount of the fee charged, the title of the position, and the amount of the fee received by the registry.

(7) Each nurse registry shall, at least annually, reconfirm the licensure or certification of all of its independent contractors who are licensed or certified. The nurse registry is not obligated to review patient or client records per Section 400.506(20), F.S., but the nurse registry is not prohibited from reviewing records and may do so.

Interpretive Guideline

The surveyor should request that the administrator show the system for recording complaints.

Do the contractor records show complaints as required in the standard?

Does the contractor file show any restrictions on the contractor's license or certification? If so, does the file indicate that the facility was notified?

Does the contractor file include the information required in (7) of the standard?

If a contractor is referred for staffing in nursing homes, does the contractor file of an independent contractor whom has not maintained continuous residency in Florida for 5 years preceding the staffing referral include evidence that the individual completed a level 2 background screening?

Are the files available for inspection by the surveyor?
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

(8) The nurse registry is not obligated to monitor, manage or supervise a referred independent contractor pursuant to Section 400.506(19), F.S. In the event of violation of state law which comes to the attention of the nurse registry, the nurse registry shall take the actions specified in Section 400.506(19), F.S.

<table>
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<tr>
<th>Title</th>
<th>ST - G0270 - Certified Nursing Assistant</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>59A-18.0081(7) &amp; (9), F.A.C.</td>
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<td>Type</td>
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**Regulation Definition**

Certified Nursing Assistant
59A-18.0081, F.A.C.
(7) For every CNA, a nurse registry shall have on file a copy of the person's State of Florida certification.
(9) Individuals who earn their CNA certificate in another state must contact the Florida Certified Nursing Assistant office at the Department of Health to inquire about taking the written examination prior to working as a CNA in Florida, pursuant to Part II of Chapter 464, F.S.

**Interpretive Guideline**

Moved C.N.A. certificate requirement from G 277.
Review CNA personnel files to see if certification is included.

<table>
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<tr>
<th>Title</th>
<th>ST - G0271 - HH Aide Qualifications</th>
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<tr>
<td>Statute or Rule</td>
<td>59A-18.0081(8 &amp; 10 &amp; 12-13), FAC</td>
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**Regulation Definition**

(8) For every home health aide registered with the nurse registry since May 4, 2015, a nurse registry shall have on file a certificate or documentation of successful completion of at least 40 hours of home health aide training from a public vocational technical school or a licensed non-public career education school.

**Interpretive Guideline**

Review files of sample of new home health aides registered since May 4, 2015 to see if there is a certificate or evidence of at least 40 hours of home health aide training from a public vocational technical school or a licensed non-public career education school.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

least forty hours of home health aide training, pursuant to Section 400.506(6)(a), F.S., from a public vocational technical school or a non-public postsecondary career school licensed by the Commission on Independent Education, Florida Department of Education.

(10) Home health aides registered with the nurse registry since May 4, 2015 who complete their training in another state must provide a certificate of completion of home health aide training from a public vocational technical school or a career education school that is licensed in that state.

(12) Licensed practical nurses and registered nurses that are licensed in Florida or another state may work as home health aides. Also, persons who have completed the licensed practical nurse or registered nurse training from a public school, college, or university or a licensed nonpublic career education school or college in Florida who are not yet licensed may work as home health aides.

(13) A certified nursing assistant may work as a home health aide.

ST - G0272 - C.N.A. & Home Health Aide - CPR

Title  C.N.A. & Home Health Aide - CPR
Statute or Rule  59A-18.0081(11), F.A.C.
Type  Rule

Regulation Definition

CNAs and home health aides referred by nurse registries must maintain a current CPR certification from an instructor that is approved to provide training by the American Heart Association or the American Red Cross;

Interpretive Guideline

Review a sample of C.N.A. and home health aides to ensure that CPR certification is current.
ST - G0273 - Evidence of HIV Training

Title  Evidence of HIV Training
Statute or Rule  400.506(8)(e), F.S.
Type  Rule

Regulation Definition
(8) Each nurse registry must require every applicant for contract to complete an application form providing the following information: ...
(e) Proof of completion of a continuing educational course on modes of transmission, infection control procedures, clinical management, and prevention of human immunodeficiency virus and acquired immune deficiency syndrome with an emphasis on appropriate behavior and attitude change. Such instruction shall include information on current Florida law and its effect on testing, confidentiality of test results, and treatment of patients and any protocols and procedures applicable to human immunodeficiency virus counseling and testing, reporting, offering HIV testing to pregnant women, and partner notification issues pursuant to ss. 381.004 and 384.25.

Interpretive Guideline
Review a sample of independent contractors to ensure a course on HIV/AIDS has been completed. This requirement was added by the 2008 Legislature. (Note: this is a one-time only course. In the past the training was biennial.)

