RULE

Department of Health and Hospitals
Bureau of Health Services Financing

Minimum Standards/Requirements for Substance Abuse/Addiction Treatment Facilities/Programs
(LAC 48:1.Chapter 74)

The Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing adopts the following rule governing the requirements for licensing Substance Abuse/Addiction Treatment Facilities/Programs as authorized by R.S. 40:1058.1-1058.9 and in accordance with the Administrative Procedure Act, R.S. 49:950, et seq. Act 1000 of the 1997 Regular Session of the Legislature authorized the Department of Health and Hospitals to
promulgate rules in accordance with R.S. 40:1058.2. These written rules are the Minimum Licensure Standards for Substance Abuse/Addiction Treatment Facilities. Any facility that presents itself to the public as a provider of services related to the abuse/addiction of controlled dangerous substances, drugs or inhalants, alcohol, problem and compulsive gambling, or a combination of the above is required to have a valid and current license prior to admitting any client. Therefore, the Bureau adopts the following licensure standards for all substance abuse/addiction treatment facilities/programs in the state.

Any existing licensed facility shall continue to operate abiding by the last amended rules (published in the Louisiana Register, Volume 12, January 1986) for up to one year from adoption of this final rule. Any facility issued an initial new license will be required to comply with all the following licensure standards upon finalization of this rule. Effective one full year from the adoption of this rule, the provisions of this rule shall govern all facilities, regardless of the date of issuance of license.

This rule shall supersede all previous manuals pertaining to this subject, including the standards manual which comprises the Minimum Standards for Licensing Alcoholism and Drug Abuse/Substance Abuse Programs in its entirety as published in January 1977 and January 1986.

TITLE 48
PUBLIC HEALTH GENERAL
Part I. General Administration
Subpart 3. Licensing and Certification
Chapter 74. Minimum Standards/Requirements for Abuse/Addiction Treatment Facilities/Programs
Subchapter A. General Provisions
§7401. Definitions and Acronyms
A. The following words and terms, when used in this Chapter, shall have the following meanings, unless the context clearly states otherwise.

Abuse/addiction disease/disorder.

AbuseAny act or failure to act that caused or may have caused injury to a client knowingly, recklessly, or intentionally, including incitement to act. Injury may include, but is not limited to: physical injury, mental disorientation, or emotional harm, whether it is caused by physical action or verbal statement.

Adequate/SufficientReasonable, enough, e.g., personnel to meet the needs of the clients currently enrolled in a specific program.

AdolescentAn individual between the ages of 13 and 17 inclusive who has not been emancipated by marriage or judicial decree. Incarcerated adolescents will be in accordance with incarceration guidelines.

AdvertiseTo solicit or induce to purchase the services provided by a treatment facility.

AdultAn individual 18 years of age or older, or an individual under the age of 18 who has been emancipated by marriage or judicial decree. Persons aged 16 and above may voluntarily seek and receive substance abuse services without parental consent.

At RiskI dentification by the Office for Addictive Disorders (OAD) of greater potential for the use/abuse of alcohol and other drugs.

ATODAlcohol, tobacco, and other drugs.

Board(s)Entities responsible for licensure/certification for specific professions (e.g., nursing, counselors, social workers, physicians, etc.). State of Louisiana boards are the only accepted credentialing organizations for all personnel.

Client/Patient/Consumer/ParticipantAny person assigned or accepted for prevention or treatment services furnished by a licensed facility as specified.

Compulsive GamblingPersistent and recurrent maladaptive gambling behavior that disrupts personal, family, community, or vocational pursuits, and is so designated by a court, or diagnosed by a licensed physician, licensed social worker, licensed psychologist, licensed professional counselor, or advanced practice registered nurse who is certified in mental health.

ConsultationProfessional oversight, advice, or services provided under contract.

Core FunctionsThe essential and necessary elements required of every abuse/addiction treatment facility.

a. AssessmentCore function in which a counselor/program identifies and evaluates an individual's strengths, weaknesses, problems, and needs for the development of the treatment plan.

b. Case ManagementCore function in which services, agencies, resources, or people are brought together within a planned framework of action toward the achievement of established goals. It may involve liaison activities and collateral contacts with other providers/facilities.

c. Client EducationCore function in which information is provided to individuals and groups concerning alcoholism and other drug abuse, positive lifestyle changes, and the available services and resources.

d. Client OrientationCore function in which the client is informed regarding:

   i. general nature and goals of the program;
   ii. rules governing client conduct and infractions that can lead to disciplinary action or discharge from the program;
   iii. availability of services;
   iv. costs; and
   v. client's rights.

e. Consultation with ProfessionalsCore function in which functional relationship with counselors and other credentialed health care professionals is provided as required to assure comprehensive quality care for the client.

f. Counseling (Individual/Group) ServicesCore function in which appropriate support is provided to the client by those professionals qualified to provide therapeutic services. Special skills are used to assist individuals, families, or groups in achieving objectives through:

   i. exploration of a problem and its ramifications;
   ii. examination of attitudes and feelings;
   iii. consideration of alternative solutions; and
   iv. decision making and problem solving.

g. Crisis Intervention ServicesCore function in which appropriate assistance is rendered during emergencies, including 24-hour telephone coverage by a qualified counselor, to provide:

   i. telephone assistance to prevent relapse;
   ii. referral to other services; and
   iii. support during related crises.
h. Intake: Core function in which information is gathered about a prospective client. Information is given to a prospective client about the treatment facility and facility's treatment and services.

i. Referral: Core function in which appropriate services not provided by the facility are identified, and client/family is assisted to optimally utilize the available support systems and community resources.

j. Reports and Record Keeping: Core functions in which results of the assessment and treatment planning are recorded. Written reports, progress notes, client data, discharge summaries and other client-related documentation is recorded in the client record.

k. Screening: Core function in which the determination is made as to whether a client meets the program's admission criteria. Information such as the person's reason for admission, medical and substance abuse history, and other needed information, is used to determine client's need for treatment, and/or appropriateness of admission.

l. Treatment Planning: Core function in which the counselor and the client:

i. identify and rank problems needing resolution;

ii. establish agreed upon immediate objectives and long-term goals; and

iii. decide on a treatment process, frequency, and the resources to be utilized.

Core Requirements: As contained in this Chapter apply to all facilities licensed to provide substance abuse prevention, treatment, or detoxification. Sections 7401-7425 contain core requirements for all facilities and §7427-§7457 contain additional requirements that apply to specific programs.

Counselor: Qualified professional (QPS or QPC) as described in this document.

Counselor in Training (CIT): A person currently registered with Louisiana State Board Certified Substance Abuse Counselor (LSBCSAC) Board and pursuing a course of training in substance abuse counseling including educational hours, practicum hours, and direct, on-site supervision of work experience hours by a facility-employed QPS/QPC.

Department: The Louisiana Department of Health and Hospitals (DHH). The following is a list of pertinent sections.

a. Health Standards Section (HSS): Section of Bureau of Health Services Financing, DHH that surveys, licenses, and serves as the regulatory body for health care facilities in the state.

b. Office for Addictive Disorders (OAD): CDHH office responsible for providing treatment and prevention services related to abuse/addiction disease/disorders.

c. Office of Public Health (OPH): CDHH Office that establishes and enforces various legislative health codes.

d. Office of Planning and Review (OPR): CDHH office which professionally reviews all floor plans and site plans prior to licensing to assure compliance with state laws and codes.

e. Program Integrity Section (PRS): Section of Bureau of Health Services Financing, DHH responsible for investigating fraud and abuse.

Diagnosis: The act of identifying a disease (AA/DD) by a qualified licensed professional (licensed professional counselor, physician, social worker, advanced practice registered nurse, or psychologist) based on comprehensive assessment of physical evidence [if related to diagnosis], signs and symptoms, clinical and psychosocial evidence, and client/family history.

Doctorate-Prepared: Can individual who has completed a Doctorate in social work, psychology, or counseling, but has not met the requirements for licensing by the appropriate state board.

Exploitation: Act or process to use (either directly or indirectly) the labor or resources of a client for monetary or personal benefit, profit, or gain of another individual or organization.

Facility: Provider of services, including all employees, consultants, managers, owners, and volunteers as well as premises and activities.

Joint Ventures: Facilities funded/operated by both public and private sources. Joint ventures are classified as private entities.

LSBCSAC: Louisiana State Board Certified Substance Abuse Counselor.

Masters-Prepared: Can individual who has completed a Masters Degree in social work or counseling, but has not met the requirements for licensing by the appropriate state board.

Medication Administration: Preparation and giving of legally prescribed individual dose to client; observation and monitoring of client/client response to medication.

Medication Dispensing: Compounding, packaging, and/or giving of legally prescribed multiple doses to client.

Medication-Prescription (Legend): Medication that requires an order from a licensed practitioner and that can only be dispensed by a pharmacist on the order of a licensed practitioner and requires labeling in accordance with R.S. 37:1161, et seq.

Medication-Nonprescription: Medication which can be purchased over-the-counter without a licensed practitioner's order.

Minor: Any person under the age of 18.

Office of State Fire Marshal (OSFM): Establishes and enforces various legislative building codes.

Off-Site Operation: Either autonomous or semi-autonomous, that is related to parent facility and located in same or adjacent parish.

On Call: Immediately available for telephone consultation and less than one hour from ability to be on duty.

On Duty: Scheduled, present, and awake at the site to perform job duties.

Primary Prevention: Focus on reducing the onset of incidences (rate of occurrences) of alcohol, tobacco, and other drug (ATOD) use by non-users, preventing the development of ATOD use problems, and enhancing individual strengths as an inoculant against ATOD use.

Program: A specific group of therapeutic services designed to deliver treatment/prevention to a defined client population.

Public: Owned and operated by federal, state, or local government.
Sexual Exploitation

A pattern, practice, or scheme of conduct that can reasonably be construed as being for the purpose of sexual arousal or gratification or sexual abuse of any person.

Site/Premises

A single identifiable geographical location owned, leased, or controlled by a facility where any element of treatment is offered or provided. Multiple buildings may be contained in the license only if they are connected by walk-ways and not separated by public street or have different geographical addresses.

Staff

Individuals who provide services for the facility in exchange for money or other compensation, including employees, contract providers, and consultants.

Standards

Policies, procedures, rules, and other guidelines (i.e., standards of current practice) contained in this Chapter for the licensing and operation of substance abuse/addiction treatment facilities.

Substance Abuse/Addiction Treatment/Prevention Facility

Any facility which presents itself to the public as a provider of services related to prevention and/or treatment of the abuse/addiction of controlled dangerous substances, drugs or inhalants, alcohol, problem or compulsive gambling, or a combination of the above. Facility shall be licensed to provide treatment to clients diagnosed with abuse/addiction disease/disorders (AADD) and provide support and prevention intervention to families, the public, and to those individuals identified as having greater than normal risk for developing abuse/addiction disease/disorders.

Supervision

Occupational oversight, responsibility and control over employee(s)/service delivery by critically watching, monitoring, and providing direction.

Treatment Level

A group of treatments/services designed to positively impact a specific type/degree of abuse/addiction.

Unethical Conduct

Conduct prohibited by the ethical standards adopted by DHH, state or national professional organizations or by a state licensing agency.

Unprofessional Conduct

Any act or omission that violates commonly accepted standards of behavior for individuals or organizations.

Variance or Waiver

Administrative decision by HSS or DHH secretary or designated personnel qualified to make the decision that failure (for limited time period), to meet a Minimum Standard cannot potentially cause harm to any client/citizen or interfere with quality treatment. Facility shall post all variances/waivers in conspicuous place.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1451 (July 2000).

§7403. Licensing

A. General. Any facility which presents itself to the public as a provider of services related to the prevention and/or treatment for abuse/addiction of controlled dangerous substances, drugs or inhalants, alcohol, problem or compulsive gambling, or a combination of the above is required to have a valid and current license prior to admitting any client.

B. Compliance. Each licensed facility must comply with the minimum requirements in order to remain licensed. In addition, each facility is required to have a copy of the minimum standards on-site, and all administrative and professional staff should be familiar with contents of this rule.

C. Exemptions

1. Hospitals, nursing homes, and federally-owned facilities are exempt from licensure.

2. State facilities are exempt from the following general requirements:

   a. licensure fees;
   b. budgetary/audit requirements;
   c. disclosure of ownership forms;
   d. planning, location requirements;
   e. governing body regulations; and
   f. liability insurance.

D. Adherence Requirements. Each facility shall adhere to requirements throughout the period of licensure. Any period of non-compliance may result in sanctions, denials, or corrective action.

E. Variance. Any variance granted by HSS shall:

   1. be in writing;
   2. cannot be retroactive;
   3. be granted for a specific period of time, but less than one year; and
   4. be listed on the facility license.

F. Off-sites. Related facilities may share a name with the primary facility, if a geographic indicator is added to the end of the facility name. All facilities must have a separate license from that issued to the parent facility.

   1. Additional locations shall operate in the same or adjacent parish and shall meet the following conditions:

      a. OSFM/OPH approval;
      b. adequate professional staff to comply with all standards;
      c. adequate administrative and support staff to comply with all standards;
      d. personnel records may be housed at parent facility;
      e. client records may be housed at parent facility;
      f. telephone system to forward calls to parent facility;
      g. initial survey is required prior to opening, but annual/renewal survey may be by attestation.

