I. Intake

A. Definitions

*Abuse:* means infliction of or intent to inflict physical pain or injury on or the imprisonment of any incapacitated adult or resident of a nursing home or other residential facility.

*Adult Emergency Shelter Care Home:* means a home that is available on a short-term, emergency basis for residential care type clients for whom no other appropriate alternatives currently exist, agreeing to accept placement on a twenty-four (24) hour basis.

*Adult Emergency Shelter Care Provider:* means an individual or family unit that has been certified by the Department of Health and Human Resources to provide support, supervision and assistance to adults placed in their home at any time on short notice.

*Adult Family Care Home:* means a placement setting within a family unit that provides support, protection and security for up to three individuals over the age of eighteen.

*Adult Family Care Provider:* an individual or family unit that has been certified by the Department of Health and Human Resources, Office of Social Services to provide support, supervision and assistance to adults placed in their home for which they receive payment.

*Cognitive deficit:* means impairment of an individual’s thought processes.

*Emergency:* means a situation or set of circumstances which present a substantial and immediate risk of death or serious injury to an incapacitated adult.

*Incapacitated Adult:* means any person who by means of physical mental or other infirmity is unable to independently carry on the daily activities of life necessary to sustaining life and reasonable health.

*Neglect:* means the failure to provide the necessities of life to an incapacitated adult or resident of a nursing home or other residential facility with the intent to coerce or physically harm such incapacitated adult or resident of a nursing home or other residential facility or the unlawful expenditure or willful dissipation of funds or other assets owned or paid to or for the benefit of an incapacitated adult or resident of a nursing home or other residential facility.

*Personal Care Home:* A group living facility licensed by the Office of Health Facilities and Licensure and Certification (OHFLAC) providing 24 hour awake supervision of activities of daily living.
Personal Care Home Provider: A individual, and every form of organization, whether incorporated or unincorporated, including any partnership, corporation, trust, association or political subdivision of the state licensed by OHFLAC as a Personal Care Home Provider.

Residential Board and Care Home: A group living facility licensed by the Office of Health Facility Licensure and Certification to provide accommodations, personal assistance and supervision for a period of more than twenty four (24) hours to four or more individuals.

Residential Board and Care Home Provider: Any person and every form of organization, whether incorporated or unincorporated, including any partnership, corporation, trust, association or political subdivision of the State licensed by OHFLAC to maintain and operate a RB&C.

Physical deficit: means impairment of an individual’s physical abilities.

B. Introduction and Overview:

Residential Board and Care Homes (RB&C) are licensed by the Office of Health Facilities Licensure and Certification (OHFLAC). A Residential Board and Care Home must be approved by the State Fire Marshall’s Office before OHFLAC will inspect and issue a license. Specific licensure requirements related to the licensure of Residential Board and Care Homes are contained in OHFLAC regulations 64-65-1. In addition, requirements for the operation of Residential Board and Care Homes are contained in chapter sixteen of the West Virginia Code. The following are some general requirements for these types of providers.

A Residential Board and Care Home is licensed to provide a room and meals, supervision of activities of daily living, and supervision of medications. A RB&C may provide limited and intermittent nursing care. This service is a direct hands on nursing care of individuals who require no more than two (2) hours of nursing care per day for a period of time no longer than ninety (90) consecutive days per episode. Residential Board and Care Homes are licensed for four (4) or more beds. The number of beds a facility is approved for is based on regulations applied to the physical structure of the facility.

Residential Board and Care Homes with ten (10) or more residents must have, at a minimum, one awake staff 24 hours a day. Additional personal care staff must be available as required by OHFLAC in order to provide the care residents require. In addition, a RB&C shall not admit a resident in need of extensive or ongoing nursing care. A RB&C may not admit a resident if the facility cannot provide the level of care required by the resident.

If a resident has an identified mental or developmental disorder, he or she shall not be admitted for more than four (4) weeks unless the RB&C can provide evidence of continued professional
follow-up to address the individual’s unique needs in these areas. If, at any time, the resident exhibits symptoms of a mental or developmental disorder, and the resident is not receiving services from a behavioral health agency, the resident shall have up to 30 days to obtain needed services. If it is an emergency situation, the RB&C shall seek immediate treatment for the resident.

Residents may receive the services of a licensed hospice provider in addition to the services provided by the RB&C. If the resident requires the use of electrically powered equipment (oxygen, suction apparatus, or pumps) the facility must have a backup power generator. Hospice services and intermittent nursing services shall not interfere with the provision of services to other residents.

Physical restraints shall not be used except in an emergency and under physician’s order not to exceed twenty four (24) hours for safety of the resident and others in the home. Restraints utilized during emergencies shall be limited to cloth vest or soft belt restraints. Restraints will only be applied by trained staff. Restraints shall be released every two (2) hours for at least ten (10) minutes. The use of restraints shall be documented and available for review by the Department of Health and Human Resources.

The resident of a RB&C has the right to receive visitors and the RB&C shall allow access to the resident for the visitors during established visiting hours. The established visitation time shall be twelve (12) hours per day, seven (7) days a week, unless the resident of the RB&C has requested otherwise. The RB&C must post the visiting hours. Relatives and members of the clergy shall be permitted to visit at any time. Any representative of the State acting in an official capacity shall have immediate access to any resident and the premises of a RB&C.

II. Assessment

A. Application

Since Residential Board and Care Homes (RB&C) must be licensed by the Office of Health Facilities Licensure and Certification (OHFLAC), an application to the Office of Social Services to provide RB&C services is not required. The social worker must, however, complete all necessary information to set the RB&C up as a provider in the FACTS system. Prior to making a placement in a RB&C, the Office of Health Facilities Licensure and Certification must be contacted to obtain verification that the facility is appropriately licensed and to obtain the facility license number. A copy of the license may be obtained in lieu of this procedure.

Note: West Virginia Code provides that no public official or employee may place any person in, or recommend that any person be placed in, or directly or indirectly cause any person to be placed in any facility which is being operated without a valid license/certification from DHHR.
B. Tax Information - W-9

The W-9 information is necessary in order to set a provider up in FACTS. The W-9 must be completed by the provider and submitted to the local DHHR office. The information on the W-9 must be consistent with information reported by the Residential Board and Care Home (RB&C) for tax purposes. The original document must be signed in blue ink. If any changes occur, a new W-9 must be completed and resubmitted by the RB&C to the local DHHR office. The original is to be forwarded by the local office to the Office of Social Services. The social worker is to retain a copy of the completed W-9 in the provider record in the local office. The location of the hard copy will then be shown in FACTS in “Document Tracking”. A copy of the W-9 is located in the FORMS section of this policy. This form is available on the C:/ drive of your PC as a merge form.

III. Case Management

A. Training

Licensing regulations for Residential Board and Care Homes include a requirement that staff in these facilities participate in annual training related to the operation and provision of care in this type of facility. Residential Board and Care Home providers who are currently receiving a supplemental payment from the department for a client(s) placed in their facility may be entitled to receive reimbursement for their participation in approved training. This reimbursement is offered as an incentive to encourage providers to participate in relevant training opportunities. Training that would be acceptable in order to qualify for this payment would include training provided by the department or training that is furnished by another agency/entity that has been approved in advance by the Office of Social Services.

Reimbursement to the Residential Board and Care Home for staff participation in training may be made for up to five (5) staff per RB&C. In order for the RB&C to be eligible to receive this training payment, each individual staff member for whom reimbursement is being requested must attend a minimum of six (6) hours of approved training during the quarter for which reimbursement is being requested. Verification of attendance of the approved training must be submitted at the time reimbursement is being requested. Without verification that training was attended, payment shall not be made.

Upon receipt of the required verification of attendance of at least six (6) hours of approved training during the quarter, the social worker may then prepare a request for a demand payment in the amount of $25.00 each, for up to five (5) staff. The demand payment must be forwarded to the supervisor for approval. The training allowance may not be pro-rated. If a full six (6) hours is not completed within the quarter, the individual/RB&C is not eligible for this payment. See Provider Training Incentive Payment for detailed information.
B. Payment by the Office of Social Services

Providers of Residential Board and Care Home (RB&C) services may receive reimbursement from the department in two ways, automatic payment and demand payment. Reimbursement to the provider for the care and supervision furnished to the client will be done by automatic payment, in accordance with the terms of the Payment Agreement in effect. Demand payments are available for a very limited and specific set of expenses that may occur in the RB&C setting.

