Notification for Expanded Comprehensive Medical Rehabilitation Services
or
New Comprehensive Medical Rehabilitation Services in a General Hospital

Hospitals proposing to expand comprehensive medical rehabilitation (CMR) services or general hospitals proposing to establish new CMR services must comply with the requirements of Rule 59C-1.039, F.A.C., in order to obtain licensure, pursuant to Section 408.0455, F.S. (Chapter 2019-136, Laws of Florida). Please provide a program description that outlines how the hospital will meet the following current requirements of Rule 59C-1.039, F.A.C.

A. Comprehensive medical rehabilitation inpatient services must be provided in one or more separately organized units within a general hospital or specialty hospital pursuant to 59C-1.039(3)(b), F.A.C.

B. The comprehensive medical rehabilitation inpatient unit must provide services to Medicaid recipients and Medicare beneficiaries pursuant to 59C-1.039(3)(e), F.A.C.

C. Comprehensive medical rehabilitation inpatient services must be provided under a medical director of rehabilitation who is a board certified or board eligible physiatrist with at least two years of experience in the medical management of inpatients requiring rehabilitation services pursuant to 59C-1.039(4)(a), F.A.C.

E. Comprehensive medical rehabilitation inpatient services must be provided by qualified personnel and these services must include: rehabilitation nursing, physical therapy, occupational therapy, speech pathology, speech audiology, social services, psychological services, orthotic services and prosthetic services pursuant to 59C-1.039(4)(b), F.A.C.

F. The comprehensive medical rehabilitation inpatient unit must provide utilization reports to the agency, the Local Health Council or the Agency’s designee pursuant to 59C-1.039(10), F.A.C.