   2. License to operate at off-site location will be issued from HSS when the following criteria are met:

      a. adequate professional staff to operate at two or more locations;
      b. identified need for services by OAD; and
      c. submission of request for opening off-site and completed application and payment of applicable fees.

   3. Treatment services shall be equal at all locations, however, off-site facilities may refer clients to parent facility to supplement core functions only when client is not expected to endure excessive expense or hardship to obtain required services.
4. Twenty-four hour off-site facilities shall meet and maintain compliance with all requirements for which the facility license is issued.

5. Exception. Primary Prevention Programs may provide educational services at various public facilities, provided the primary site is licensed.

G. License Designation. A facility shall have written notification of restrictions, limitations, and services available to the public, community, clients, and visitors.

1. Twenty-Four-Hour Facilities. (May be designated for adults, adolescent, or parents/dependent children.)
   a. Detoxification Facilities
      i. Medically Supported
      ii. Non-medical (Social)
   b. Primary Treatment Facilities
      i. In-patient Treatment
      ii. Residential Treatment
   c. Community-Based Treatment Facilities
      i. Halfway House
      ii. Three Quarter House
      iii. Therapeutic Community (Long Term Residential)

2. Outpatient Facilities
   a. Outpatient Counseling
   b. Intensive Outpatient Treatment
   c. Opiate Addiction Treatment

3. Primary Prevention Programs (Non-treatment Designation)
   a. Youth Based Programs
   b. Community Education Only

4. Additional Designations (Conjointly approved by OAD/HSS in writing)

H. Services. The services shall be provided in accordance with license designation.

1. Any additional services provided on the premises shall be identifiable to the public as separate and apart from the licensed program.

2. Clients/families must be notified in writing upon admission when client will be housed in any building not covered in the license issued by DHH/HSS.

I. License Types

1. Full. A full license is issued only to those agencies that are in compliance with the minimum standards and all other licensure requirements. The license is valid until the date of expiration unless revoked or suspended prior to the date of expiration, or denied renewal.

2. Provisional. A provisional license is issued to those facilities that are not in compliance with the minimum standards when the termination of a license will occur if systemic changes fail to correct identified problems, provided that cited deficiencies are not detrimental to the health and safety of clients. A provisional license is valid for six months or until a designated termination date. Any license involved in an appeal process is automatically considered provisional.

J. Display of License. The current license shall be displayed on-site at each facility in full view of all clients and/or visitors. Any license issued by DHH supersedes previously issued licenses issued for the facility to operate under this chapter and deems those previously issued as invalid. Any facility displaying and/or using an invalid or altered license will be sanctioned.

K. Notification of Change Requirements. Any change listed below that is not reported in writing to HSS within 10 days is delinquent and subject to sanction. Written approval of changes by DHH is required to remain in compliance with licensure standards.

1. Change of Ownership
   a. Include a copy of bill of sale, licensure fee, disclosure of ownership form, new application form, and information about relocation, name change, etc.
   b. License is nontransferrable; new owners must apply for a new license.

2. New Construction and Renovations. All plans must have prior approval of the Office for State Fire Marshal and DHH Office of Planning and Review.

3. Address Change. Change of address requires issuance of replacement license. Prior approval is required, and is based on submitting requested information to HSS.

4. Change of Services. An application packet appropriate to the new service is required. An initial survey may be required prior to issuance of new license at the discretion of HSS.

5. Hours of Operation. Written approval by HSS is required in advance of the change.

L. Cessation of Business. If at any time the facility decides to cease operations then the facility is responsible for surrendering the license and notifying HSS of the date of cessation of services and the permanent location of the records.

1. All active clients and pertinent information shall be transferred/referred to appropriate treatment facilities.

2. Written notification with license shall be sent to HSS within five working days.


    HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1453 (July 2000).

§7405 Fees

A. General. All fees must be submitted to DHH in the form of a company or certified check or money order, and is to be made payable to the Department of Health and Hospitals (DHH). All fees are nonrefundable and nontransferable.

1. Fee Amounts. The current fee schedule is available upon request.

2. Initial Application. The fee for the initial application process and initial licensure shall be submitted prior to consideration of the license application.

3. Annual Renewal. The fee is payable in advance of issuance of a renewal license.

4. Change Fees. A fee must accompany any request requiring the issuance of a replacement license.

B. Late Fees. Any fee for renewal, or any other fee, is delinquent after the due date and an additional fee shall be assessed beginning on the day after the date due. No license will be issued until all applicable fees are paid.

§7407. Initial Licensure

A. Application Procedure. This process assures that the facility is capable of organizing, planning and carrying out an operation to provide the 12 core functions of counseling and other therapeutic services as designated on license. The entire application process must be completed within 90 days from the date of the original submission of the application in order to be approved. A completed application packet shall contain:

1. letter of intent that includes:
   a. proposed date of operation;
   b. program mission;
   c. program description;

2. written Plan of Professional Services including a list of the 12 core functions of AA/DD treatment and a facility plan to furnish those services;

3. current application, disclosure forms and other forms with application fee;

4. written approval from the Office of Planning and Review for the proposed facility, if required;

5. a letter-size sketch of the floor plan;

6. jurisdictional approvals as required by:
   a. Office of Public Health;
   b. Office of State Fire Marshal;
   c. municipal zoning and other approvals as applicable;
   d. others, if necessary, (e.g., State Methadone Authority);

7. proof of general and professional liability insurance of at least $500,000;

8. governing body information including names, addresses, telephone numbers of each member;

9. disclosure in writing of any financial and/or familial relationship with any other entity receiving third-party payor funds, or any entity which has previously been licensed in Louisiana;

10. organizational chart for all professional level personnel.

B. Exceptions. If a requirement is not applicable to the program being licensed, the applicant may list and mark "not applicable." HSS can assist by telephone, if additional answers are needed.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1455 (July 2000).

§7409. Survey

A. General

1. All surveys shall be unannounced and may be in conjunction with other agency personnel and/or personnel from other local, state or federal agencies.

2. Any facility that cannot be surveyed when scheduled will be sanctioned unless prior arrangements are approved by HSS and will not be licensed until all fines are paid.

B. Initial

1. On-site survey of all aspects of the operation is required prior to the admission of any client for treatment at the facility.

2. DHH shall determine whether the facility is capable of becoming operational as indicated by compliance with all accepted standards of completed preparations and employment of all personnel, as well as securing all jurisdictional approvals.

3. Facility must become fully prepared for survey within six months of completion of application process.

4. Facility shall be staffed to admit clients and all personnel shall have received orientation.

5. Facility shall be fully prepared to begin admitting clients before requesting an on-site survey.

6. Facility shall meet all requirements of the Minimum Standards.

a. If survey findings indicate that facility has minor violations, a corrective plan of action shall be submitted before issuance of a license.

b. All client oriented corrections shall be completed before DHH issues a license.

c. All unlicensed direct care workers must have criminal history checks with appropriate action taken prior to initial survey.

7. Any facility that is not recommended for licensure following the on-site survey shall be required to submit another application fee and application packet for review prior to requesting a subsequent on-site survey.

8. No client may be admitted until the survey has been completed and facility has been notified that it is approved to admit clients. Health Standards surveyor shall notify the facility verbally as to whether it is appropriate to begin admitting clients or to await further direction by DHH.

C. Annual Survey. An on-site survey of all aspects of the facility is performed annually to assure and promote continuous adherence to standards.

D. Complaint Investigations. DHH shall determine the type and extent of investigation to be made in response to complaints in accordance with R.S. 40:2009.13, et seq.

1. May be an internal investigation with a report submitted to DHH/HSS.

2. May be on-site focused or complete survey by DHH/OAD and/or DHH/HSS and other local, federal, and state agencies as appropriate.

E. Follow-up Surveys. On-site visit, or request for submission of documentation for desk review to assure that corrective actions have been completed as alleged in the submitted plan of corrections and/or to assure continued compliance between surveys.

F. Survey Results. All survey results become available for public inspection 60 days after the survey or on the date that an acceptable plan of correction is received from the
§7411. Annual License Renewal

A. License must be renewed at least annually. It is the responsibility of the facility to:

1. request a renewal packet from HSS if one is not received at least 45 days prior to license expiration;
2. complete all forms and return to HSS at least 30 days prior to license expiration;
3. submit annual licensure fee, if required, with renewal packet; and
4. submit proof of insurance with renewal packet.

B. Annual license renewal for Primary Prevention programs may be accomplished by attestation provided that:

1. the facility has had three consecutive years of deficiency-free surveys; and
2. Office for Addictive Disorders recommends attestation in writing.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1455 (July 2000).

§7413. Adverse Actions

A. General. DHH reserves the right to suspend, deny (initial or renewal), or revoke any license at the discretion of the secretary or his/her designee. Facility owners and staff shall be referred to other entities, such as boards or state or federal enforcement agencies, when there is suspicion of illegal, unprofessional or unethical behavior. Any involuntary termination of licensure or voluntary termination to avoid adverse action automatically disqualifies that facility and those associated with the facility from applying for licensure for a period of at least one year.

B. Denial of Initial License. Denial of initial licensure shall be in accordance with R.S. 40:1058.5(A). Additionally, DHH shall not accept application for an additional facility with common owners, managers, or staff unless the original facility is in full compliance for one year without interruption and is not under investigation by any other agency.

C. Revocation or Denial of Renewal of License. License may be revoked or denied for the following nonexclusive reasons: [See also R.S. 40:1058.5(B)]

1. cruelty or indifference to the welfare of the clients;
2. misappropriation or conversion of the property of the clients;
3. violation of any provision of this part or of the minimum standards, rules, and regulations, or orders promulgated hereunder:
   a. serving more clients in the facility than authorized by license;
   b. repeated failure to adhere to rules and regulations that resulted in issuance of a provisional license or other sanction;
   c. serious violation of standards or current professional standards of practice;
   d. failure to submit corrective action plans for identified violations;
   e. reasonable cause to suspect that client health/safety is jeopardized;
   f. reliable evidence that the facility:
      i. falsified records;
      ii. failed to provide optimum therapy in accordance with current standards of practice; or
      iii. has bribed, solicited or harassed any person to use the services of any particular facility;
   g. failure to submit required fees in a timely manner;
   h. failure to cooperate with survey/investigation by DHH/authorized agencies;
   i. failure to employ and utilize qualified professionals;
   j. permitting, aiding, or abetting the unlawful, illicit, or unauthorized use of drugs or alcohol within the facility;
4. conviction or plea of nolle contendere by the applicant for a felony. If the applicant is an agency, the head of that agency must be free of such conviction. If a subordinate employee is convicted of a felony, the matter must be handled administratively to the satisfaction of HSS;
6. documented information of past or present conduct or practices of the facility which are detrimental to the welfare of the clients.

D. Provisional License. As described in §7403.

E. Appeals

1. Notice. HHS shall give at least 30 days notice of denial of renewal or revocation of license unless DHH determines that the health and/or safety of clients is in jeopardy. In the event that DHH determines that the health and/or safety of clients is in jeopardy, clients will be removed from the facility immediately. No advance notice will be provided when health and/or safety are involved, and the facility may appeal within 30 days following the removal.

2. Administrative Reconsideration. Request must be submitted in writing to DHH, Office of the Secretary within 15 days of receipt of the notice of denial of renewal or revocation.

3. Administrative Appeal. Request must be submitted in writing to HSS (designee of DHH secretary) within 15 days of receipt of the notice of denial of renewal or revocation. Request for administrative reconsideration does not affect time frames for requesting administrative appeal.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1456 (July 2000).

Subchapter B. Core Requirements for All Programs

§7417. Organization and Administration

A. Administration Quality and Adequacy

1. Facility administration shall be qualified and adequate to assure adherence to all licensing standards.

2. Qualifications shall be determined by the complexity of the services being provided.

3. Facility compliance with licensing standards shall determine adequacy of available administrative oversight.

4. Facilities shall be organized so that administrative personnel do not perform any programmatic duties and/or make clinical decisions, unless licensed/certified to make clinical decisions.

B. Administrative Records. Record keeping shall be in accordance with accepted standards to assure the development and implementation of facility specific policies and procedures to adhere to all licensing standards.

1. Personnel (staff providing direct care to clients)
   a. Annual health screens in accordance with OPH guidelines (includes Dietary workers when applicable).
   b. Actual hours of work.
   c. Orientation/training/in-services.
   d. Disciplinary actions.
   e. Results of criminal background checks on all direct care staff.
   f. Verification of professional credentials, licensure/certification and renewals.
   g. Job descriptions/Performance expectations.

2. Administrative Operations

a. Organizational chart.

b. Mission and description of services.

c. Payment methods in accordance with Wage and Hour Board.

d. Proof of general and professional liability insurance in the amount of at least $500,000.

e. Projected plan of operations based on the findings of the facility specific to continuous improvement program.

f. Written agreements with other entities to assure adherence to licensing standards and continuity of care.

g. Written designation of facility administrator and clinical services director. Facility may have other job titles as desired, however, the above two positions are required for each facility.

