August 20, 2019

RE: DAL-NH 19-07
Notice of Transfer or Discharge and
Permitting Residents to Return

Dear Nursing Home Administrator:

The purpose of this communication is to clarify the requirement to permit residents to return to the nursing home after transfer to an acute care setting, the documentation required for a facility initiated transfer or discharge, the difference between a facility-initiated and resident-initiated transfer/discharges and, the requirement for a facility to send a copy of the discharge notice to a representative of the Office of the State Long-Term Care (LTC) Ombudsman for facility initiated discharges.

Federal regulations allow nursing homes to initiate discharges of residents only in specific instances. Despite these protections, discharges which violate Federal regulations continue to be one of the most frequent complaints made to the State LTC Ombudsman program.

Federal regulations governing long-term care facilities provide many protections for all nursing home residents, including the right to remain in the facility unless a limited set of circumstances apply:

§483.15(c)(1)(i) The facility must permit each resident to remain in the facility, and not transfer or discharge the resident from the facility unless-

1. The transfer or discharge is necessary for the resident’s welfare and the resident’s needs cannot be met in the facility;
2. The transfer or discharge is appropriate because the resident’s health has improved sufficiently so the resident no longer needs the services provided by the facility;
3. The safety of individuals in the facility is endangered due to the clinical or behavioral status of the resident;
4. The health of individuals in the facility would otherwise be endangered;
5. The resident has failed, after reasonable and appropriate notice, to pay for (or to have paid under Medicare or Medicaid) a stay at the facility. Nonpayment applies if the resident does not submit the necessary paperwork for third party payment or after the third party, including Medicare or Medicaid, denies the claim and the resident refuses to pay for his or her stay. For a resident who becomes eligible for Medicaid after admission to a facility, the facility may charge a resident only allowable charges under Medicaid; or
6. The facility ceases to operate.
To demonstrate that any of the circumstances permissible for a facility to initiate transfer or discharge as specified in 1-6 above have occurred the medical record must show documentation of the basis for the transfer or discharge. This documentation must be made before, or as close as possible to the actual time of transfer or discharge.

To demonstrate 1 and 2 above for permissible facility-initiated transfer or discharge, the resident’s physician must document information about the basis for transfer or discharge. Additionally, for circumstance 1 above, the inability to meet the resident’s needs, the documentation made by the resident’s physician must include:

- The specific resident needs the facility could not meet;
- The facility efforts to meet those needs; and
- The specific services the receiving facility will provide to meet the needs of the resident which cannot be met at the current facility.

Facilities are required to determine their capacity and capability to care for the residents they admit, so in the absence of atypical changes in residents’ conditions, it should be rare that facilities who properly assess their capacity and capability of caring for a resident then discharge that resident based on the inability to meet their needs. Therefore, facilities should not admit residents whose needs they cannot meet based on the facility assessment.

Facility-Initiated Transfers and Discharges: A transfer or discharge which the resident objects to, did not originate through a resident’s verbal or written request, and/or is not in alignment with the resident’s stated goals for care or preferences.

In situations where the facility has decided to discharge the resident while the resident is still hospitalized, the facility must send a notice of discharge to the resident and resident representative and must also send a copy of the discharge notice to a representative of the Office of the State LTC Ombudsman. Notice to the Office of the State LTC Ombudsman must occur at the same time the notice of discharge is provided to the resident and resident representative, even though, at the time of initial emergency transfer, sending a copy of the transfer notice to the ombudsman only needed to occur as soon as practicable as described below.

For any other types of facility-initiated discharges, the facility must provide notice of discharge to the resident and resident representative along with a copy of the notice to the Office of the State LTC Ombudsman at least 30 days prior to the discharge or as soon as possible. The copy of the notice to the ombudsman must be sent at the same time notice is provided to the resident and resident representative.

Emergency Transfers
When a resident is temporarily transferred on an emergency basis to an acute care facility, notice of the transfer may be provided to the resident and resident representative as soon as practicable, according to 42 CFR 483.15(c)(4)(ii)(D). Copies of notices for emergency transfers must also still be sent to the ombudsman, but they may be sent when practicable, such as providing a list of residents on a monthly basis.

To further help facilitate this process, the contact information for the Long-Term Care Ombudsman Program by county has been provided as an attachment to this correspondence.
For further guidance, please refer to Centers for Medicare And Medicaid Services (CMS) S & C 18-08-NH: An Initiative to Address Facility Initiated Discharges that Violate Federal Regulations dated December 22, 2017.

Resident-Initiated Transfers and Discharges: Means the resident or, if appropriate, the resident representative has provided verbal or written notice of intent to leave the facility.