Residential Board and Care Home providers are paid a variable rate for the care and supervision furnished to each adult placed in the facility by the department. The rate paid for an individual placed by the department in the home is determined by the information documented on the Level of Care Evaluation which identified the type of assistance needed by the client that will be furnished by the provider. An additional payment of up to $100/month may be made for each individual placed by the department who has been determined to be Hartley eligible. Payment information is calculated in FACTS and is based on information entered by the social worker. Key areas used in calculating the rate of payment include results of the Level of Care Evaluation, employment information including sheltered employment, income and asset information, debt and expense information, and Hartley eligibility. Complete and accurate documentation in each of these areas is essential in determining the rate of payment. This calculation must be completed before the Payment Agreement can be created.

1. Automatic Payment

   a. Determination of Rate of Payment

   Determination of the rate of payment due to a Residential Board and Care provider is done automatically by FACTS and is based on a variety of client information entered in the system by the social worker. Key areas used in calculating the rate of payment include the Level of Care Evaluation, employment information including sheltered employment, income and asset information, debt and expense information, and Hartley eligibility. Complete and accurate documentation in each of these areas is essential in determining the rate of payment. This calculation must be completed before the Payment Agreement can be created.

   The level of care and associated rate of payment must be re-evaluated and a new level of care must be completed at least annually. In addition, more frequent re-evaluation is required if there is a significant change in the client’s circumstances. Specifically, the level of care must be re-evaluated:

   - whenever the client’s condition improves significantly;
   - whenever a client’s condition deteriorates significantly;
   - whenever there is a change in the client’s conditions, and
whenever the provider caring for the client requests a re-evaluation of the rate of payment.

b. **Level of Care Evaluation**
The Level of Care Evaluation is used to identify all the areas in which the client will require some level of assistance from the provider, either directly or indirectly. Completion of this evaluation is an essential component in the Residential Board and Care placement process. It is also a prerequisite for development of the Payment Agreement between the department, the client and the provider. Based on the items selected and the point values assigned by FACTS to each, the total point value will be calculated and the appropriate rate of payment determined.

The Level of Care Evaluation must be completed and documented in FACTS at the time of placement in the Residential Board and Care home. In no instance may completion and documentation of this evaluation exceed five (5) working days following placement of the client in the home. Since this evaluation is used not only to document the needs of the client and the level of care to be provided by the RB&C home, but also serves as the basis for the payment agreement between the department, the client, and the provider, it must be reviewed at least every six (6) months as part of the client’s case review process.

Before printing the Level of Care Evaluation, the social worker should review the applicable areas in FACTS to ensure that all required information regarding the level of care, finances and assets including sheltered workshop employment, Hartley eligibility verification, etc. has been entered where appropriate. After printing the Level of Care Evaluation the social worker must review it for completeness and accuracy. Then the document is to be reviewed with the provider and the client and a copy must be provided to each. This document provides a detailed explanation of how the rate of reimbursement included in the Payment Agreement was derived.

**Note:** The Level of Care Evaluation is available as a DDE in the reports area of FACTS. (More detailed information may be found in the Residential Board and Care - Request to Receive Services)

c. **Personal Expense Allowance**
The personal expense allowance is the amount a client placed in a Residential Board and Care home is permitted to retain from the total income they receive in order to meet their personal expenses. The amount of the personal expense allowance is established by the Office of Social Services and may be adjusted periodically. All clients placed by the department in a Residential Board and Care home shall receive the full personal expense allowance amount each month or have this amount readily available for their use. Whenever the provider has responsibility for managing the client’s funds (i.e. representative payee or handling the client’s personal expense allowance) the provider must maintain a record of funds received and expenditures made on the client’s behalf.
The client may use his/her personal expense allowance to purchase any item(s) they choose so long as the purchases do not conflict with established house rules or regulations applicable to operation as a Residential Board and Care home. The allowance must be available to the client and used as he/she desires. The personal expense allowance shall NOT be used to obtain basic necessities such as food, clothing, shelter costs, medication, transportation, or medical care unless it is the desire of the client to do so.

Examples of items that may be purchased:

- tobacco products;
- extra clothing;
- jewelry;
- radio or television;
- games, books and other recreational items of interest to the client;
- postage stamps and stationary;
- long distance telephone calls;
- cosmetics;
- pre-need burial trust fund;
- hair styling/permanents;
- hair spray, cologne, aftershave; and,
- hair care above and beyond the basic care that must be provided to maintain cleanliness and neatness of the client’s hair.

Examples of items that may not be purchased:

- basic personal hygiene articles (toothbrush, toothpaste, soap, deodorant, towels, wash cloths, etc.);
- regular hair cut (applies to all clients, male and female);
- basic clothing (undergarments, shoes, all appropriate clothing for normal everyday use);
- basic recreational needs;
- medications, including over the counter drugs prescribed by the client’s physician; and,
- co-pay on client’s medication.

d. **Hartley Eligibility**
An incentive payment is available to providers who serve Hartley eligible clients. Qualified providers may be reimbursed an additional $100 for each eligible client placed in their home by department staff. All adults placed in a supervised care setting by the department or whose placement in one of these setting has been approved by the department, are to be assessed for Hartley eligibility at the time of the initial placement.
Client eligibility for a Hartley payment is based on both the client’s eligibility as a Hartley class member and verification by the social worker of this eligibility. A Hartley payment shall not be made to a provider until it is determined that all applicable eligibility criteria are met (provider eligibility, client eligibility as Hartley class member, and verification of Hartley eligibility).

**Note:** See Residential Board and Care - Request to Receive Services for detailed information about Hartley eligibility.

**e. Sheltered Employment Income**

Adults who have been placed in an Residential Board and Care setting by the department who receive income for sheltered employment are entitled to keep a portion of their income from this source. The adult is permitted to keep up to $65.00 of income earned from this source. Individuals who receive $65.00 or less per month from this source are entitled to keep the full amount earned while those who earn more than $65.00 from this source are permitted to keep $65.00 and the balance is to be applied to their monthly payment to their Residential Board and Care provider.

Sheltered employment income is included in determining the amount of payment due from the department and from the client. Since the amount of sheltered employment income will vary monthly, a new payment agreement must be developed each month. The social worker must complete documentation in FACTS indicating sheltered workshop wages as the income type. Thereafter, on a monthly basis the social worker must update the amount of income received from this source. The amount entered is to be the full amount of monthly earnings from this source for the preceding month. FACTS will calculate payment amounts and disregard the appropriate amount up to the maximum allowed $65.00.

**Note:** See Residential Board and Care - Request to Receive Services for detailed information about Sheltered Employment Income.

2. **Payment Agreement**

When all necessary information is entered/updated in FACTS, the total rate of payment may be calculated by FACTS and the social worker can create the Payment Agreement. The Payment Agreement will reflect several amounts related to the payment the provider is to receive. These include:

- the total monthly rate of payment due to the provider for a full month of care;
- the total daily rate due to the provider for a partial month’s care;
- the portion of the monthly payment which is to be paid by the client for a full month of care;
- the portion of the daily rate that is to be paid by the client for a partial month’s care;
• the portion of the monthly payment, if any, which is to be paid by the department for a full month of care;
• the portion of the daily rate, if any, that is to be paid by the department for a partial month’s care; and,
• the amount, if any, the provider must furnish the client for their personal expense allowance.

After the Payment Agreement is created based on the information entered in FACTS, the social worker must carefully review the printed document for completeness and accuracy. (See Case Management - Payment Agreement for detailed information about creation of the Payment Agreement.)