3. Governing Body. All private providers shall have an identifiable governing body composed of adults who have legal authority over the policies and activities of the facility. Responsibilities include:

   a. governing of all facility operations;

   b. documentation to identify all members including name, address, telephone numbers with current updates as indicated;

   c. maintenance of written minutes of all meetings of the governing body, including, but not limited to, date, time, location, participants, topics discussed, decisions reached, and actions taken, committee reports, and any other pertinent information;

   d. annual documented review and appropriate actions on all policies, procedures, facility rules, goals, grievances, budget, internal and external evaluations, (including all survey findings);

   e. codes of conduct to ensure professional, ethical and legal operations;

   f. facility practices that ensure employees have necessary administrative support to provide therapeutic milieu for clients.

C. Ownership. Type of ownership must be identified.

1. Public Government entities (local, state, and federal)

2. Private For profit or nonprofit:
   a. individual;
   b. corporation (individual, group of individuals, or publicly-owned stock);
   c. church;
   d. council/organization;
   e. joint ventures/contractors.

D. Facility Protocols. Each facility shall establish facility-specific, written policy and implement such policy in these areas.

1. General
   a. Procedures to ensure the health, safety, and well-being of clients.

   b. Procedures to ensure that clients receive optimum treatment in order to achieve recovery.

   c. Criteria to assure access to care without over-utilization of services.

   d. Protocols to assure uniform and quality assessment, diagnosis, evaluation, and referral to appropriate level of care.

   e. Procedures to assure operational capability and compliance.
f. Procedures to assure that only qualified personnel are providing care within the scope of the core functions of substance abuse treatment.

g. Procedures to assure that delivery of services shall be cost-effective and in conformity with current standards of practice.

h. Procedures to assure confidentiality of client records.

2. Continuous Quality Improvement Program (CQIP). Facility shall:
   a. have ongoing programs to assure that the overall function of the clinic is in compliance with federal, state, and local laws, and is meeting the needs of the citizens of the area, as well as attaining the goals and objectives developed from the mission statement established by the facility;
   b. focus on improving patient outcomes and patient satisfaction;
   c. have objective measures to allow tracking of performance over time to ensure that improvements are sustained;
   d. develop/adopt quality indicators that are predictive of desired outcomes or are outcomes that can be measured, analyzed and tracked;
   e. identify its own measure of performance for the activities it identifies as priorities in quality assessment and performance improvement strategy;
   f. conduct distinct successful improvement activities proportionately to the scope and complexity of the clinic operations;
   g. immediately correct problems that are identified through its quality assessment and improvement program that actually or potentially affect the health and safety of the clients;
   h. make an aggressive and continuous effort to improve overall performance of clinic and personnel;
   i. use the process of improvement (identification of client care and service components; application of performance measures; and continuous use of a method of data collection and evaluation) to identify or trigger further opportunities for improvement; and
   j. use annual internal evaluation procedure to collect necessary data to formulate plan and quarterly meetings of staff committee (at least three individuals) to assess and choose which CQIP activities are necessary and set goals for the quarter, to evaluate the activities of the previous quarter, and to implement immediately any changes that would protect the clients from potential harm or injury.

3. Research or Non-traditional Treatment Modalities. Approval for exceptional procedures, treatment modalities, that would protect the clients from potential harm or injury.

4. Operational Requirements. The facility shall:
   a. be fully operational for the business of providing substance abuse/addiction prevention/treatment during normal business hours and after hours as indicated/approved on original application or change notification approval;
   b. be available as a community resource, and maintain current schedule of area support groups;
   c. share space, telephones, or personnel with other entities only in compliance with R.S. 40:2007;
   d. have active clients who are receiving services at the time of any survey after the initial survey;
   e. be able to accept referrals during hours of operation as specified on licensure application;
   f. utilize staff to provide services based on the needs of their current caseload of clients;
   g. have required staff on duty at all times during operational hours.

E. Required Facility Reporting. The facility director shall verbally/facsimile report these incidents to HSS within 24 hours of discovery. State-operated facilities are also required to follow OAD reporting policy:

1. fire and/or natural disasters;
2. any substantial disruption of program operation;
3. any death or serious injury of a client that may potentially be related to program activities; and
4. violations of laws, rules, and professional and ethical codes of conduct by facility personnel/volunteers.

F. Required Postings. The facility shall post a legible copy of the following documents in full view of clients, visitors, and employees:

1. the age appropriate Client Bill of Rights;
2. escape routes;
3. facility specific rules and responsibilities and grievance procedure;
4. current license and variances;
5. current activity schedule;
6. current survey findings.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1457 (July 2000).

§7419. Personnel Requirements

A. Standards of Conduct

1. The facility, and all personnel in accordance with individual professional licensure, shall:
   a. protect the health, safety, rights, and welfare of clients;
   b. provide services designated on license;
   c. adhere to all applicable laws, regulations, policies, and procedures;
   d. maintain required licenses, permits and credentials; and
   e. adhere to professional and ethical codes of conduct.

2. Neither the facility nor any of its personnel shall:
   a. commit an illegal, unprofessional or unethical act;
   b. assist or knowingly allow another person to commit an illegal, unprofessional, or unethical act;
   c. knowingly provide false or misleading information;
   d. omit significant information from required reports and records or interfere with their preservation;
   e. retaliate against anyone who reports a violation or cooperates during a review, inspection, investigation, hearings or related activity; or
f. interfere with department reviews, inspections, investigations, hearings, or related activity. This includes taking action to discourage or prevent someone else from cooperating with the activity.

B. General

1. Referrals. Facility personnel shall report violations of laws, rules, and professional and ethical codes of conduct to HSS and to appropriate licensing board when applicable. The facility shall maintain records and have written policies governing staff conduct and reporting procedures that comply with this §7419.

2. Staffing. A facility shall employ sufficient and qualified staff to meet the requirements and responsibilities required by licensure as well as the needs of each client being served.

3. Qualifying Experience. Any experience used to qualify for any position must be counted by using one year equals 12 months of full-time work. At no time will any professional staff be considered full time at two facilities.

4. Caseloads. All counselors (including full time, part time, and those who also have other duties) must have caseloads appropriate to available time, which shall be determined by the needs of the active clients and the level of treatment being provided.

5. Multiple Positions. A person may hold more than one position within the facility if that person is qualified to function in both capacities, and the required hours for each job are separate and apart for each position.

6. Credential Verification. Facility administration is responsible for assuring that all credentials are from accredited institutions, legal, and verified to deter the fraudulent use of credentials.

7. Clinical Services Director. A qualified professional supervisor or qualified professional counselor shall be designated, in writing, as responsible for supervising all treatment services and programs.

8. Contract Staff Services. Formal written agreements with professionals or other entities to provide services which may or may not be directly offered by facility staff are required for contract services. Both parties shall review and document review of each agreement annually.

C. Training

1. Orientation. Each employee shall complete at least eight hours of orientation prior to providing direct client care/contact. The content of the basic orientation provided to all employees at the time of employment with annual review shall include the following:
   a. policies/procedures and objectives of the facility;
   b. duties and responsibilities of the employee;
   c. organizational/reporting relationships;
   d. ethics and confidentiality;
   e. client's rights;
   f. standards of conduct required by the facility;
   g. information on the disease process and expected behaviors of clients;
   h. emergency procedures including disaster plan, evacuation;
      i. principals and practices of maintaining a clean, healthy and safe environment;
      j. additional information as appropriate to job duties, type of client, etc;
   k. universal precautions;
   l. violent behavior in the workplace;
   m. abuse/neglect;
   n. overview of Louisiana licensing standards;
   o. prevention overview;
   p. basic emergency care of ill or injured clients until trained personnel can arrive.

2. In-Service. This educational offering shall assist the direct care/contact workers to provide current treatment modalities, and serve as refresher for subjects covered in orientation. Documentation of attendance for at least three hours per quarter is required. Additional educational programs are encouraged.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1458 (July 2000).

§7421. Personnel Qualifications/Responsibilities

A. Qualified Professional Supervisor (QPS)

1. Qualifications
   a. The following professionals who are currently registered with their respective Louisiana board:
      i. licensed psychologist;
      ii. licensed clinical social worker;
      iii. licensed professional counselor.
   b. The following professionals who are currently registered with their respective Louisiana boards and who can demonstrate two years of professional level counseling experience, and one year of professional level substance abuse counseling, or 90 clock hours (six semester hours) of substance abuse training post-certification, including the twelve core functions from an accredited college or university, or an educational provider approved by DHH may function as QPS. Documentation shall be available from the facility upon request. The professionals eligible to become QPS's are listed below:
      i. board certified substance abuse counselor (BCSAC);
      ii. licensed physician (MD);
      iii. registered nurse (RN);
      iv. board-certified compulsive gambling counselor (BCCGC);
      v. Masters-prepared social worker/counselor;
      vi. Masters-prepared counselor under the supervision of a licensed psychologist, licensed professional counselor (LPC), or licensed clinical social worker (LCSW).

2. Responsibilities. The QPS shall:
   a. provide direct client care utilizing the twelve core functions of the substance abuse counseling and/or specific functions related to professional license;
   b. serve as resource person for other professionals counseling substance abuse clients;
   c. attend and participate in care conferences, treatment planning activities, and discharge planning related to primary caseload and/or clients of professionals being supervised;
d. provide on-site and direct professional supervision of treatment and any counselor-in-training, including but not limited to, activities such as individual/group counseling, or educational presentations;

e. provide oversight and supervision of such activities as recreation, art/music, or vocational education, to assure compliance with accepted standards of practice;

f. function as patient advocate in all treatment decisions affecting the client;

g. be designated as the clinical services supervisor unless other QPS are employed and available at the facility and/or actively supervise QPC if program does not require full-time supervisor;

h. assure that facility adheres to rules and regulations regarding all substance abuse treatment, e.g., group size, caseload, referrals, etc.;

i. provide only those services which are appropriate to their profession.

B. Qualified Professional Counselor (QPC)

1. Qualifications. A QPC is a professional who is employed in the treatment of abuse/addiction disorders and who is currently licensed/certified by the appropriate Louisiana board as one of the following professionals:

a. board certified substance abuse counselor (BCSAC);

b. Licensed clinical social worker (LCSW);

c. licensed professional counselor (LPC);

d. licensed psychologist;

e. licensed physician (MD);

f. registered nurse (RN);

g. board-certified compulsive gambling counselor (BCCGC);

h. Masters-prepared social worker/counselor;

i. Masters-prepared counselor under the supervision of a licensed psychologist, licensed professional counselor (LPC), or licensed clinical social worker (LCSW).

2. Responsibilities. The QPC shall:

a. provide direct care to clients utilizing the 12 core functions of substance abuse counseling and may serve as primary counselor to specified caseload;

b. serve as resource person for other professionals and paraprofessionals in their specific area of expertise;

c. attend and participate in client care conferences, treatment planning activities, and discharge planning;

b. not identify nor represent himself/herself as counselor;

c. not perform any duties of counselor independently, without on-site supervision of facility employed QPS/QPC;

d. assure that facility adheres to rules and regulations regarding all substance abuse treatment, e.g., group size, caseload, referrals, etc.;

f. function as patient advocate in all treatment decisions affecting the client;

i. provide only those services which are appropriate to their profession.

C. Board Certified Prevention Specialist (BCPS)

1. Qualifications. Prevention Specialists shall be certified in accordance with requirements promulgated by the LSBCSAC.

2. Responsibilities. Duties include:

a. program coordination;

b. education and training;

c. community organization;
b. in-service, staff training, consultation to paraprofessionals and professionals and direct supervision, as needed to improve the overall quality of care being provided.

G Volunteer
1. Qualifications. Volunteers must be:
   a. appropriately screened and supervised to protect clients and staff;
   b. oriented to facility, job duties, other pertinent information;
   c. appropriately trained to meet requirements of duties assigned;
   d. given a job description or written agreement; and
   e. identified as volunteers.
2. Responsibilities. Duties include:
   a. direct care activities only when qualified facility personnel present;
   b. errands, recreational activities;
   c. individual assistance to support services; and
   d. other appropriately assigned duties.

H. Medical Director. Every facility licensed shall have a designated medical director. Primary prevention programs are not required to designate a medical director.
1. Qualifications. The medical director shall have a current, valid license to practice medicine in Louisiana.
2. Responsibilities. Medical director shall:
   a. provide services required by facility to meet the Standards;
   b. provide oversight for facility policy/procedure and staff regarding the medical needs of the clients being served in accordance with the current standards of medical practice; and
   c. retain ultimate responsibility for directing the specific course of medical treatment for all clients.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1459 (July 2000).

§7423. Health and Safety
A. Infection Control
1. Facility shall protect staff, clients, and visitors from the potential/actual harm of infectious disease by the following policies and procedures.
   a. Universal Precautions. Education, practice, and implementation shall be applied.
   b. Infection control program to report, evaluate, and maintain documentation pertaining to the spread of infectious disease, including data collection and analysis, corrective actions, and assignment of responsibility to designated medical staff person.
   c. Strict adherence to all sanitation requirements.
2. Facility shall establish and maintain a clean and neat environment by the implementation of the following housekeeping policies and procedures.
   a. Supplies/equipment shall be available to staff/clients.
   b. Consistent and constant monitoring and cleaning of all areas of the facility shall be practiced.
   c. Facility may contract for services necessary to maintain a clean and neat environment.
   d. Directions shall be posted for sanitizing both kitchen and bathroom areas.
3. Domestic animals shall be:
   a. properly vaccinated; and
   b. managed in a way consistent with the goals of the program and the needs of the client, including those with allergies.