ST - G0275 - C.N.A. & Home Health Aide - Physician

Title  C.N.A. & Home Health Aide - Physician
Statute or Rule  400.506(6)(b), F.S.
Type  Rule

Regulation Definition
(b) A certified nursing assistant or home health aide may be referred for a contract to provide care to a patient in his home only if that patient is under a doctor's care.

Interpretive Guideline
The surveyor reviews a sampling of the records of those patients receiving CNA and home health aide to:
(1.) determine if CNAs and HH aides are performing appropriate tasks. (This can also be checked on a home visit or telephone interview as time permits.); and
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

A CNA or home health aide referred for contract in a private residence shall be limited to assisting a patient with bathing, dressing, toileting, grooming, eating, physical transfer, and those normal daily routines the patient could perform for himself were he physically able.

A CNA or home health aide may not provide medical or other health care services that require specialized training and that may be performed only by licensed health care professionals. The nurse registry shall obtain the name and address of the attending physician and send written notification to physician within 48 hours after a contract is concluded that a CNA or home health aide will be providing care for that patient.

(2.) determine whether the attending physician has been notified that a CNA and home health aide will be providing care for the patients.

ST - G0276 - CNA and HH Aide - RN Available

Title  CNA and HH Aide - RN Available

Statute or Rule  400.506(6)(c), F.S.

Type  Rule

Regulation Definition
(c) When a certified nursing assistant or home health aide is referred to a patient's home by a nurse registry, the nurse registry shall advise the patient, the patient's family or any other person acting on behalf of the patient at the time the contract for services is made that registered nurses are available to make visits to the patient's home for an additional cost.

Interpretive Guideline
The surveyor reviews how the information is provided to the patient or family or other person on behalf of the patient that RNs are available to make visits.

ST - G0277 - CNA and Home Health Aide - Responsibilities

Title  CNA and Home Health Aide - Responsibilities

Statute or Rule  59A-18.0081(2-6), F.A.C.

Type  Rule
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

**Regulation Definition**

(2) Be responsible for documenting services provided to the patient or client and for filing said documentation with the nurse registry on a regular basis. These service logs will be stored by the nurse registry in the client's file. The service logs shall include the name of the patient or client and a listing of the services provided;

(3) Be responsible for observing appearance and gross behavioral changes in the patient and reporting these changes to the patient's health care surrogate or other person designated by the patient and the nurse registry or to the responsible facility employee if staffing in a facility;

(4) Be responsible to maintain a clean, safe and healthy environment, which may include light cleaning and straightening of the bathroom, straightening the sleeping and living areas, washing the patient's dishes or laundry, and such tasks to maintain cleanliness and safety for the patient;

(5) Perform other activities as taught and documented by a registered nurse, concerning activities for a specific patient and restricted to the following:
   (a) Assisting with the change of a colostomy bag, reinforcement of dressing;
   (b) Assisting with the use of devices for aid to daily living such as a wheelchair or walker;
   (c) Assisting with prescribed range of motion exercises;
   (d) Assisting with prescribed ice cap or collar;
   (e) Doing simple urine tests for sugar, acetone or albumin;
   (f) Measuring and preparing special diets;
   (g) Measuring intake and output of fluids; and
   (h) Measuring temperature, pulse, respiration or blood pressure.

(6) Be prohibited from changing sterile dressings, irrigating body cavities such as giving an enema, irrigating a colostomy or wound, performing gastric irrigation or enteral feeding, catheterizing a patient, administering medications, applying heat by any method, or caring for a tracheotomy tube.

**Interpretive Guideline**

Sample records of patients receiving CNAs and home health aides to determine whether services are documented and whether appearance and behavioral changes are noted and reported. Review duties performed by the CNA and home health aide as reported in the file to determine if appropriate as per items (4) through (6) of the standard.

Review CNA personnel files to see if certification is included.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

ST - G0278 - Assistance with Medications

Title Assistance with Medications

Statute or Rule 400.488 FS; 59A-18.0081(14)(d-e) FAC

Type Rule

Regulation Definition

Assistance with Medications
s. 400.488, F.S.

(1) For purposes of this section, the term:
(a) "Informed consent" means advising the patient, or the patient's surrogate, guardian or attorney in fact, that the patient may be receiving assistance with self-administration of medication from an unlicensed person.
(b) "Unlicensed person" means an individual not currently licensed to practice nursing or medicine who is employed by or under contract to a home health agency and who has received training with respect to assisting with the self-administration of medication as provided by agency rule.

