Aspen State Regulation Set: T 4.01 Transitional Living Facility

ST - T0000 - 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.

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ST - T0100 - Licensure

Title Licensure
Statute or Rule 59A-17.102 FAC; 400.9972 FS
Type Rule

**Regulation Definition**

(1) An initial, renewal, or change of ownership applicant for licensure as a transitional living facility shall use the Health Care Licensing Application, Transitional Living Facilities, AHCA Form 3110-9001, July 2014, which is incorporated by reference and is available at http://www.flrules.org/Gateway/reference.asp?No=Ref-04457. This form can be obtained by written request addressed to Agency for Health Care Administration, Long Term Care Section, 2727 Mahan Drive, Tallahassee, Florida 32308 or online at http://ahca.myflorida.com/HQALicensureforms. The license application shall be accompanied by the nonrefundable base license fee of $4,588.00, plus $90.00 per bed and shall conform to the annual adjustment authorized in Section 408.805, F.S.

(2) Prior to issuance of the initial license for a transitional living facility, the Agency for Health Care Administration shall receive notification from the Brain and Spinal Cord

**Interpretive Guideline**

See also 408.805 for fee information.
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Injury Program with the Department of Health that the facility meets the service requirements adopted by the Department as required in Section 400.805(2)(c), F.S.

400.9972

1) The requirements of part II of chapter 408 apply to the provision of services that require licensure pursuant to this part and part II of chapter 408 and to entities licensed by or applying for licensure from the agency pursuant to this part. A license issued by the agency is required for the operation of a transitional living facility in this state. However, this part does not require a provider licensed by the agency to obtain a separate transitional living facility license to serve persons who have brain or spinal cord injuries as long as the services provided are within the scope of the provider's license.

(2) In accordance with this part, an applicant or a licensee shall pay a fee for each license application submitted under this part. The license fee shall consist of a $4,588 license fee and a $90 per-bed fee per biennium and shall conform to the annual adjustment authorized in s. 408.805.

(3) An applicant for licensure must provide:

(a) The location of the facility for which the license is sought and documentation, signed by the appropriate local government official, which states that the applicant has met local zoning requirements.

(b) Proof of liability insurance as provided in s. 624.605(1)(b).

(c) Proof of compliance with local zoning requirements, including compliance with the requirements of chapter 419 if the proposed facility is a community residential home.

(d) Proof that the facility has received a satisfactory fire safety inspection.

(e) Documentation that the facility has received a satisfactory sanitation inspection by the county health department.

(4) The applicant's proposed facility must attain and continuously maintain accreditation by an accrediting
organization that specializes in evaluating rehabilitation facilities whose standards incorporate licensure regulations comparable to those required by the state. An applicant for licensure as a transitional living facility must acquire accreditation within 12 months after issuance of an initial license. The agency shall accept the accreditation survey report of the accrediting organization in lieu of conducting a licensure inspection if the standards included in the survey report are determined by the agency to document that the facility substantially complies with state licensure requirements. Within 10 days after receiving the accreditation survey report, the applicant shall submit to the agency a copy of the report and evidence of the accreditation decision as a result of the report. The agency may conduct an inspection of a transitional living facility to ensure compliance with the licensure requirements of this part, to validate the inspection process of the accrediting organization, to respond to licensure complaints, or to protect the public health and safety.

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<tr>
<th>ST - T0200 - Dietary and Nutrition Services</th>
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<tbody>
<tr>
<td><strong>Title</strong></td>
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<td><strong>Statute or Rule</strong></td>
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<tr>
<th>Regulation Definition</th>
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<tr>
<td>(1) The facility shall ensure proper nutritional care for its residents, whether provided by the facility or a third party, and shall provide education and training in proper nutrition and planning and preparation of meals consistent with the individualized resident rehabilitation plan. The facility must comply with the requirements of the Department of Health in Rule 64E-12.004, F.A.C.</td>
<td>Verify menus are current and being followed during the survey.</td>
</tr>
<tr>
<td>(2) The Recommended Dietary Allowances established by the Food and Nutrition Board-National Research Council, adjusted for age, sex, and activity level, shall be the standard</td>
<td>Ask staff to confirm meal times.</td>
</tr>
</tbody>
</table>

Interview clients regarding meal service.