B. Sanitation
1. Food and waste shall be stored, handled, and removed in a way that will not spread disease, cause odor, or provide a breeding place for pests.
2. If there is evidence of pests, the facility shall contract for pest control.
3. Poisonous, toxic and flammable materials shall be labeled, stored, and used safely.

C. Safety
1. Environmental
   a. The entire facility, including grounds, buildings, furniture, appliances, and equipment, shall be structurally sound, in good repair, clean, and free from health and safety hazards.
   b. The facility shall comply with Americans with Disabilities Act (ADA).
   c. The environment shall enhance client dignity and confidentiality.
   d. The facility shall have adequate space, furniture, and supplies for the services described in the program description, including:
      i. an adequate number of accessible drinking units;
      ii. an adequate number of sanitized non-disposable or disposable hot/cold cups;
      iii. clean, comfortable and appropriately furnished areas for various activities.
   e. The facility shall have private counseling space.
   f. The facility shall prohibit weapons of any kind on-site.
2. Evacuation/First Aid. The facility shall respond effectively during a fire or other emergency. Every program shall:
   a. have emergency evacuation procedures that include provisions for the handicapped;
   b. hold fire drills on each shift at least quarterly and correct identified problems promptly;
   c. be able to clear the building safely and in a timely manner at all times;
   d. post exit diagrams conspicuously throughout the program site;
   e. post emergency numbers by all phones; and
   f. have adequate first aid supplies that are visible and easy to access at all times.
3. Facility shall take all precautions possible to protect the staff, clients and visitors from accidents of any nature.
4. Facility shall have a written facility specific disaster plan, and staff shall be familiar with the contents of the plan as well as the location.
D. Emergency Care. Outpatient, Prevention and Education Programs may be exempt from these requirements if access to Emergency Medical Services is less than 10 minutes.

1. At least one employee on site at each facility shall be certified in cardiopulmonary resuscitation and airway obstruction treatment and have training in dealing with out-of-hospital accidents and medical emergencies until emergency medical personnel and equipment can arrive at facility.

2. Facilities that have licensed nurses/physicians on duty during all hours of operation are exempt from this requirement.

E. Physical Plant Requirements

1. Required Inspections
   a. The facility shall pass all required inspections and keep a current file of reports and other documentation needed to demonstrate compliance with applicable laws and regulations. The inspections must be signed, dated, and free of any outstanding corrective actions. The following inspections are required:
      i. annual fire marshal inspection;
      ii. annual inspection of the alarm system by a licensed contractor;
      iii. quarterly fire alarm system test by facility staff;
      iv. annual kitchen inspection by Office of Public Health;
      v. gas pipe pressure test once every three years by the local gas company or a licensed plumber;
      vi. annual inspection and maintenance of fire extinguishers by personnel licensed or certified to perform those duties; and
      vii. regular inspections of elevators.
   b. The following documentation shall be on file in facility:
      i. certificate of occupancy as required by local authorities;
      ii. DHH approval of the water supply/system;
      iii. DHH approval of the sewage system; and
      iv. documentation that the liquefied petroleum supply has been inspected and approved.

2. Fire Notification/Protection Systems
   a. A fire detection, alarm, and communication system required for life safety shall be installed, tested, and maintained in accordance with the facility's occupancy and capacity classifications.
   b. Fire alarm systems shall be installed by agents registered with Office of State Fire Marshal.
   c. Alarms shall be loud enough to be heard above normal noise levels.
   d. Fire extinguishers shall be mounted throughout the facility as required by code and approved by Office of State Fire Marshal.
      i. Each laundry and walk-in mechanical room shall have at least one portable A:B:C extinguisher, and each kitchen shall have at least one B:C fire extinguisher.
      ii. Each fire extinguisher shall have the required maintenance service tag attached.
   e. Staff shall conduct quarterly inspections of fire extinguishers for proper location, obvious physical damage, and a full charge on the gauge.

3. Exterior Space Requirements. A provider shall:
   a. ensure that all structures on the grounds of the facility that are accessible to clients are maintained in good repair and are free from an excessive hazard to health or safety;
   b. maintain the grounds of the facility in an acceptable manner and ensure that the grounds are free from any hazard to health or safety;
   c. store garbage and rubbish securely in non-combustible, covered containers that are emptied on a regular basis;
   d. separate trash collection receptacles and incinerators from client activity areas and locate all containers so as to avoid being a nuisance to neighbors;
   e. keep fences in good repair;
   f. fence off or have natural barriers around areas determined to be unsafe, including steep grades, cliffs, open pits, swimming pools, high voltage boosters, or high speed roads.

4. Interior Space Requirements
   a. Group Rooms. Seating for each client shall be provided with appropriate furnishings.
   b. Leisure/Craft Areas. Materials appropriate to the activity area and the clients being treated at the facility shall be stocked.
   c. Bathrooms. Minimum facilities include:
      i. adequate operational fixtures to meet Louisiana State Plumbing Code. All fixtures must be functional and have the appropriate drain and drain trap to prevent sewage gas escape back into the facility;
      ii. an adequate supply of hot water for the number of clients and the program schedule. Hot water temperature at point of service to client shall be between 105 and 120 degrees Fahrenheit;
      iii. toilets shall have seats and be located to allow access without disturbing other clients during sleeping hours and/or treatment sessions;
      iv. adequate supply of toilet paper, towels, and soap;
      v. doors to allow for individual privacy;
      vi. external emergency release mechanism;
      vii. safe and adequate supply of cold running water;
      viii. safety mirrors attached to the walls at convenient heights and other furnishings necessary to meet the clients' basic hygiene needs;
      ix. functional toilets, wash basins, and other plumbing or sanitary facilities which shall be maintained in good operating condition, and shall be kept free of any materials that might clog or otherwise impair their operation.
   d. Administrative and Counseling Space
      i. Administrative office(s) for records, secretarial work and bookkeeping shall be separate and secure from client areas.
      ii. Space shall be designated to allow for private discussions and counseling sessions.
   e. Doors and Windows. Outside doors, windows and other features of the structure necessary for safety and comfort of clients shall be secured for safety within 24 hours after they are found to be in a state of disrepair. Total repair should be effected as soon as possible.
      i. A provider must have insect screening for all opened windows. This screening shall be readily removable in emergencies and shall be in good repair.
ii. All doors can be readily opened from both sides.

iii. All windows open to an outside view or a patio/porch area and are available for use as an alternate means of escape, if needed.

f. Storage. A provider shall:
   i. ensure that there are sufficient and appropriate storage facilities;
   ii. secure all potentially harmful materials.

5. Exits
   a. Exit doors and routes shall be lighted and unobstructed at all times.
   b. There shall be an illuminated "exit" sign over each exit. Where the exit is not visible, there shall be an illuminated "exit" sign with an arrow pointing the way.
   c. Rooms for 50 or more people have exit doors that swing out.
   d. No door may require a key for emergency exit. Locked facilities shall have emergency exit door releases as described in the Life Safety Code and/or approved by the Office of State Fire Marshal.
   e. Windows shall provide a secondary means of escape.
   f. Every building shall have at least two exits that are well separated.
   g. Every multiple-story building shall have at least two fire escapes (not ladders) on each story that are well separated. Fire escapes shall:
      i. be made of non-combustible material;
      ii. have sturdy handrails or walls on both sides; and
      iii. provide a safe route to the ground.
   h. Stairs and ramps shall be permanent and have non-slip surfaces.
      i. Exit routes higher than 30 inches (such as stairs, ramps, balconies, landings, and porches) shall have full-length side guards.

6. Electrical Systems. All electrical equipment, wiring, switches, sockets and outlets are maintained in good order and safe condition. Any room, corridor, stairway and exit within a facility is sufficiently illuminated.
   a. The facility shall have adequate lighting to provide a safe environment and meet user needs.
   b. Lighting shall be provided outside the building and in parking lots.
   c. Light bulbs shall have shades, wire guards or other shields.
   d. Emergency lighting shall illuminate "exit" routes.

7. Ventilation
   a. The facility shall not use open flame heating equipment or floor furnaces, unvented space heaters, or portable heating units.
   b. Occupied parts of the building, including kitchen and laundry areas, shall be air conditioned and temperature should remain between 65 degrees and 85 degrees Fahrenheit.
   c. The entire facility shall be adequately ventilated with fresh air. Windows used for ventilation shall be screened.
   d. Provider shall take all reasonable precautions to ensure that heating elements, including exposed hot water pipes, are insulated and installed in a manner that ensures the safety of clients and staff.

8. Plumbing
   a. Safe, clean, cold drinking water shall be readily available to all clients.
   b. The plumbing systems shall be designed, installed, operated and maintained in a manner that is designed to provide an adequate and safe supply of water for all required facility operations and to facilitate the complete and safe removal of all storm water and waste water.

9. Finishes and Surfaces
   a. Lead-based paint or materials containing asbestos shall not be used.
   b. Floor coverings must promote cleanliness, must not present unusual problems for the handicapped and have flame-spread and smoke development ratings appropriate to the use area (e.g.; client's room versus exit corridor).
   c. All variances in floors shall be easily identified by markings, etc. to prevent falls.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1461 (July 2000).

§7425. Rights, Abuse, Exploitation, and Neglect

A. Client's Rights. Involuntary hospitalization/commitment does not mean loss of your rights to make decisions about one's life. The client shall have the right to expect the following inclusive but not exclusive rights:
   1. assistance with healing of family relationships;
   2. protection from unsafe and/or unskilled care by any person associated with the facility;
   3. protection from unqualified persons providing services under the auspices of treatment;
   4. consideration and respect toward the client, family and visitors when those people treat the facility staff with respect and consideration;
   5. protection of personal property approved by the facility; and
   6. protection from retaliation when client exercises his or her rights.

B. Adult Bill of Rights. Adults have the right to:
   1. a humane environment that provides reasonable protection from harm and appropriate privacy for personal needs;
   2. be free from abuse, neglect, and exploitation;
   3. be treated with dignity and respect;
   4. appropriate treatment in the least restrictive setting available that meets individual needs;
   5. be told about the program's rules and regulations before admission;
   6. be told before admission:
      a. the condition to be treated;
      b. the proposed treatment;
      c. the risks, benefits, and side effects of all proposed treatment and medication;
d. the probable health and mental health consequences of refusing treatment; and

e. other available treatments which may be appropriate;

7. accept or refuse treatment after receiving the explanation in Paragraph 6 above;

8. change of mind at any time (unless specifically restricted by law);

9. a treatment plan designed to meet individual treatment needs, and the right to take part in developing that plan;

10. meet with staff to review and update the treatment plan on a regular basis;

11. refuse to take part in research without affecting regular care;

12. refuse unnecessary and/or excessive medication;

13. not to be restrained or placed in a locked room by self unless a danger to self or others;

14. have personal information kept confidential and to be told about the times when the information can be released without your permission;

15. communicate with people outside the facility. This includes the right to have visitors, to make telephone calls, and to send and receive sealed mail. This right may be restricted on an individual basis by ones doctor or the professional in charge of the program if it is necessary for treatment or for security, but even then the client may contact an attorney or DHH at any reasonable time;

16. be informed in advance of all estimated charges and any limitations on the length of services;

17. receive an explanation of treatment or rights while in treatment;

18. leave the facility within four hours of requesting release (if individual consented to treatment), unless a physician determines that he or she poses a threat of harm to self and others;

19. make a complaint and receive a fair response within a reasonable amount of time;

20. complain directly to DHH at any reasonable time;

21. get a copy of these rights before admission, including the address and phone number of DHH;

22. have rights explained in simple terms, in a way that can be understood, within 24 hours of being admitted.

C. Abuse, Neglect, and Exploitation

1. Reporting. All allegations of client abuse, neglect, and exploitation shall be reported verbally/facsimile within 24 hours, and confirmed in writing to HSS within seven days.

2. Abuse. Client abuse includes:
   a. any sexual activity between facility personnel and a client;
   b. corporal punishment;
   c. nutritional or sleep deprivation;
   d. efforts to cause fear;
   e. the use of any form of communication to threaten, curse, shame, or degrade a client;
   f. restraint that does not conform with these rules;
   g. coercive or restrictive actions that are illegal or not justified by the client's condition taken in response to the client's request for discharge or refusal of medication or treatment; and
   h. any other act or omission classified as abuse by Louisiana law.

3. Neglect. Neglect examples include:
   a. failure to provide adequate nutrition, clothing, or health care;
   b. failure to provide a safe environment free from abuse or danger;
   c. failure to maintain adequate numbers of appropriately trained staff;
   d. any other act or omission classified as neglect by Louisiana law.

4. Exploitation. Examples of exploitation include:
   a. use of a client's personal resources, such as credit card, medical assistance card, or insurance card, to bill for inappropriate service;
   b. use of the client's food stamps or other income to purchase food/services used primarily by others;
   c. using the client to solicit money or anything of value from the public, or others.