(2) Patients who are capable of self-administering their own medications without assistance shall be encouraged and allowed to do so. However, an unlicensed person may, consistent with a dispensed prescription's label or the package directions of an over-the-counter medication, assist a patient whose condition is medically stable with the self-administration of routine, regularly scheduled medications that are intended to be self-administered. Assistance with self-medication by an unlicensed person may occur only upon a documented request by, and the written informed consent of, a patient or the patient's surrogate, guardian, or attorney in fact. For purposes of this section, self-administered medications include both legend and over-the-counter oral dosage forms, topical dosage forms, and topical ophthalmic, otic, and nasal dosage forms, including solutions, suspensions,

Interpretive Guideline

Identify and review files of patients receiving assistance with medications to determine compliance with these provisions.

If the surveyor makes a home visit to a patient that is receiving assistance with their medication, the surveyor should ask what the home health aide or CNA does to assist the patient with his or her medications. If the assistance is more than what is permitted under this standard, the nurse registry is not in compliance with this standard and should be cited.

Check the sample of patient records to see if the patients that receive such assistance are medically stable and have regularly scheduled medications that are intended to be self-administered.

When reviewing sampled patient files, look for documentation of consent in the patient's record for those patients that are getting assistance for medication as permitted in the law.

Was a review of the medications for which assistance is to be provided conducted by a registered nurse or licensed practical nurse to ensure the HHA or CNA was able to assist in accordance with training and the medication prescription?
sprays, and inhalers.

(3) Assistance with self-administration of medication includes:
(a) Taking the medication, in its previously dispensed, properly labeled container, from where it is stored and bringing it to the patient.
(b) In the presence of the patient, reading the label, opening the container, removing a prescribed amount of medication from the container, and closing the container.
(c) Placing an oral dosage in the patient's hand or placing the dosage in another container and helping the patient by lifting the container to his or her mouth.
(d) Applying topical medications.
(e) Returning the medication container to proper storage.
(f) Keeping a record of when a patient receives assistance with self-administration under this section.

(4) Assistance with self-administration does not include:
(a) Mixing, compounding, converting, or calculating medication doses, except for measuring a prescribed amount of liquid medication or breaking a scored tablet or crushing a tablet as prescribed.
(b) The preparation of syringes for injection or the administration of medications by any injectable route.
(c) Administration of medications through intermittent positive pressure breathing machines or a nebulizer.
(d) Administration of medications by way of a tube inserted in a cavity of the body.
(e) Administration of parenteral preparations.
(f) Irrigations or debriding agents used in the treatment of a skin condition.
(g) Rectal, urethral, or vaginal preparations.
(h) Medications ordered by the physician or health care professional with prescriptive authority to be given "as needed," unless the order is written with specific parameters
that preclude independent judgment on the part of the unlicensed person, and at the request of a competent patient.

(i) Medications for which the time of administration, the amount, the strength of dosage, the method of administration, or the reason for administration requires judgment or discretion on the part of the unlicensed person.

(5) Assistance with the self-administration of medication by an unlicensed person as described in this section does not constitute administration as defined in s. 465.003.

(6) The agency may by rule establish procedures and interpret terms as necessary to administer this section.

59A-18.0081, F.A.C.

(14)
(d) In cases where a home health aide or a C.N.A. will provide assistance with self-administered medications as described in Section 400.488, F.S., and paragraph (e) below, a review of the medications for which assistance is to be provided shall be conducted by a registered nurse or licensed practical nurse to ensure the C.N.A. and home health aide are able to assist in accordance with their training and with the medication prescription. and the medication is not required to be administered by a nurse. If the patient will not consent to a visit by the nurse to review the medications, a written list with the dosage, frequency and route of administration shall be provided by the patient or the patient’s health care surrogate, family member, or person designated by the patient to the home health aide or CNA to have reviewed by the nurse. The patient or the patient’s surrogate, guardian, or attorney in fact must give written consent for a home health aide or C.N.A. to provide assistance with self-administered medications, as required in Section 400.488(2), F.S.
(e) The trained home health aide and C.N.A. may also provide the following assistance with self-administered medication, as needed by the patient and as described in Section 400.488, F.S.:
1. Prepare necessary items such as juice, water, cups, or spoons to assist the patient in the self-administration of medication;
2. Open and close the medication container or tear the foil of prepackaged medications;
3. Assist the resident in the self-administration process. Examples of such assistance include the steadying of the arm, hand, or other parts of the patient's body so as to allow the self-administration of medication;
4. Assist the patient by placing unused doses of solid medication back into the medication container.