Finally, prior to noon on the fourth working day of the month, the social worker must review the monthly payment approval screens in FACTS in order to verify that the payment information in the system and due for release during the next payment cycle is accurate. If there are errors detected, the social worker must make the necessary changes by noon on the fourth working day of the month. If no errors are detected, the social worker must verify the payment shown.

3. Demand Payments

Most costs associated with the care of an adult placed in a Residential Board and Care Home (RB&C) will be included in the monthly reimbursement paid to the provider by automatic payment. There are, however, certain specific costs that may be incurred that are not included in that monthly reimbursement. The demand payment process may be used to request reimbursement for certain costs incurred for/on behalf of clients placed in an RB&C by the department or for specific expenses incurred by the RB&C provider that are not client specific. The need for a demand payment of any type must be determined jointly by the social worker and the provider prior to any cost being incurred and must be reflected in the client’s service plan when the expenditure is client related.

Some demand payment types require a two-tiered approval meaning they must first be approved by the supervisor and then must also be approved by the Office of Social Services. Those payment types that require a two-tiered approval are marked with an (*) in the list below. The demand payment will not be generated by FACTS and sent to the provider until the required approval(s) is done. **Only the following demand payment types are permitted:**

• trial visit (when client does not have resources to pay this cost);
• payment adjustment (to correct underpayment to provider)
• client clothing allowance;
• educational expenses for special education students;
• co-payment on prescription medications;
• provider training incentive payment (not client specific);
• *durable medical equipment and supplies;
Demand payments are generated on a weekly basis, based on information entered in FACTS by the social worker. Information that is required in order for FACTS to generate demand payments include:

1) information identifying the provider to be paid;
2) client for whom request is being made, if applicable;
3) invoice date;
4) service month;
5) amount to be paid;
6) payment type; and,
7) explanation of why the payment is necessary.

When a demand payment is needed, the social worker must enter the required information in FACTS. The payment information must then be forwarded to the supervisor for approval. Demand payments require supervisory approval. For certain demand payment types, approval by the Office of Social Services is also required in addition to the supervisory approval.

Finally, after the required approval(s) is granted, the social worker must review the payment on the demand payment verification screen to ensure that the amount to be paid to the provider is accurate. If the payment is accurate, verify the payment. If not, identify and resolve the problem(s).

### a. Trial Visit

If a client who is currently an active adult services client is planning to move to another home or a different type of setting, a trial placement is recommend to assure a good match between the prospective provider and the client. If an overnight stay is planned as part of a trial visit, the department may reimburse the prospective provider.

If the client is being discharged from an institutional setting or coming from the community and is not an active adult services client at the time of the trial visit, the client must be encouraged to use his/her resources to make payment to the prospective provider. If it is determined that the client does not have resources to pay the provider for the trial visit, the social worker is to request that payment to the provider be made by the department as a demand payment.

Reimbursement made by the department for a trial visit is to be at the maximum current daily rate for a Residential Board and Care home.
b. Payment Adjustment
This demand payment type is to be used for the purpose of correcting and underpayment to a Residential Board and Care provider. As an example, an underpayment may occur when the social worker is unable to complete the placement process, including all applicable documentation in FACTS, prior to the deadline for entering payment/placement information. A payment adjustment may be requested to reimburse the provider for any unpaid portion due.

c. Clothing Allowance Payment
Clients who are placed in residential settings by the department are to have adequate clothing. A clothing allowance is available for adults who are placed in a residential setting by the department and for whom we are making a supplemental payment. The clothing allowance is available at the time of placement and on six (6) month intervals throughout the placement. Requirements related to the use of a clothing allowance include the following:
- must be based on the client’s need for clothing;
- initial placement allowance can not exceed $100 and is a one time only allowance;
- re-placement allowance can not exceed $75 during a 6 month period;
- need for initial placement or re-placement clothing must be identified and planned for by the provider and the social worker in advance of purchase; and,
- to receive reimbursement by the department, the residential service provider must submit an itemized invoice for the clothing purchased.
(See Clothing Allowance, for detailed information)

d. Educational Expenses for Special Education Students
Adults who are enrolled in special education programming may incur costs associated with their educational program. In order for the department to reimburse the provider for these costs, the adult must be enrolled on a full-time basis in an educational program. In addition, the costs for which reimbursement is requested must not be reimbursable by any other source and must be related to enhancing or completing their educational program. Examples of costs that may be reimbursable include graduation fees and special fees for school trips/functions.

e. Durable Medical
In certain situations the cost of obtaining durable medical equipment or supplies may be reimbursed for adults who have been placed in a Residential Board and Care Home (RB&C) by the department and for whom the department is making a supplemental payment. Reimbursement by the department may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In addition, the durable medical equipment/supplies for which payment is requested must:
- be prescribed by the adult’s physician;
- meet an identified need on the adult’s service plan;
- be necessary to prevent the need for a higher level of care;
- be a one (1) time only expense rather than a reoccurring cost;
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- not exceed the current Medicaid rate; and,
- not be in violation of OHFLAC regulations.

In order to request reimbursement for this type of expense, the provider must submit the receipt for the equipment/supplies after the item(s) has been purchased. The social worker must then prepare a request for a demand payment in order to reimburse the provider for the cost incurred. The request must address each of the identified areas. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval. This demand payment type requires approval by the Office of Social Services in addition to the supervisory approval (two-tiered approval). The demand payment will not be generated by FACTS and sent to the provider until the required approvals are done.

f. Non-Medicaid Covered Services

Clients placed a Residential Board and Care Home (RB&C) by the department may, at times, incur expenses that are medically necessary but are not reimbursable by Medicaid. Reimbursement by the department for these costs may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In addition, the services for which payment is requested must:
- be recommended/authorized by the adult’s medical professional;
- meet an identified need on the adult’s service plan;
- be necessary to prevent the need for a higher level of care; and,
- not in violation of OHFLAC regulations.

In order to request reimbursement for this type of expense, the provider must submit the receipt for the services after they have been provided. The social worker may then prepare a request for a demand payment in order to reimburse the provider for the cost incurred. The request must address each of the identified areas. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval. This demand payment type requires approval by the Office of Social Services in addition to the supervisory approval (two-tiered approval). The demand payment will not be generated by FACTS and sent to the provider until the required approvals are done.

g. Food Supplements

In unique situations, food supplements may be required by an adult placed by the department in a Residential Board and Care Home (RB&C) in order to maintain sound nutritional status. In certain situations the cost of obtaining these food supplements may be reimbursed by the department. Reimbursement by the department may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In addition, the food supplements for which payment is requested must:
- be prescribed by the adult’s physician;
- meet an identified need on the adult’s service plan;
- be necessary to prevent the need for a higher level of care; and,
- not in violation of OHFLAC regulations.
In order to request reimbursement for this type of expense, the provider must submit documentation of the medical necessity and the receipt for the food supplements after they have been purchased. The social worker may then prepare a request for a demand payment in order to reimburse the provider for the cost incurred. The request must address each of the identified areas. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval. This demand payment type requires approval by the Office of Social Services in addition to the supervisory approval (two-tiered approval). The demand payment will not be generated by FACTS and sent to the provider until the required approvals are done.

h. **Over-the-Counter Drugs/DESI Drugs or Rx Not Covered**
In certain situations medications may be required by an adult placed by the department in a Residential Board and Care Home (RB&C) that are not covered by Medicaid or other insurance. These include items such as over-the-counter medications, DESI drugs, or other prescription medications that are medically necessary but not covered by Medicaid or other insurance. The cost of these medications may be reimbursed by the department. Reimbursement by the department may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In addition, the medications for which payment is requested must:
- be prescribed/ordered by the adult’s physician;
- meet an identified need on the adult’s service plan;
- be necessary to prevent the need for a higher level of care; and,
- not in violation of OHFLAC regulations.

In order to request reimbursement for this type of expense, the provider must submit the receipt for the after they have been purchased. The social worker must then prepare a request for a demand payment in order to reimburse the provider for the cost incurred. The request must address each of the identified areas. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval. This demand payment type requires approval by the Office of Social Services in addition to the supervisory approval (two-tiered approval). The demand payment will not be generated by FACTS and sent to the provider until the required approvals are done.