Verify the one week supply of non-perishable foods.
used to evaluate meals.

(3) No more than 14 hours shall lapse between the end of an evening meal and the beginning of the following morning meal containing a protein food. Intervals between other meals shall be not less than four hours no more than 6 hours.

(4) Menus shall be dated, corrected as served and kept on file for 6 months.

(5) A one week supply of non-perishable food based on the number of weekly meals the facility has contracted to serve, shall be on hand at all times.

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<th>Life Safety and Building Code Requirements</th>
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<tbody>
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<td>59A-17.119 FAC</td>
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<tr>
<th>Regulation Definition</th>
<th>Interpretive Guideline</th>
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<tbody>
<tr>
<td>(1) The facility must ensure the health, safety, and well-being of residents. The facility must make available proof of compliance with local codes and ordinances governing fire and safety standards.</td>
<td>Review the policy and procedure to verify if the policy addresses the overall environment in the facility.</td>
</tr>
<tr>
<td>(2) The licensee must provide a safe, clean, comfortable, and homelike environment, which allows the resident to use his or her personal belongings to the extent possible.</td>
<td>During tour and client interview determine if the facility maintained in a safe, clean, comfortable and homelike environment?</td>
</tr>
<tr>
<td>(3) East transitional living facility licensee must establish and implement written policies designed to maintain the physical plant and overall transitional living facility environment to assure the safety and well-being of residents.</td>
<td></td>
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</tbody>
</table>
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ST - T0400 - Definitions

Title  Definitions
Statute or Rule 400.9971, FS
Type Memo Tag

**Regulation Definition**

(1) "Agency" means the Agency for Health Care Administration.
(2) "Chemical restraint" means a pharmacologic drug that physically limits, restricts, or deprives a person of movement or mobility, is used for client protection or safety, and is not required for the treatment of medical conditions or symptoms.
(3) "Client's representative" means the parent of a child client or the client's guardian, designated representative, designee, surrogate, or attorney in fact.
(4) "Department" means the Department of Health.
(5) "Physical restraint" means a manual method to restrict freedom of movement of or normal access to a person's body, or a physical or mechanical device, material, or equipment attached or adjacent to the person's body that the person cannot easily remove and that restricts freedom of movement of or normal access to the person's body, including, but not limited to, a half-bed rail, a full-bed rail, a geriatric chair, or a Posey restraint. The term includes any device that is not specifically manufactured as a restraint but is altered, arranged, or otherwise used for this purpose. The term does not include bandage material used for the purpose of binding a wound or injury.
(6) "Seclusion" means the physical segregation of a person in any fashion or the involuntary isolation of a person in a room or area from which the person is prevented from leaving. Such prevention may be accomplished by imposition of a physical barrier or by action of a staff member to prevent the person from leaving the room or area. For purposes of this part, the
term does not mean isolation due to a person's medical condition or symptoms.
(7) "Transitional living facility" means a site where specialized health care services are provided to persons who have brain or spinal cord injuries, including, but not limited to, rehabilitative services, behavior modification, community reentry training, aids for independent living, and counseling.

## ST - T0500 - Client Admissions, Transfer and Discharge

**Title**  
Client Admissions, Transfer and Discharge

**Statute or Rule**  
400.9973, FS

**Type**  
Rule

**Regulation Definition**

(1) A transitional living facility shall have written policies and procedures governing the admission, transfer, and discharge of clients.

(2) The admission of a client to a transitional living facility must be in accordance with the licensee's policies and procedures.

(3) To be admitted to a transitional living facility, an individual must have an acquired internal or external injury to the skull, the brain, or the brain's covering, caused by a traumatic or nontraumatic event, which produces an altered state of consciousness, or a spinal cord injury, such as a lesion to the spinal cord or cauda equina syndrome, with evidence of significant involvement of at least two of the following deficits or dysfunctions:

(a) A motor deficit.
(b) A sensory deficit.
(c) A cognitive deficit.
(d) A behavioral deficit.
(e) Bowel and bladder dysfunction.

(4) A client whose medical condition and diagnosis do not positively identify a cause of the client's condition, whose

**Interpretive Guideline**

Review the policy and procedure to verify if the policy addresses admission, transfer and discharge requirements according to 400.9973, F.S.