ST - G0279 - Training on Assistance With Medications

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<tr>
<th>Title</th>
<th>Training on Assistance With Medications</th>
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<tbody>
<tr>
<td>Statute or Rule</td>
<td>59A-18.0081(14), F.A.C.</td>
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<td>Type</td>
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**Regulation Definition**

(14) C.N.A.s and home health aides referred by nurse registries may assist with self-administration of medication as described in Section 400.488, F.S.
(a) Home health aides and C.N.A.s assisting with self-administered medication, as described in Section 400.488, F.S., shall have received a minimum of 2 hours of training covering the following content:
1. Training shall cover state law and rule requirements with respect to the assistance with self-administration of medications in the home, procedures for assisting the resident with self-administration of medication, common medications, recognition of side effects and adverse reactions and procedures to follow when patients appear to be experiencing...
as side effects and adverse reactions. Training must include verification that each C.N.A. and home health aide can read the prescription label and any instructions.

2. Individuals who cannot read shall not be permitted to assist with prescription medications.

(b) Documentation of training on assistance with self-administered medication from one of the following sources is acceptable:

1. Documentation of 2 hours of training in compliance with subsection 59A-8.0095(5), F.A.C., from a home health agency if the home health aide or C.N.A. previously worked for the home health agency;

2. A training certificate for 4 hours of training for assisted living facility staff in compliance with subsection 58A-5.0191(5), F.A.C.

3. A training certificate for at least 2 hours of training from a career education school licensed pursuant to Chapter 1005, F.S., and Chapter Rule Division 6E, F.A.C., by the Department of Education, Commission for Independent Education.

4. Documentation of at least 2 hours of training by a provider approved by the Florida Board of Nursing, Department of Health.

(c) Documentation of the training must be maintained in the file of each home health aide and C.N.A. who assists patients with self-administered medication.

ST - G0280 - Assisted Living Facilities & Other

Title: Assisted Living Facilities & Other

Statute or Rule: 400.506(15)(a)

Type: Rule

Regulation Definition:

Assisted Living Facilities & Other s. 400.506(15)(a) The agency may deny, suspend, or revoke

Interpretive Guideline:

"Fair market value" means the value in arms length transactions, consistent with the price that an asset would bring as the result of bona fide bargaining between well informed buyers and sellers who are not otherwise in a position to
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the license of a nurse registry and shall impose a fine of $5,000 against a nurse registry that:
1. Provides services to residents in an assisted living facility for which the nurse registry does not receive fair market value remuneration.
2. Provides staffing to an assisted living facility for which the nurse registry does not receive fair market value remuneration.
3. Fails to provide the agency, upon request, with copies of all contracts with assisted living facilities which were executed within the last 5 years.
(b) The agency shall also impose an administrative fine of $15,000 if the nurse registry refers nurses, certified nursing assistants, home health aides, or other staff without charge to a facility licensed under chapter 429 [assisted living facility, adult family care home, adult day care] in return for patient referrals from the facility.

ALFs:
Check contracts the Nurse Registry may have with ALFs for staffing, referrals and/or space. Failure to provide copies of all contracts with ALFs is a fine of $5,000 and may result in denial, revocation or suspension of the license.

ALF, Adult Day Care, Adult Family Care Home: Any HHA that provides nurses, CNAs, HH aides or other staff without charge to an ALF, adult day care center, or adult family care home in return for patient referrals is to be fined (400.518(4), F.S.). The Field Office submits a Recommendation for Sanction to General Counsel's office.

ST - G0281 - Remuneration for referrals

Title Remuneration for referrals
Statute or Rule 400.506(15)(a)4. & 5. & 400.462(27)
Type Rule

Remuneration for referrals
s. 400.506(15) (a) The agency may deny, suspend, or revoke the license of a nurse registry and shall impose a fine of $5,000 against a nurse registry that: ...
4. Gives remuneration to a case manager, discharge planner, facility-based staff member, or third-party vendor who is involved in the discharge-planning process of a facility licensed under chapter 395 or this chapter and from whom the nurse registry receives referrals. A nurse registry is exempt from this subparagraph if it does not bill the Florida Medicaid program or the Medicare program - or share controlling interests (5% or more ownership, officers, and board members) with any facility that is licensed, registered or certified by AHCA that does such billing as follows:

1. Any payment or other benefit provided by a Nurse Registry to a case manager, discharge planner or facility - based staff member or 3rd party vendor, from whom the NR receives referrals for following kinds of facilities:

Facilities licensed under chapter 395 are: hospitals, ambulatory surgical centers, and mobile surgical facilities.

Facilities licensed under chapter 400 are: skilled nursing facilities, home health agencies, nurse registries, hospices, intermediate care facilities, prescribed pediatric extended care centers, transitional living facilities, and health care services pools.
part II of chapter 408 that bills the Florida Medicaid program or the Medicare program.

