

AIDS INSTITUTE

SUPPORTIVE HOUSING SERVICES STANDARDS

- **HOUSING RETENTION SERVICES & FINANCIAL ASSISTANCE (HRFA)**
- **MEDICAID REDESIGN TEAM (MRT) HOUSING RETENTION SERVICES & FINANCIAL ASSISTANCE FOR HIGH-NEED MEDICAID BENEFICIARIES (MRT HRFA)**
- **EMPIRE STATE SUPPORTIVE HOUSING INITIATIVE (ESSHI)**

**NYS DEPARTMENT OF HEALTH
AIDS INSTITUTE**

**DIVISION OF HIV AND HEPATITIS HEALTH CARE
BUREAU OF COMMUNITY SUPPORT SERVICES**

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I. PURPOSE AND INTENT

Research demonstrates that a lack of stable housing is a formidable barrier to consistent and effective engagement in care at each point in the HIV care continuum (HIV testing; engagement in medical care; retention in medical care; adherence to HIV antiretroviral regimens; and viral suppression). People Living with HIV who lack stable housing are more likely to delay HIV testing and entry into care, more likely to experience sporadic care, less likely to be on antiretroviral therapy (ART), and less likely to achieve sustained viral suppression. Studies also show that supportive housing is an evidence-based HIV health intervention that improves stability, connection to health care, viral suppression and other health outcomes for people living with HIV regardless of co-occurring medical, behavioral, or psychosocial issues.

Supportive Housing – affordable housing assistance coupled with housing retention services such as independent living skills development, crisis management, vocational readiness, and health maintenance and wellness skill-building activities – was a prominent recommendation of New York State’s Medicaid Redesign Team (MRT). This recommendation of the MRT to increase the availability of supportive housing was echoed in the “Blueprint to End the AIDS Epidemic” that was released in May 2015. The Blueprint identified the lack of available supportive housing as the greatest unmet need of people living with HIV in New York State.

Persons with co-morbidities (e.g., HIV/AIDS and mental illness, substance use disorder, hepatitis, diabetes, heart disease and/or other medical conditions) present a unique array of housing and housing retention service needs in order to maintain appropriate housing. Many of the people living with HIV/AIDS, substance use, mental illness and/or other co-occurring medical conditions are less likely to be engaged in primary medical care. The lack of regular medical care may lead to increased visits to emergency rooms and longer, more frequent hospitalizations with the end result being high Medicaid costs and poor health outcomes. Furthermore, the rise of both homelessness and HIV rates among the young adult LGBT community has highlighted the need to address homelessness and housing instability among this sub-population.

The complexities confronting these vulnerable populations requires an extensive array of supportive housing and housing retention services in order to maintain appropriate housing, improve engagement in medical care, and ultimately improve the health status of people living with HIV and reduce the risk of HIV transmission. Once stably housed, clients are more likely to become active participants in their own medical and psychological care and to voluntarily access needed health and supportive services.

All NYS Department of Health AIDS Institute Supportive Housing programs are required to adhere to the Housing First Model. Housing First is a homeless assistance approach that prioritizes providing permanent housing to people experiencing homelessness, thus ending their homelessness and serving as a platform from which they can pursue personal goals and improve their quality of life. This approach is guided by the belief that people need basic necessities like food and a place to live before attending to anything less critical, such as getting a job, budgeting properly, or attending to substance use issues. Additionally, Housing First is based on the theory that client choice is valuable in housing selection and supportive service participation, and that exercising that choice is likely to make a client more successful in remaining housed and improving their life. Agencies must implement and adhere to low barrier admission policies (not screening out based on lack of client income, poor credit or rental history, criminal history for non-violent or violent convictions that are not recent; credit checks are not permitted as an enrollment qualifier); processes that expedite entry of homeless clients into housing, by streamlining internal application and tenancy approval processes; practices and policies to prevent lease violations and evictions. Further guidance regarding Housing First expectations is available in the HUD Housing First in Permanent Supportive Housing Brief here:

<https://www.hudexchange.info/resource/3892/housing-first-in-permanent-supportive-housing-brief/>.

Additional resources and guidance are also available on the HUD Exchange here:

<https://www.hudexchange.info/programs/coc/toolkit/responsibilities-and-duties/housing-first-implementation-resources/#housing-first-implementation>

Housing Retention Services & Financial Assistance (HRFA)

This funding provides financial assistance for housing and housing retention services to individuals living with HIV/AIDS. Funded agencies provide financial assistance to help clients obtain and maintain safe, appropriate and affordable housing and prevent eviction and utility shut off. Additionally, the provision of housing retention services under this component will assist clients to develop the skills needed to remain in stable housing, to engage in and maintain enrollment in medical care, and to live independently. Funds are to be used as dollars of last resort and providers are required to demonstrate efforts to access all other available benefits and funding sources (including HASA) for housing-related financial assistance prior to utilizing funding. Agencies are required to ensure that direct financial assistance comprises 55% of the annual budget amount. Direct financial assistance can include: short-term rental subsidies; emergency rental assistance; emergency utility assistance; moving expenses; brokers fees; and household and hygiene kits.

Short-term rental subsidies cannot be provided for longer than 24 months. It is expected that a discharge plan is developed upon enrollment and included in service plans for clients receiving rental subsidies to ensure that clients transition to alternative housing prior to reaching the 24-month timeframe. If a client requires assistance beyond 24 months, approval must be obtained from the AIDS Institute. Detailed circumstances must be provided so a determination can be made.

- The LGBT Young Adult housing program provides housing retention services to lesbian, gay, bisexual, and transgender young adults (age 18 – 24) living with HIV/AIDS in NYC. Rental assistance can only be provided to individuals who are not eligible to receive a housing subsidy through HIV/AIDS Services Administration (HASA) in New York City. It is expected that a discharge plan is developed upon enrollment and included in all service plans. The discharge plan is required to be re-evaluated at reassessment to ensure that clients transition to alternative housing upon reaching the maximum age limit of 24. Exceptions to exceed the maximum age limit may be obtained with justification and approval from the AIDS Institute.

The AIDS Institute's Bureau of Community Services (BCSS) uses the HRSA HIV/AIDS Bureau Ryan White Part B Program's Service Category Descriptions and Program Guidance located in [Appendix A](#) when developing the HRFA standards. More information on federal guidance can be found in [PCN 16-02](#).

Medicaid Redesign Team (MRT) Housing Retention Services & Financial Assistance for High-Need Medicaid Beneficiaries (MRT HRFA)

This funding provides financial assistance (long-term rental assistance) and housing retention services to high-need Medicaid beneficiaries living with HIV/AIDS as well as other morbidities, who are homeless, unstably housed, or at high risk of becoming homeless. Funding provided through this component enables agencies to work with the priority population to establish and maintain housing stability and foster an environment in which high-need, high-risk clients may engage in and remain in HIV medical care, resulting in a reduction in hospitalization and emergency medical services use.

Empire State Supportive Housing Initiative (ESSHI)

The rental subsidies and services provided under this initiative are intended to be a means to provide affordable and long-term stable permanent housing as well as supportive services to families, individuals and youth/young adults who are homeless and have at least one or more disabling conditions or other life challenges. The provision of services and supports enables eligible families, individuals and youth/young adults to manage health and behavioral health conditions, address other disabling conditions or life challenges and become and remain stably housed.

II. CLIENT ELIGIBILITY

A. Client eligibility requirements for HRFA and MRT HRFA include:

- HIV status – Providers will be required to obtain and maintain documentation of HIV-positive status once an individual is enrolled in services. Funds must not be used to provide services to individuals known to be HIV-negative or to have an unknown HIV status.
- Residency – All new and continuing clients enrolled in programs must provide documentation of residency in New York State.
- Income – All new and continuing clients enrolled in funded programs must meet income eligibility requirements to receive services. The current income cannot be above 500% of the Federal Poverty Level.
- Insurance – Providers will be required to document insurance and Health Home enrollment status. These steps will help ensure Ryan White funding, when applicable, is the payer of last resort.
- Housing status: Client must be homeless, unstably housed, or at high risk of becoming homeless;

As of 4/1/2022 the eligibility criteria is :

- **Verification of client eligibility within 90 days of enrollment**
- **Annual verification which can include client self-attestation**
- **Full recertification with supporting documentation every two years**

Providers must conduct annual eligibility confirmations to assess if the client’s income and/or residency status and insurance has changed. Verification of client eligibility must be completed once annually for every actively enrolled client. Annual verification can include a signed client self-attestation documented in the client record. Full recertification including supporting documentation is required every two years. Documentation of HIV positive status must be included in client files.

Providers must use the *AIDS Institute Client Eligibility and Recertification Requirements Checklist* to ensure eligibility criteria is met and acceptable verification documents are included in the client file. (see [Appendix B](#))

1. Client HIV status criteria: Client HIV status will require a documented HIV diagnosis, obtained once within 90 days of program enrollment.

Acceptable Documentation:	<p>HIV status verification will require a documented HIV diagnosis, obtained once within 90 days of program enrollment.</p> <p>Acceptable documentation of HIV positive status includes:</p> <ul style="list-style-type: none"> • Positive HIV antibody test results • Documentation of detectable HIV viral load results • Physician (M.D., N.P., P.A.) signed written statements/progress notes • Photocopy of enrollment card for the New York State AIDS Drug Assistance Program (ADAP) • Photocopy of enrollment card for an HIV Special Needs Plan (SNP) exclusively for HIV-positive individuals
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	<ul style="list-style-type: none"> • Prescription for any HIV antiretroviral including long-acting antiretroviral therapies for HIV treatment (<u>EXCEPT</u> Truvada, Raltegravir and Dolutegravir since these medications can be used for PEP and/or PrEP) • A hospital discharge summary or similar reports documenting HIV infection • M11Q Form or HIV/AIDS Services Administration (HASA) referral form (NY only)
AIRS Data Entry	<p>HIV Status must be entered in AIRS upon enrollment. Once a client is determined to be HIV positive and eligible, continued verification of HIV status will be required every twelve months or until the client is indicated as being “HIV-Positive, CDC-defined AIDS”. Once a client receives this status in AIRS, continued verification is no longer needed.</p> <p>Providers may use the “Verify” button on the HIV Status Information screen to indicate to the AIDS Institute that the information contained in AIRS is accurate.</p>

2. Residency Criteria: Client Lives in New York State

Acceptable Documentation:	<p>Acceptable documentation of residency criteria includes:</p> <ul style="list-style-type: none"> • Lease for current residence with non-expired dates • Tenancy agreement/verification for individuals who do not have a lease • Notarized statement from the leaseholder that includes the address and confirmation that the individual is a roommate of the leaseholder and not named on the lease • Current New York State driver’s license • Government issued ID card • Current New York State voter registration card • Any City, County or Federal government benefits card or letter • Insurance benefit card with name and address • Bank statement with name and address • Any bill that includes the name and address. Examples include utility, phone, mobile phone, cable, internet, hospital, clinic, or credit card bills • School transcript or other school correspondence addressed to client • Pharmacy receipt with name and address • Letter from agency that allows the individual to use the agency address to apply for and receive benefits and related mail. • Official Court documents (i.e., eviction papers and sworn statements) as proof of residency. • Home visits conducted at the client’s residence will satisfy the proof of address so long as the program documents a completed home visit (with client address) in the client record under verification of residency. • A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name • U.S. Immigration, naturalization, or citizenship card with current address
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	<p>The documentation establishing residency eligibility must be dated within the 12 months preceding enrollment to this program or the last annual reassessment.</p> <p>If the client has a P.O. box where they receive mail, information documenting the client's physical address must be included to document NYS residency.</p> <p>U.S. citizenship is not required. Incarcerated individuals receiving services in jails or prisons are exempt from this requirement.</p>
AIRS Data Entry	<p>Client's address must be recorded in AIRS on the Agency Intake screen. Residency history is not maintained in AIRS, any changes must be updated on the Intake screen. There is no verification process in AIRS associated with the Intake screen so documentation of annual recertification must be recorded in the client's record.</p>

3. Income Criteria: Household Income below 500% of the Federal Poverty Level (FPL)

Ryan White Part B eligibility guidelines are consistent with eligibility guidelines for the New York State AIDS Drug Assistance Program (ADAP). Household members for the purpose of calculating household income to determine income eligibility for services are limited to those household members who are living together and are legally responsible to or for each other.