During record review verify if the sampled clients meet admission criteria and if not interview staff to determine why the client was admitted.

During record review verify if the sampled clients have a discharge plan developed upon admission.

Review closed records to determine if a 30 days' notice of transfer or discharge was provided to the client. Verify if the location is an acceptable location.
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(3) Symptoms are inconsistent with the known cause of injury, or whose recovery is inconsistent with the known medical condition may be admitted to a transitional living facility for evaluation for a period not to exceed 90 days.
(5) A client admitted to a transitional living facility must be admitted upon prescription by a licensed physician, physician assistant, or advanced registered nurse practitioner and must remain under the care of a licensed physician, physician assistant, or advanced registered nurse practitioner for the duration of the client's stay in the facility.
(6) A transitional living facility may not admit a person whose primary admitting diagnosis is mental illness or an intellectual or developmental disability.
(7) A person may not be admitted to a transitional living facility if the person:
   (a) Presents significant risk of infection to other clients or personnel. A health care practitioner must provide documentation that the person is free of apparent signs and symptoms of communicable disease;
   (b) Is a danger to himself or herself or others as determined by a physician, physician assistant, or advanced registered nurse practitioner or a mental health practitioner licensed under chapter 490 or chapter 491, unless the facility provides adequate staffing and support to ensure patient safety;
   (c) Is bedridden; or
   (d) Requires 24-hour nursing supervision.
(8) If the client meets the admission criteria, the medical or nursing director of the facility must complete an initial evaluation of the client's functional skills, behavioral status, cognitive status, educational or vocational potential, medical status, psychosocial status, sensorimotor capacity, and other related skills and abilities within the first 72 hours after the client's admission to the facility. An initial comprehensive treatment plan that delineates services to be provided and appropriate sources for such services must be implemented.
within the first 4 days after admission.

(9) A transitional living facility shall develop a discharge plan for each client before or upon admission to the facility. The discharge plan must identify the intended discharge site and possible alternative discharge sites. For each discharge site identified, the discharge plan must identify the skills, behaviors, and other conditions that the client must achieve to be eligible for discharge. A discharge plan must be reviewed and updated as necessary but at least once monthly.

(10) A transitional living facility shall discharge a client as soon as practicable when the client no longer requires the specialized services described in s. 400.9971(7), when the client is not making measurable progress in accordance with the client's comprehensive treatment plan, or when the transitional living facility is no longer the most appropriate and least restrictive treatment option.

(11) A transitional living facility shall provide at least 30 days' notice to a client of transfer or discharge plans, including the location of an acceptable transfer location if the client is unable to live independently. This subsection does not apply if a client voluntarily terminates residency.

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**Title**  
Client comprehensive treatment plans, client

**Statute or Rule**  
400.9974, FS

**Type** Rule

**Regulation Definition**

(1) A transitional living facility shall develop a comprehensive treatment plan for each client as soon as practicable but no later than 30 days after the initial comprehensive treatment plan is developed. The comprehensive treatment plan must be developed by an interdisciplinary team consisting of the case manager, the program director, the advanced registered nurse practitioner, and appropriate therapists. The client or, if
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Appropriate, the client's representative must be included in developing the comprehensive treatment plan. The comprehensive treatment plan must be reviewed and updated if the client fails to meet projected improvements outlined in the plan or if a significant change in the client's condition occurs. The comprehensive treatment plan must be reviewed and updated at least once monthly.

(2) The comprehensive treatment plan must include:
(a) Orders obtained from the physician, physician assistant, or advanced registered nurse practitioner and the client's diagnosis, medical history, physical examination, and rehabilitative or restorative needs.
(b) A preliminary nursing evaluation, including orders for immediate care provided by the physician, physician assistant, or advanced registered nurse practitioner, which shall be completed when the client is admitted.
(c) A comprehensive, accurate, reproducible, and standardized assessment of the client's functional capability; the treatments designed to achieve skills, behaviors, and other conditions necessary for the client to return to the community; and specific measurable goals.
(d) Steps necessary for the client to achieve transition into the community and estimated length of time to achieve those goals.

(3) The client or, if appropriate, the client's representative must consent to the continued treatment at the transitional living facility. Consent may be for a period of up to 6 months. If such consent is not given, the transitional living facility shall discharge the client as soon as practicable.