5. Gives remuneration to a physician, a member of the physician's office staff, or an immediate family member of the physician, and the nurse registry received a patient referral in the last 12 months from that physician or the physician's office staff. A nurse registry is exempt from this subparagraph if it does not bill the Florida Medicaid program or the Medicare program or share a controlling interest with any entity licensed, registered, or certified under part II of chapter 408 that bills the Florida Medicaid program or the Medicare program.

s. 400.462 (27) "Remuneration" means any payment or other benefit made directly or indirectly, overtly or covertly, in cash or in kind. However, if the term is used in any provision of law relating to health care providers, the term does not apply to an item that has an individual value of up to $15, including, but not limited to, a plaque, a certificate, a trophy, or a novelty item that is intended solely for presentation or is customarily given away solely for promotional, recognition, or advertising purposes.

2. Any payment or other benefit to a physician, physician's office staff, or immediate family of a physician who has made a referral to the nurse registry.

The Field Office submits Recommendation for Sanction to General Counsel's Office.

ST - G0290 - Special needs registration

Title Special needs registration

Statute or Rule 400.506(11); 252.355(1&6); 59A-18.018(6)

Type Rule

Regulation Definition

Special needs registration
s. 400.506, F.S.

(11) Nurse registries shall assist persons who would need assistance and sheltering during evacuations because of

Interpretive Guideline

Is there evidence that the NR has received the information necessary to assist special needs patients with registration through the local emergency management agency? The NR should have contacted the local Emergency Management Agency in each county to find out what information needs to be submitted.

Review the procedure used at intake by the NR to identify and assist special needs patients with registration.
physical, mental, or sensory disabilities in registering with the appropriate local emergency management agency pursuant to s. 252.355.

s. 252.355, F.S.

(1) In order to meet the special needs of persons who would need assistance during evacuations and sheltering because of physical, mental, cognitive impairment, or sensory disabilities, each local emergency management agency in the state shall maintain a registry of persons with special needs located within the jurisdiction of the local agency. The registration shall identify those persons in need of assistance and plan for resource allocation to meet those identified needs. To assist the local emergency management agency in identifying such persons...nurse registries...shall provide registration information to all of their special needs clients and to all persons with special needs who receive services. The registry shall be updated annually. The registration program shall give persons with special needs the option of preauthorizing emergency response personnel to enter their homes during search and rescue operations if necessary to assure their safety and welfare following disasters.

s. 252.355, F.S.

(6) All appropriate agencies and community-based service providers, including ...nurse registries ...shall assist emergency management agencies by collecting registration information for persons with special needs as part of program intake processes, establishing programs to increase the awareness of the registration process, and educating clients about the procedures that may be necessary for their safety during disasters. Clients of state or federally funded service programs with physical, mental, cognitive impairment, or

Verify that the procedure allows for an annual review of the registered patients and the specific steps taken to determine if the special needs patient continues to need ongoing registration with the local Emergency Management Agency.

Review the NR's emergency management plan to verify that procedures for registering special needs patients are included.

Verify that special needs registration information has been sent to the county emergency management office.
sensory disabilities who need assistance in evacuating, or when in shelters, must register as persons with special needs.

59A-18.018, F.A.C.

(6) Nurse registries shall assist patients who would need assistance and sheltering during evacuations because of physical, mental, or sensory disabilities in registering with the local emergency management agency, as required in Section 400.506 (11), F.S.
(a) Upon initial contract for services, and at a minimum on an annual basis, each nurse registry shall, pursuant to Sections 400.506 (11) and 252.355, F.S., inform the patient and the patient's family member or other person acting on behalf of the patient, by the best method possible as it pertains to the person's disability, of the special needs registry and procedures for registration at the special needs registry maintained by their county emergency management office.
(b) If the patient is to be registered at the special needs registry, the nurse registry shall assist the patient with registering pursuant to Sections 400.506 (12), F.S., and must document in the patient's file if the patient plans to evacuate or remain at home; if the patient's family or other person that provides care to the patient can take responsibility during the emergency for services normally provided by independent contractors referred by the registry; or if the registry needs to make referrals in order for services to continue. If the patient has a case manager through the Community Care for the Elderly or the Medicaid Waiver programs or any other state funded program designated in law to help patients and clients register with the special needs registry, then the nurse registry will check with the case manager to verify if the patient has already been registered. If so, a note will be made in the patient's file by the nurse registry that the patient's need for registration has already been reviewed and handled by the
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(c) The independent contractors referred by the nurse registry, or registry staff, shall inform patients registered with the special needs registry that special needs shelters are an option of last resort and that services may not be equal to what they have received in their homes.

(d) This registration information, when collected, shall be submitted, pursuant to Section 400.506 (11), F.S., to the county emergency management office.

ST - G0291 - Emergency Management Plan

<table>
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**Regulation Definition**

Emergency Management Plan

s. 400.506, F.S.