The medical record must contain documentation or evidence of the resident’s or resident representative’s verbal or written notice of intent to leave the facility. A resident’s expression of a general desire or goal to return home or to the community or elopement of a resident who is cognitively impaired should not be taken as notice of intent to leave the facility. Discharges following completion of a skilled rehabilitation stay may not always be a resident-initiated discharge. In cases where the resident may not object to the discharge, or has not appealed it, the discharge could still be involuntary and must meet all the requirements of the regulation. For example, it is not permissible to discharge a resident because they have completed short-term rehabilitation and now require long-term placement. In New York State, all beds in a nursing home are dually Medicare and Medicaid certified; therefore, there is no delineation between a short-term rehabilitation bed and a long-term care bed. Discharging for this reason is prohibited.

For resident-initiated transfers or discharges that meet all the requirements of the law, sending a copy of the notice to the ombudsman is not required.

Frequently Asked Questions (FAQs) related to Discharges Notices to the Ombudsman Program and facility-initiated discharges has been provided as an attachment to this correspondence.

We encourage all facilities to review their policies and procedures related to facility and resident-initiated transfers and discharges to ensure compliance with the requirements of participation with CMS.

The Division of Nursing Homes & ICF/IID Surveillance and the Office of the State Long-Term Care Ombudsman appreciate your efforts to ensure residents’ rights are promoted and protected at your facility.

Sincerely,

Sheila McGarvey
Director
Division of Nursing Homes & ICF/IID Surveillance
Center for Health Care Provider Services and Oversight

Claudette Royal
New York State Ombudsman
NYS Office for the Aging
<table>
<thead>
<tr>
<th>County</th>
<th>Agency</th>
<th>Email for Discharge Notices</th>
<th>Phone</th>
<th>Fax</th>
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<tbody>
<tr>
<td>Suffolk</td>
<td>Family Service League 55 Horizon Drive Huntington, NY 11743</td>
<td><a href="mailto:Ombudsm@fsl-li.org">Ombudsm@fsl-li.org</a></td>
<td>631-470-6755</td>
<td></td>
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<tr>
<td>Nassau</td>
<td>Family and Children’s Association 100 East Old Country Road Mineola, NY 11501</td>
<td><a href="mailto:ombudservice@familyandchildrens.org">ombudservice@familyandchildrens.org</a></td>
<td>516-466-9718</td>
<td>516-538-2548</td>
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<tr>
<td>Bronx, Manhattan, Richmond, Kings and Queens</td>
<td>Center for the Independence of the Disabled (CIDNY) 841 Broadway, Suite 301 New York, NY 10003</td>
<td><a href="mailto:tdnotice@cidny.org">tdnotice@cidny.org</a></td>
<td>212-812-2901</td>
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<tr>
<td>Westchester, Putnam, and Rockland</td>
<td>Westchester Independent Living Center 10 County Center Road Suite 203 White Plains, NY 10607</td>
<td><a href="mailto:snfdischarge@wilc.org">snfdischarge@wilc.org</a></td>
<td>914-682-3926</td>
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<tr>
<td>Columbia, Dutchess, Greene, Orange, Sullivan, and Ulster</td>
<td>Long Term care Community Coalition-Hudson Valley LTC Ombudsman Program 7 Pine Woods Road, Suite 3C Hyde Park, NY 12538</td>
<td><a href="mailto:ombudsman@hudsonvalleyltcop.org">ombudsman@hudsonvalleyltcop.org</a></td>
<td>845-229-4680 x102</td>
<td>845-229-4684</td>
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<tr>
<td>Clinton, Essex, and Franklin</td>
<td>North Country Center for Independence 80 Sharron Avenue Plattsburgh, NY 12901</td>
<td><a href="mailto:Ombudsman@ncci-online.com">Ombudsman@ncci-online.com</a></td>
<td>518-562-1732</td>
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<tr>
<td>Jefferson Lewis and St. Lawrence</td>
<td>Northern Regional Center for Independent Living 210 Court Street #107 Watertown, NY 13601</td>
<td><a href="mailto:Ombudsman@nrcil.net">Ombudsman@nrcil.net</a></td>
<td>315-785-8703 x228</td>
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<tr>
<td>Herkimer, Madison, Oneida, and Otsego</td>
<td>Resource Center for Independent Living 409 Columbia Street PO Box 210 Utica, NY 13503-0210</td>
<td><a href="mailto:Ombudsman@RCIL.com">Ombudsman@RCIL.com</a></td>
<td>315-272-1872</td>
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<tr>
<td>Cayuga, Cortland, Onondaga, and Oswego</td>
<td>ARISE Child and Family Service 635 James St Syracuse, NY 13203</td>
<td><a href="mailto:ombudsman@ariseinc.org">ombudsman@ariseinc.org</a></td>
<td>315-671-5108</td>
<td>315-422-0948</td>
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<tr>
<td>Broome, Chenango, Delaware, Tioga</td>
<td>Action for Older Persons 200 Plaza Dr. Suite B Vestal, NY 13850</td>
<td><a href="mailto:mwhite@actionforolderpersons.org">mwhite@actionforolderpersons.org</a></td>
<td>607-722-1251</td>
<td>607-722-1293</td>
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<tr>
<td>Tompkins, Chemung and Schuyler</td>
<td>Tompkins County Office for the Aging 214 West Martin Luther King Jr./State St. Ithaca, NY 14850</td>
<td><a href="mailto:ltcombudsman@tompkins-co.org">ltcombudsman@tompkins-co.org</a></td>
<td>607-274-5498</td>
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<tr>
<td>Monroe, Genesee, Livingston, Ontario, Orleans, Seneca, Wayne, Wyoming, Yates</td>
<td>Lifespan 1900 South Clinton Avenue Suite 13 Rochester, NY 14618</td>
<td><a href="mailto:Ombudsman@lifespan-roch.org">Ombudsman@lifespan-roch.org</a></td>
<td>585-244.8400 x114</td>
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<tr>
<td>Allegany and Steuben</td>
<td>AIL Independent Living Center 271 E. First Street Corning, NY 14830</td>
<td><a href="mailto:troloson@aimcil.com">troloson@aimcil.com</a></td>
<td>607-962-8225 x112</td>
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<tr>
<td>Cattaraugus, Chautauqua, Erie and Niagara</td>
<td>People Inc. 2747 Main Street, 2nd Floor Buffalo, NY 14214</td>
<td><a href="mailto:LTCOmbudsman@people-inc.org">LTCOmbudsman@people-inc.org</a></td>
<td>716-817-9222</td>
<td>716-817-5645</td>
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Frequently Asked Questions Regarding Discharge Notices to the Ombudsman Program