**Note:** DESI Drugs (Drug Efficiency Study Implementation) - These are older drugs that have since been replaced by newer versions and are now considered to be “less than effective”. In some situations, however, an individual can not tolerate the newer versions of the drugs or experience higher degree of side effects and the physician chooses to continue prescribing the older version of the drug.

i. **Co-Payment on Prescription Medications**
The cost of required co-payments for medications may be reimbursed for adults who have been placed in a Residential Board and Care Home (RB&C) by the department and for whom the
department is making a supplemental payment. Reimbursement by the department may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In addition, the medications to which the co-payment applies and for which payment is requested must:

- be prescribed by the adult’s physician;
- meet an identified need on the adult’s service plan; and,
- be necessary to prevent the need for a higher level of care;

In order to request reimbursement for this type of expense, the provider must submit documentation of the medical necessity of the medications and the receipt for the required medications after they have been purchased. The social worker must then prepare a request for a demand payment in order to reimburse the provider for the cost incurred. The request must address each of the identified areas. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval.

j. Provider Training Incentive Payment

Residential Board and Care Home (RB&C) providers who are currently receiving a supplemental payment for a client(s) placed in their facility by the department are entitled to receive reimbursement for approved training they receive. This reimbursement is offered as an incentive to encourage providers to participate in relevant training opportunities to enhance their skills and knowledge as RB&C providers. Training that would be acceptable in order to qualify for this payment would include training provided by the department or training that is furnished by another agency/entity that has been approved in advance by the department. This reimbursement is available for up to five (5) designated staff.

In order to be eligible to receive this training payment, each staff member for whom reimbursement is being requested must attend a minimum of six (6) hours of approved training during the quarter for which reimbursement is being requested. The quarters to be used for determining this allowance are based on the calendar year. Specifically, the quarters to be used are January - March; April - June; July - September; and October - December. Upon completion of the required hours of approved training, the provider may request payment of the training allowance by the department. Verification of attendance of the approved training must be submitted at the time reimbursement is being requested. Acceptable verification must include, at a minimum, training topic, name and title of the presenter, date(s) of training, and duration of the training session. Without verification that training was attended, payment shall not be made.

Upon receipt of the required verification of attendance of at least six (6) hours of approved training for each individual for whom reimbursement is being requested during the quarter, the social worker may then prepare a request for a demand payment in the amount of $25.00 each, for up to five (5) staff. Upon completion of the demand payment request, the social worker must forward the request to the supervisor for approval.
Note: The training allowance can not be prorated. If a full six (6) hours of training is not completed by an individual within the quarter, the provider is not eligible for this payment for that individual.

k. $1,000 Incentive Payment

The intent of this incentive payment is to reward a Residential Board and Care Home (RB&C) that has been primarily responsible for a client improving to the point that they no longer required residential care services and consequently can return to their own home to live. This payment is not intended to provide additional compensation for providers who have provided short term care to clients with short term needs.

In order to qualify for this payment, a provider must be nominated by the social worker. For a provider to be considered for nomination to receive this incentive payment, all the following criteria must be met:

- the client must have been income eligible and the provider having received a monthly supplemental payment from the department for the service they rendered (private pay clients are not to be considered);
- the provider must have provided full time care to the client for a minimum of twelve consecutive months;
- a multi-disciplinary team, such as a Community Planning Team (CPT) used with guardianship cases, must have been involved in the establishment of the goal of independent living and the development/monitoring of the service plan that was implemented;
- independent living must have been the planned objective on the client’s Service Plan and progress toward the achievement of this goal should be well documented in the six (6) month case review;
- the provider must have been assigned, as part of the Service Plan, key/measurable tasks toward the achievement of the client’s goal of independent living;
- the social worker must be able to demonstrate that the client’s return to the level of independence was primarily due to the efforts of the provider;
- an aftercare plan must be in place to identify the tasks to be accomplished, and by whom, during the six (6) month period the client is living in their own home; and
- once the client has returned to their home, they must remain there independently for at least six (6) months before this incentive payment can be approved.

Close communication between the local staff and the Office of Social Services is encouraged throughout this very involved procedure. When a client is first identified as a possible candidate for independent living, the social worker will need to consult with their supervisor. If it is agreed that the provider has identified a potential nominee, the social worker is to notify the Office of Social Services of their intention to proceed. An appropriate Service Plan must be developed with the goal of independent living and the specific tasks assigned to the provider in accomplishing this goal clearly identified. Regular monitoring of the progress being made by
the client toward the achievement of the established goal of independent living is to be documented by the social worker. Upon completion of the six (6) month case review, an update regarding the status of progress must be forwarded to the Office of Social Services.

If supportive services are required once the client goes home, an aftercare plan must be developed to identify what services are to be provided and who will be responsible for the provision of those services. The social worker must continue to provide case management services for at least six (6) months after the client’s return home. Follow-up during this period of time must include, at a minimum, monthly monitoring visits. If more frequent monitoring is required, this should be evaluated carefully as it may be an indication that the case may not be stable and the client may need to return to a more supportive type of setting. (Note: the client’s placement is to be end dated upon discharge from the RB&C to home, however, the case is to remain open as an Adult Residential case in FACTS during the six (6) month aftercare period so contacts and progress can be documented.)

If, at the end of the six (6) month aftercare period the client is able to continue to live independently, the worker must prepare a request for payment of the $1000.00 provider bonus. Upon completion, the request must be submitted to the supervisor for approval. At a minimum, the request must include the following:

- the date the client went into placement with the provider; and,
- adequate documentation/justification to support the provider’s eligibility to receive the bonus, based upon each of the criteria listed above.

If the supervisor concurs with the worker’s recommendation that the provider is eligible to receive this special compensation, the request is then to be forwarded, to the Adult Services Unit of the Office of Social Services for consideration and approval. Once approval of both the supervisor and the Office of Social Services has been obtained, a demand payment may be issued by the department. In addition to the payment, the local office is encouraged to send a letter of commendation to the provider recognizing them for their efforts.

I. Other Demand Payment - Not Specified

In certain situations, the cost of obtaining needed supplies or services other than those payments specifically identified as a demand payment type may be reimbursed for adults who have been placed in a Residential Board and Care Home (RB&C) by the department and for whom the department is making a supplemental payment. Reimbursement by the department may only be considered after it has been determined by the social worker that there is no other personal or community resource that can meet this need. In order for the department to reimburse the provider for these costs, the provider must submit receipts for the costs incurred. Examples of costs that may be reimbursable include legal expenses, conservator fees, etc. This demand payment type requires approval by the Office of Social Services in addition to the supervisory approval (two-tiered approval). The demand payment will not be generated by FACTS and sent to the provider until the required approval(s) is done.
3.  **Bed Hold**

There may be times when an adult who has been placed in a Residential Board and Care Home by the department must be out of the facility for a brief period of time for inpatient treatment, inpatient hospitalization, or scheduled client social activities. The intent of the bed hold is to ensure the availability of a bed and to prevent disruption of a stable placement whenever possible and appropriate.

A bed hold shall not automatically be granted. Determination of whether a bed hold is appropriate shall be made based on the unique circumstances of the case. Specific time frames apply depending on whether the bed hold is for medical/treatment purposes or social purposes.

**Medical**

A bed may be held for a resident for up to fourteen (14) days per episode when it is necessary for the client to be absent from the home for inpatient hospitalization/treatment. Payment at the established rate will continue for up to fourteen (14) days, or until such time it is determined that the client will not be returning to the home not to exceed the fourteen (14) day limit. Payment by the department and/or the client will continue in accordance with the terms of the Payment Agreement in effect. If it is determined that the resident will not be returning to the home, the social worker must end date the Payment Agreement and advise the provider. In order to grant a bed hold for medical treatment purposes, all the following criteria must be met:

- the provider must notify the department of the adult’s need for out-of-home treatment (in advance whenever possible, the next working day whenever out-of-home care is required on an emergency basis);
- the adult for whom payment is being continued was placed in the facility by the department and the department is currently making a supplemental payment for their care;
- the adult’s absence from the Residential Board and Care Home is to be temporary and short-term, not to exceed 14 days per episode;
- the resident is expected to continue to be appropriate for placement in a Residential Board Care upon discharge from treatment/hospital; and,
- the resident will be returning to the Residential Board and Care Home upon discharge.