Acceptable Documentation:	<p>Acceptable documentation of household income includes:</p> <p>Employed:</p> <ul style="list-style-type: none"> • Paystubs covering the last 30 days showing all deductions and current year to date earnings • If no paystub is available, a notarized letter from employer stating gross salary, hours worked, pay period covered and the expected annual earnings. • For individual wage earners who are unable to provide a paystub or letter from the employer, the client may submit a notarized statement reporting monthly or annual income. <p>Unemployed:</p> <ul style="list-style-type: none"> • Unemployment check or an award letter with weekly check amounts and period of eligibility <p>Self-employed:</p> <ul style="list-style-type: none"> • Both the income tax return for the previous year and a signed statement estimating current annual income <p>Rental Income:</p> <ul style="list-style-type: none"> • Copy of the lease or most recent income tax return <p>SSI: SSD/SSI Award Letter</p> <p>Disability: Disability award letter or check from past 30 days</p> <p>Pension: Pension statement or check from past 30 days</p> <p>Medicaid/Medicare:</p> <ul style="list-style-type: none"> • Copy of the current Medicaid, Medicare, or ADAP identification card, A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name <p>No Income, Supported by others:</p> <ul style="list-style-type: none"> • Notarized letter from person stating how they support the client <p>No Income, Living off savings:</p> <ul style="list-style-type: none"> • Signed letter from the client and account statement showing savings <p>The documentation establishing income eligibility must be dated within the 12 months preceding enrollment to this program or the last annual reassessment.</p>
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	<p>Documentation of income is required. Include all income for the client and all household members with whom the client has a legally responsible relationship (for example, spouse or child, but not uncle, cousin or roommate). Financial eligibility is calculated on the gross income available to the household, excluding Medicare and Social Security withholding and the cost of health care coverage paid by the client. Updated Federal Poverty Guidelines may be accessed by visiting: http://aspe.hhs.gov/poverty-guidelines.</p>
AIRS Data Entry	<p>Income status must be documented in the Financial Information Screen in AIRS. The Household Size and Annual Household Income fields are required. Federal poverty level cannot be calculated without these two pieces of information. The remaining fields may be used to help record more detailed income information.</p> <p>Providers may use the “Verify” button on the Financial Information screen to indicate to the AIDS Institute that proper recertification procedures were followed and the information contained in AIRS is accurate. Use of the “Verify” button means that for the in-depth recertification requirement, all client documentation was gathered and reviewed and the information in AIRS remains unchanged. If the “Verify” button was used as part of the client “self-attestation” recertification, using this button means that the client was asked and they are attesting to the fact that the information in AIRS is unchanged.</p>

4. Insurance Status: Insurance and Health Home status is documented

Acceptable Documentation:	<p>Acceptable documentation of household income includes:</p> <ul style="list-style-type: none"> • Insurance card • A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name • Progress note or statement indicating client does not have insurance and service plan goal to obtain insurance <p>The documentation establishing income eligibility must be dated within the 12 months preceding enrollment to this program or the last annual reassessment.</p> <p>Health Home enrollment status must be checked on Client Eligibility Checklist. If client is enrolled, Health Home information must be included in the assessment/reassessment.</p>
AIRS Data Entry	<p>Insurance Status must be recorded in AIRS and recertified every six months.</p> <p>Contractors may use the “Verify” button on the Insurance Status screen to indicate to the AIDS Institute that proper recertification procedures were followed and the information contained in AIRS is accurate. This means that for the in-depth recertification requirement, all client documentation was gathered and reviewed and the information in AIRS remains unchanged. If the “Verify” button was used as part of the client “self-attestation” recertification, using this button means that the client was asked and they are attesting to the fact that the information in AIRS is unchanged.</p>

B. Additional MRT HRFA eligibility requirements including being a high need Medicaid beneficiary and one or more of the following:

- not engaged in HIV medical care
- active substance user
- active mental illness

C. ESSHI eligibility

Eligibility varies, please refer to your approved ESSHI workplan. The eligible populations to be served under this program are families with a qualifying individual, individuals and/or young adults who are both homeless and who are identified as having an unmet housing need as determined by the Continuum of Care (CoC) or local planning entity or through other supplemental local, state and federal data, AND have one or more disabling conditions or other life challenges, including:

- Serious Mental Illness (SMI)
- Substance use Disorder (SUD)
- Persons living with HIV or AIDS
- Victims/Survivors of domestic violence
- Military service with disabilities (including veterans with other than honorable discharge)
- Chronic homelessness as defined by HUD (including families, and individuals experiencing street homelessness or long-term shelter stays)
- Youth/young adults who left foster care within the prior five years and who were in foster care at or over age 16
- Homeless young adults between 18 and 25 years old
- Adults, youth or young adults reentering the community from incarceration or juvenile justice placement, particularly those with disabling conditions
- Frail Elderly/Senior: Any person who is age 55 and older, who is enrolled in Medicaid, and requires assistance with one or more activities of daily living or instrumental activities of daily living. Eligible persons are referred from a Skilled Nursing Facility (SNF), or identified as homeless by a Health Home, hospital, Managed Care Organization (MCO), medical respite, Managed Long-Term Care (MLTC), Performing Provider System (PPS), or shelter
- Individuals with Intellectual or Development Disabilities (I/DD)

III. SERVICE REQUIREMENTS

A. HOUSING RETENTION SERVICES

The activities and processes listed below and the stipulated timeframes are required of all programs unless otherwise noted by an **. The ** denotes an optional activity.

ACTIVITY	PROCESS
Assessment	The assessment serves as the foundation for identifying needs to be reflected in the Service Plan. All clients must receive an assessment within 30 days of enrollment. See Appendix C for more information.
Reassessment	Evaluation following initial assessment or previous reassessment to determine if the client remains eligible to receive program services and to inform current needs to be reflected in the Service Plan. Reassessments are required at a minimum every six months but may be needed more frequently based on client events. See Appendix C for more information.
Service Plan	A client-centered action plan with a focus on housing that identifies obstacles, goals, interventions, and services to be provided, and outcomes. Service plans must be completed in conjunction with the assessment (within 30 days of enrollment) and reassessment (at a minimum every six months) but may be needed more frequently based on client events. See Appendix C for more information. Plans include but are not limited to: <ul style="list-style-type: none">• Goal(s)

	<ul style="list-style-type: none"> • Activities (work plan, action to be taken, follow up tasks) • Action steps reflective of the assessment/reassessment • Individuals responsible for each activity (include peer as appropriate) • Anticipated time frame for each activity • Client signature and date, signifying agreement • Supervisor's signature and date, indicating review and approval. • Actual outcomes of goals and activities <p>Discharge planning for Short Term Rental Assistance should be initiated at intake with clients enrolled in Housing Retention and Financial Assistance (HRFA). Given the short-term nature of the program, the service plan should include goals specific to completing applications for Section 8 and HOPWA waitlists and other available rental subsidy programs. Goals that pertain to progressing towards independent housing should be included as appropriate.</p>
Case Conference	Engagement in meeting with other service providers including but not limited to care managers, health care providers, substance use providers and/or mental health providers. Case conferences are required for all clients at a minimum every six months but may be needed more frequently based on client events. Documentation of case conferences is required in the client record.
Re-Engagement in HIV Care and Treatment**	Any service provided to a client who has fallen out of engagement in HIV medical care where the objective of the service is to have the client re-engage in HIV medical care.
Peer Support Services	Any service provided to a client by a peer. Peer support services may include, but are not limited to, individual supportive counseling, assistance with client education, and escorting clients to medical and/or housing retention appointments. All peer services must be documented in the client record and be included in progress notes as appropriate.
Group Education**	Education sessions provided to multiple clients at the same time. Topics may include but are not limited to health and independent living skills such as finance education, nutrition education, chronic disease management, etc. Group notes, curriculum and sign-in sheets are required.
Individual Education**	A one-on-one discussion between the client and staff regarding the client's financial assistance and/or housing retention needs. Topics may include but are not limited to health and independent living skills such as finance education, nutrition education, chronic disease management, etc.
Housing Placement**	Activities conducted to assist the client to obtain safe, affordable housing. May include but is not limited to assistance with apartment search, viewing, selection, and/or assistance in completing housing application forms.
Lease Negotiation**	Assisting clients in communicating with the landlord to obtain an agreement regarding the terms of their lease.
Home Inspection	<p>On-site inspection of a housing unit to ensure that the property standards comply with the HUD HOME Housing Quality Standards (HQS) Inspection Form and Checklist standards: https://www.hud.gov/sites/dfiles/OCHCO/documents/52580.PDF and https://www.hud.gov/sites/dfiles/OCHCO/documents/52580A.PDF</p> <p>Home Inspections must be completed:</p> <ul style="list-style-type: none"> • Prior to move in • Prior to the provision of moving expenses, or security deposit • Annually after move-in

Home Visit	A face-to face encounter with the client that takes place in the client's residence. A monthly home visit, at a minimum, is required for MRT HRFA contracts. Recommended for HRFA and ESSHI clients.
Vocational Educational Services** *MRT HRFA & ESSHI ONLY	A service provided where the primary goal is to assist clients in preparing for employment or education. Only MRT HRFA & ESSHI providers may provide this service. Ryan White funded programs (HRFA) are not eligible.
Case Closure	Programs should establish policies and procedures for case closure. All attempts to contact the client and notifications of case closure must be documented in the client record, including the reason for case closure. Refer to the AIRS Manual for a list of acceptable program closure codes. Common examples of when a case is closed include when the client has: <ul style="list-style-type: none"> • Met all goals • Declined/refused services (HRFA and MRT HRFA only) • Transitioned to a more appropriate program • Been incarcerated (exceeding the 90-day limitation) • Passed away • Become lost to follow-up, despite multiple attempts at engaging

B. FINANCIAL ASSISTANCE

The activities and processes listed below apply to all programs unless otherwise noted.