5. Sexual Exploitation. It may include sexual contact, a request for sexual contact, or a representation that sexual contact or exploitation is consistent with or part of treatment.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1463 (July 2000).

Subchapter C. Children/Adolescent Programs and Primary Prevention

§7427. Children/Adolescent Programs

A. General. Provisions in this section apply to facilities that are inpatient, outpatient, community-based, or primary prevention programs when service recipients are under 18 years of age. The following provisions are in addition to listed requirements for programs, and take precedence over conflicting requirements when services are provided to adolescents or children. Specific programs may have additional requirements in addition to those listed in this section.

1. The program lectures, and written materials shall be age-appropriate and easily understood by clients.

2. The program shall involve the adolescent's family or an alternate support system in the process or document why this is not appropriate.

3. Staff shall not provide, distribute, or facilitate access to tobacco products.
   a. Staff shall not use tobacco products in the presence of adolescent clients.
   b. The staff shall prohibit adolescent clients from using tobacco products on the program site or during structured program activities.

B. Staffing. The following staffing requirements are minimum standards and do not restrict the facility from utilizing additional employees.

1. Any facility employee who provides direct care to children/adolescents shall meet the requirements of the Louisiana Children's Code Article 116. Specifically, the
employee may have no documented history indicating the possibility that he/she would endanger the child. Facility shall make every effort to determine criminal history of employees.

2. The facility shall ensure that only qualified professional staff (R.S. 40:1098.2) plan, supervise, or provide education or counseling or training in the emotional, mental health, and substance abuse problems to adolescents.

3. All direct care employees shall have training in human adolescent development, family systems, adolescent psycho-pathology and mental health, substance abuse in adolescents, and adolescent socialization issues.

4. All direct care employees and volunteers shall be trained and competent to use personal and physical restraint.

C. Special Considerations

1. Facilities shall address the special needs of adolescents and protect their rights.

2. Adults and adolescents may be mixed for specific groups or activities when no conflict exists.

3. The facility shall obtain consent for admission and authorization to obtain medical treatment from parent or guardian prior to the time of admission for all clients under the age of majority.

4. If functional status of client is not age appropriate, facility shall provide additional supervision to provide for safety of all clients.

D. Minor's Bill of Rights. In accordance with the Louisiana Children's Code, Article 116; the minor has the right to:

1. an attorney and the right to communicate with that attorney in a private place at all times;
2. a copy of client rights in a language that can be reasonably understood;
3. receive and send letters, to receive and make telephone calls, to receive visitors (at least weekly);
4. spend a reasonable amount of money on small items, such as snacks, and soft drinks;
5. wear one's own clothes and keep personal things;
6. have a private space for personal belongings;
7. be disciplined in a way that is appropriate. Restraint and seclusion cannot be used to punish or discipline;
8. medicine that makes one feel better. If the medicine makes the minor feel bad, the individual should tell the nurse, doctor or client advocate;
9. treatment in a place that allows the most freedom possible;
10. treatment plan that is set up to meet individual needs;
11. leave the facility when condition improves enough so that treatment can be received in a less restrictive setting;
12. have a private doctor examine client at his or her own expense.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1464 (July 2000).

§7429. Primary Prevention Programs

A. Purpose. Programs are planned, goal-oriented activities designed for the following purpose:

1. promote personal (emotional, intellectual, physical, spiritual and social) growth of individuals; and/or
2. strengthen those aspects of the community environment which preclude, forestall, or impede the development of alcohol and other drug abuse problems.

B. Types. The following are types of prevention programs:

1. youth-based programs; and
2. community education centers. Educational programs provide educational services through qualified personnel for government agencies, community organizations, school systems (public and private), churches, businesses, medical and health systems, professionals and individuals. These types of programs relate to community and personal health issues concerning the prevention of substance use/abuse.

C. Activities/Strategies/Services

1. Activities

a. Information Dissemination. Primarily one-way communication to reach into a community, systematically to identify "at risk" persons and their families, to inform the community of available services, location of needed services, and how to access the system.

b. Education. Primarily two-way communication to improve critical life and social skills, to increase resistance skills, and to improve ability to make judgments regarding the use of alcohol and other drugs.

c. Alternative Activities. Opportunities are provided that exclude the use of alcohol, tobacco, and other drug use.

d. Problem Identification and Referral. Activity provides assessment of community's need for primary prevention and/or identification/referral of "at risk" individuals.

e. Community-Based Process. Activities are designed to enhance the ability of the community to prevent substance abuse.

f. Environmental. Establishes or positively impacts written and unwritten community standards, codes and attitudes toward substance use/abuse.

2. Referral Services. Program staff will be trained to recognize the symptoms of substance abuse/addiction and referrals must be made only to appropriately licensed treatment programs.

D. Staffing. The following staffing requirements are minimum standards and do not restrict the facility from utilizing additional employees.

1. All persons providing services to children/adolescents shall meet the criteria in §7417 of this document and the Louisiana Children's Code, Article 116. Facility must employ/assign personnel to provide for the safety of the clients during all activities.

2. A BCPS or QPS or QPC shall provide on-site supervision during all group activities.

3. At least one BCPS, QPS, or QPC shall be available on duty for every 25 clients if program is for youth groups; otherwise for events such as community education, no guidelines.
4. Volunteers who work with children/adolescents shall be screened to prevent potential harm or danger to participants.

5. Prevention professional services differ from those of counselor in that prevention professional duties do not include intervention, therefore QPC or QPS professionals may perform duties of the CPS.

E. Client Functional Status. Clients must be appropriate to program design and presentation.

F. Adherence. Programs will adhere to models currently approved by OAD and DHH/HSS to reduce substance abuse and associated problem behaviors. Providers shall adhere to the following:
1. submit all required documentation for initial licensure as required in §7407 Initial Licensure;
2. maintain rosters of all clients with pre/post test scores;
3. provide services during the hours approved at initial licensing and also provide programs after-school, holidays, summer months, and weekends for youth groups;
4. outcomes shall be measured by reasonable criteria related to program goals.
5. Annual evaluations of program effectiveness to document the effect of the program will provide indicators for continuous quality improvement. Programs are exempt from §7417.D.2.

G. Participant Record Requirements. Each youth based group participant record shall include the following:
1. admission and referral information;
2. client/participant information/data, name, race, sex, birth date, address, telephone number, Social Security number, school/employer, and next of kin/emergency contact;
3. medical limitations, such as major illnesses and allergies;
4. attendance, participation in services and/or activities; and
5. a release to obtain emergency care in case of illness or injury.

H. Facility Record Requirements. Facility shall maintain additional records as follows:
1. client/participant roster;
2. activity schedule;
3. pre/post test scores;
4. log of clients referred to or received from facilities for treatment or evaluation; and
5. personnel assignments/actual hours of work.

I. Community Education. Information is provided to the public related to abuse/addiction, either as outreach activities or as a resource center. Each facility shall:
1. employ and utilize BCPS or QPS or QPC;
2. submit the following for initial licensure:
   a. credentials;
   b. scheduled activities and locations;
   c. program descriptions;
   d. licensure fee with current, complete application; and
   e. description of target population(s);
3. provide all services in accordance with accepted standards of professional conduct;
4. maintain roster of participants/attendees, as well as documentation of all services provided;

5. provide a plan for process and outcome evaluation.

J. Special Considerations. All programs that contract with OAD must meet any additional requirements of OAD, and be approved in writing by OAD prior to licensing by HSS.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1465 (July 2000).

Subchapter D. Core Requirements for Treatment Programs

§7431. Treatment/Detoxification Programs

A. General. If treating adolescents and/or children, follow §7427 in addition to other requirements.

B. Professional Staffing Standards. The following are the minimum staffing requirements for all treatment/detoxification programs and do not restrict any facility from utilizing additional staff. Specific programs may have additional staffing requirements.

1. Physician. Every licensed treatment or detoxification program shall have a designated medical director, who provides medical oversight of all care provided, participates in the development of policies and procedures of the facility, and provides medical care if needed. The following duties may be performed by a qualified advance practice registered nurse when in collaborative practice with the medical director. Additional duties include, non-exclusively:
   a. writing the admission/discharge orders, when required;
   b. writing/approving all prescription medication orders;
   c. writing and providing education regarding the protocols for administering all medications on-site, including non-prescription medications;
   d. supervising or providing services and care; and
   e. providing consultative and on-call coverage to assure health and safety of clients in the facility.

2. Nursing. Each facility shall have adequate nurses to provide nursing services when indicated by the diagnosis, nursing needs of the clients admitted to the facility, administration of medicines and/or treatments, and general physical health of clients. Adequate shall be defined as having nursing staff available whenever a client has needs requiring professional nursing skills.

3. Pharmacist. Any facility that dispenses/administers prescription medication on-site shall employ adequate staff to assure that any prescription medication administered and/or dispensed on-site shall meet the requirements of R.S. 37:1161 et seq., Facility shall have written agreement with a licensed pharmacist or licensed physician to provide on-site service and consultation and evaluation of medication policy and procedure of facility to dispense prescriptions, reconcile (administration and dispensing) inventories at least every 30 days, and to maintain medication records for at least three years.
4. Qualified Professional Supervisor (QPS). Every facility shall have QPS on-duty during operational hours at least one hour per week per counselor, two hours per week per counselor-in-training, and additionally as indicated by the needs of the active clients. Primary duties include supervising QPC’s and CIT’s during counseling sessions, treatment planning and counseling for clients who have complex needs/diagnoses. Specific additional requirements for 24-hour facilities are listed in the applicable section.

5. Qualified Professional Counselor (QPC). Each outpatient program shall have full-time QPC on duty during all hours of operation, and as determined by needs of the active clients, on-call after normal business hours. Specific requirements for 24-hour facilities are listed in the applicable section.

C. Treatment/Detoxification Protocols. All services shall be delivered according to a written plan and a posted activity schedule. The treatment program shall:

1. be age and culturally appropriate for the population served;
2. demonstrate effective communication and coordination;
3. provide for appropriate utilization of services;
4. be an environment that enhances the positive self-image of clients and preserves their human dignity;
5. administer/Dispense medication safely and legally, only when prescribed or approved by the staff medical doctor or advanced practice registered nurse (APRN);
6. require professional participation in all required components of the treatment program;
7. assure that the hours of scheduled treatment activity meet requirements of the program license; and
8. utilize the 12 core functions of substance abuse counseling and other current standards of practice.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1466 (July 2000).

§7433. Admission, Discharge, or Transfer

A. Admission Requirements. Initial Assessment and Diagnosis of specific abuse/addictive disorder/disease by the medical director or other licensed qualified professional (physician, advanced practice registered nurse-certified in mental health, licensed social worker, licensed professional counselor or licensed psychologist) as currently defined in the Diagnostic and Statistical Manual for Mental Disorders (DSM).

1. Initial Admission Diagnosis. Process shall contain:
   a. physical examination within 72 hours when one is indicated by the M.D./nursing assessment/screening process;
   b. laboratory examinations as required to prevent spread of contagious/communicable disease, and as indicated by physical examination or nursing assessment, including drug screening when history is inconclusive or unreliable;
   c. medical/nursing assessment/history and screening interview;
   d. psycho-social evaluation

QPC/QPS shall document a psycho-social history that provides a thorough understanding of the client's history and present status including:

i. circumstances leading to admission;
ii. alcohol and other drug use, past and present (including amount, frequency, route of administration, and time/date of last use);
iii. past psychiatric and chemical dependency treatment;
iv. significant medical history and current health status;
   v. family and social history;
   vi. current living situation;
   vii. relationships with family of origin, nuclear family, and significant others;
   viii. education and vocational training;
   ix. employment history (including military) and current status;
   x. legal history and current legal status;
   xi. emotional state and behavioral functioning, past and present; and
   xii. strengths, weaknesses, and needs.

   e. intake screening to include: vocational, economic, educational, and criminal/arrest information; and
   f. appropriate assignment to treatment modality with referral to other appropriate services as indicated.

   i. Clients shall have access to HIV counseling and testing services directly or through referral. Such counseling and testing shall be voluntary, anonymous/confidential, and not limited by ability to pay.

   ii. The program shall make testing for tuberculosis and sexually transmitted diseases available to all clients unless the program has access to test results obtained during the past year. The services may be provided directly or through referral as long as appropriate follow-up referral/care is also provided.

2. Additional Requirements. Additional admission requirements are:
   a. availability of appropriate physical accommodations;
   b. legal authority or voluntary admission;
   c. availability of professionals to provide services needed as indicated by the initial assessment and diagnosis; and
   d. written documentation that client/family consents to treatment and understands the diagnosis and treatment modality.

3. Client/Family Orientation. Each facility shall provide orientation, confidentially and efficiently, primarily by qualified professional, concerning:
   a. visitation;
   b. family involvement;
   c. safety;
   d. authorization to provide treatment;
   e. potential problems;
   f. projected duration of treatment;
   g. consequences of non-compliance;
   h. treatment methodology; and
i. all pertinent information, including fees and consequences of non-payment of fees.

4. Re-admissions. Each facility shall have written readmission standards which address criteria, length of stay, authorization to make exceptions, and crisis intervention.

B. Discharge Criteria. Each program shall develop and follow appropriate written criteria to decide when/how clients will be discharged or transferred to another level.