**Social**

Providers are to encourage residents to engage in appropriate social and recreational activities. Examples include: natural family visitation, natural family vacations, specialized camps, overnight field trips, etc. A client may be absent from the home for these types of events for up to fourteen (14) days per calendar year. During the resident’s absence, the Residential Board and Care Home provider will continue to receive payments uninterrupted. In order to grant a bed hold for social purposes, all the following criteria must be met:
the activity must be scheduled in advance and reflected in the client’s service plan;
the adult for whom payment is being continued was placed in the facility by the department and the department is currently making a supplemental payment for their care;
the adult’s absence from the Residential Board and Care Home is to be temporary and short-term, not to exceed 14 days per calendar year; and,
the resident will be returning to the Residential Board and Care Home.

C. Reviews

1. By OHFLAC

After the initial license is issued, OHFLAC requires a renewal application annually. The new application must be submitted by the Residential Board and Care Home (RB&C) ninety (90) days prior to the expiration date appearing on the current license. In addition, OHFLAC may review the RB&C more frequently as needed. The inspection by OHFLAC is to be conducted by one (1) or more individuals who are competent to investigate health needs, life safety issues, and behavioral needs. The team members are required to inspect and review all regulatory requirements. In addition, the State Fire Marshall’s Office may inspect the RB&C yearly. OHFLAC regulations require that a copy of the OHFLAC review be made available to residents and the ombudsman, upon request. This report is public information, however, the names of all residents must remain confidential.

2. By the Office of Social Services

Residential Board and Care Homes do not require a formal review by Social Services. At least annually, however, the assigned social worker shall document that the Residential Board and Care Home (RB&C) has a current license. This may be done by viewing the license and making a copy or by contacting OHFLAC for verification. Licensure status must be documented in FACTS. As part of the review process, the social worker may document their observations and opinions regarding the quality of care provided by the RB&C. In addition, the social worker must indicate if any Adult Protective Service referrals were received and the disposition of the referrals.

In the event a situation should be observed during the review process that would raise a question about the quality of care provided, the social worker is to notify OHFLAC in writing. In certain circumstances the social worker may also request that the provider complete a Corrective Action Plan. This would be appropriate in situations where the social worker identified 1) a situation(s) that is serious enough for OSS to consider restricting placement to the facility, 2) misuse of personal expense allowance, 3) restriction of services as “punishment”, 4) inadequate supervision, etc.

When a situation(s) is identified that would require corrective action, verbal notification is to be given to the provider during the review. Verbal notification should include identification of the
specific problem area(s) noted. Written notification of the identified problem area(s) is to be done using the Adult Residential Services (ARS) Corrective Action Letter. This letter is to be sent to the provider within seven (7) calendar days of the verbal notification. The problem area(s) to be corrected are to be listed and a time frame for the completion of the corrections specified, not to exceed thirty (30) days from receipt of the verbal notification. The ARS Corrective Action Letter is available as a FACTS merge form and may be accessed through the hard drive of your PC (C:\). The social worker must file a copy of the letter in the provider’s paper record, and record in document tracking where the copy of the original signed document is located.

D. Complaints

When a complaint is received involving a Residential Board and Care home (RB&C), the complaint will be reviewed by the supervisor to determine if it is Adult Protective Services in nature. If the complaint is determined to be Adult Protective Services in nature, it will be assigned for further action. If the information received is concerning licensure issues, the person calling in the complaint will be requested to contact OHFLAC. If the individual refuses, a written report must be sent to OHFLAC and the Long Term Care Ombudsman by social service staff.

E. Reports

1. Level of Care Evaluation

The Level of Care Evaluation is used to identify all the areas in which the client will require some level of assistance from the provider, either directly or indirectly. Completion of this evaluation is an essential component in the Residential Board and Care placement process. It is also a prerequisite for development of the Payment Agreement between the department, the client and the provider. Based on the items selected and the point values assigned by FACTS to each, the total point value will be calculated and the appropriate rate of payment determined.

**Note:** The Level of Care Evaluation is available as a DDE in the reports area of FACTS. (More detailed information about completion of the Level of Care Evaluation may be found in the Residential Board and Care - Request to Receive Services)

2. Payment Agreement

The Payment Agreement, which is completed during the case management phase of the case work process, is the document which sets forth the terms of payment for placement in the Residential
Board and Care home (RB&C). The Payment Agreement is created by FACTS based on information entered by the social worker. After all required documentation has been completed, the Payment Agreement must be printed and required signatures obtained.

This form is available as a DDE in FACTS and may be accessed through the report area. It may be opened as a WordPerfect document, populated with information that has been entered in FACTS. The social worker then has the ability to make modifications, as appropriate, before printing the document. The completed document must then be saved to the FACTS file cabinet for the case. Creation of this form must be documented in the document tracking area of FACTS. Finally, after printing the Payment Agreement the worker must secure all required signatures, provide the client and all signatories with a copy, file the original signed document in the client case record (paper record), and record in document tracking where the original signed document is located. A copy of this form is available in the FORMS section of this policy.

Note: The social worker must review the Payment Agreement carefully to insure the accuracy of the information. Particular attention should be paid to the facility type and payment amounts reflected on the document.

3. **Resident Agreement for Participation**

The Resident Agreement for Participation, which is completed during the case management phase of the case work process, is an agreement that the social worker completes with the client being placed in a Residential Board and Care Home (RB&C) that specifies certain requirements that the client agrees to abide by while in placement. This form is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\). Finally, after printing the Resident Agreement for Participation, the social worker must secure the required signature, provide the client and provider with a copy, file the original signed document in the client case record (paper record), and record in document tracking where the original signed document is located. A copy of this form is available in the FORMS section of this policy.

4. **Hartley Verification Letter**

This letter is to be used to obtain written verification of eligibility as a Hartley class member for an individual who has been placed in a Residential Board and Care Home (RB&C). Completion of this verification in a timely manner (at the time of placement or shortly thereafter) is essential since verified Hartley eligibility does effect the amount of payment due to the provider. This letter is to be sent to the appropriate agency to be completed. It is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\). A copy of this form is also available in the FORMS section of this policy.

5. **Service Plan**
The Service Plan is completed in the case management phase of the case process. This form is available as a DDE in FACTS and may be accessed through the report area. It may be opened as a WordPerfect document, populated with information that has been entered in FACTS. The social worker then has the ability to make modifications, as appropriate, before printing the document. The completed document must then be saved to the FACTS file cabinet for the case. Creation of this form must be documented in the document tracking area of FACTS. Finally, after printing the service plan the worker must secure all required signatures, provide the client and all signatories with a copy, file the original signed document in the client case record (paper record), and record in document tracking where the original signed document is located. A copy of this form is available in the FORMS section of this policy.

6. **Social Evaluation**

This form is used to provide information to the provider concerning the client. Information included on the form is identifying information, activities of daily living (ADL) functioning capacity, medications, characteristics, formal and informal support systems. This form is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\). The social worker must file a copy of the document in the provider record (paper record) and record in document tracking where the original document is located. A copy of this form is available in the FORMS section of this policy.

7. **Adult Residential Services Corrective Action Letter**

The Corrective Action Letter is to be issued after the provider has been verbally notified of deficiencies. Deficiencies may be identified either: 1) during the regularly scheduled annual review or 2) at any other time that deficiencies are observed. This letter is to be sent to the provider within seven (7) calendar days of the verbal notification. The deficiencies to be corrected are to be listed and a time frame for the completion of the corrections specified. This form is available as a FACTS merge form and may be accessed through the hard drive of your PC (C:\). The social worker must file a copy of the letter in the provider’s paper record, and record in document tracking where the copy of the original signed document is located.