ACTIVITY	PROCESS
Emergency Rental Assistance (ERA) HRFA ONLY	<p>Emergency Rental Assistance (ERA) is the provision of payment to the landlord for rental arrears to avoid eviction. ERA is limited to once per 12-month period per client.</p> <p><u>Documentation Requirements:</u></p> <ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • Eviction notice or Landlord statement of start of eviction proceedings. Documentation must be maintained in client record. • Documentation of client eligibility and denial for other financial resources must be obtained and maintained in the client record (i.e., LDSS, etc.). • Upon payment of rental arrears, proof of payment must be maintained in the client record. • A tracking system must be in place identifying clients who receive ERA. The tracking system should include, at a minimum: date of application; date and amount of assistance provided. <p>ERA is not intended to be provided to the same client consecutive years. Client's must demonstrate that they have made a diligent effort to ensure rent and utilities are paid consistently and that they are engaged in housing retention services to avoid reoccurrence.</p> <p>ERA cannot be in the form of direct cash payments to clients.</p>
Emergency Utility Assistance (EUA) HRFA & MRT HRFA ONLY	<p>Emergency Utility Assistance (EUA) is the provision of payment to the utility company to avoid utility shut-off. EUA is limited to once per 12-month period per client.</p> <p>EUA includes gas, electric, propane, and oil.</p> <p><u>Documentation requirements:</u></p>

	<ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • Prior to the provision of EUA, the client must present a utility shut off notice in the client’s name from the utility company and it must be maintained in the client record. • Documentation of client eligibility and denial for other financial resources must be obtained and maintained in the client record (i.e., HEAP, LDSS). • Upon payment of utility assistance, proof of payment must be maintained in the client record. <p>EUA is not intended to be provided to the same client consecutive years. Client’s must demonstrate that they have made a diligent effort to ensure rent and utilities are paid consistently and that they are engaged in housing retention services to avoid reoccurrence.</p> <p>MRT HRFA: Emergency Utility Assistance (EUA) can ONLY be provided to MRT HRFA clients upon enrollment in instances when the client has previous utility arrears that prevent utilities from being turned on in a NEW apartment. EUA includes gas, electric, propane, and oil.</p> <p><u>Documentation Requirements:</u></p> <ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • Documentation of client eligibility and denial for other financial resources must be obtained and maintained in the client record (i.e., HEAP, LDSS). • Upon payment of utility assistance, proof of payment must be maintained in the client record. • Prior to the provision of EUA, the client must present a utility shut off notice in the client’s name from the utility company and it must be maintained in the client record. <p>EUA cannot be in the form of direct cash payments to clients.</p> <p>A tracking system must be in place identifying clients who received EUA. The tracking system should include, at a minimum: date of application; date and amount of assistance provided.</p>
<p>Security Deposit</p> <p>MRT HRFA and ESSHI ONLY</p>	<p>Security Deposits are not allowable under HRFA.</p> <p>The provision of financial assistance to help clients secure stable appropriate housing. Security Deposit assistance is limited to once per 12-month period per client. Documentation of client eligibility and denial for other financial resources must be obtained and maintained in the client record. Proof of security deposit payment must be maintained in the client record.</p> <p>Security deposits cannot be in the form of direct cash payments to clients.</p> <p><u>Documentation Requirements:</u> Prior to the provision of security deposit assistance, and/or client moving into apartment the following are required:</p> <ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • The apartment must be inspected. The housing/property inspection must comply with HOME Housing Quality Standards (HQS) Inspection Form and Checklist standards <p>https://www.hud.gov/sites/dfiles/OCHCO/documents/52580.PDF and https://www.hud.gov/sites/dfiles/OCHCO/documents/52580A.PDF</p>

	<ul style="list-style-type: none"> • The lease must be current, in the client's name and signed/dated by both the client and the landlord. The lease must be maintained in the client record. • A W-9 form (https://www.irs.gov/pub/irs-pdf/fw9.pdf) must be completed by the landlord and maintained in the client record. A W-9 form is necessary to enable the agency to complete the required 1099 at tax time. A 1099 is required by the IRS so the agency can report any rental income that a landlord may receive from the agency that exceeds \$600 a year. The IRS relies on 1099s to monitor income sources not recorded on a traditional W-2 form. W-2 forms report salaries and wages, and miscellaneous income is reported on a 1099. 1099s are an additional way for the IRS to capture a landlord's income that might otherwise go unreported. While a landlord is required to honestly report all his/her earnings, the IRS relies on the agency to help reinforce the required income reporting information. • The landlord must sign an agreement which clearly states that the security deposit must be returned to the agency ONLY and not the client. The agency must create a cost center account for any Security Deposits that may be returned to the agency. Funds in this account can only be used to support security deposit needs for clients enrolled in the program.
<p>Broker Fees</p> <p>HRFA & MRT HRFA ONLY</p>	<p>Financial assistance provided to a broker to help clients identify and secure a rental unit. Broker Fee assistance is limited to once per 12-month period per client.</p> <p><u>Documentation Requirements:</u></p> <ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • Upon payment of Broker Fees, proof of payment must be filed in the client record. • A tracking system must be in place identifying clients who received Broker Fee assistance. The tracking system should include, at a minimum: date of application; date and amount of assistance provided.
<p>Moving Expenses</p>	<p>The provision of payment for expenses associated with moving a client's belongings from one location to another, or into an ESSHI Housing Project. Moving expenses are limited to once per 12-month period per client, unless additional moving assistance is warranted due to circumstances such as unsafe/unstable housing, domestic violence, eviction, bed bugs, etc.</p> <p>Prior to the provision of moving assistance, and/or client moving into an apartment the following are required:</p> <ul style="list-style-type: none"> • Apartment size must be appropriate based on household composition. • The client and/or agency must obtain three (3) quotes from three (3) vendors. The vendor must be a legitimate moving vendor, the lowest bidding company must be utilized, and all three (3) quotes must be maintained in the client record. • The apartment must be inspected. The housing/property inspection must comply with HOME Housing Quality Standards (HQS) Inspection Form and Checklist standards https://www.hud.gov/sites/dfiles/OCHCO/documents/52580.PDF and https://www.hud.gov/sites/dfiles/OCHCO/documents/52580A.PDF • Inspection must be maintained in the client record. <p><u>Documentation Requirements:</u></p>

	<p>Upon payment of moving expenses, proof of payment must be filed in the client record.</p> <p>A tracking system must be in place identifying clients who received moving expenses. The tracking system should include, at a minimum: date of application; date and amount of assistance provided.</p>
<p>Rental Subsidy</p> <p>*ESSHI providers should only select this service if rental subsidies are supported on the contract budget</p>	<p>HRFA ONLY – The provision of short-term rental subsidies to assist clients in securing and remaining in stable appropriate housing for up to 24 months. It is expected that a discharge plan is developed and is a goal on the service plan to ensure that clients transition to alternative housing prior to reaching the 24-month timeframe. If a client requires assistance beyond 24 months, approval must be obtained from the AIDS Institute. Detailed circumstances must be provided so a determination can be made.</p> <p>ESSHI & MRT HRFA ONLY – The provision of long-term rental subsidy to help clients secure and maintain stable appropriate housing. There is no term limit on long-term rental subsidies; however, the goal of subsidy programs is to promote self-sufficiency and independence.</p> <p>HRFA, MRT HRFA & ESSHI Grantees providing rental subsidies with HRFA, MRT HRFA or ESSHI funds must use one of the two methods below to establish rent standards for the program (i.e. the maximum value of an allowable rental unit):</p> <ul style="list-style-type: none"> • Fair Market Rent (FMR) may be utilized to determine allowable rent amounts based on household composition. FMR amounts can be found at: https://www.huduser.gov/portal/datasets/fmr.html <p>OR</p> <ul style="list-style-type: none"> • As an alternative to using the published FMR, Grantees may establish a rent standard of up to 110% of FMR if the Public Housing Authority’s (PHA) service area in which the HRFA, MRT HRFA or ESSHI program operates is authorized to set rent standards of 110% of FMR. Grantees must request AI approval prior to using this option to establish a rent standard above FMR. <p>Using these PHA rent standards may benefit eligible persons, especially in tight rental markets where housing costs are high. Rent standards are set no lower than 90% of the FMR, as rent standards below 90% of the FMR are likely to result in too few available units and more substandard units. However, grantees have the authority on a unit by unit basis to increase the rent standard by up to 10%, but may do so for no more than 20% of the rental units.</p> <p>Client rent amounts are based on 30% of the household monthly adjusted income as per HUD Guidelines. HUD Guidelines can be found at: HOPWA Income Resident Rent Calculation - HUD Exchange https://files.hudexchange.info/resources/documents/AcceptedFormsIncomeVer.pdf</p> <p>Income for other household members must be provided and included when calculating the rental subsidy. Any household members over the age of 18 are required to obtain verification of income from employment and/or public assistance.</p>

	<p>Clients are required to apply and obtain all entitlements that they qualify for (i.e., SSI, SSD). If a client does not have income, they must sign a Zero Income Affidavit documenting there is no household income. A sample form may be found at: http://files.hudexchange.info/resources/documents/ZeroIncomeAffidavit.pdf</p> <p><u>Documentation Requirements:</u> Prior to the provision of a rental subsidy, the following are required, and documentation must be maintained in the client record:</p> <ul style="list-style-type: none"> • Documentation, per HUD guidelines of how the client’s rental subsidy was calculated. • Documentation of client eligibility and denial for other financial resources (e.g., HOPWA, Section 8, HASA, etc.). • Apartment size must be appropriate based on household composition. • The apartment must be inspected. The housing/property inspection must comply with HOME Housing Quality Standards (HQS) Inspection Form and Checklist standards. https://www.hud.gov/sites/dfiles/OCHCO/documents/52580.PDF and https://www.hud.gov/sites/dfiles/OCHCO/documents/52580A.PDF • The lease must be current, in the client's name and signed/dated by both the client and the landlord. The lease must be maintained in the client record. • A W-9 form (https://www.irs.gov/pub/irs-pdf/fw9.pdf) must be obtained from the landlord and maintained in the client record. A W-9 form is necessary to enable the agency to complete the required 1099 at tax time. A 1099 is required by the IRS so the agency can report any rental income that a landlord may receive from the agency that exceeds \$600 a year. The IRS relies on 1099s to monitor income sources not recorded on a traditional W-2 form. W-2 forms report salaries and wages, and miscellaneous income is reported on a 1099 form. 1099s are an additional way for the IRS to capture a landlord’s income that might otherwise go unreported. While a landlord is required to honestly report all his/her earnings, the IRS relies on the agency to help reinforce the required income reporting information. • The client record must also have verification that clients are consistently paying their utility bill(s) and are paying their portion of rent. • A tracking system must be in place identifying clients who receive rental subsidies and should include, at a minimum: date of application; date and amount of assistance provided. • A tracking system must be in place to ensure that funds for rental subsidies are available for the duration of the contract period. <p>The agency may continue to pay a rental subsidy for up to three (3) months in circumstances where a client is institutionalized (e.g., jail/hospitalization). The agency must have a policy in place reflecting these circumstances. AIDS Institute approval must be obtained to extend financial assistance in excess of three (3) months.</p> <p>Rental Subsidy payments cannot be in the form of direct cash payments to clients.</p>
Household & Hygiene Items**	Household/Hygiene Items are intended for individuals who are enrolled in one of the AIDS Institute Housing programs for Financial Assistance and/or Housing Retention Services (HRFA, MRT HRFA and ESSHI). These items