1. Indicators. The criteria shall utilize indicators to determine:
   a. satisfactory completion of the level;
   b. need for referral or transfer to another level or facility; and
   c. when client should be discharged before completing the program.

2. Discharge Plan. A written, client-specific plan to provide reasonable protection of continuity of services, that shall include:
   a. client transfer or referral/assignment to outside resources, continuing care appointments, crisis intervention assistance, and discharge summary;
   b. documented attempts to involve family or an alternate support system in the discharge planning process;
   c. planning before the client's scheduled discharge;
   d. individual goals or activities to sustain recovery; and
   e. signature of the client or consenting person/guardian.

3. Discharge Summary. When client is being transferred to another level of treatment, two working days are allowed for completion. In other situations 30 days are allowed. The summary must be written, client specific, and include:
   a. needs and problems identified at the time of admission (may be attached);
   b. services provided;
   c. assessment of the client's progress towards goals;
   d. circumstances of discharge; and
   e. evidence that continuity of care recommended following discharge.

4. Request for Discharge. When such a request is received, the facility shall:
   a. not hold a voluntary client against the consenter/guardian's will;
   b. have written procedures for handling discharges and discharge requests that comply with applicable statutes;
   c. not try to keep a client in treatment by coercion, intimidation, or misrepresentation;
   d. not say or do anything to influence the client's decision that is not justified by the client's condition.

C. Transfer Process. Transfer procedures between two facilities to provide continuum of care which may be based on the compilation of client data rather than completing additional medical history/examination/physician orders, psycho-social assessment, treatment plan, and other pertinent information upon admission to inpatient or outpatient care.

1. Sender requirements:
   a. transfer all client information within two working days of transfer;
   b. notify the receiving facility (in writing) simultaneously with arrival of client any information that will be needed to care for client before transfer information arrives; and
   c. request and receive approval from receiving facility prior to transfer.

2. Receiver requirements:
   a. provide client with orientation to facility; and
   b. update all information received in transfer.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1467 (July 2000).

§7435. Client Records

A. Client Record Standards. The facility is required to maintain a clinical record according to current professional standards for each client.

1. Safeguards shall be in place to prevent unauthorized access, loss, and destruction.

2. Client record can be copied and/or transferred from one facility to another provided that client signs authorization for transfer of record and provided that confidentiality of information is strictly in adherence with 42 CFR, Part 2.

3. Client records shall be maintained at the facility where the client is currently active and for six months after discharge. Records may then be transferred to a centralized location for maintenance in accordance with standard practice and state and federal laws.

4. Confidentiality. Records shall be:
   a. accessible only to authorized personnel trained in confidentiality and others granted access by legal authority such as surveyors, investigators, etc.;
   b. not shared with any other entity unless approved in writing by client, except in medical emergencies; and
   c. kept in compliance with 42 CFR, Part 2.

5. Record-keeping Responsibility. A trained medical records person or professional shall be designated as responsible for the client records.

B. Contents. Client record shall accurately document treatment provided and client response in accordance with professional standards of practice at all times. This record shall contain all pertinent past and current medical, psychological, social and other therapeutic information.

1. Minimum client record requirements for Treatment/Detoxification Programs.
   a. admission diagnosis and referral information;
   b. client information/data: name, race, sex, birth date, address, telephone number, social security number, school/employer, and next of kin/emergency contact;
   c. screening see program specific requirements.
   d. medical limitations, such as major illnesses, allergies; and
   e. attendance, participation in services/activities.

2. Additional Minimum Requirements for Client Treatment Records Contents
b. Treatment plan. The plan is a written list of the client's problems and needs based on admission information and updated as indicated by progress or lack of progress. Additionally, the plan shall:
   i. contain input from primary counselor and client within 72 hours after admission, then information from other disciplines added as client is evaluated and treated;
   ii. be reviewed and revised as required, or more frequently as indicated by client needs;
   iii. contain client-specific, measurable goals that are clearly stated in behavioral terms;
   iv. contain realistic and specific expected achievement dates;
   v. contain how facility will provide strategies/activities to help the client achieve the goals;
   vi. be followed consistently by all staff members; and
   vii. contain complete, pertinent information related to the mental, physical, and social needs of the client.

c. Diagnostic laboratory and other pertinent information, when indicated.

d. Progress Notes. In accordance with current professional standards of practice, progress notes shall:
   i. document implementation of the treatment plan and results;
   ii. document services provided to the client. This may be done by filing a copy of the program schedule in the client record and documenting the client's level of participation in the progress notes;
   iii. be completed weekly by the QPS/QPC to document progress toward stated treatment plan goals unless client is seen on a less frequent basis in accordance with the treatment plan; and
   iv. be verified and co-signed by QPS/QPC when prepared or written by CIT.

e. Client Contact Report. The staff member involved in the incident shall prepare and file a written report.

f. Other pertinent information related to individual client as appropriate.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1468 (July 2000).

§7437. Core Functions/Services

A. Core Functions. Core functions are: Screening, Intake, Orientation, Assessment, Treatment Planning, Counseling, Case Management, Crisis Intervention, Client Education, Referral, Reports and Record Keeping, and Consultation with Professionals.

1. Assessment-core function in which a counselor/program identifies and evaluates an individual's strengths, weaknesses, problems, and needs for the development of the treatment plan. Collection of data from client and/or family/others sufficient to formulate an individualized and client-specific treatment plan or referral to appropriate level of care. Any assessment leading to a diagnosis shall be performed by a professional qualified to diagnose.

2. Case Management-core function in which services, agencies, resources, or people are brought together within a planned framework of action toward the achievement of established goals. It may involve liaison activities and collateral contracts with other providers/facilities.

3. Client Education-core function in which information is provided to individuals and groups concerning alcoholism and other drug abuse, positive lifestyle changes, and the available services and resources. Educational group size is not restricted and may be offered as outreach program. Program shall:
   a. follow a course outline that identifies lecture topics, activity schedule, and major points to be discussed;
   b. include benefits of participation in appropriate self-help groups; and
   c. not identify the activity as a counseling session.

4. Client Orientation-core function in which the client is informed regarding:
   a. general nature and goals of the program;
   b. rules governing client conduct and infractions that can lead to disciplinary action or discharge from the program;
   c. availability of services;
   d. costs; and
   e. client's rights.

5. Consultation with Professionals-core function in which functional relationship with counselors and other credentialed health care professionals is provided as required to assure comprehensive quality care for the client including, but not limited to, treatment of children, adolescents, or clients/family members who have complex problems or who are dually diagnosed with abuse/addiction disorder and mental illness.

6. Counseling (Individual/Group) Services-core function in which appropriate support is provided to the client by those professionals qualified to provide therapeutic services.
   a. special skills are used to assist individuals, families, or groups in achieving objectives through:
      i. exploration of a problem and its ramifications;
      ii. examination of attitudes and feelings;
      iii. consideration of alternative solutions; and
      iv. decision making and problem solving.
   b. counseling Session (individual, group, or family) is a documented interaction between qualified professional personnel and client or client and significant others.
   c. all counseling groups shall be homogenous and no more than 12 clients.

   d. Counseling sessions shall last at least 30 minutes.

7. Crisis Intervention Services-core function in which appropriate assistance during emergencies including 24-hour telephone coverage by qualified counselor to provide telephone assistance to prevent relapse, to provide referral to other services, and to provide support during related crises. Facilities may have written contract with another facility to provide coverage only if the caller is automatically transferred or given directions to reach professional
assistance, or receive a call from a professional within a 30-minute time frame.

8. Intake-core function in which information is gathered about a prospective client. Information is given to a prospective client about the treatment facility and facility’s treatment and services.

9. Referral-core function in which appropriate services not provided by facility are identified, and client/family is assisted to optimally utilize the available support systems and community resources. Facility shall provide appropriate resource information regarding local agencies to client/family upon need/request and/or procedures to access, including but not limited to, vocational services, community services, and organizations to support recovery such as transitional living services, transportation, and vocational services. Additionally, facility will be expected to:
   a. provide access to appropriate health care and mental health services;
   b. refer pregnant clients who are not receiving prenatal care to an appropriate health care provider and monitor follow-through; and
   c. refer clients to ancillary services necessary to meet treatment goals.

10. Reports and Record Keeping-core functions in which results of the assessment and treatment planning are recorded. Written reports, progress notes, client data, and discharge summaries and other client related documentation is recorded in the client record. See §7435.

11. Screening-core function that is the determination of whether a client meets the program’s admission criteria. It uses information such as the person’s reason for admission, medical and substance abuse history, and other needed information to determine client’s need for treatment, and/or appropriateness of admission.

12. Treatment Planning-core function in which the counselor and the client:
   a. identify and rank problems needing resolution;
   b. establish agreed upon immediate objectives and long-term goals; and
   c. decide on a treatment process, frequency, and the resources to be utilized. Documentation of treatment planning process shall be in accordance with current standards of practice.

B. Services

1. Toxicology Services
   a. Programs are required to have on-site or written agreement for toxicology services with a laboratory with appropriate Clinical Laboratories Improvement Amendments (CLIA) certification for testing.
   b. If collection is performed on-site, facility shall have written protocols for collection of specimens in accordance with current standards of practice and have written approval by the testing laboratory.
   c. The minimal set of substances required to be screened for toxicology are subject to annual approval by OAD.

2. Contract Services. Programs may use an outside source to provide any of the services listed above, however, the facility retains responsibility for the service.

3. Formal written agreements with professionals or other entities to provide services which may or may not be directly offered by facility staff:
   a. are required for contract services;
   b. both parties shall review and document review of each agreement annually;
   c. the facility retains full responsibility for all services provided by contract, unless client is discharged from original facility and admitted to contract facility;
   d. all services provided by contract shall meet the requirements of these standards and be provided only by qualified providers (licensed if required).


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1469 (July 2000).

Subchapter E. Outpatient Programs

§7439. Outpatient Counseling Programs

A. Purpose. Programs provide non-residential treatment services for clients who require on-going support on a regular or irregular basis, such as:
   1. continuing care for those who have completed primary treatment and require minimal support to avoid relapse;
   2. early intervention for those who have been identified as substance abusers and referred for education, activities, or support services designed to prevent progression of disease;
   3. initial point of entry/reentry. Activities related to assessment, evaluation, diagnosis and assignment of level of care are provided, including transfer between facilities and/or treatment modalities, relapse assessment, and assignment to level of care;
   4. combination of the above.

Note: Facility license is not required for individual or group practice of licensed counselors/therapists providing the above services under the auspices of their individual license(s).

B. Staffing. All requirements are in addition to §7431.
   1. QPS: on-call as needed for crisis intervention.
   2. QPC: hours of operation, and on-call as needed for crisis intervention.
   3. nursing and pharmacy: not required, unless designated on license.
   4. caseload size is based on needs of the active clients to ensure effective, individualized treatment and rehabilitation. Approval by OAD or HSS is required in writing when caseload exceeds 50 active clients. For this standard, active is defined as being treated at least every 90 days.

C. Client Functional Status. Clients must be able to function independently in outpatient setting with appropriate support.

D. Special Considerations. When these services are court ordered, facility will provide all services in accordance with these licensing standards, maintain court related information,
and initiate necessary communications to facilitate the court referral process.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1470 (July 2000).

§7441. Intensive Outpatient Treatment Programs

A. General
1. All requirements are in addition to core requirements.
2. Outpatient treatment facilities offer increased levels of responsibility for clients to apply knowledge and to practice skills in structured and non-structured settings.
3. Organized and structured day/evening treatment sessions are offered for at least nine hours per week on three or more days per week.

B. Staffing. All requirements are in addition to §7431 unless otherwise noted.
1. Supervisor (QPS). Ten hours weekly during hours of operation.
2. Counselor (QPC). Counselor shall be on site during all hours of operation and available for crisis intervention as needed.
3. Caseload. Counselor shall have no more than 25 active clients unless written approval is granted by OAD or HSS. For this standard, active is defined as being treated at least every 30 days.
4. Groups (counseling) shall not exceed 12 clients, but may be smaller in keeping with the needs of the clients.
5. Facility may use outpatient counseling standards for those clients who do not receive intensive outpatient treatment, however, the client must meet criteria for functional status for outpatient counseling and be designated as counseling client.

C. Client Functional Status. Clients shall be able to function with limited supervision within their existing environment or in environments designed to provide support, but cannot independently maintain stability for at least 72 hours.

D. Special Considerations. Treatment plan review/adjustments shall be documented in progress notes weekly by counselor, and by other disciplines as needed to assure continuity of care.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1471 (July 2000).