(4) A client must receive the professional program services needed to implement the client's comprehensive treatment plan.

(5) The licensee must employ qualified professional staff to carry out and monitor the various professional interventions in accordance with the stated goals and objectives of the client's
A comprehensive treatment plan.
(6) A client must receive a continuous treatment program that includes appropriate, consistent implementation of specialized and general training, treatment, health services, and related services and that is directed toward:
(a) The acquisition of the behaviors and skills necessary for the client to function with as much self-determination and independence as possible.
(b) The prevention or deceleration of regression or loss of current optimal functional status.
(c) The management of behavioral issues that preclude independent functioning in the community.

<table>
<thead>
<tr>
<th>Title</th>
<th>Licensee responsibilities</th>
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<td>Statute or Rule</td>
<td>400.9975, FS</td>
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**Regulation Definition**

(1) The licensee shall ensure that each client:
(a) Lives in a safe environment free from abuse, neglect, and exploitation.
(b) Is treated with consideration and respect and with due recognition of personal dignity, individuality, and the need for privacy.
(c) Retains and uses his or her own clothes and other personal property in his or her immediate living quarters to maintain individuality and personal dignity, except when the licensee demonstrates that such retention and use would be unsafe, impractical, or an infringement upon the rights of other clients.
(d) Has unrestricted private communication, including receiving and sending unopened correspondence, access to a telephone, and visits with any person of his or her choice.
Upon request, the licensee shall modify visiting hours for caregivers and guests. The facility shall restrict

**Interpretive Guideline**

During observations and interviews with sampled clients verify if clients are aware of their rights.
Verify rights are posted in a prominent place in each building where clients reside.
During observations and interviews determine if client rights are protected.
communication in accordance with any court order or written instruction of a client's representative. Any restriction on a client's communication for therapeutic reasons shall be documented and reviewed at least weekly and shall be removed as soon as no longer clinically indicated. The basis for the restriction shall be explained to the client and, if applicable, the client's representative. The client shall retain the right to call the central abuse hotline, the agency, and Disability Rights Florida at any time.

(e) Has the opportunity to participate in and benefit from community services and activities to achieve the highest possible level of independence, autonomy, and interaction within the community.

(f) Has the opportunity to manage his or her financial affairs unless the client or, if applicable, the client's representative authorizes the administrator of the facility to provide safekeeping for funds as provided under this part.

(g) Has reasonable opportunity for regular exercise more than once per week and to be outdoors at regular and frequent intervals except when prevented by inclement weather.

(h) Has the opportunity to exercise civil and religious liberties, including the right to independent personal decisions. However, a religious belief or practice, including attendance at religious services, may not be imposed upon any client.

(i) Has access to adequate and appropriate health care consistent with established and recognized community standards.

(j) Has the opportunity to present grievances and recommend changes in policies, procedures, and services to the staff of the licensee, governing officials, or any other person without restraint, interference, coercion, discrimination, or reprisal. A licensee shall establish a grievance procedure to facilitate a client's ability to present grievances, including a system for investigating, tracking, managing, and responding to complaints by a client or, if applicable, the client's
representative and an appeals process. The appeals process must include access to Disability Rights Florida and other advocates and the right to be a member of, be active in, and associate with advocacy or special interest groups.

(2) The licensee shall:
(a) Promote participation of the client's representative in the process of providing treatment to the client unless the representative's participation is unobtainable or inappropriate.
(b) Answer communications from the client's family, guardians, and friends promptly and appropriately.
(c) Promote visits by persons with a relationship to the client at any reasonable hour, without requiring prior notice, in any area of the facility that provides direct care services to the client, consistent with the client's and other clients' privacy, unless the interdisciplinary team determines that such a visit would not be appropriate.
(d) Promote opportunities for the client to leave the facility for visits, trips, or vacations.
(e) Promptly notify the client's representative of a significant incident or change in the client's condition, including, but not limited to, serious illness, accident, abuse, unauthorized absence, or death.