	<p>may be provided to clients to assist with engagement, client need and to assist a client who is moving into a new residence. The provision of these items are not intended to be provided to individuals who are not actively enrolled/engaged in Housing Retention Services.</p> <p>Household/Hygiene Items may include cleaning supplies, laundry detergent, toiletries, basic kitchen tools, dinnerware, pots/pans, linens, towels, shower curtain, blankets, pillows, furniture: mattress/box spring, couch/futon, table, chairs, lamp, furniture, etc.</p> <p>The provision of Household & Hygiene items must be documented in individual client records.</p> <p><i>Per HRSA HAB Ryan White Part B Guidance the purchase of small appliances is not allowable on HRFA contracts. Limited small appliances are an allowable expense under ESSHI and MRT contracts only for clients enrolled in either of those programs.</i></p> <p>Household/Hygiene Items must be itemized as a separate budget line under the Miscellaneous Other (HRI) or Operational Expenses (State) category of the AIDS Institute budget.</p> <p>When vouchering for Household/Hygiene Item expenses the following information also must be submitted with the voucher:</p> <ul style="list-style-type: none"> • Log (example below**) which includes: <ul style="list-style-type: none"> ○ Distribution date ○ Type of item ○ Cost ○ Quantity distributed ○ Client ID (not name)/TCID# • Back-up documentation to substantiate the expense (itemized & dated receipts and/or invoices, etc.) <p>Household & Hygiene items cannot be vouchered for until distribution to client(s) occurs.</p> <p>See Appendix D for more information on household/hygiene items.</p>
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Additional Documentation Requirements

Programs must maintain records for all clients enrolled in the program and make them available for review by NYSDOH AI staff.

In addition to the service specific documentation requirements referenced earlier in this section, client records must contain the following:

- Proof that client meets eligibility for services
 - The “AIDS Institute Client Eligibility and Recertification Requirements” document must be maintained (**HRFA only – see [Appendix B](#)**)
 - Documentation demonstrating client is a high need Medicaid beneficiary and one or more of the following: not engaged in HIV medical care; active substance user; active mental illness (**MRT HRFA only**)
- Program enrollment date
- Proof of NYS Residency (once housed)
- Proof of Income

- Proof of Insurance Status
- Proof of HIV status
- Documentation of homeless/unstably housed (ESSHI, MRT HRFA & HRFA [short-term subsidy recipients])
- Documentation of the client's most recent viral load (for HIV+ clients only)
- Current HIV release of information forms as applicable
- Assessment, Reassessment and Service Plans
- Progress notes, signed and dated by staff and reviewed by supervisor
- Documentation that clients are receiving a monthly home visit, at a minimum (**MRT HRFA only**)
- Case conferencing with internal and external providers
- A log of client referrals maintained and updated, signed, and dated by staff and supervisor
- A grievance/termination policy and procedures documentation signed by the client
- Case closure, as appropriate and in accordance with agency case closure policy
- A copy of a current lease in the client's name
- A current completed W-9 from all landlords as applicable
- Documentation that the client has obtained and maintained government benefits and services for which they are eligible for (i.e., SSI, SSD, Medicaid)
- Documentation verifying clients have applied for HASA rental subsidies (**HRFA in NYC only**)
- Obtain and maintain documentation supporting the funded program subsidy is payer of last resort, if applicable
- An agreement signed by the client regarding client's financial obligation for rent contribution and/or repayment of the security deposit (if applicable)
- Completed Income and Resident Rent Calculation Worksheet per HUD Guidelines as applicable
- Documentation of proof of payment of 30% of client's adjusted income for rent as applicable
- A housing inspection, which must be conducted prior to the client moving in and at least annually thereafter, and prior to the provision of emergency rental assistance, initial rental subsidy, moving expenses or security deposit (if applicable)
- A copy of the eviction notice and/or utility shut off notice for all clients receiving emergency rental and/or emergency utility assistance (**HRFA only**)
- Documentation demonstrating that short-term rental assistance does not exceed the 24-month threshold (**HRFA only**)
- The provision of Household & Hygiene Items
- Documentation of agency's proof of payment for financial assistance provided to the client.
- A tracking system identifying clients who receive financial assistance which includes at a minimum:
 - Date of application
 - Date assistance is provided
 - Amount

Community Coordination and Networking

Housing programs will recognize and support the collaboration between staff and housing networks, workgroups and agencies. Programs must actively participate in local and regional housing networks and workgroups and do the following:

- Identify staff to participate
- Collaborate and coordinate to ensure efficient use of resources
- At a minimum, staff will participate in at least one housing network/group meeting annually
- Establish and maintain an active linkage program
- Collaborate with various agencies to meet client needs
- Establish and update written linkage agreements, as needed
- Records of current written linkage agreements are in place

Home & Community-Based Services (HCBS) Setting Compliance and Final Rule

In 2014, the Centers for Medicare and Medicaid Services (CMS) published the HCBS Final Rule related to Medicaid-funded Home and Community-Based Services (HCBS). This rule implements a number of changes to home and community-based waivers and imposes new requirements on what is considered an appropriate home and community-based setting for all the authorities in its scope.

All AIDS Institute supportive housing programs must be compliant with the Center for Medicaid and Medicare Services (CMS) HCBS Federal Settings Rule (42 CFR 441.301, *et seq.*). Initial assessment for compliance is conducted through a self-assessment survey (see [Appendix E](#)), and ongoing compliance is incorporated into the contract monitoring process.

More information about HCBS can be found at:

https://www.health.ny.gov/health_care/medicaid/redesign/home_community_based_settings.htm

The HCBS Federal Settings Rule clarified the settings in which Medicaid recipients may reside and access HCBS services, either onsite or in the community. The rule outlines specific characteristics and requirements for settings to be considered “home and community based”, such as:

- The setting is integrated in and supports full access to the greater community
- The setting is selected by the individual from among setting options, including non-disability specific settings
- The setting ensures individual rights of privacy, dignity and respect, and freedom from coercion and restraint
- The setting optimizes autonomy and independence in making life choices, including the option for a private unit in a residential setting
- Facilitates choice regarding services and who provides them
- The options are based on the individual’s needs, preferences, and for residential settings, resources available for room and board

In addition to the settings standards otherwise identified, the federal HCBS rule also requires a person-centered planning process. This process must:

- provide necessary information and support to the individual to ensure that they can direct their planning process as much as possible
- include people chosen by the individual
- be timely and occur at least annually at times and locations of the individual’s convenience
- assist the person in achieving outcomes they define for themselves, and in the most integrated community setting(s) they desire
- ensure delivery of services in a manner that reflects personal preferences and choices
- help promote the health and welfare of those receiving services
- take into consideration the culture of the person served
- use plain language
- include strategies for solving disagreement(s)
- offer choices regarding the services and supports the person receives, and from whom
- provide a method for the individual to request updates to their plan
- indicate what entity or person will monitor the primary or main person-centered plan
- identify individual’s strengths, preferences, needs (both clinical and support), and desired outcomes.

Under this rule, non-compliant settings are also defined. *Individuals residing in non-compliant settings are unable to receive federally funded Medicaid HCBS, even if they are receiving other Medicaid funded services.* The following settings are deemed non-compliant and are NOT considered a home and community-based setting:

- Settings that provide inpatient institutional services
- Settings in facilities on the grounds of, or immediately adjacent to, a public institution

- Any settings that serve to isolate individuals from the broader community.

AIDS Institute supportive housing units must be compliant with the HCBS rules. Any existing housing units that are isolated from the community, in a facility that provides inpatient institutional services, or sited on the grounds of facilities providing inpatient institutional services must undergo a heightened and targeted scrutiny test. **Any new permanent supportive housing units developed or created must be in compliance with these rules, and no exceptions will be made.**

Providers should use the following criteria as a guide when identifying housing units:

Housing Units:

- Housing Units should be integrated into the broader community
- Residents should be able to seek and access employment, engage in community life, and easily access services within the community
- Housing Units should be selected by the individual from among a choice of options
- Options should be based on the needs of the individual and family, including access to disability-enabled specific settings
- Options and selections should be identified in the resident's person-centered individualized Service Plan
- Options should ensure the resident's rights of privacy, including their right to dignity, respect, freedom from coercion, or fear of any retaliation

Participant Autonomy:

- The resident's person-centered individualized Service Plan should facilitate choice regarding services and supports, and the Provider delivering the services
- The person-centered individualized Service Plan should ensure and reflect that participants are making independent decisions regarding their life choices including but not limited to, daily activities, physical environment, access to food at any time, and with whom they wish to interact
- Each resident should have privacy in their housing unit with the possession of keys and ability to lock their doors, as well as the freedom to furnish or decorate their apartment unit, and all in accordance with any lease agreement
- Only appropriate housing program staff should have keys to the unit. Such staff should be identified to the resident and should make notification of an intention to enter the apartment unit
- Residents should have a choice in roommates, when required to share an apartment unit with an un-related program participant
- Residents shall have the ability to control their own schedule and activities
- Residents shall have the ability to control their personal resources and finances
- Residents shall have the ability to have visitors at any time

Legal Rights:

- The unit should be owned, rented, or occupied under a legally enforceable agreement by the resident
- The resident should have, at a minimum, the same responsibilities and protections from eviction that tenants have under the local or state's jurisdiction's landlord/tenant law or equivalent
- Providers may not restrict resident activities that are otherwise legal

IV. PROGRAM STAFFING

Programs are expected to hire staff that meet minimum qualifications for required positions. Programs are to ensure that all staff, including peer positions, receive appropriate orientation to the program. HIV

confidentiality training is a required element of program orientation and must occur prior to client contact. Programs must ensure that regular supervision of and ongoing training for staff is provided as well as professional development opportunities. Programs are expected to collaborate with the NYSDOH AI for ongoing training and provider meetings.

It is recommended that all programs designate a Program Director or Coordinator position familiar with the provision of supportive housing services to the HIV/AIDS population who will be responsible for the oversight, coordination, and outcomes of the program.