1. Q: Should I send information with the discharge notice to LTCOP such as care plans, discharge summary, doctor’s notes?
   A: The discharge notice is the only document that should be provided to the Ombudsman program.

2. Q: Is discharge from short-term rehab to another facility for long-term care considered facility-initiated?
   A: All nursing home beds in NYS are certified for both short-term and long-term care. If the resident did not specifically request the discharge and it is not in alignment with their admission and desired outcomes, then it is facility-initiated.

3. Q: What is the difference between a facility-initiated and involuntary discharge?
   A: Regulations limit the circumstances under which a facility can initiate a transfer or discharge, thus protecting nursing home residents from involuntary discharge. In the following limited circumstances, facilities may initiate transfers or discharges:
   1. The discharge or transfer is necessary for the resident’s welfare and the facility cannot meet the resident’s needs.
   2. The resident’s health has improved sufficiently so that the resident no longer needs the care and/or services of the facility.
   3. The resident’s clinical or behavioral status (or condition) endangers the safety of individuals in the facility.
   4. The resident’s clinical or behavioral status (or condition) otherwise endangers the health of individuals in the facility.
   5. The resident has failed, after reasonable and appropriate notice, to pay, or have paid under Medicare or Medicaid, for his or her stay at the facility.
   6. The facility ceases to operate.

4. Q: Where do I obtain the address for my local Ombudsman Program?
   A: For your convenience the addresses of the Ombudsman Program is included as an Attachment to this DAL.

5. Q: What is the correct agency contact information to be provided on the discharge notice for residents with mental illness or developmental disabilities?
   A. Disability Rights New York
   725 Broadway, Suite 450
   Albany, New York 12207
   Email: Mail@DRNY.org
   Phone: 518-432-7861 or 1-800-993-8982
6. Q: When can I send a list of residents discharged or transferred to LTCOP?

   A: The list of residents can be sent for emergency transfers such as transfer to an acute care setting. This list can be sent on a monthly basis. Residents being discharged, including residents discharged after a subacute rehabilitation stay, require a discharge notice and this notice needs to be sent to LTCOP at the same time it is provided to the resident/representative.

7. Q: When insurance coverage stops, and a resident is being discharged, is this considered resident-initiated?

   A: A resident-initiated discharge should be in alignment with the resident’s goals for admission and desired outcomes.

8. Q: If a resident is sent to the hospital due to the resident’s clinical or behavioral status that endangers the health and/or safety of other individuals in the facility, do I need to issue a Discharge/Transfer Notice?

   A: A hospital is not an appropriate discharge location. Admission assessments are key to ensuring the facility can care for the residents admitted. If there is evidence a facility cannot meet the resident’s needs, or the resident poses a danger to the health and safety of his/herself or others, the facility must follow all the requirements as they apply to discharge including the basis for discharge, provide notice to the resident, his/her representative and the LTCOP, reason for discharge, discharge location and appeal rights information. A facility’s determination not to permit a resident to return must not be based on the resident’s condition when originally sent to the hospital.