(3) The administrator of a facility shall ensure that a written notice of licensee responsibilities is posted in a prominent place in each building where clients reside and is read or explained to clients who cannot read. This notice shall be provided to clients in a manner that is clearly legible, shall include the statewide toll-free telephone number for reporting complaints to the agency, and shall include the words: "To report a complaint regarding the services you receive, please call toll-free [telephone number] or Disability Rights Florida [telephone number]." The statewide toll-free telephone number for the central abuse hotline shall be provided to clients in a manner that is clearly legible and shall include the words: "To report abuse, neglect, or exploitation, please call
The licensee shall ensure a client's access to a telephone where telephone numbers are posted as required by this subsection.

4 A licensee or employee of a facility may not serve notice upon a client to leave the premises or take any other retaliatory action against another person solely because of the following:
   a The client or other person files an internal or external complaint or grievance regarding the facility.
   b The client or other person appears as a witness in a hearing inside or outside the facility.

5 Before or at the time of admission, the client and, if applicable, the client's representative shall receive a copy of the licensee's responsibilities, including grievance procedures and telephone numbers, as provided in this section.

6 The licensee must develop and implement policies and procedures governing the release of client information, including consent necessary from the client or, if applicable, the client's representative.

**ST - T0800 - Administration of medication**

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<th>Administration of medication</th>
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<tr>
<td>Statute or Rule</td>
<td>400.9976, FS</td>
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**Regulation Definition**

1 An individual medication administration record must be maintained for each client. A dose of medication, including a self-administered dose, shall be properly recorded in the client's record. A client who self-administers medication shall be given a pill organizer. Medication must be placed in the pill organizer by a nurse. A nurse shall document the date and time that medication is placed into each client's pill organizer. All medications must be administered in compliance with orders of a physician, physician assistant, or advanced registered...

**Interpretive Guideline**

During record review verify that each client on the sample has a medication record and includes the items required in 400.9976, F.S.

For clients that are able to self-administer their medications verify the interdisciplinary team has approved and discussed with the client the process for self-administration of medications.
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nurse practitioner.

(2) If an interdisciplinary team determines that self-administration of medication is an appropriate objective, and if the physician, physician assistant, or advanced registered nurse practitioner does not specify otherwise, the client must be instructed by the physician, physician assistant, or advanced registered nurse practitioner to self-administer his or her medication without the assistance of a staff person. All forms of self-administration of medication, including administration orally, by injection, and by suppository, shall be included in the training. The client's physician, physician assistant, or advanced registered nurse practitioner must be informed of the interdisciplinary team's decision that self-administration of medication is an objective for the client. A client may not self-administer medication until he or she demonstrates the competency to take the correct medication in the correct dosage at the correct time, to respond to missed doses, and to contact the appropriate person with questions.

(3) Medication administration discrepancies and adverse drug reactions must be recorded and reported immediately to a physician, physician assistant, or advanced registered nurse practitioner.

ST - T0900 - Protection of clients from abuse, neglect, mi

Title Protection of clients from abuse, neglect, mi

Statute or Rule 400.9978, FS

Type Rule

**Regulation Definition**

The licensee shall develop and implement policies and procedures for the screening and training of employees; the protection of clients; and the prevention, identification, investigation, and reporting of abuse, neglect, mistreatment, and exploitation. The licensee shall identify clients whose personal histories render them at risk for abusing other clients.

**Interpretive Guideline**

Review the policy and procedure to verify if the policy addresses screening, training, protection, prevention, identification, investigation, and reporting.

How does the facility screen employees for hire?

Ask facility staff about their training program, including orientation and ongoing training.
develop intervention strategies to prevent occurrences of abuse, monitor clients for changes that would trigger abusive behavior, and reassess the interventions on a regular basis. A licensee shall:

1. Screen each potential employee for a history of abuse, neglect, mistreatment, or exploitation of clients. The screening shall include an attempt to obtain information from previous and current employers and verification of screening information by the appropriate licensing boards.

2. Train employees through orientation and ongoing sessions regarding issues related to abuse prohibition practices, including identification of abuse, neglect, mistreatment, and exploitation; appropriate interventions to address aggressive or catastrophic reactions of clients; the process for reporting allegations without fear of reprisal; and recognition of signs of frustration and stress that may lead to abuse.