(12) Each nurse registry shall prepare and maintain a comprehensive emergency management plan that is consistent with the criteria in this subsection and with the local special needs plan. ... The plan shall include the means by which the nurse registry will continue to provide the same type and quantity of services to its patients who evacuate to special needs shelters which were being provided to those patients prior to evacuation. The plan shall specify how the nurse registry shall facilitate the provision of continuous care by persons referred for contract to persons who are registered pursuant to s. 252.355 during an emergency that interrupts the provision of care or services in private residences. Nurse registries may establish links to local emergency operations centers to determine a mechanism by which to approach specific areas within a disaster area in order for a provider to

**Interpretive Guideline**

Does the NR have an emergency management plan?

A comprehensive emergency management plan format, AHCA Form 3110-1017, December 2006, has been adopted. PLEASE NOTE The form number on the format may be AHCA Form 3110-1017 or 3110-1016. Both are acceptable.

The Department of Health has provided contact information for nurse registry plan reviews. Nurse registries will need to send a separate plan to each of the counties that appear on their license. Plans are to be sent electronically to the county health department contacts. The AHCA website links to the Department of Health’s county health department contact information at . The document entitled Emergency Management Plan Review Contacts contains the e-mail and the phone number for the county health department reviewer for each of the 67 counties in the state. The nurse registry staff should check with the reviewer before sending the plan and make sure they get a confirmation from the county reviewer that the plan was received. Some of the counties may not be reviewing plans as there was no funding allocated for reviewer positions. However, the nurse registry still needs to complete a plan and send it to the reviewer and get confirmation that it was received.

If the NR submitted a plan, and it has been over 90 days and no response by the designated reviewer has been received by the NR, then ask to see the reviewer's initial response and the NR's response if the reviewer requested revisions to the plan. The NR must do any revisions requested by the county health department reviewer and return it for approval. A deficiency should only be cited if the NR did not revise the plan as instructed and did not return the
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reach its clients. ... 
(e) The comprehensive emergency management plan required by this subsection is subject to review and approval by the county health department. During its review, the county health department shall contact state and local health and medical stakeholders when necessary. The county health department shall complete its review to ensure that the plan complies with the criteria in the Agency for Health Care Administration rules within 90 days after receipt of the plan and shall either approve the plan or advise the nurse registry of necessary revisions. If a nurse registry fails to submit a plan or fails to submit requested information or revisions to the county health department within 30 days after written notification from the county health department, the county health department shall notify the Agency for Health Care Administration. The agency shall notify the nurse registry that its failure constitutes a deficiency, subject to a fine of $5,000 per occurrence. If the plan is not submitted, information is not provided, or revisions are not made as requested, the agency may impose the fine.

59A-18.018, F.A.C.

(1) Pursuant to Section 400.506(12), F.S., each nurse registry shall prepare and maintain a written comprehensive emergency management plan, in accordance with the Comprehensive Emergency Management Plan for Nurse Registries, AHCA Form 3110-1017, May 2015, incorporated by reference and available at <https://www.flrules.org/Gateway/reference.asp?No=Ref-05234>. This document is available from the Agency for Health Care Administration at <http://ahca.myflorida.com/MCHQ/Emergency_Activities/index.shtml%20>. The plan shall describe how the nurse registry establishes and maintains an effective response to emergencies and disasters. The plan, once completed, will be sent electronically to the contact designated by the Department of Health as required in Section 400.506(12), F.S.

plan to the county health department reviewer for a second review.

A deficiency should be cited if there is no emergency management plan. If the plan is not done on the required format this is also a deficiency.

If the county health department has notified AHCA that a NR has failed to submit a plan or requested revisions within 30 days after notification from the county health department, this is a deficiency and subject to a $5,000 fine. If not corrected, a Recommendation for Sanction (the $5,000 fine) is prepared and submitted by the Home Care Unit to AHCA General Counsel's office.

Plan Contents:

Has the NR included items III A.1.-4. in their emergency management plan regarding plan implementation?

Has the NR included in their emergency management plan item III C 3 and 4 how independent contractors responsible for special needs patient's will be notified and continue the same type and quantity of services to patients evacuating to the special needs shelters?

Has the NR included in their emergency management plan item III C 5 and 6 how the NR will contact special needs patients in the event of an emergency?

Has the NR included in their emergency management plan item III D 1 how independent contractors will continue services to special needs patients when evacuation is not ordered?

Has the NR included in their emergency management plan item III E 4 what other resources they will utilize to continue services to special needs shelter patients in the event their independent contractors cannot continue the same type and quantity of services in the shelter?
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ST - G0292 - Emergency Management Plan Updates

Title  Emergency Management Plan Updates

Statute or Rule  400.506(12), FS; 59A-18.018(2-3) FAC

Type  Rule

Regulation Definition

Emergency Management Plan Updates

s. 400.506, F.S.