Peer Delivered Services

All supportive housing programs must implement and administer peer delivered services which may include but is not limited to individual supportive counseling, assistance with client education, and escorting clients to medical and/or housing retention appointments. Documentation of peer services must be entered in AIRS and documented in client records. Peer training records must be maintained and documented supervisory meetings must occur at least monthly. Peers should work under the supervision of a member of the housing retention services team.

V. DATA REPORTING

All services are reported on a monthly basis using the AIDS Institute Reporting System (AIRS). The AIDS Institute requires the maintenance of unduplicated client level data (including demographics, services, and health status updates) and the reporting of such data, on a monthly basis, using AIRS.

- AIRS data extracts are submitted electronically within 30 days of the end of each month. AIRS data should be checked for completeness and accuracy prior to submission
- For each service provided, whether individual or group, the encounter must be recorded in AIRS in the appropriate service categories
- All client referrals and referral outcomes are tracked in AIRS

More AIRS specific related information can be found in the Supportive Housing Services AIRS manual.

The following indicators/status/histories are to be reported for each client every six months:

- Current HIV primary care provider name and address*
- Dates of all HIV primary care visits within the previous six months*
- Date of most recent viral load test and count*
- Sexual and other risk behavior

Additionally, these indicators/status/histories must be reported annually:

- HIV/AIDS Status
- Household data
- Hepatitis C Status
- Housing Status
- Insurance status

*Doesn't apply to ESSHI clients that are not HIV positive

MRT HRFA and ESSHI contracts with a designated MRT population also require the completion and submission of the MRT Supported Housing Template Excel Spreadsheet by the last business day of April, July, October, and January. Data should be collected for each individual receiving services any time prior to data submission. The report should include all clients that have received services from program inception through the current submission date, regardless of the clients' status in the program. Clients are never removed from the spreadsheet regardless of enrollment status.

Once all the requested information is entered into the Supported Housing Template, the file should be password protected and saved under a new file name. Contact the Contract Manager for complete instructions and template.

VI. PROGRAM OPERATIONS

The following facilitate the optimal operations and functioning of the funded program. Programs must ensure and document adherence to the guidance areas identified below.

POLICIES AND PROCEDURES	
1. The agency maintains a policy and procedure manual, including an initiative specific section	<ul style="list-style-type: none"> a. Policies and procedures are reviewed and updated/revised as needed, at a minimum, annually b. Policies and procedures identify dates of revision and indication of administrative approval c. The policy and procedure manual is accessible to all staff
2. Policies and Procedures include:	Program Eligibility/Enrollment <ul style="list-style-type: none"> a. Documentation identifying eligibility criteria b. Enrollment and intake process for new clients c. Client eligibility for Supportive Housing which includes screening clients for eligibility to receive services through other programs (e.g., Medicaid, Ryan White Part A, ADAP) to ensure Ryan White is the payer of last resort (if applicable)
	Service and Documentation Requirements <ul style="list-style-type: none"> a. Process for meeting initiative specific service and documentation requirements (e.g., Screening, Assessment, Re-Assessment, Service Plans) b. Documentation requirements are clearly outlined c. Process for supervisory review of client services and documentation
	HIV Confidentiality <ul style="list-style-type: none"> a. Security measures for client records and other confidential information to prevent unauthorized access b. HIV confidentiality training including NYSPHL, Art27F for all staff upon hire; additional HIV confidentiality training when there are changes to NYSPHL, Art 27F. c. Use of required HIV-related forms: Release of HIV information (DOH 2557); Authorization for Release of Health Information including MH and SU (DOH 5032) (Appendix F)
	Case Conferencing/Service Coordination <ul style="list-style-type: none"> a. Description of case conference/service coordination procedures including how often they occur and who participates
	Client Appointment Follow-up <ul style="list-style-type: none"> a. Missed appointment procedures (letter, phone call/text, home visit) b. Process to facilitate client retention in and adherence to HIV medical care and treatment (as appropriate to each initiative)
	Client Referrals and Follow-Up <ul style="list-style-type: none"> a. Service coordination with other providers (e.g., maintains referral directory/library and linkage agreements/MOUs) b. Documentation of referrals for assessed needs in the client record
	Crisis Intervention <ul style="list-style-type: none"> a. Process to provide crisis information to clients b. Process to provide resources to clients to address after hour emergencies
	Client Closure <ul style="list-style-type: none"> a. Process for determining client closure in the client record

	<ul style="list-style-type: none"> b. Process for supervisory review at each client closure
	<p>Grievances and Client Rights</p> <ul style="list-style-type: none"> a. Process for agency staff, volunteers, and clients to file grievances b. Process for reviewing, ensuring client understanding and documenting client rights
	<p>Equipment</p> <ul style="list-style-type: none"> a. Process for labeling and tracking equipment purchased with grant funds b. Process includes updating of equipment inventory form annually
	<p>Materials Review</p> <ul style="list-style-type: none"> a. Guidance for review of materials developed and/or purchases with grant funds
	<p>Electronic Communication and Technology</p> <ul style="list-style-type: none"> a. Description of agency "acceptable use" pertaining to the various types of media and technologies utilized by the program to promote information exchange and communication with client b. Description of process to ensure adherence to Article 27-F of the NYS Public Health Law
	<p>AIDS Institute Reporting System (AIRS)</p> <ul style="list-style-type: none"> a. Process to establish and maintain AIRS including the process to back up AIRS data b. Process to collect and report information to ensure complete, accurate and timely data collection; data entry and data reporting (i.e., for AIRS extracts and other required reports generated from AIRS) c. Process to ensure quality review of data prior to submission
PROGRAM OVERSIGHT AND PERSONNEL	
<p>1. Program provides programmatic and administrative support to support capacity to receive and administer funds appropriately and to ensure deliverables are met and ensures the following:</p>	<ul style="list-style-type: none"> a. Programmatic oversight to ensure goals and objectives are being met and adherence to initiative standards b. HIV program staff have access to policy making, administrative, fiscal, QI and IT staff support c. Equipment and other resources are adequate to sustain program operations and client services d. Procedures are in place to inform the AIDS Institute of staffing changes or other issues affecting program implementation e. Communication and collaboration with AIDS Institute staff and timely responses to all requests
<p>2. The agency has mechanisms to hire, supervise, train and retain appropriate HIV program staff</p>	<ul style="list-style-type: none"> a. Systems are in place to assess and analyze staff turnover, expedite recruitment and hiring and maintain continuity of agency operations and client services b. Orientation to job expectations, agency services and specific HIV program(s) is provided to all grant funded staff c. Program staff receive routine supervision d. The agency supports staff skill development and ensures availability and access to training resources and materials relevant to the delivery of funded services e. Staff participate in all meetings and training required by the initiative f. The agency implements strategies to hire, retain and promote a diverse staff. Promotional and leadership opportunities are provided to staff representative of the populations being served, as available.
<p>3. Personnel files are maintained for all HIV program staff</p>	<ul style="list-style-type: none"> a. Application for employment and/or resume for current position b. Job descriptions that include: position title, responsibilities, lines of supervision, education/training, work experience and other qualification for the position c. Evidence that staff on contract meet job qualifications

	<ul style="list-style-type: none"> d. Copies of License/Certificate/Degree (if applicable per initiative) e. Signed confidentiality statement and documentation that all program staff receive HIV/AIDS confidentiality training upon hire; additional HIV confidentiality training is provided for all staff if there is a change to NYSPHL, Article 27F. f. Evaluations are completed per agency policy and include supervisor and employee signature.
PROGRAM SAFETY AND ACCESSIBILITY	
<p>1. Funded services are provided in settings that ensure the well-being and safety of clients and staff. Facilities are easily accessible by all, clean, comfortable and free of hazards.</p>	<ul style="list-style-type: none"> a. Program promotes and practices Universal Precautions b. Program is Americans with Disabilities Act (ADA) compliant for physical accessibility, and services are accessible to the target population
DATA REPORTING AND MONTHLY NARRATIVE REPORTS	
<p>1. All clients and services are reported on a monthly basis using the AIDS Institute Reporting System (AIRS). The AIDS Institute requires the maintenance and reporting of unduplicated client level data, including demographics and services.</p>	<ul style="list-style-type: none"> a. Program is knowledgeable about AIDS Institute data reporting requirements and ensures computer systems are updated as changes to requirements occur b. AIRS is implemented and maintained c. Staff are trained in AIRS, and the program has an AIRS System Administrator and at least one back-up System Administrator d. All required data is entered into AIRS e. All client referrals and referral outcomes are tracked in AIRS f. AIDS Institute and HIV/AIDS Epi Extracts are submitted electronically by the last day of every month g. Program staff review AIRS data reports before submission to ensure data is complete, accurate and reflects services in the funded program h. Program staff ensure technical issues that affect data quality, completeness or timeliness are immediately reported to the AIDS Institute i. Procedure and protocol is established for backing up AIRS data
<p>2. The following indicators are reported in AIRS upon enrollment and every 6 months</p>	<ul style="list-style-type: none"> a. HIV medical care provider name and address b. Dates of HIV medical care visits c. All viral load tests and counts d. Sexual and other risk behavior
<p>3. The following indicators are reported in AIRS upon enrollment and annually</p>	<ul style="list-style-type: none"> a. HIV/AIDS status b. Housing status c. Hepatitis C status d. Household data e. Insurance
<p>4. Performance Measures</p>	<ul style="list-style-type: none"> a. The program is meeting outcomes for performance measures b. If not, the agency has developed and implemented a plan to improve outcomes
<p>5. Monthly narrative reports</p>	<ul style="list-style-type: none"> a. Monthly narrative reports reflecting all program activities and services including all contract partners are submitted and adhere to the prescribed format as required by the Initiative
HEALTH EQUITY AND SOCIAL DETERMINANTS OF HEALTH GUIDING PRINCIPLES	
<p>1. Health equity is the fair and just opportunity for everyone to achieve optimal holistic health</p>	<ul style="list-style-type: none"> a. Staff are more aware, and skills are strengthened through health equity training and education b. Initiative programs are a collaborative intervention within healthcare to address barriers that impact an individual's continuity of care and