8. **Negative Action Letter**

Any time a negative action is taken in involving a Residential Board and Care Home (RB&C), such as provider case closure or a restriction of placements, etc., the provider must be furnished with written notification of the action being taken. The negative action taken must be clearly and specifically stated, advising the provider of the action being taken and the reason(s) for the action. In addition to notification of the negative action, the provider must be made aware of their right to appeal the decision and advised of what they must do to request an appeal. A form letter titled “Notification Regarding Application for Social Services” (Negative Action Letter) is to be used for
this purpose. This form is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\). A copy of this form is also available in the FORMS section of this policy. (See Common Chapters for specific information regarding grievance procedures.)

9. **W-9**

The W-9 information is necessary in order to set a provider up in FACTS. The W-9 must be completed by the provider and submitted to the local DHHR office. The information on the W-9 must be consistent with the information reported by the RB&C for tax purposes. The original document must be signed in blue ink. If any changes occur, a new W-9 must be completed and resubmitted by the RB&C to the local DHHR office. The original is to be forwarded by the local office to the Office of Social Services, attention Director of Administrative Services. The social worker is to retain a copy of the completed W-9 in the provider record in the local office. The location of the hard copy will be shown in FACTS in “document tracking”. A copy of the W-9 is located in the FORMS section of this policy. The form is available as a merge form of the hard drive of your PC (C:\). A copy of this form is available in the FORMS section of this policy.

**F. Record Keeping**

Upon placement of a client in the Residential Board and Care Home (RB&C) or shortly thereafter, information about the client and his/her needs is to be given to the provider by the social worker. The provider is to establish a file for each individual placed in their home and maintain all information about the client for reference as needed. Information that must be given to the provider by the social worker and maintained in the client file by the provider includes the following information.

**Client Information**

- identifying information about the client;
- information about significant others such as family members, friends, legal representatives, etc.;
- information about the client’s interests, hobbies and church affiliation;
- medical status including current medications, precautions, limitations, attending physician, hospital preference;
- advance directive(s) in force;
- information about client’s burial wishes, plans and resources;

**Note:** The Social Evaluation must be used for this purpose. This form is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\)
Client Documents

- the Social Evaluation (this form may contain much of the required/client identifying information)
- copy of the signed Resident Agreement for Participation;
- copy of the current and all previous Payment Agreements; and,
- copy of the current service plan;

All other information received by the provider that is specifically related to the client is to be maintained in the provider’s client file. This applies to information provided by the social worker as well as information from other sources.

IV. Closure

A. Provider Closure - General

A final evaluation must be completed as part of the review process prior to closure of the Residential Board and Care Home (RB&C) for use by the Office of Social Services. Upon completion, the social worker must document the results of this assessment in FACTS, including the reason(s) closure is being recommended. The completed review is then submitted to the supervisor for approval of recommendation for closure. Upon supervisory approval, the facility’s provider record is to be closed as a provider of RB&C services.

B. Notification of Provider Closure

If the Residential Board and Care Home (RB&C) is closed as an OSS provider, written notification to the provider is required. A form letter titled “Notification Regarding Application for Social Services” (Negative Action Letter) is to be used for this purpose. This form is available as a FACTS merge document and may be accessed through the hard drive of your PC (C:\). A copy of this form is also available in the FORMS section of this policy.

C. Provider’s Right to Appeal

A provider has the right to appeal a decision by the department at any time for any reason. To request an appeal, the provider must complete the bottom portion of the “Notification Regarding Application for Social Services” (Negative Action Letter) and submit this to the supervisor within thirty (30) days following the date the action was taken by the department. The supervisor is to schedule a pre-hearing conference to consider the issues. If the provider is dissatisfied with the decision rendered by the supervisor, the appeal and all related information is to be forwarded by the supervisor to the hearings office for further review and consideration. (See Common Chapters for specific information regarding grievance procedures.)

Effective June 2001
V. **Forms**
Form A

Level of Care Evaluation
### Client Name: ___________________________ Social Security #: __________ - -

Date Completed: ___________________________ FACTS Case #: __________________

# 1. Personal Care Services

<table>
<thead>
<tr>
<th>Service Area</th>
<th>Mark if Applic.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Daily assistance with dressing/undressing.</td>
<td></td>
</tr>
<tr>
<td>b. Extensive assistance with bathing.</td>
<td></td>
</tr>
<tr>
<td>c. Help with grooming (hair, teeth/dentures, shaving, and/or nails)</td>
<td></td>
</tr>
<tr>
<td>d. Extra laundry due to frequent incontinence.</td>
<td></td>
</tr>
<tr>
<td>e. Supervision of medication twice daily.*</td>
<td></td>
</tr>
<tr>
<td>f. Supervision of insulin.*</td>
<td></td>
</tr>
<tr>
<td>g. Occasional help with dressing/undressing.</td>
<td></td>
</tr>
<tr>
<td>h. Occasional assistance with bathing.</td>
<td></td>
</tr>
<tr>
<td>i. Occasional help with grooming (hair, teeth/dentures, shaving, and/or nails)</td>
<td></td>
</tr>
<tr>
<td>j. Occasional assistance with ambulation in daily activities.</td>
<td></td>
</tr>
<tr>
<td>k. Extra laundry due to occasional incontinence.</td>
<td></td>
</tr>
<tr>
<td>l. Continent, but requires some assistance with toileting.</td>
<td></td>
</tr>
<tr>
<td>m. Supervision of medication daily.*</td>
<td></td>
</tr>
<tr>
<td>n. Supervision of oral medication for diabetes.*</td>
<td></td>
</tr>
</tbody>
</table>

Note: Client must be able to self-medicate to be appropriate for placement in RB&C
### 3. **Behavior Services**

<table>
<thead>
<tr>
<th>Service Area</th>
<th>Mark if Applic.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Client is highly irritable and combative.</td>
<td></td>
</tr>
<tr>
<td>b. Client is unable to control his/her emotions.</td>
<td></td>
</tr>
<tr>
<td>c. Client is unable to control his/her temper.</td>
<td></td>
</tr>
<tr>
<td>d. Client exhibits erratic and/or unusual behavior. (Ex: inappropriate sexual behavior)</td>
<td></td>
</tr>
<tr>
<td>e. Client is usually uncooperative.</td>
<td></td>
</tr>
<tr>
<td>f. Client is usually disoriented.</td>
<td></td>
</tr>
<tr>
<td>g. Client is occasionally uncooperative.</td>
<td></td>
</tr>
<tr>
<td>h. Client is occasionally disoriented.</td>
<td></td>
</tr>
</tbody>
</table>

### 4. **Other**

<table>
<thead>
<tr>
<th>Service Area</th>
<th>Mark if Applic.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Intense supervision required to prevent wandering, harm to self, harm to others.</td>
<td></td>
</tr>
<tr>
<td>b. Difficulty in communication results in increased service time.</td>
<td></td>
</tr>
<tr>
<td>c. Provider plans extra recreational and/or educational activities to stimulate client.</td>
<td></td>
</tr>
<tr>
<td>d. Transportation must be provided to medical/mental health/etc. at least monthly.</td>
<td></td>
</tr>
<tr>
<td>e. Some supervision required.</td>
<td></td>
</tr>
<tr>
<td>f. Sometimes difficult to communicate with.</td>
<td></td>
</tr>
<tr>
<td>g. Transportation must be provided to medical/mental health/etc. at least bi-monthly.</td>
<td></td>
</tr>
</tbody>
</table>

### 5. **Non-Specified Services**

<table>
<thead>
<tr>
<th>Service Area</th>
<th>Mark if Applic.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td></td>
</tr>
<tr>
<td>b.</td>
<td></td>
</tr>
</tbody>
</table>
Level of Care Summary Totals

<table>
<thead>
<tr>
<th>Service</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Points for Personal Care</td>
<td></td>
</tr>
<tr>
<td>Total Points for Dietary</td>
<td></td>
</tr>
<tr>
<td>Total Points for Behavior</td>
<td></td>
</tr>
<tr>
<td>Total Points for Other Services</td>
<td></td>
</tr>
<tr>
<td>Total Points for Provider Training</td>
<td></td>
</tr>
</tbody>
</table>

Total Points for All Services

**Note:** If the total points are equal to or exceed 13 on the rate chart, the maximum rate of payment will be given.

Based on the results of this evaluation, complete the following:

- Assessed Level of Care Payment Amount: ......................................
- **Client Resource Amount:** ......................................................
- Client’s Personal Expense Allowance: ...........................................
- □ Hartley Eligibility: (if marked, add $100.00): ............................
- DHHR Supplemental Payment due to provider: .................................$

**If deductions of any kind are given to determine the client’s resource amount (disposable income), show specifically what the allowed deduction is for the calculations for determining the resource amount.**

<table>
<thead>
<tr>
<th>Deduction Type</th>
<th>Calculations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>
PAYMENT AGREEMENT

__________________________________________ , _______ - _______ has been approved for Residential Board and Care Home placement in __________________________________ at __________________________________ effective ______________. The total rate of payment for room, board and supervision is established at $______________ for a full month or $______________ per day for a partial month placement. The client currently has benefits in the amount of $______________ per month that are available to be applied toward their cost of care.