(12) Each nurse registry shall prepare and maintain a comprehensive emergency management plan that is consistent with the criteria in this subsection and with the local special needs plan. The plan shall be updated annually...

59A-18.018, F.A.C.

(2) The nurse registry shall review its emergency management plan on an annual basis and make any substantive changes.

(3) Changes in telephone numbers of those administrative staff who are coordinating the nurse registry's emergency response must be reported to the county emergency management office and to the county health department. For nurse registries with multiple counties on their license, the changes must be reported to each county health department and each county emergency management office. The telephone numbers must include numbers where the coordinating staff can be contacted outside of the nurse registry's regular office hours. All nurse registries must report these changes, whether their plan has been previously reviewed or not as defined in subsection (1).

Interpretive Guideline

Check for annual updates to the plan or documentation that it was reviewed and changes made. If no changes were needed, check to see that the NR documented the review was done but no changes were needed. Some of the county health departments reviewing the plans may require that a plan update be sent annually for review.

Were changes to the applicable county emergency management offices and local county health department?
ST - G0293 - Emergency Management Plan - CHOW

Title Emergency Management Plan - CHOW
Statute or Rule 59A-18.018(4), FAC
Type Rule

**Regulation Definition**

(4) When a nurse registry goes through a change of ownership, the new owner shall review the registry's emergency management plan and make any substantive changes, including changes noted in subsection (3). Those nurse registries will need to report any substantive changes in their plan to the reviewing entity in subsection (1).

**Interpretive Guideline**

If the agency changed ownership since the last survey, were changes to the comprehensive emergency management plan made and reported to the reviewing entity and the local county emergency management offices and local county health departments?

ST - G0294 - EM Plan and Patient Records

Title EM Plan and Patient Records
Statute or Rule 400.506(12)(a) FS; 59A-18.018(6b &7 &10)
Type Rule

**Regulation Definition**

EM Plan and Patient Records

s.400.506, F.S.

(12)(a) All persons referred for contract who care for persons registered pursuant to s. 252.355 must include in the patient record a description of how care will be continued during a disaster or emergency that interrupts the provision of care in the patient's home. It shall be the responsibility of the person referred for contract to ensure that continuous care is provided.

**Interpretive Guideline**

When sampling patient records, including records for patients in assisted living facilities and adult family care homes, is the patient's plan for evacuation and continuing the same type and quantity of services in a special needs shelter during an emergency documented?

If the emergency does not require evacuation does the patient record indicate how services will be continued?

Did the NR collect the special needs registration information for the patient and submit it to the county emergency management office?
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

59A-18.018, F.A.C.

(6)(b) If the patient is to be registered at the special needs registry, the nurse registry shall assist the patient with registering, pursuant to Sections 400.506(12), F.S., and must document in the patient’s file if the patient plans to evacuate or remain at home; if the patient’s family or other person that provides care to the patient can take responsibility during the emergency for services normally provided by independent contractors referred by the registry; or if the registry needs to make referrals in order for services to continue. If the patient has a case manager through the Community Care for the Elderly or the Medicaid Waiver programs or any other state funded program designated in law to help patients and clients register with the special needs registry, then the nurse registry will check with the case manager to verify if the patient has already been registered. If so, a note will be made in the patient’s file by the nurse registry that the patient’s need for registration has already been reviewed and handled by the other program’s case manager.

(10) If the independent contractor is unable to provide services to special needs registry patients, including any assisted living facility and adult family care home special needs registry patients, due to circumstances beyond their control pursuant to Section 400.506(12)(d), F.S., then the nurse registry will contact the independent contractors it has available for referral to find another independent contractor for the patient, pursuant to Section 400.506(1612), F.S.
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

Regulation Definition

Emergency Management - Prioritized List

s.400.506, F.S.

(12) (b) Each nurse registry shall maintain a current prioritized list of patients in private residences who are registered pursuant to s. 252.355 and are under the care of persons referred for contract and who need continued services during an emergency. This list shall indicate, for each patient, if the client is to be transported to special needs shelter and if the patient is receiving skilled nursing services. Nurse registries shall make this list available to County health departments and to local emergency management agencies upon request.

59A-18.018, F.A.C.

(12) The prioritized list of registered special needs patients maintained by the nurse registry shall be kept current and shall include information, as defined in Sections 400.506 (12) (b) and (c), F.S. This list also shall be furnished to county health departments and to the county emergency management office, upon request.

Interpretive Guideline

Ask the Administrator how the NR maintains and keeps the prioritized list current.

Has the NR included in their emergency management plan item III C 7 on how the NR will maintain and keep current a prioritized list of special needs registry patients?