<p>and well-being regardless of social position or other social or structural determinants of health.</p>	<p>health outcomes</p> <ul style="list-style-type: none"> c. Services are designed to be stigma free and person centered d. Service delivery is convenient to client and family and can be at the client or family's home, in the office or other locations within the community that are safe and private environments for the client and/or family and program staff
<p>CULTURAL AND LINGUISTIC COMPETENCE</p>	
<p>1. Programs are designed with an understanding that consumers come from diverse backgrounds and have differing characteristics such as language, gender, sexual orientation, culture, race-ethnicity, religion, and age. Structures, policies, procedures, and dedicated resources are in place that enables the organization and staff to effectively respond to clients and their communities.</p>	<ul style="list-style-type: none"> a. The program promotes training and educational opportunities for funded staff and peers that increase cultural and linguistic competence and strengthen their ability to provide quality services to all PLWH b. The program recognizes that clients have diverse backgrounds and utilizes the knowledge and information gained from individuals to ensure an inclusive environment c. The program offers and provides language assistance services to consumers with limited English proficiency, including bilingual staff and/or interpreter services. The service is offered in a timely manner, and unless requested by the client, family and friends are not to be used to provide interpretation services. d. The program recognizes the impact of implicit bias and uses strategies to identify and mitigate them e. The program offers and provides language assistance services to consumers with limited English proficiency, including bilingual staff and/or interpreter services. Services are offered in a timely manner, and unless requested by the client, family and friends are not used to provide interpretation services
<p>2. Programs integrate health literacy into their program policies, staff training requirements, care models, and quality improvement activities to ensure client understanding at all points of contact</p>	<ul style="list-style-type: none"> a. The program ensures consumers have the ability to find, understand, and use information and services to inform health related decisions and actions for themselves and others (see Healthy People 2030 for more information) b. All consumer materials are easily understood and available in commonly encountered languages other than English or orally translated in a consumer's preferred language. Materials are responsive to the literacy levels of consumers in a format that promotes health literacy.
<p>QUALITY MANAGEMENT AND IMPROVEMENT</p>	
<p>1. Programs must participate in the Division of HIV and Hepatitis Health Care's (DHHHC) and/or BCSS quality activities.</p>	<ul style="list-style-type: none"> a. Participate in DHHHC's Clinical Quality Management Program (CQMP), when required b. Participate in the CQMP and Quality Management training, when required c. Participate in DHHHC's assigned quality improvement activities annually, when required d. Support achievement of AI, DHHHC's and BCSS' performance measures
<p>2. Programs must develop and implement a quality management plan (QMP)</p>	<ul style="list-style-type: none"> a. QMPs can be program specific or developed by the agency with a section on the funded program b. Includes a quality statement, annual improvement goals, a quality infrastructure, performance measures, quality improvement projects and a workplan describing the steps to implement the QMP c. Is reviewed and updated annually d. Involves agency staff, program staff, peers and consumers in the ongoing planning, development, revisions, and evaluation of the program services
<p>3. Programs will monitor</p>	<ul style="list-style-type: none"> a. Train staff on performance indicators and the importance of successful

Performance Indicators	<p>attainment.</p> <ul style="list-style-type: none"> b. Monitor performance indicators on a quarterly basis c. Develop quality improvement activities if performance is not at the expected level
CONSUMER INVOLVEMENT	
1. Consumers provide input into program design and services.	<ul style="list-style-type: none"> a. The program has opportunities for clients and families to provide feedback on program development, service planning and delivery using strategies such as client and community forums, focus groups, advisory boards, and client satisfaction surveys. b. All mechanisms used ensure that input is representative of the diverse client population and involves all program partners and their clients. c. Consumers are made aware of how they can make recommendations for program improvement d. Results are analyzed and are made available to program staff and clients and is utilized for continuous quality improvement activities and strategic planning
LINKAGES AND COORDINATION	
1. Program maintains linkages and coordinates care with regional health care and support service providers. Linkages are essential to facilitating referrals, ongoing communication, monitoring, and coordination of services.	<ul style="list-style-type: none"> a. The agency has established relationships with key community stakeholders and service providers to facilitate client recruitment and linkage to and retention in a range of health and social services not available at the agency. b. The agency is an active participant in local service provider networks and coalitions working to address the needs of the funded program's priority population (i.e., NY Links, ETE regional committees, HIV HAB/Planning Council)
2. The agency promotes client engagement for the full spectrum of HIV services. Methods of program promotion include but are not limited to the following:	<ul style="list-style-type: none"> a. Use of written materials/brochures and social media methods (available in other languages as needed) that are regularly reviewed and updated as needed b. In-reach activities to all agency staff c. Collaborations with community agencies and leaders d. Outreach activities to potential clients and community providers

VIII. APPENDICES

APPENDIX A

Bureau of Community Support Services HRSA HIV/AIDS Bureau Ryan White Part B Service Category Descriptions and Program Guidance

Housing Retention and Financial Assistance utilizes two HRSA HAB Service Categories: Housing and Emergency Financial Assistance

2. Housing

Description: Housing provides transitional, short-term, or emergency housing assistance to enable a client or family to gain or maintain outpatient/ambulatory health services and treatment, including temporary assistance necessary to prevent homelessness and to gain or maintain access to medical care. Activities within the Housing category must also include the development of an individualized housing plan, updated annually, to guide the client's linkage to permanent housing. Housing may provide some type of core medical (e.g., mental health services) or support services (e.g., residential substance use disorder services).

Housing activities also include housing referral services, including assessment, search, placement, and housing advocacy services on behalf of the eligible client, as well as fees associated with these activities.

Program Guidance:

HRSA RWHAP recipients and subrecipients that use funds to provide Housing must have mechanisms in place to assess and document the housing status and housing service needs of new clients, and at least annually for existing clients.

HRSA RWHAP recipients and subrecipients, along with local decision-making planning bodies, are strongly encouraged to institute duration limits to housing activities. HRSA HAB recommends recipients and subrecipients align duration limits with those definitions used by other housing programs, such as those administered by the Department of Housing and Urban Development, which currently uses 24 months for transitional housing.

Housing activities cannot be in the form of direct cash payments to clients and cannot be used for mortgage payments or rental deposits,⁶ although these may be allowable costs under the HUD Housing Opportunities for Persons with AIDS grant awards.

Housing, as described here, replaces PCN 11-01.

⁶ See sections 2604(i), 2612(f), 2651(b), and 2671(a) of the Public Health Service Act.

3. Emergency Financial Assistance

Description:

Emergency Financial Assistance provides limited one-time or short-term payments to assist an HRSA RWHAP client with an urgent need for essential items or services necessary to improve health outcomes, including: utilities, housing, food (including groceries and food vouchers), transportation, medication not covered by an AIDS Drug Assistance Program or AIDS Pharmaceutical Assistance, or another HRSA RWHAP-allowable cost needed to improve health outcomes. Emergency Financial Assistance must occur as a direct payment to an agency or through a voucher program.

Program Guidance:

Emergency Financial Assistance funds used to pay for otherwise allowable HRSA RWHAP services must be accounted for under the Emergency Financial Assistance category. Direct cash payments to clients are not permitted.

Continuous provision of an allowable service to a client must not be funded through Emergency Financial Assistance.

APPENDIX B (HRFA CONTRACTS ONLY)

AIDS INSTITUTE CLIENT ELIGIBILITY AND RECERTIFICATION REQUIREMENTS

Client Name: Enter Client Name here

Client ID: Enter Client ID here

Enrollment Date: Enter date here

Eligibility Determination Date: Enter date here

At least one of the eligibility documents in each section must be attached to this checklist and easily located in the client file within 90 days after enrollment (electronic or hard copy, as applicable).

Client eligibility must be documented in AIRS immediately upon enrollment in the funded program and annually thereafter. Annual recertification can include client self-attestation.

Full recertification with verifying documentation is required every 2 years.

Review the *AIDS Institute Client Eligibility and Recertification Guidance* for more information including AIRS data entry requirements.

Annual Recertification Date: Enter date here

Annual Recertification Date: Enter date here

Annual Recertification Date: Enter date here

Annual Recertification Date: Enter date here

HIV STATUS

- Positive HIV antibody test
- Documentation of detectable HIV viral load tests
- Physician (M.D., N.P., P.A.) signed/written statements/progress notes
- Photocopy of enrollment card for the New York State AIDS Drug Assistance Program (ADAP)
- Photocopy of enrollment card for an HIV Special Needs Plan (SNP) exclusively for HIV-positive individuals
- Prescription for any HIV antiretroviral including long-acting antiretroviral therapies for HIV treatment (EXCEPT Truvada, Raltegravir and Dolutegravir since these medications can be used for PEP and/or PrEP)
- Hospital discharge summary or similar reports documenting HIV infection
- M11Q form or HIV/AIDS Services Administration (HASA) referral form (NYC only)

Documentation of HIV positive status must be included in client files.

NYS RESIDENCY

- Lease for current residence with non-expired dates
- Tenancy agreement/verification for individuals who do not have a lease
- Notarized statement from the leaseholder that includes the address and confirmation that the client is the roommate of the leaseholder and not named on the lease
- Current NYS Driver's License
- Government issued ID card
- Current NYS voter registration card
- Any City, County or Federal government benefits card or letter
- Insurance benefit card with name and address
- Bank statement with name and address
- Any bill that includes name and address e.g., utility, phone, cable, internet, hospital, or credit card
- School transcript or other school correspondence addressed to client
- Pharmacy receipt with name and address
- Letter from agency that allows the individual to use the agency address to apply for and receive benefits and related mail
- Official court documents (i.e., eviction papers and sworn statements) as proof of residency
- Home visits conducted at the client's residence will satisfy the proof of address as long as the program documents the home visit (with client's address) in the client record to verify residency
- A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name
- U.S. Immigration, naturalization, or citizenship card with current address

The documentation establishing residency eligibility must be dated within 12 months preceding enrollment in the program or last annual recertification.

U.S. citizenship is not required. Incarcerated individuals receiving services in jails or prisons are exempt from this requirement. If the client has a P.O. box where they receive mail, information documenting the client's physical address must be included to document NYS residency.

INCOME

Employed:

- Paystubs covering the last 30 days showing all deductions and current year to date earnings
- If no paystub is available, a notarized letter from employer stating gross salary, hours worked, pay period covered and the expected annual earnings.
- For individual wage earners who are unable to provide a paystub or letter from the employer, the client may submit a notarized statement reporting monthly or annual income.

Unemployed:

- Unemployment check or an award letter with weekly check amounts and period of eligibility

Self-employed:

- Both the income tax return for the previous year and a signed statement estimating current annual income

Rental Income:

- Copy of the lease or most recent income tax return

SSI:

- SSD/SSI Award Letter

Disability:

- Disability award letter or check from past 30 days

Pension:

- Pension award letter or check from past 30 days

Medicare/Medicaid:

- Copy of the current Medicaid, Medicare, or ADAP identification card, A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name

No Income, Supported by others:

- Notarized letter from person stating how they support the client

No Income, Living off savings:

- Signed letter from the client and account statement showing savings

The documentation establishing income eligibility must be dated within 12 months preceding enrollment in the program or last annual recertification.

Financial eligibility is based on 500% of the federal poverty level (FPL), varies based on household size, and is updated annually. Include all income for the client and all household members with whom the client has a legally responsible relationship (e.g., spouse or child, but not uncle, cousin or roommate).

Financial eligibility is calculated as the gross income available to the household, excluding Medicare and Social Security withholding and the cost of health care coverage paid by the client. Updated Federal Poverty Guidelines may be accessed by visiting: <http://aspe.hhs.gov/poverty-guidelines>.

INSURANCE/HEALTH HOME ENROLLMENT

- Insurance card
- A printout from ePACES (Electronic Provider Assisted Client Entry System), or other Medicaid Management Information System (MMIS) with client name
- Progress note or statement indicating client does not have insurance and service plan goal to obtain insurance

Medicaid MCO: Click or tap here to enter text.

