Emergency Power Plan Compliance – Assisted Living Facilities

December 2019

The date for compliance with generator rule requirements for assisted living facilities (ALF) was set for June 1, 2018 with extension by rule until January 1, 2019.

Emergency generator requirements for state licensed assisted living facilities are outlined in:

- Rule 59A-36.025 Emergency Environmental Control for Assisted Living Facilities

Failure to comply with requirements will result in licensure sanction.

**Rule Implementation**

In order to be considered in full compliance with the rule, a facility must do the following:

- Obtain approval from the local emergency management agency.
- Submit a Consumer Friendly Summary of their emergency environmental control plan.
- Install a carbon monoxide alarm.
- Develop and implement written policies and procedures maintained at the physical facility address.
- Notify each resident pursuant to the rule of final implementation of the plan.

Notification of full implementation should be sent to the Assisted Living Unit at ALF_emergencyrule@ahca.myflorida.com. The Assisted Living Unit can be reached for questions at 850-412-4304.

**Rule Variances**

In consideration of the time, resources, and evaluation needs of these projects, the Agency has approved variances of the rule deadline in order to allow for the appropriate execution of permanent generator projects.

The following information will be requested of ALFs seeking variances past December 31, 2019 from the emergency generator rules:

- A detailed strategy for the implementation of the generator project
- The anticipated date of completion for the generator project
- Completion of an online Status Report of the project
- A description of the interim plan to maintain safe temperatures during power outage
- An operational generator onsite (temporary or permanent) to support safe resident temperatures.

Decisions regarding variance requests will be reviewed on a case-by-case basis and consider the provider’s efforts to achieve compliance.