The client’s available resources are to be distributed as follows: $______________ per month to the client for their personal expense allowance and payment to the provider by the client in the amount of $______________ per month for a full month of care or $______________ per day for a partial month of care. The Department of Health and Human Resources will make a monthly supplemental payment to the provider in the amount of $______________ for the balance of the client’s monthly cost of care. This payment, made to the provider is to be distributed as follows: $______________ per month to be received by the client for their personal expense allowance and payment retained by the provider in the amount of $______________ per month for a full month of care or $______________ per day for a partial month of care.

The client and Department of Health and Human Resources agree to pay the provider, as specified above. This payment is to cover the cost of room, board, and personal services for the period of time the client remains in the provider’s home or until such time as the client’s situation changes, which may require that a new contract be developed in accordance with the policies of the Department of Health and Human Resources. The full monthly rate is due and payable to the provider for each month the client is in placement for an entire month. The specified daily rate shall apply for each day, excluding the day of discharge, that the client is in placement for less than a full month. The provider agrees to provide room, board, personal care and supervision to the client at the rate indicated above.

It is the understanding of all parties that this agreement may be terminated by the client, the provider or the Department of Health and Human Resources in accordance with applicable agency policy.

*Note: Daily per diem is calculated as follows: monthly rate x 12 months ÷ 365 days = daily rate

Client Signature: ____________________________ Date: ________________
Provider Signature: ____________________________ Date: ________________
Social Service Worker: ____________________________ Date: ________________
DHHR Supervisor: ____________________________ Date: ________________
Form - C

Resident Agreement for Participation
I, ____________________________, have applied for participation in the Adult Family Care/Residential Board & Care/Personal Care Home program.

As a participant in the program, I agree:

1. To make a monthly payment to the provider in accordance with the payment agreement;

2. To inform the provider before inviting any friends or relatives to the home;

3. To inform the Department of Health and Human Resources and the provider immediately of any changes in my income and/or living arrangements in order to prevent delay or error in payment;

4. To make restitution in the event there is an error in payment as a result of my failure to immediately inform the Department of Health and Human Resources and the provider of any changes;

5. To become familiar with and abide by the provider’s house rules and regulations;

6. To use my personal expense allowance as I choose so long as it is consistent with the provider’s house rules;

7. To permit the provider to share relevant information about me with the West Virginia Department of Health and Human Resources staff, my physician, and other agencies/service providers so long as sharing of this information is in my best interest; and

8. To show respect for the provider, other residents and other family members in the home.

_____________________________  ________________________________
(Resident/Legal Representative Signature)  (Date)

_____________________________  ________________________________
(Social Worker Signature)  (Date)
Form - D

Hartley Verification Letter
TO: __________________________________________

________________________________________

________________________________________

Re: _______________________________________

(Client name)

Dear _______________________________________

We are trying to determine if the individual named above meets the criteria to qualify as a Hartley Class member and therefore, eligible for additional funding to help pay for their care. To do this, we will need written verification from you indicating if this individual falls into one or more of the categories listed below. Please mark the appropriate category(ies), sign/date the verification and return the completed form to me at the address indicated below.

RELEASE OF INFORMATION

To whom it may concern:

I, ________________________________________, do authorize ___________________________________________ to release the following information to the West Virginia Department of Health and Human Resources. I understand that this information will be used to assist in the determination of my eligibility to be included as a class member under the Hartley Decision.

signature: _______________________________________

date: ___________________________________________

VERIFICATION OF HARTLEY ELIGIBILITY  (Mark all that apply)

The above named individual:

_____ is currently an active case with my office/agency and receiving mental health services;

_____ has been assessed and does meet the OBHS diagnostic and functional impairment criteria for targeted case management, clinic, or rehabilitation services;

_____ has a diagnosis of mental illness, substance abuse, or developmental disability and has at some point in the past received treatment at a state operated facility (Colin Anderson Center, Greenbrier Center, Huntington Hospital, Weston Hospital, Sharpe Hospital, Lakin [psychiatric] Hospital or Spencer Hospital);
Date Sent: ________________________________  
Client Name: ____________________________________  

_____ is not eligible under the Hartley criteria; or  

_____ Other/Comment: ________________________________  

____________________________________________________________________________________________  

signature: ____________________________________________  

title: _________________________________________________  

date: ________________________________________________  

Thank you for your anticipated cooperation in this matter. Please return the completed form to the following address:

Return To: ____________________________________________  

Sincerely,  

Social Worker: ____________________________________________  

Title: _________________________________________________  

Phone#/ext: ____________________________________________
Form - E

Service Plan
<table>
<thead>
<tr>
<th>Problem/Need Statement</th>
<th>Goal</th>
<th>Task/Service</th>
<th>Responsible Party</th>
<th>Frequency</th>
<th>Duration</th>
<th>Goal Begin Date</th>
<th>Estimated Completion Date</th>
</tr>
</thead>
</table>

Client Signature Date

Provider Signature Date

Worker Signature Date

Supervisor Signature Date
FORM - F

Social Evaluation
I. IDENTIFYING INFORMATION
A. Client Name
B. Marital Status
C. Current Address
D. Religious Preference
E. 
F. Social Security #
G. Date of Initial Request
H. Relative or Other Contact Person
I. Attending Physician (name) (address) (telephone #)
J. Burial plans
K. Medical and/or Life Insurance

<table>
<thead>
<tr>
<th>Name of Company</th>
<th>Policy Number</th>
<th>Face Value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

II. SOCIAL EVALUATION
A. Explanation of why services are being requested at this time:

B. Worker’s Assessment of the Client’s Functional Capacity (check all that apply)
1. AMBULATION
   Independent
   Ambulates with a devise
   Ambulates with help of another person

2. MENTAL/COGNITIVE CONDITION
   Alert
   Irrational Behavior
   Diminished mental awareness

   Up in chair - transfers independently
   Confused

   Up in chair - dependent to transfer
   Bedridden
   Comments:

3. EATING
   Eats independently
   Feeds self with help
   Must be fed
   Comments:

4. BOWEL/BLADDER CONTROL
   Completely continent
   Partially incontinent
   Catheter in use
   Incontinent
   Comments:

5. MEDICATIONS: Self-Administered
   Yes
   No (list each)

   Name of Medication
   Dosage
   Frequency
   Prescribing Physician

6. ACTIVITIES OF DAILY LIVING (Current Functioning)

   Bathing
   Independent
   Dependent
   With Help
7. INDIVIDUAL CHARACTERISTICS
   a. Temperament - Personality Traits
   b. Employment History
   c. Education
   d. Recreation, Hobbies and Interests

C. HABITS
   (1) Tobacco Comments:
   (2) Alcohol/Drugs
   (3) Food
   (4) Sleeping
   (5) Personal Hygiene

D. SPECIAL DISABILITIES (Check all that apply)

<table>
<thead>
<tr>
<th>Impaired Vision</th>
<th>Paralysis</th>
<th>Amputation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blind</td>
<td>Speech Impair.</td>
<td>Fractures</td>
</tr>
<tr>
<td>Deaf</td>
<td>External Ulcers</td>
<td>Deformities</td>
</tr>
<tr>
<td>Other (specify)</td>
<td>Other (specify)</td>
<td>Other (specify)</td>
</tr>
</tbody>
</table>

E. FORMAL/INFORMAL SUPPORT(S) AND LIVING ARRANGEMENTS
   Explain relationships; ability of relatives, friends, neighbors to assist client. Also explain client’s refusal to receive services when appropriate.