§7443. Opiate Addiction Treatment Programs

A. General. All requirements are in addition to core requirements.

1. Opiate addiction treatment programs detoxify chronic opiate addicts from opiates and opiate derivatives and maintain the chronic opiate addict utilizing a synthetic narcotic until the client can achieve recovery through a spectrum of counseling and other supportive/rehabilitative services.
2. Programs shall document justification, annually, for any client who continues to require opiate addiction treatment after five years.
3. The goal of all opiate addiction treatment is complete abstinence by client from all addictive substances, other than those prescribed through the treatment plan.
4. Treatment protocols require that facility provide medically-approved and medically-supervised assistance to withdraw from the synthetic narcotic when:
   a. the client requests withdrawal;
   b. quality indicators predict successful withdrawal;
   c. client or payor source suspends payment of fees; and
   d. other events occur as defined in the 21CFR 291.505.
5. Each facility is required to independently meet the requirements of the protocols established by OAD/State Methadone Authority.
6. Any program that fails to maintain any required licensure shall be also terminated immediately.
7. Facility shall get approval from State Methadone Authority prior to submitting application to HSS for initial licensure.
8. Each program shall also comply with requirements of 21 CFR 291.505 unless the comparable state requirement is more stringent.
9. Each client shall have documented evaluation by a physician or advanced practice registered nurse as follows:
   a. at least weekly until the client becomes physically stable and has completed at least four weeks of attendance at clinic (at least six days per week); then
   b. at least quarterly until the client completes one year in the program.
   c. annually thereafter; and
   d. any time that client is unstable.

B. Treatment Phases/Specific Requirements

1. Initial Treatment. Intensive assessment and intervention phase lasting from three to seven days in duration. Services to be provided are:
   a. admission verification by physician that treatment is medically necessary as determined by physical examination and medical diagnosis (prior to administering of any medication);
   b. individual counseling as indicated by daily nursing assessment;
   c. initial treatment plan includes initial dose of medication and plan for treatment of critical health or social issues; and
   d. client may not be issued any unsupervised take home dose (until written determination is available) unless specifically ordered by physician; and
   e. client orientation.
2. Early Stabilization. Beginning on the third to seventh day of treatment (following initial treatment) through eight weeks duration, the following shall be provided:
a. frequent monitoring by nurse of the client's reaction to medication;
b. individual counseling comprised of at least four individual counseling sessions during this phase;
c. development of treatment plan within 30 days with input by all disciplines, client and significant others; and
d. random monthly drugs of abuse/alcohol screens.

3. Long-term Treatment. This stage follows the end of early stabilization and lasts for an indefinite period of time. Services to be provided are:
a. random monthly drug/alcohol screens until the client has negative drugs of abuse/alcohol screens for one year, then approximately every 90 days. Clients who are allowed six days of take-home medication shall be tested every month;
b. continuous evaluation by the nurse of the client's use of medication/treatment from other sources;
c. documented reviews of the treatment plan every ninety days by treatment team; and
d. progress notes addressing response to treatment at least every 30 days.

4. Withdrawal. Medically supervised withdrawal from synthetic narcotic with continuing care. This service is provided if and when appropriate. Services to be provided are:
a. decreasing the dose of the synthetic narcotic to accomplish gradual, but complete withdrawal, within the tolerance level of the client;
b. counseling of the type and quantity determined by the indicators and the reason for the medically supervised withdrawal from the synthetic narcotic; and
c. discharge planning with continuity of care to assist client to function without support of the medication and treatment activities.

C. Counseling. Type and quantity shall be based on the assessment and recommendations of the treatment team and shall meet the following requirements.

1. Written documentation shall support decisions of the treatment team including indicators such as positive drug screens, maladjustment to new situations, inappropriate behavior, criminal activity, and detoxification procedure.

2. All counseling shall be provided individually or in small (not to exceed 12 clients) homogenous groups provided that group counselor is familiar with all clients and documents all contacts in the client record.

3. Written criteria are used to determine when a client will receive additional counseling and/or when individual take home medication privileges are more stringent than state guidelines.

4. Counseling shall be provided when requested by client/family.

D. Staffing. All requirements are in addition to §7431.

1. Pharmacist. Licensed pharmacist or licensed dispensing physician, in accordance with R.S. 38:1161, et seq., shall:
a. dispense all medications;
b. reconcile administration and dispensing inventory records at least every 30 days; and
c. maintain medication records for at least three years;
d. approve all transport devices for take home medications.

2. Nursing. All medications shall be administered under the supervision of a registered nurse or physician. A licensed practical nurse cannot administer medication unless registered nurse or physician is on duty or on call as defined in §7401.

3. QPS. On-site five hours per week per 100 clients.

4. QPC. One full time for each 50 clients and prorated if more or less active clients. The counselor's caseload is determined by the needs of the clients in the counselor's caseload and the counselor's available time to provide individual and group counseling. Any caseload greater than 50 clients per counselor must have written approval of State Methadone Authority and HSS.

5. Physician. Sufficient hours on-duty and on-call as needed during hours of operation.

E. Client Admission Criteria

1. Facility shall verify that the client:
a. is at least 18 years old, unless the client has parental consent; and
b. meets the federal requirements, including exceptions, regarding determination that client is currently addicted to opiates and has been addicted to opiates for at least one year prior to admission. Exceptions must be approved in writing by DHH.

2. Physician Verification. The physician shall diagnose the client based upon:
a. referring medical history and diagnosis of chronic opiate addiction, as currently defined in the Diagnostic and Statistical Manual for Mental Disorders (DSM);
b. physical examination;
c. confirmed documented history of opiate addiction;
d. needle marks(if indicated);
e. opiate positive drug screens; and
f. early signs of withdrawal.

F. Take-Home Medication Privilege. Determinations shall be made by the treatment team and documented in the client record.

1. Client responsibilities/considerations:
a. negative drug/alcohol screens for at least 90 days;
b. regularity of clinic attendance;
c. absence of serious behavioral problems;
d. absence of known criminal activity;
e. stability of home environment and social relationships;
f. assurance that take home medication can be safely stored;
g. whether the benefit to the patient outweighs the risk of diversion.

2. Exceptions. Each exception must be documented and justified by the physician, approved by the State Methadone Authority and federal agencies as required, then an exception can only be granted by those agencies for emergencies and severe travel hardships.

3. Standard Schedule (if indicated)
a. After 90 days in treatment with clinic attendance at least three times per week, no more than a two-day supply of take-home medication.
b. After two years in treatment with clinic attendance at least two times per week, no more than a three-day supply of take-home medication.

4. Loss of Privilege. Positive drug screens at any time, for any drug other than prescribed, will require a new determination to be made by the treatment team regarding take-home privileges.

5. When the clinic is closed for a legal holiday or Sunday, a take home dose may be dispensed to clients who have attended the clinic at least twice and who have been determined by the nurse to be physically stable and by the counselor to create a minimal risk for diversion.

H. Client Record. Specific additional requirements for documentation include:

1. standards of clinical practice regarding medication administration/dispensing;
2. results of five most recent drug urine screens with action taken for positive results;
3. physical status and use of additional prescription medication;
4. monthly or more frequently, as indicated by needs of client, contact notes/progress notes which include employment/vocational needs, legal and social status, overall client stability; and
5. any other pertinent information.

I. Training. In addition to Orientation as described in §7419, “Staffing Qualifications/Requirements,” all direct care employees shall receive training and demonstrate knowledge that includes:

1. symptoms of opiate withdrawal;
2. drug urine screens and collections, policies and procedures;
3. current standards of practice regarding opiate addiction treatment;
4. poly-drug addiction; and
5. information necessary to assure care is provided within accepted standards of practice.

J. Temporary Transfers or Guest Dosing. The facilities involved shall do the following.

1. Receiving facility shall verify dosage prior to taking the client to the clinic.
2. Sending facility shall verify dosage and obtain approval/acceptance from receiving facility prior to client's transfer.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1471 (July 2000).

Subchapter F. Twenty-four Hour Facilities

§7445. Additional Core Requirements for Twenty-Four Hour Facilities

A. Physical Plant Requirements

1. Kitchens. Kitchens used for meal preparations by either staff or clients shall be appropriately sized and provided with the necessary equipment for the preparation, storage, serving and clean-up of all meals provided to the clients/staff. In addition, if clients prepare meals, additional equipment and space will be required. All equipment shall be maintained in working order.
   a. Trash containers shall be made of metal or United Laboratories-approved plastic.
   b. Trash containers in kitchens and dining area shall be covered.

2. Staff Quarters. Live-in staff shall have adequate, separate living space with a private bathroom (toilet, wash basin, and tub/shower).

3. Leisure. Allotted leisure space shall be adequate for the capacity designated on the license and approved by DHH-Engineering and Planning. Each living unit of any residential facility shall contain a space for the free and informal use of clients. This space shall be constructed and equipped to meet programmatic goals.

4. Dining Area. Space shall be provided that permits clients, staff and guests to eat together in small groups and is clean, well-lighted, ventilated and attractively furnished.

5. Bedrooms. Mobile homes shall not be used for client sleeping areas. No more than four clients may occupy a designated bedroom space unless the floor plan is approved by DHH sections of Engineering and Professional Review, Fire Marshal, OAD and HSS. Sleeping areas shall have at least:
   a. eighty usable square feet per person in single-occupancy rooms;
   b. sixty usable square feet per person in multiple-occupancy rooms (or fifty square feet per person if bunk beds are used). Bunk beds shall not be used for Inpatient Primary Treatment programs;
   c. doors for privacy and a functional window;
   d. adequate personal storage space for each client, including space for hanging clothes and adequate drawer space;
   e. a ceiling height of at least 7 feet 6 inches in a bedroom space of a size consistent with square footage requirements above, even if part of the room has a ceiling less than 7 feet 6 inches tall;
   f. bed of solid construction, appropriate to size and age of client, that has a clean, comfortable, non-toxic fire-retardant mattress that fits bed. Cots or other portable beds are to be used in emergencies only;
   g. clean sheets, pillow, bedspread and blanket provided by the facility as needed or requested by the client unless the request is unreasonable. All linens must be in good repair and systematically removed from use when no longer usable;
   h. enough room above the uppermost mattress of any bed to allow the occupant to sit up;
   i. a door/escape window leading directly to the outside of the building.

6. Bathrooms. There shall be at least one sink, one tub or shower, and one toilet for every eight residents.
   a. Showers and tubs shall have no-slip surfaces and curtains or other safe enclosures.
b. Items required for personal hygiene shall be provided in facilities unless clients are already in possession of such items.

7. Miscellaneous
a. Personal appliances shall be in good working order and inspected for safety hazards.
   b. All clients shall have access to laundry services at reasonable cost or properly maintained laundry facilities.

8. Recreational Equipment. All 24-hour treatment facilities shall have access to reasonable outdoor recreational space and suitable recreational equipment.

9. Vehicles. Transportation shall be provided in a safe and reliable vehicle that is properly licensed, insured, and inspected, and driven by an appropriately licensed person. Vehicles must be adequately insured and operated in accordance with all applicable laws and regulations.

B. Dietary Services. Services are provided on-site under the direction of a qualified dietitian, who is available for telephone consultation whenever client is admitted and has physician orders for dietary restrictions/supplements.

1. General Requirements. The facility shall provide:
   a. meal break after five consecutive hours of scheduled activities;
   b. an OPH approved kitchen with continuous conditions/procedures to maintain all foods at temperatures and under conditions to assure safe, sanitary handling;
   c. nutritious meals of adequate quality and quantity to meet the needs of each client, including religious and dietary restrictions;
   d. at least three meals daily, with no more than 14 hours between any two meals;
   e. at least an evening snack;

2. Dietitian. The dietitian shall:
   a. approve menus and provide written guidelines for substitutions in advance;
   b. provide staff in-service training as needed to assure quality meal service;
   c. provide information to professional staff regarding dietary needs of specific clients and be available for consultation when necessary.

3. Facility. The facility shall:
   a. serve meals in a relaxed atmosphere that promotes utilization of newly learned skills in socialization and communication;
   b. maintain sanitation of dishes;
   c. ensure that all dishes, cups and glasses used by clients are free from chips, cracks or other defects; and
   d. ensure that animals are not permitted in food storage, preparation, and dining areas.

4. Responsibility. Facility retains responsibility to assure that meal preparation/service with client participation meets all requirements listed above and to supervise adequately to ensure compliance.
   a. The program shall define duties in writing and have written instructions posted or easily accessible to clients.
   b. If menu planning and independent meal preparation are part of the client's treatment program, a licensed dietitian shall:
      i. approve the client training curriculum; and
      ii. provide training or approve a training program for staff who instruct and supervise clients in meal preparation.

5. Contract Services. Meal preparation/service may be provided by contract service. However, facility is responsible for ensuring that all standards above are met.

C. Adolescent/Children Requirement

1. Staffing. All requirements are in addition to §7431.
   a. Twenty-four-hour facilities require that the qualified professional counselor ratio to clients shall be no higher than 1:8 during waking hours. A minimum of two staff persons shall be present at all times. A qualified professional counselor shall be on call at all times. Program sponsored activities away from the facility require staff to client ratio no higher than 1:5 with a minimum of two adults at all times.
   b. Clients shall be under direct supervision at all times.
      i. Onsite, staff shall be readily available at all times, preferably within eyesight or hearing distance. If clients are not within eyesight, staff shall conduct visual checks at least once every hour, including bed checks.
      ii. Offsite, clients shall be within eyesight at all times.

2. Educational Resources. Programs for school age children shall provide Department of Education-approved opportunity for clients to maintain grade level and continuity of education during any treatment lasting longer than 14 days unless treatment occurs during school vacation.

3. Physical Plant
   a. Residential facilities shall have separate bedrooms and bathrooms for adults and adolescents and for males and females.
   b. Adults and adolescents shall not be housed in the same area.