3. Provide clients, families, and staff with information regarding how and to whom they may report concerns, incidents, and grievances without fear of retribution and provide feedback regarding the concerns that are expressed. A licensee shall identify, correct, and intervene in situations in which abuse, neglect, mistreatment, or exploitation is likely to occur, including:
   a. Evaluating the physical environment of the facility to identify characteristics that may make abuse or neglect more likely to occur, such as secluded areas.
   b. Providing sufficient staff on each shift to meet the needs of the clients and ensuring that the assigned staff have knowledge of each client's care needs.
   c. Identifying inappropriate staff behaviors, such as using derogatory language, rough handling of clients, ignoring clients while giving care, and directing clients who need toileting assistance to urinate or defecate in their beds.
   d. Assessing, monitoring, and planning care for clients with needs and behaviors that might lead to conflict or neglect,

Determine what information is provided to staff, clients and families regarding how to report concerns.

Verify staff on duty at the time of the survey.
such as a history of aggressive behaviors including entering other clients’ rooms without permission, exhibiting self-injurious behaviors or communication disorders, requiring intensive nursing care, or being totally dependent on staff.

(4) Identify events, such as suspicious bruising of clients, occurrences, patterns, and trends that may constitute abuse and determine the direction of the investigation.

(5) Investigate alleged violations and different types of incidents, identify the staff member responsible for initial reporting, and report results to the proper authorities. The licensee shall analyze the incidents to determine whether policies and procedures need to be changed to prevent further incidents and take necessary corrective actions.

(6) Protect clients from harm during an investigation.

(7) Report alleged violations and substantiated incidents, as required under chapters 39 and 415, to the licensing authorities and all other agencies, as required, and report any knowledge of actions by a court of law that would indicate an employee is unfit for service.

### ST - T1000 - Restraint and seclusion; client safety

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<tr>
<td>Statute or Rule</td>
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#### Regulation Definition

(1) A facility shall provide a therapeutic milieu that supports a culture of individual empowerment and responsibility. The health and safety of the client shall be the facility's primary concern at all times.

(2) The use of physical restraints must be ordered and documented by a physician, physician assistant, or advanced registered nurse practitioner and must be consistent with the policies and procedures adopted by the facility. The client or, if applicable, the client's representative shall be informed of

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<tr>
<td>What types of services does the facility offer?</td>
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<tr>
<td>During record review verify if physical and/or chemical restraints have been applied.</td>
</tr>
<tr>
<td>Review the facility policy and procedure for use of physical and chemical restraints.</td>
</tr>
<tr>
<td>Determine if documentation meets the requirements of 400.9979, F.S.</td>
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</table>
the facility's physical restraint policies and procedures when the client is admitted.
(3) The use of chemical restraints shall be limited to prescribed dosages of medications as ordered by a physician, physician assistant, or advanced registered nurse practitioner and must be consistent with the client's diagnosis and the policies and procedures adopted by the facility. The client and, if applicable, the client's representative shall be informed of the facility's chemical restraint policies and procedures when the client is admitted.
(4) Based on the assessment by a physician, physician assistant, or advanced registered nurse practitioner, if a client exhibits symptoms that present an immediate risk of injury or death to himself or herself or others, a physician, physician assistant, or advanced registered nurse practitioner may issue an emergency treatment order to immediately administer rapid-response psychotropic medications or other chemical restraints. Each emergency treatment order must be documented and maintained in the client's record.
(a) An emergency treatment order is not effective for more than 24 hours.
(b) Whenever a client is medicated under this subsection, the client's representative or a responsible party and the client's physician, physician assistant, or advanced registered nurse practitioner shall be notified as soon as practicable.
(5) A client who is prescribed and receives a medication that can serve as a chemical restraint for a purpose other than an emergency treatment order must be evaluated by his or her physician, physician assistant, or advanced registered nurse practitioner at least monthly to assess:
(a) The continued need for the medication.
(b) The level of the medication in the client's blood.
(c) The need for adjustments to the prescription.
(6) The licensee shall ensure that clients are free from unnecessary drugs and physical restraints and are provided
treatment to reduce dependency on drugs and physical restraints.

(7) The licensee may only employ physical restraints and seclusion as authorized by the facility's written policies, which shall comply with this section and applicable rules.

(8) Interventions to manage dangerous client behavior shall be employed with sufficient safeguards and supervision to ensure that the safety, welfare, and civil and human rights of a client are adequately protected.