Medicaid SNP: Click or tap here to enter text.

Medicare

Medicare/Medicaid

HIV Uninsured Care Program / ADAP

Military / VA

Private Insurance

No Insurance

The documentation establishing income eligibility must be dated within the 12 months preceding enrollment to this program or the last annual reassessment.

If client has Medicaid, are they enrolled in a Health Home? Yes No

If yes, Health Home information must be included in the assessment/reassessment

If no, assessment and progress notes must document diligent effort to enroll client in a Health Home

APPENDIX C

Assessment /Re-Assessment/Service Plan

(See Next Page)

Name of HIV Medical Provider: _____

Address of HIV Medical Provider: _____

Telephone # of HIV Medical Provider: _____

Has the client gone to the Emergency Room in the past 6 months? Yes No

Has the client been hospitalized in the past 6 months? Yes No

In addition to HIV/AIDS does the client have any other chronic medical conditions? Yes No

If yes describe: _____

HOUSING ASSESSMENT	
Client Current Housing Status: <input type="checkbox"/> Independent Housing <input type="checkbox"/> Permanent Congregate Housing <input type="checkbox"/> Transitional Congregate <input type="checkbox"/> Doubling-up with friend/family <input type="checkbox"/> Nursing Home, long-term treatment facility or other institution <input type="checkbox"/> Permanent Supportive Housing Scatter Site <input type="checkbox"/> Transitional Scatter Site <input type="checkbox"/> Emergency Shelter/SRO <input type="checkbox"/> Other - street, park bench, car, etc.	
Client has been living in current housing: <input type="checkbox"/> Less than 6 months <input type="checkbox"/> 6 or more months	Is client transitioning out of current housing within the next 90 days? <input type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown
Is client at current risk of eviction (with documentation)? <input type="checkbox"/> Yes <input type="checkbox"/> No	Is current housing unsafe or inadequate? <input type="checkbox"/> Yes <input type="checkbox"/> No If unsafe, is the client in an abusive relationship? <input type="checkbox"/> Yes <input type="checkbox"/> No If inadequate, how? _____
Has the client ever served in the military? <input type="checkbox"/> Yes <input type="checkbox"/> No	Is the client a convicted felon? <input type="checkbox"/> Yes <input type="checkbox"/> No Is the client a registered sex offender? <input type="checkbox"/> Yes <input type="checkbox"/> No
Does client need special housing accommodations? (e.g., wheelchair accessible, hearing impairment) <input type="checkbox"/> Yes <input type="checkbox"/> No NEED:	Needs to be: <input type="checkbox"/> Close to transportation <input type="checkbox"/> Close to _____ school <input type="checkbox"/> Close to _____ clinic/treatment facility <input type="checkbox"/> Other:

HOUSEHOLD COMPOSITION		
Name	Relationship	Age

HOUSEHOLD COMPOSITION		
Name	Relationship	Age

Comments on Housing Needs: _____

CASE MANAGEMENT:

Is client receiving Case Management Services? Yes No

Is client enrolled in a Health Home? Yes No

If Yes, Agency client is receiving services from:

Case Manager's Name: _____

Case Manager's Telephone #:(____)_____

Comments on Case Management Needs:

CURRENT SERVICE PROVIDERS: (e.g., Advocacy, Case Management, Housing, Food, Support Groups)

Agency	Contact Person	Phone	Service

Is an Authorization for Release of Health Information and Confidential HIV-Related Information current and on file for all needed contacts? Yes No

HEALTH AND INDEPENDENT LIVING SKILLS			
Does client have difficulty with any of the following?			
LIVING SKILL	YES	NO	NOTES
Money Management / Budgeting (paying rent and utilities)			

HEALTH AND INDEPENDENT LIVING SKILLS

Does client have difficulty with any of the following?

LIVING SKILL	YES	NO	NOTES
Reading Comprehension/Literacy			
House Keeping			
Traveling Independently			
Managing Medical Care			
Personal Hygiene			
Nutrition / Meal Preparation			
Food Shopping/Pantries			
Medication Adherence			
Socialization/Support Systems			
Medical Transportation			
Communication Interpersonal Skills			
Coping / Self-Management Skills			
Decision Making / Self Advocacy Skills			

PSYCHOSOCIAL SUPPORT

Mental Health Status/History (Include any self-reported diagnoses): _____

Is client receiving mental health services: Yes No Sometimes

Is client taking any prescribed psychiatric medications: Yes No Sometimes

If "Yes", list of medications: _____

Substance Use / Status History:

Is client engaged in substance use services: Yes No Sometimes

If "Yes", describe (outpatient/inpatient, agency, etc.): _____

FINANCIAL ASSESSMENT/STABILITY

EMPLOYMENT

Employed? Yes No

If Yes, how many hours/week does the individual work? _____ hours

How many hours worked last week? _____

Position Type:

- Permanent/Full Time Permanent/Part-time Temporary/Full Time Temporary/Part-time
 Seasonal Full-time Seasonal Part-time

Current Employer Name: _____

Position: _____

Previous Employment (type and duration): _____

If client reports currently not working:

- Looking for employment?
 Interested in looking for employment?
 Unable to work? If yes, reason: _____

FINANCIAL RESOURCES

PROGRAM	Amount Per Month	Household Member (e.g., Self/Spouse/Partner)
Earned Income		
Supplemental Security Income (SSI)		
Social Security Disability Insurance (SSDI)		
Employment		
Unemployment Insurance		
Public Assistance		
Child Support		
Alimony or spousal support		
Short-Term or Long-Term Disability		
Workman's Compensation		
Temporary Assistance for Needy Families (TANF)		
General Assistance		
Veteran's Assistance		
Veteran's Pension		
Retirement from Social Security		
Pension from former job		
Other Household Income		
Other: (Family/Friends/Church)		
No financial resources		

TOTAL MONTHLY HOUSEHOLD INCOME: \$ _____

MONTHLY EXPENSES	
Expense	Amount
Rent	
Gas/Electric	
Water	
Trash	
Telephone / Cell Phone	
Health Insurance	
Transportation	
Household Items	
Food	
Clothing	
Credit Cards / Other	
Childcare	
Child Support	
Cable/TV/wi-fi	
IRS	
Car (loan/tickets/gas/insurance)	
Student Loans	
Storage	
Other	
	TOTAL

TOTAL MONTHLY HOUSEHOLD EXPENSES: \$ _____

TOTAL MONTHLY HOUSEHOLD INCOME

MINUS

TOTAL MONTHLY HOUSEHOLD EXPENSES: \$ _____

MONTHLY BALANCE

SOURCE OF NON-CASH BENEFIT

Does client participate in any of the following programs? (check all that apply)

- SNAP
- Medicaid
- Medicare
- State Children’s Health Insurance Program
- Special Supplemental Nutrition Program for Women, Infants and Children (WIC)
- VA Medical Services
- TANF Child Services
- TANF Transportation Services
- Other TANF funded services
- Section 8, public housing or other rental assistance
- Other sources

Is client linked to all income sources he/she is eligible for? Yes No

Is assistance/advocacy needed in accessing entitlements? Yes No

Credit History: <input type="checkbox"/> Good <input type="checkbox"/> Bad <input type="checkbox"/> None <input type="checkbox"/> Don't Know	Assets: Bank Account? <input type="checkbox"/> Yes <input type="checkbox"/> No Checking \$ _____ Savings \$ _____ Other \$ _____
Assets (car, property, CD, IRA) <input type="checkbox"/> Yes Details: _____ <input type="checkbox"/> No	

FINANCIAL & BUDGET NEEDS/ISSUES

IDENTIFICATION/PAPERWORK

- Currently possesses:**
- Social Security Card
 - Birth Certificate
 - State ID
 - Green Card/Permanent Resident Card
 - Work Permit

REFERRAL NEEDS	YES	NO
Food Services and Programs	<input type="checkbox"/>	<input type="checkbox"/>
Medical Nutrition Therapy	<input type="checkbox"/>	<input type="checkbox"/>
Case Management Services	<input type="checkbox"/>	<input type="checkbox"/>
Domestic Violence	<input type="checkbox"/>	<input type="checkbox"/>
Entitlement/Financial Services	<input type="checkbox"/>	<input type="checkbox"/>
Legal Services	<input type="checkbox"/>	<input type="checkbox"/>
Medical Services	<input type="checkbox"/>	<input type="checkbox"/>
Mental Health Services	<input type="checkbox"/>	<input type="checkbox"/>
Substance Use Services	<input type="checkbox"/>	<input type="checkbox"/>
Housing	<input type="checkbox"/>	<input type="checkbox"/>
Medical Transportation	<input type="checkbox"/>	<input type="checkbox"/>
Other (list)		

Bureau of Community Support Services (BCSS)
Supportive Housing Initiative
 Assessment/Re-Assessment/Service Plan

SERVICE PLAN

Client Name: _____ Client ID#: _____ TCID#: _____

Assessment/Re-Assessment Date: _____ Service Plan Date Range: _____

Identified Needs:

- Medical Housing Case Management Health and Independent Living Skills
 Budgeting/Financial Employment Referrals Entitlements/Identification Psychosocial

GOAL	ACTION(S)	PERSON(S) RESPONSIBLE <i>(Client, staff, etc.)</i>	TARGET DATE	OUTCOME <i>(Do not use "ongoing" or "continued")</i>

NEXT SERVICE PLAN DUE DATE: _____

Client Signature: _____ Date: _____

Staff Signature: _____ Date: _____

Supervisor Signature: _____ Date: _____

APPENDIX D

Division of HIV and Hepatitis Health Care

Guidelines for Budgeting and Vouchering for Household/Hygiene Items

The purchase of *Household/Hygiene Items* are an allowable expense on AIDS Institute housing contracts (the provision of gift cards is not allowable).

Household/Hygiene Items are intended for individuals who are enrolled in one of the AIDS Institute Housing programs for Financial Assistance and/or Housing Retention Services (HRFA, MRT HRFA and ESSHI). These items may be provided to clients to assist with engagement, client need and to assist a client who is moving into a new residence. The provision of these items are not intended to be provided to individuals who are not actively enrolled/engaged in Housing Retention Services.

Household/Hygiene Items may include cleaning supplies, laundry detergent, toiletries, basic kitchen tools, dinnerware, pots/pans, linens, towels, shower curtain, blankets, pillows, furniture: mattress/box spring, couch/futon, table, chairs, lamp, furniture, etc.

If the agency is unsure if an item is an allowable expense, the AIDS Institute contract manager should be contacted prior to the purchase of the item.

Budgeting: *Household/Hygiene Items* must be itemized as a separate budget line under the Miscellaneous Other (HRI) or Operational Expenses (State) category of the AIDS Institute budget.

Per Health Research, Inc. Guidelines the purchase of small appliances is not allowable on HRFA contracts (limited small appliances are an allowable expense under ESSHI and MRT contracts only for clients enrolled in either of those programs).