ST - G0296 - Emergency Management and List of Meds

Title Emergency Management and List of Meds
Statute or Rule 400.506(12)(c) FS; 59A-18.018(13 &14)
Type Rule

Regulation Definition

Emergency Management and List of Meds

s. 400.506, F.S.

Interpretive Guideline

Review a special needs registry patient record to verify the presence of the list of items described in (16)(c)
(12)(c) Each person referred for contract who is caring for a patient who is registered pursuant to s. 252.355 shall provide a list of the patient's medication and equipment needs to the nurse registry. Each person referred for contract shall make this information available to county health departments and to local emergency management agencies upon request.

59A-18.018, F.A.C.

(13) The independent contractor from the nurse registry is required to maintain in the home of the special needs patient a list of patient-specific medications, supplies and equipment required for continuing care and service should the patient be evacuated as per Section 400.506(1612)(c), F.S. The list must include the names of all medications, their dose, frequency, route, time of day and any special considerations for administration. The list must also include any allergies; the name of the patient’s physician, physician assistant, or advanced registered nurse practitioner and the physician, physician assistant or advanced registered nurse practitioner’s phone number; and the name, phone number and address of the patient’s pharmacy. If the patient permits, the list can also include the patient’s diagnosis.

(14) The patient record for each person registered as a special needs patient shall include the list described in subsection (13) above and information as listed in Sections 400.506(12)(a) and (b), F.S.

ST - G0297 - Emergency Mgmt Plan and Contacting Patients

Title Emergency Mgmt Plan and Contacting Patients
Statute or Rule 59A-18.018(9), F.A.C.
Type Rule
Aspen State Regulation Set: G 3.01 Nurse Registry Licensure

Regulation Definition

(9) When a state of emergency has been declared by executive order or proclamation of the Governor, pursuant to Section 252.36(2), F.S., the nurse registry must contact those patients needing ongoing services pursuant to Section 400.506(12)(a), F.S., and confirm each patient’s plan during and immediately following an emergency. The nurse registry shall contact the assisted living facility and adult family care home patients and confirm their plans during and immediately following an emergency.

Interpretive Guideline

If an emergency has occurred since the last survey verify through review of special needs patient records that the NR made contact and to confirm plans.

ST - G0298 - Emergency Management Plan Implementation

Title  Emergency Management Plan Implementation

Statute or Rule  59A-18.018(5) & (8) FAC; 400.506(12)

Type  Rule

Regulation Definition

59A-18.018

(5) In the event of an emergency, the nurse registry shall implement the nurse registry’s emergency management plan pursuant to Section 400.506(12), F.S. Also, the registry must meet the following requirements:

(a) All administrative staff shall be informed of responsibilities for implementing the emergency management plan.

(b) If telephone service is not available during an emergency, the registry shall have a contingency plan to support communication, pursuant to Section 400.506(12)(f), F.S. A contingency plan may include cell phones, contact with a community based ham radio group, public announcements through radio or television stations, driving directly to the patient’s home, and, in medical emergency situations, contact with police or emergency rescue services.

Interpretive Guideline

If there has been an emergency or a complaint since the last survey does the patient record reflect that the same type and quantity of services was delivered to the patient? If not is there documentation in the patient record describing what steps the NR took to try and continue services to the special needs patient? Was another independent contractor referred to care for the patient in the special needs shelter? Review a sample of files of special needs patients that live in the home, assisted living facility and adult family care home, if applicable, to see if the file was documented with the efforts made by the NR to find an alternative provider for services. If there is no evidence that a good faith effort was made, the NR should be cited.
(8) When a nurse registry is unable to continue services to special needs patients registered under Section 252.355, F.S., that patient’s record must contain documentation of the efforts made by the registry to comply with their emergency management plan in accordance with Section 400.506(12), F.S. Documentation includes but is not limited to contacts made to the patient’s family or other person that provides care, if applicable, contacts made to the assisted living facility and adult family care home if applicable; contacts made to local emergency operation centers to obtain assistance in reaching patients and contacts made to other agencies which may be able to provide temporary services.

400.506(12), F.S.
...Nurse registries shall demonstrate a good faith effort to comply with the requirements of this subsection by documenting attempts of staff to follow procedures outlined in the nurse registry’s comprehensive emergency management plan which support a finding that the provision of continuing care has been attempted for patients identified as needing care by the nurse registry and registered under s. 252.355 in the event of an emergency under this subsection.
(d) Each person referred for contract shall not be required to continue to provide care to patients in emergency situations that are beyond the person’s control and that make it impossible to provide services, such as when roads are impassable or when patients do not go to the location specified in their patient records. If there has been an emergency since the last survey, check for compliance with this standard.