(9) A facility shall notify the parent, guardian, or, if applicable, the client's representative when restraint or seclusion is employed. The facility must provide the notification within 24 hours after the restraint or seclusion is employed. Reasonable efforts must be taken to notify the parent, guardian, or, if applicable, the client's representative by telephone or e-mail, or both, and these efforts must be documented.

(10) The agency may adopt rules that establish standards and procedures for the use of restraints, restraint positioning, seclusion, and emergency treatment orders for psychotropic medications, restraint, and seclusion. If rules are adopted, the rules must include duration of restraint, staff training, observation of the client during restraint, and documentation and reporting standards.

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**ST - T1100 - Personnel background screening; administration**

**Title** Personnel background screening; administration

**Statute or Rule** 400.998, FS

**Type** Rule

**Regulation Definition**

(1) The agency shall require level 2 background screening for licensee personnel as required in s. 408.809(1)(e) and pursuant to chapter 435 and s. 408.809.

(2) The licensee shall maintain personnel records for each

**Interpretive Guideline**

- Review a sample of employees to verify compliance with background screening requirements, job description, training requirements, application, job performance evaluation.

- If employee is licensed and/or certified verify if their license and/or certification is current.
staff member that contain, at a minimum, documentation of background screening, a job description, documentation of compliance with the training requirements of this part and applicable rules, the employment application, references, a copy of each job performance evaluation, and, for each staff member who performs services for which licensure or certification is required, a copy of all licenses or certification held by that staff member.

(3) The licensee must:

(a) Develop and implement infection control policies and procedures and include the policies and procedures in the licensee's policy manual.

(b) Maintain liability insurance as defined in s. 624.605(1)(b).

(c) Designate one person as an administrator to be responsible and accountable for the overall management of the facility.

(d) Designate in writing a person to be responsible for the facility when the administrator is absent from the facility for more than 24 hours.

(e) Designate in writing a program director to be responsible for supervising the therapeutic and behavioral staff, determining the levels of supervision, and determining room placement for each client.

(f) Designate in writing a person to be responsible when the program director is absent from the facility for more than 24 hours.

(g) Obtain approval of the comprehensive emergency management plan, pursuant to s. 400.9982(2)(e), from the local emergency management agency. Pending the approval of the plan, the local emergency management agency shall ensure that the following agencies, at a minimum, are given the opportunity to review the plan: the Department of Health, the Agency for Health Care Administration, and the Division of Emergency Management. Appropriate volunteer organizations shall also be given the opportunity to review the plan. The local emergency management agency shall complete its review of the policy and procedures for infection control.
Agency for Health Care Administration
ASPEN: Regulation Set (RS)

Aspen State Regulation Set: T 4.01 Transitional Living Facility

within 60 days after receipt of the plan and either approve the plan or advise the licensee of necessary revisions.

(h) Maintain written records in a form and system that comply with medical and business practices and make the records available by the facility for review or submission to the agency upon request. The records shall include:

1. A daily census record that indicates the number of clients currently receiving services in the facility, including information regarding any public funding of such clients.
2. A record of each accident or unusual incident involving a client or staff member that caused, or had the potential to cause, injury or harm to any person or property within the facility. The record shall contain a clear description of each accident or incident; the names of the persons involved; a description of medical or other services provided to these persons, including the provider of the services; and the steps taken to prevent recurrence of such accident or incident.
3. A copy of current agreements with third-party providers.
4. A copy of current agreements with each consultant employed by the licensee and documentation of a consultant's visits and required written and dated reports.

ST - T1200 - Property and personal affairs of clients

Title  Property and personal affairs of clients
Statute or Rule  400.9981, FS
Type  Rule

Regulation Definition

(1) A client shall be given the option of using his or her own belongings, as space permits; choosing a roommate if practical and not clinically contraindicated; and, whenever possible, unless the client is adjudicated incompetent or incapacitated under state law, managing his or her own affairs.

(2) The admission of a client to a facility and his or her presence therein does not confer on a licensee or

Interpretive Guideline

Observe and interview sampled clients to determine if they are provided the opportunity to use his/her own belongings.