4. Family Communications. The facility shall allow regular communication between an adolescent client and the client’s family and shall not arbitrarily restrict any communications without clear, written, individualized clinical justification documented in the client record.

D. Dependent Care. A program that designed to provide substance abuse treatment to mothers with dependant children who remain with parent while the parent is in treatment.

1. Treatment Services
   a. Weekly individual and group counseling or family therapy shall be conducted by qualified professional with appropriate experience.
   b. Parenting classes shall be provided weekly. Attendance is required.
   c. The program shall address the specialized needs of the parent and include services for children.
   d. Education, counseling, and rehabilitation services shall address:
      i. the effects of chemical dependency on a woman's health and pregnancy:
         ii. parenting skills; and
         iii. health and nutrition.
   e. The program shall have a procedure to regularly assess parent-child interactions. Any identified needs shall be addressed in treatment.
2. Staffing. All requirements are in addition to §7431.
   a. Qualified trained professionals shall provide constant supervision appropriate to age of each child.
   b. The program shall provide or arrange for child care with a qualified provider while the parent participates in treatment activities. Before supervising children independently, the provider shall have infant CPR certification and at least eight hours training in the following areas:
      i. chemical dependency and its impact on the family;
      ii. child development and age-appropriate activities;
      iii. child health and safety;
      iv. universal precautions;
      v. appropriate child supervision techniques; and
      vi. signs of child abuse.
   c. Every children's program shall have an employee or consultant who is available to provide staff training, evaluate effectiveness of direct care staff, and plan activities, etc. for at least one hour per week per child. This employee shall meet the following educational requirements:
      i. ninety clock hours of education and training in child development and/or early childhood education; and
      ii. one year of documented experience providing services to children.
   d. When staff are responsible for children, the staff-to-child ratio shall not exceed 1:3 for infants (18 months and younger) and 1:6 for toddlers and children. Clients shall not supervise another parent's children without written consent from the legal guardian and staff approval.
   e. Every children's program shall have an employee or consultant who is available to provide staff training, evaluate effectiveness of direct care staff, and plan activities, etc. for at least one hour per week per child. This employee shall meet the following educational requirements:
      i. one year of documented experience providing services to children.
      ii. one year of documented experience providing services to children.
      iii. one year of documented experience providing services to children.
      iv. one year of documented experience providing services to children.
      v. one year of documented experience providing services to children.
      vi. one year of documented experience providing services to children.
   f. Program staff shall provide access to family planning services.
   g. The program shall provide emergency care, including emergency medical care for each child at admission. Records for each child at the program site.
   3. Special Considerations
   a. Staff shall not allow anyone except the legal guardian or a person authorized by the legal guardian to take a child away from the facility. If an individual shows documentation of legal custody, staff shall record the person's identification before releasing the child.
   b. Facility shall have written policy/procedure regarding parent abuse and/or neglect of a child.
   c. Residential programs shall not accept dependents over the age of 12 without specific variance approval of OAD and HSS.
   d. Children over the age of 6 shall not share a bedroom with a member of the opposite sex who is not in the child's immediate family.
   e. The program shall ensure that children are directly supervised by parents or qualified providers at all times.
   f. The program shall have a written policy and a current schedule showing who is responsible for the children at all times.
   g. The daily activity schedule shall include a variety of structured and unstructured age-appropriate activities.
   h. The program shall provide a variety of age-appropriate equipment, toys, and learning materials.
   i. School age children shall have access to school.
   j. Standards protecting the health, safety, and welfare of clients also apply to their children.
   k. Behavior management shall be fair, reasonable, consistent, and related to the child's behavior. Physical discipline is prohibited.
   4. Safety Practices
   a. The evacuation procedures shall include provisions for children approved by the fire marshal.
   b. The program shall not allow children to use:
      i. climbing equipment or swings on or near concrete or asphalt;
      ii. toys that explode or shoot things;
      iii. other sharp or dangerous items; or
      iv. toys and equipment in disrepair.
   c. The program shall have safeguards to prevent children from using toys that are dangerous because they are not age-appropriate.
   d. The program site shall meet the additional physical plant requirements as required for children.
   5. Health Practices
   a. The program shall have procedures for isolating parents and children who have communicable diseases and providing them with appropriate care and supervision.
   b. The program shall keep current immunization records for each child at the program site.
   c. The program shall obtain a consent to obtain emergency medical care for each child at admission.
   d. Each child shall have an assessment by a medical doctor and/or advanced practice registered nurse within 96 hours of admission. Copies of an assessment performed up to seven days before admission are deemed to meet this requirement.
   e. The program shall provide potty chairs for small children and sanitize them after each use.
   f. The program shall provide age-appropriate bathing facilities. Infants shall not be bathed in sinks.
   g. Staff, volunteers, and parents shall use universal precautions when caring for children other than their own.
   h. The program shall ensure that children are clean and appropriately dressed.
   i. Staff shall check all diapers frequently, change without delay, and dispose of the diapers in a sealed container and sanitize the changing area.
   j. The program shall provide an adequate diet for childhood growth and development, including two snacks per day.
   k. Children's medication shall be given according to the label by the parent or a licensed health professional. The facility shall obtain written consent from the parent to administer the medication, as required. The facility shall assume full responsibility for the proper administration and documentation of medication.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1473 (July 2000).
§7447. In-patient Detoxification Programs
A. Types. All requirements are in addition to core requirements.
1. Medically Supported. Professional medical and nursing coverage available as determined by the needs of clients admitted for detoxification in a non-hospital residential setting.
2. Non-medical. Semi-skilled observation, monitoring and treatment by trained para-professionals, for those clients who have been medically approved, and whose detoxification process can be predicted.

NOTE: Medical detoxification is not covered under this licensure as it involves professional level continuous observation, monitoring and treatment for those clients whose detoxification process cannot be predicted due to unstable physical condition or other relevant conditions. Louisiana has only hospital-affiliated medical detoxification programs.

B. Staffing. All requirements are in addition to §7431 unless otherwise noted.
1. Medically Supported Detoxification. Facility shall have qualified professional medical, nursing, and other support staff necessary to provide services appropriate to the needs of clients being admitted to the program.
   a. QPS: 10 hours per week per 10 clients.
   b. QPC: 40 hours per week per 10 clients—may be combination of two or more professional disciplines.
2. Non-medical. Detoxification-personnel shall consist of professional and other support staff who are adequate to meet the needs of the clients admitted to the facility.
   a. QPS: available by telephone for consultation.
   b. QPC: 40 hours per week per 25 clients—may be combination of two or more professional disciplines.
3. Designated medical director may be consultative only.

C. Emergency Admissions. The admission assessment process may be delayed only until the client can be interviewed, but no longer than 24 hours unless seen by a physician. Facilities are required to orient direct care employees to monitor, observe and recognize early symptoms of serious illness and to access emergency services promptly.

D. Minimum Standards of Practice
1. History. The program shall obtain enough medical and psycho-social information about the client to provide a clear understanding of the client's present status. Exceptions shall be documented in client record.
2. Medical Clearance/Screening
   a. Medically Supported. Medical history and physical examination completed during the 24 hours preceding admission is acceptable, if it is approved by the program's physician or advanced practice nurse. A medical history shall be completed within 24 hours and a physician's examination within 72 hours, unless emergency occurs.
   b. Non-medical. Medical screening upon arrival, by First Responder, or equal as reflected in §7423, "Health and Safety," with telephone access to RN or MD for instructions for the care of the client.
3. Toxicology/Drug Screening
   a. Medically Supported. Physician may waive drug screening if and when client signs list of drugs being abused and understands that his/her dishonesty could result in severe medical reactions during detoxification process.
   b. Non-medical. Clients who require drug screening shall be transferred to Medically Supported or Medical Detoxification Program until stabilized.

4. Stabilization Plan. Qualified professional shall identify the client's short term needs based on the detoxification history, the medical history, and the physical examination, if available and prepare a plan of action until client becomes physically stable.
5. Detoxification Plan
   a. Medically Supported. The detoxification plan shall be reviewed and signed by the physician and the client, and shall be filed in the client's record within 24 hours of admission with updates as needed.
   b. Non-medical. The detoxification plan shall be reviewed and signed by the counselor and the client, and shall be filed in the client's record within 24 hours of admission with updates as needed.

6. Detoxification Notes. The program shall implement the detoxification plan and document the client's response to and/or participation in scheduled activities. Notes shall include:
   a. the client's physical condition, including vital signs;
   b. the client's mood and behavior;
   c. client statements about the client's condition and needs; and
   d. information about the client's progress or lack of progress in relation to detoxification goals; and
   e. additional notes shall be documented as needed.
7. Physicians' Orders. When applicable.


HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1476 (July 2000).

§7449. Primary Residential Treatment Programs
A. General. All requirements are in addition to core requirements. Programs shall include:
1. continuous monitoring, observation, and treatment modalities using the 12-step program design;
2. at least 25 hours of structured treatment activities per week including counseling and educational activities. At least three additional hours must be organized social and/or recreational activities.

B. Staffing. All requirements are in addition to §7431, with the exception of a pharmacist.
1. QPS shall be on duty as needed, but at least 10 hours per week to assure close supervision and individualized treatment.
2. QPC shall be on-duty whenever counseling is being provided. If counseling is needed after customary hours, counselor shall be available to be on-duty.
3. Caseload shall not exceed 1:15. Size of counseling groups shall be determined by the needs of clients, but shall not exceed 12 clients.

C. Client Functional Status. Client shall be medically/mentally stable and/or without conditions other
than AA/DD that require daily or more frequent monitoring, medications or treatments.

D. Special Requirements. Weekly treatment plan review with documentation by all appropriate disciplines at least once during the first two weeks of treatment.

A. General. All requirements are in addition to core requirements. Programs shall include:
1. continuous monitoring, observation, and treatment modalities using the twelve-step program design or other models by appropriate medical and psychiatric support personnel;
2. at least 25 hours of structured treatment activities per week including counseling and educational activities. At least three additional hours must be organized social and/or recreational activities; and
3. non-acute therapeutic regime including medical and psychiatric care, as needed.

B. Staffing. All requirements are in addition to §7431.
1. QPS: 15 hours per week per 25 clients to also provide therapy,
2. QPC: 40 hours per week per 15 clients.
3. Caseload shall not exceed 1:12 unless prior approved by OAD and HSS.
4. Nursing. Registered nurse is required at least 40 hours per week per 50 clients. Additionally, nursing functions may be supplemented by licensed practical nurses, if a registered nurse or physician is on-duty/on-call in accordance with §7401.

C. Client Functional Status. Clients may require psychiatric and/or medical/nursing care in addition to substance abuse services. Facility may utilize tiered system with client progression to Residential Treatment level of care, however, client must meet the functional status requirements and the facility must designate.

D. Special Requirements
1. Weekly treatment plan review shall be documented by all disciplines involved in care of client to assure continuity of care.
2. Emergency Power. Facilities with capacity greater than 50 clients shall have a reliable, adequately sized emergency power system. The emergency power system is powered by a generator set or battery system, where permitted, to provide power during an interruption of normal electrical service.

A. General. All requirements are in addition to core requirements. Programs shall include:
1. transitional living, support and counseling, room and board, social and recreational activities and vocational opportunities;
2. structured, drug-free environment to allow client to maintain or to improve upon the gains made during prior treatment or currently being made in treatment;
3. opportunities for the client to focus on re-socialization and to gradually resume responsibilities associated with independent living; and
4. provision of services in halfway and three quarter houses.

B. Staffing. All requirements are in addition to §7431.
1. QPS: available by telephone for consultation.
2. QPC: counselor must be on-duty when majority of clients are awake and on-site.

C. House Manager. non-treatment, direct care person who supervises activities of the facility when the professional staff is on call, but not on duty. This person is required to have adequate orientation and skills to assess situations related to relapse and to provide access to appropriate medical care when needed.

D. Special Considerations. Treatment plan review shall be documented in progress notes monthly by all disciplines involved in care of client to assure continuity of care.

A. General. All requirements are in addition to core requirements. Facilities shall provide:
1. highly structured environments designed to treat those clients who have demonstrated a pattern of recidivism or a need for long term residential treatment;
2. graduated levels of increasing responsibility, functional capacity, autonomy, privilege, and authority to promote emotional, interpersonal growth through experience or expectation, accountability, support, evaluation, and both favorable and unfavorable consequences for behavior.

B. Staffing. All requirements are in addition to §7431.
1. QPS: additionally, five hours per week to provide supervision and individual treatment as indicated.
2. QPC: 40 hours per week per 20 clients.
3. Caseload—not to exceed 1:20 unless prior approval granted by OAD and HSS.
4. Senior Clients may be utilized as volunteers to assist in the recovery process, provided that facility staff is on-site and immediately available if needed.

C. Client Functional Status. Upon admission, client must require constant supervision and monitoring to maintain stability.

HISTORICAL NOTE: Promulgated by Health and Human Resources Administration, LR 2:154 (May 1976), amended by the Department of Health and Human Resources, Office of Hospitals, Bureau of Substance Abuse, LR 3:16 (January 1977), amended by the Department of Health and Human Resources, Office of the Secretary, Division of Licensing and Certification, LR 12:26 (January 1986), amended by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 26:1477 (July 2000).

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