III. ASSESSMENT OF TYPE CARE/SERVICES NEEDED (check all that apply)
A. The following alternatives have been considered for this individual:

<table>
<thead>
<tr>
<th>Personal Care Serv.</th>
<th>Day Care</th>
<th>Pers. Care Home</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meals on Wheels</td>
<td>Phone Reassurance</td>
<td>RB&amp;C Home</td>
</tr>
<tr>
<td>Congregate Meals</td>
<td>Friendly Visitor</td>
<td>Nursing Home</td>
</tr>
<tr>
<td>Homemaker</td>
<td>Care in Rel. Home</td>
<td>Group Home</td>
</tr>
<tr>
<td>Home Health</td>
<td>Adult Family Care</td>
<td>Institutional Care</td>
</tr>
<tr>
<td>Other (specify)</td>
<td>Other (specify)</td>
<td>Other (specify)</td>
</tr>
</tbody>
</table>

B. I have concluded that the appropriate Social Services plan for this individual is ____________________________
   For the following reason(s):

IV. ACTION WHEN SOCIAL SERVICE PLAN IS SUPERVISED CARE
A. General Information
1. Date of Admission: ________________
2. Level of Care: AFC _____ RB&C _____ PCH _____ Inst _____
3. Provider Address:

<table>
<thead>
<tr>
<th>Client Income will be managed by:</th>
<th>Self _____</th>
<th>Provider _____</th>
<th>Other (specify on line below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: Address:  Phone:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5. Personal Expense Allowance will be managed by:
   | Self _____ | Provider _____ | Other (specify on line below) |
| Name: Address:  Phone:            |            |                |

B. Client entered supervised care in another area
1. Contact with receiving area made (date) ___________________
   Name and Title of staff person contacted ___________________
2, If contact made after admission, explain __________________________________________

Additional Comments: __________________________________________________________

____________________________________________________________________________

Signature of Social Worker Date Completed

Form G

Adult Residential Corrective Action Letter
Dear [Enter name of person to whom notification being sent]:

The Department of Health and Human Resources recently completed a review/site visit of your home/facility. During that visit, the following areas or concern were identified. Therefore, we are hereby advising you that you must prepare a Corrective Action Plan to address the areas of concern identified below:

[Enter all findings that must be addressed in the Corrective Action Plan]

The Corrective Action Plan is due to this office within 15 days following receipt of this notification. At a minimum, the Corrective Action Plan must: 1) address all the issues identified, 2) clearly identify the specific actions that are to be taken to correct the problem(s), 3) identify who is responsible for carrying out each task, and 4) specify the time frames for completion of each task.

DHHR District Address: [Enter DHHR mailing address] [Enter name of facility administrator/operator being notified] [Enter Facility name] [Enter mailing address] [Enter city, state & zip]

Sincerely,

Name: [Enter social worker's name] Title: [Enter social worker's title]
Form - H

Negative Action Letter
(Previously used SS-13)
WEST VIRGINIA DEPARTMENT OF HUMAN SERVICES

Dear [Name],

This letter is to notify you of action taken on your application for social services. Please refer to the item(s) checked below to indicate what action was taken.

1. ( ) Your application for ________________________ has been approved.

2. ( ) Your application for ________________________ has been denied because ____________________________________________________________

   Please refer to the information on the back of this letter concerning your right to a conference or hearing.

3. ( ) The fee for the service you receive is ________________________ per ________________________.

4. ( ) You are no longer eligible for ________________________ after ________________________

   because ____________________________________________________________

   Please refer to the information on the back of this letter concerning your right to a conference or hearing.

If you have a concern or complaint about the quality of service you are receiving or whether the service is meeting your needs, please contact me about the Department of Human Services’ grievance procedure. In addition, your right to a conference concerning the decision shown above and your right to a hearing are explained on the back of this letter.

Should you have any questions, please contact me.

Sincerely,

______________________________       ________________________
Signature of Worker                  Date
REQUEST FOR A CONFERENCE REGARDING THE PROPOSED ACTION TAKEN ON YOUR APPLICATION

If you are not satisfied with the proposed action to be taken on your application or need further explanation, you have a right to discuss it with the Department worker who made the decision. If you are not satisfied with the results of this conference, you may wish to request a hearing.

REQUEST FOR A HEARING BEFORE A MEMBER OF THE STATE BOARD OF REVIEW

If you are not satisfied with the decision made on your application, you have the right to a hearing before a State Hearing Officer who is a member of the State Board of Review.

THE LENGTH OF TIME YOU HAVE TO REQUEST A CONFERENCE OR HEARING

If you wish a conference, please contact this office at once. If you wish a hearing, you must notify this office within ninety (90) days from the date of the action. You may request a conference or hearing by contacting this office in person or by completing the statement at the bottom of this letter. Detach it and mail the request to this office.

CONTINUATION OF SERVICES DURING THE HEARING PROCESS

If you request a hearing within thirteen (13) days of this notice, services may be continued or reinstated pending a decision by the State Hearing Officer.

WHO MAY HELP YOU AT THE CONFERENCE OR HEARING

At the conference or hearing, you may present your information yourself or in writing. You have the right to be represented by a friend, relative, attorney, or other spokesperson of your choice. A Department representative will be available to assist you if you need help in preparing the hearing and advise you regarding any legal service that may be available in your community.

IMPORTANT !!

If you want a conference or hearing, please check one of the blocks below and mail this statement to:

( ) I want a pre-hearing conference because:

( ) I want a hearing before the State Hearing Officer because:

Signature of Claimant ________________________________ Date ____________________

(PLEASE DATE AND SIGN)
Form -I

W-9
Organization/Individual Name: ___________________________________________________________
Social Security Number or Federal Employer Identification Number (FEIN): ____________________

Business Address: ___________________________________________________________________

Payment Address: ___________________________________________________________________

Telephone Number and contact person: (304) __________________________________________

☐ I wish to withdraw because:

☐ I wish to continue providing services (if this is your selection complete the remainder of the form)

Pursuant to Internal Revenue Service Regulations, Providers must furnish their taxpayer identification number (TIN) to the State. If this number is not provided, you may be subject to a 20% withholding on each payment.

ENTER YOUR NAME AND ADDRESS EXACTLY AS YOU ENTER THEM ON YOUR IRS INCOME TAX FORMS

1099/Tax Name: ____________________________________________________________________

1099/Tax Address: ___________________________________________ Zip: ____________________

Social Security Number: ______ - ______ - ______ Federal Employer Identification Number (FEIN): __________________

List the Type(s) of Service you are Approved/Licensed to provide:

<table>
<thead>
<tr>
<th>TYPE</th>
<th>COUNTY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Type of Business or Provider (Check One) ☐ Individual ☐ Sole Proprietorship ☐ Partnership
☐ Government/Non-Profit ☐ Corporation ☐ Public Services Corporation ☐ Estate/Trust

Other Tax Account Number(s) (if applicable): State Sales/Use Tax Number: __________________
State Unemployment Tax Number: __________________ State Corporation Income Tax Number: __________
State Employers Withholding Tax Number: __________________

Under penalties of perjury, I declare that I have examined this request and to the best of my knowledge and belief it is true, correct, and complete.

Name (Print): ___________________________________________ Signature: __________________

Date: _______________ Telephone: (304) ___________________ Title: __________________________

Return to: West Virginia Department of Health and Human Resources Telephone: (304) 558-7980
Division of Administrative Services, Office of Social Services FAX: (304) 559-8800
Building 6, Room B-850
Capitol Complex
Charleston, West Virginia 25305-9983

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