Ask sampled clients about the process for choosing a roommate.
Aspen State Regulation Set: T 4.01 Transitional Living Facility

administrator, or an employee or representative thereof, any authority to manage, use, or dispose of the property of the client, and the admission or presence of a client does not confer on such person any authority or responsibility for the personal affairs of the client except that which may be necessary for the safe management of the facility or for the safety of the client.

(3) A licensee or administrator, or an employee or representative thereof, may:

(a) Not act as the guardian, trustee, or conservator for a client or a client's property.
(b) Act as a competent client's payee for social security, veteran's, or railroad benefits if the client provides consent and the licensee files a surety bond with the agency in an amount equal to twice the average monthly aggregate income or personal funds due to the client, or expendable for the client's account, that are received by a licensee.
(c) Act as the attorney in fact for a client if the licensee files a surety bond with the agency in an amount equal to twice the average monthly income of the client, plus the value of a client's property under the control of the attorney in fact. The surety bond required under paragraph (b) or paragraph (c) shall be executed by the licensee as principal and a licensed surety company. The bond shall be conditioned upon the faithful compliance of the licensee with the requirements of licensure and is payable to the agency for the benefit of a client who suffers a financial loss as a result of the misuse or misappropriation of funds held pursuant to this subsection. A surety company that cancels or does not renew the bond of a licensee shall notify the agency in writing at least 30 days before the action, giving the reason for cancellation or nonrenewal. A licensee or administrator, or an employee or representative thereof, who is granted power of attorney for a client of the facility shall, on a monthly basis, notify the client in writing of any transaction made on behalf of the client.
pursuant to this subsection, and a copy of the notification
given to the client shall be retained in the client's file and
available for agency inspection.
(4) A licensee, with the consent of the client, shall provide for
safekeeping in the facility of the client's personal effects of a
value not in excess of $1,000 and the client's funds not in
excess of $500 cash and shall keep complete and accurate
records of the funds and personal effects received. If a client is
absent from a facility for 24 hours or more, the licensee may
provide for safekeeping of the client's personal effects of a
value in excess of $1,000.
(5) Funds or other property belonging to or due to a client or
expendable for the client's account that are received by a
licensee shall be regarded as funds held in trust and shall be
kept separate from the funds and property of the licensee and
other clients or shall be specifically credited to the client. The
funds held in trust shall be used or otherwise expended only
for the account of the client. At least once every month, except
pursuant to an order of a court of competent jurisdiction, the
licensee shall furnish the client and, if applicable, the client's
representative with a complete and verified statement of all
funds and other property to which this subsection applies,
detailing the amount and items received, together with their
sources and disposition. The licensee shall furnish the
statement annually and upon discharge or transfer of a client.
A governmental agency or private charitable agency
contributing funds or other property to the account of a client
is also entitled to receive a statement monthly and upon the
discharge or transfer of the client.
(6)(a) In addition to any damages or civil penalties to which a
person is subject, a person who:
1. Intentionally withholds a client's personal funds, personal
property, or personal needs allowance;
2. Demands, beneficially receives, or contracts for payment of
all or any part of a client's personal property or personal needs
allowance in satisfaction of the facility rate for supplies and services; or
3. Borrows from or pledges any personal funds of a client, other than the amount agreed to by written contract under s. 429.24, commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
(b) A licensee or administrator, or an employee, or representative thereof, who is granted power of attorney for a client and who misuses or misappropriates funds obtained through this power commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
(7) In the event of the death of a client, a licensee shall return all refunds, funds, and property held in trust to the client's personal representative, if one has been appointed at the time the licensee disburses such funds, or, if not, to the client's spouse or adult next of kin named in a beneficiary designation form provided by the licensee to the client. If the client does not have a spouse or adult next of kin or such person cannot be located, funds due to be returned to the client shall be placed in an interest-bearing account, and all property held in trust by the licensee shall be safeguarded until such time as the funds and property are disbursed pursuant to the Florida Probate Code. The funds shall be kept separate from the funds and property of the licensee and other clients of the facility. If the funds of the deceased client are not disbursed pursuant to the Florida Probate Code within 2 years after the client's death, the funds shall be deposited in the Health Care Trust Fund administered by the agency.
(8) The agency, by rule, may clarify terms and specify procedures and documentation necessary to administer the provisions of this section relating to the proper management of clients' funds and personal property and the execution of surety bonds.