When vouchering for *Household/Hygiene Item* expenses the following information also must be submitted with the voucher:

- Log (example below**) which includes:
 - Distribution date
 - Type of item
 - Cost
 - Quantity distributed
 - Client ID (not name)/TCID#
- Back-up documentation to substantiate the expense (itemized & dated receipts and/or invoices, etc.)
- **State Vouchers Only** - the Excel detail spreadsheet must accompany the Claim For Payment Form/BSROE at the time of submission. If the excel spreadsheet is not submitted OR if the detail spreadsheet does not substantiate the expenses on the Operational Expense line the household/hygiene expense will be disallowed

** **Reminder - never include client names on back up spreadsheets or logs.**

Distribution Date	Client ID/TCID	Unit Cost	Description of Item	Vouchered Amount

IMPORTANT: *Household/Hygiene Items* cannot be vouchered for until distributed

APPENDIX E

Home and Community Based Services (HCBS)
Settings Rule Compliance Survey Guidance

(See Next Page)

**NYSDOH – AIDS Institute Residential Supportive Housing Program
HCBS Settings Rule Compliance Survey Guidance**

New York State is required to comply with the Home and Community Based Services (HCBS) Final Rule. The HCBS Supportive Housing Assessment survey is the first step in ensuring New York State (NYS) and the provider community work together to help ensure that individuals can live their best lives possible, integrated in and part of the communities where they live. Depending on the responses to the survey questions, it may be necessary for providers to work with NYS Administrators to meet individual needs as set forth in the HCBS Final Rule.

Physical Characteristics of Setting	
Question	Guidance
1. Is the residence located on the grounds of a public institution?	<p>A public institution means an institution that is the responsibility of a governmental entity over which a governmental entity exercises control. This includes but is not limited to the following: OPWDD developmental centers, OMH psychiatric centers, institutions for mental diseases, prisons, addiction centers and state-run nursing homes.</p> <p>A public institution DOES NOT include: a medical institution (i.e., hospital including VA hospital), childcare institution, publicly operated non-ICF community residences, universities, libraries, and public non-residential schools.</p> <p>If the answer is yes, please include a site map and/or description as to why the site is located on the grounds of a public institution.</p>
2. Is the residence located on the grounds of a publicly or privately-operated facility that provides inpatient institutional treatment?	<p>Inpatient institutional treatment includes any private settings delivering inpatient institutional treatment such as a private mental health facility delivering inpatient care.</p> <p>Please indicate if there are any co-located settings. Co-located settings are those that are located at the same address property whether different floors or units within the same building or different buildings on the same property where predominantly people with serious mental illness and/or other disability specific population receiving Medicaid HCBS are served.</p> <p>If the answer is yes, please include a site or building map showing distance to the non-compliant settings.</p>
3. Is the residence immediately adjacent to a public institution?	<p>Immediately adjacent means that the setting/site is next to and borders the public institution. “Border” means that the setting/site property is contiguous or touching the public institution’s property with no intervening parcel of land between the two settings/sites. Indicate if there are any settings adjacent to, or in close proximity to other settings/sites for people with disabilities or are designated to provide people with disabilities multiple types of services and activities on the same</p>

	<p>site (e.g., housing, day services, medical, behavioral, therapeutic, and/or social and recreational activities).</p> <p>Indicate if people in the setting have limited interaction with the broader community (i.e., the setting is operated in such a way that people with disabilities have limited or no interaction/ experiences outside the setting regardless of the setting location).</p> <p>If the answer is yes, please include a site map showing distance to non-compliant settings.</p>
<p>4. Do all residents living in the building have the same diagnosis?</p>	<p>All of the residents of this site are people who have HIV and/or another diagnosis such as a serious mental illness and/or other disability.</p>
<p>5. If the answer to Q 4 is yes, please check any of the following setting(s) that may apply:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Setting is gated community; <input type="checkbox"/> Setting is a farmstead or disability specific farm community; <input type="checkbox"/> Setting is a residential school; <input type="checkbox"/> Setting is close to a potentially undesirable location; <input type="checkbox"/> Setting has video camera surveillance in communal areas; <input type="checkbox"/> None of the above 	<p>The following further defines the settings/characteristics identified in the question:</p> <ul style="list-style-type: none"> • Gated Community: Consists primarily of people with disabilities and the staff that work with them. Often, these locations will provide residential, behavioral health, day services, social and recreational activities, and long-term services and supports all within the gated community. Individuals receiving HCBS in this type of setting often do not leave the grounds of the gated community in order to access activities or services in the broader community. • Farmstead or disability specific farm community: These settings are often in rural areas on large parcels of land, with little ability to access the broader community outside the farm. Individuals who live at the farm typically interact primarily with people with disabilities and staff who work with those individuals. Individuals typically live in homes only with other people with disabilities and/or staff. Their neighbors are other individuals with disabilities or staff who work with those individuals. Daily activities are typically designed to take place on-site so that an individual generally does not leave the farm to access HCB services or participate in community activities. For example, these settings will often provide on-site a place to receive clinical (medical and/or behavioral health) services, day services, places to shop and attend church services, as well as social activities where individuals on the farm engage with others on the farm, all of whom are receiving Medicaid HCBS. While sometimes people from the broader community may come on-site, people from the farm do not go out into the broader community as part of their daily life. • Residential school: These settings incorporate both the educational program and the residential program in the same building or in buildings in close proximity to each other (e.g., two buildings side by side). Individuals do not travel into the broader community to live or to attend school. Individuals served in these settings typically interact only with other residents of the home and the residential and educational staff. Additional individuals with disabilities from the community at large may attend the educational program. Activities such as religious services may be held on-site as opposed to facilitating individuals attending places of worship in the community. These settings may be in urban areas as well as suburban and rural areas. Individuals experience in the broader community may be limited to large group activities. • Setting is close to a potentially undesirable location: For example, dump, factory, across the street from a prison or other institutional setting, etc.

	<ul style="list-style-type: none"> • Setting has video camera surveillance in communal areas: This is a factor as it may indicate additional security measures different from those of typical residences in the community. This is different from security systems periodically or routinely used in residences/residential neighborhoods through local cable or digital security companies. • None of the above: If none of the above best represent your setting, please include a narrative summary describing your site.
6. Are there gates and/or other physical barriers preventing individuals' entrance to or exit from certain areas of the setting?	<p>This includes sites that have fencing, gates, or other structural items setting it apart from homes in the vicinity. If the site has any physical barriers separating it from the surrounding community or non-recipients of HCBS please check and explain in further detail the purpose for these physical barriers.</p> <p>Residents should have full and independent access to all areas and routine living spaces of the residence without restrictions or barriers (e.g., locks, gates, requiring permission, etc.). If there are door alarms that sound off every time they are opened, there needs to be an appropriate clinical justification for the door alarms.</p>
7. Is the residence located in the community among private residences, retail businesses, banks, etc. to the same degree as other homes in the community?	Location and proximity of the site among community businesses and additional resources maximizes the opportunities for residents receiving HCBS programs to the benefit of community living, employment, etc.
8. Is there public signage that would indicate the residence is specifically for individuals with a disability?	Please indicate any public signage that would separate the site from the surrounding community or distinguish the site as specifically for people with disabilities.
9. Is the residence an environment that supports individual comfort, independence, and preferences and is not institutional in appearance or operation?	Determine whether the location and display of equipment and documentation related to operations of the residence (staff desktop computers, file cabinets, binders, medication storage) result in an institutional or non-homelike appearance.
10. Does the physical environment meet the needs of the residents requiring supports and handicap accessibility pursuant to local zoning requirements?	If not, please indicate if your organization currently has the ability to adapt, if needed, the building entrance/exit and/or room equipment to suit the needs of a resident's physical disabilities.
11. Do residents have full access to the typical facilities in a home, such as a kitchen with cooking facilities, dining area, and laundry?	<p>Verify that residents have full and independent access to all communal areas and routine living spaces of the residence without restrictions or barriers (e.g. locks, gates, requiring staff permission, etc.); residents have access to the kitchen, laundry, supply cabinets/ closets, areas where their personal possessions are stored (i.e., off-season clothing, seasonal room decorations, etc.) and use of appliances and facilities in the home.</p> <p>If the laundry, supplies and or storage are on another floor, consider whether the residence facilitates access in a manner that does not limit autonomy or creates a staff dependent situation.</p>

Community Life

Question	Guidance
1. Is there sufficient transportation capacity to support peoples' choice of activities and schedules?	This question reviews the availability of transportation and the possible barriers to community access due to transportation issues. Determine whether sufficient transportation is provided, facilitated, and/or arranged so that people have opportunities to access their local community and neighborhood in accordance with their unique and individualized priorities for meaningful community inclusion per their plan. This includes the ability to accommodate more than one person's choices. The obligation of the provider may vary to a certain extent with the setting's location and the practical availability of public transportation. For example, if public transportation is not readily available and accessible, the provider has a greater obligation to help people arrange for transportation to community activities.
2. Are bus and other public transportation schedules and telephone numbers posted in a convenient location?	Providing bus and other public transportation schedules/contact information provides residents the opportunity to access transportation in the community.
3. Do residents shop, attend religious services, schedule appointments, have lunch with family and friends, etc., in the community, as they so choose?	Residential programs should support whether the program actively promotes individual choice, autonomy, and decision-making. This includes having choices of activities for meaningful community inclusion and having the ability to form and maintain relationships with people of their choosing. This also means that their religious and spiritual preferences are respected. The program should not make decisions for residents without engaging them and ensuring that they have an active role in making their own choices to the highest degree possible.
4. Do staff facilitate the use of public transportation to support the residents' choice of activities and schedules?	Staff should facilitate and encourage residents to take public transportation. Residents should be provided with public transportation schedule.
5. Do staff assist or provide resources to residents to become aware of activities occurring outside of the settings?	Staff facilitate, promote, and support residents to interact with nondisabled neighbors/other tenants and take advantage of common areas/amenities such as a pool or fitness center in a neighborhood or high rise, so that individuals are not isolated from the broader community of people without disabilities.
Visitors	
Question	Guidance
1. Are residents able to have visitors of their choosing at any time?	Please note if there are visiting hours restricting residents from having visitors of their choosing at any time. If so, indicate hours and justify purposes; explain visiting hour policies (including how residents request people to visit), explain why residents would be denied the opportunity for visitors and provide your organization's policy regarding visiting hours.
2. Are residents only able to have visitors within a restricted visitor meeting area?	Please indicate if there are specific communal locations residents are able to have visitors, or if they are able to have visitors as any point in time anywhere at the site including their personal living space/apartment. If so, explain if it is a certain visitor or visitors in general, and provide you organization's policies regarding visiting meeting areas.
Daily Schedule	

Question	Guidance
<p>1. Are schedules individualized and identified in the resident's service/support plan, including when and how they are accessing community activities and events?</p>	<p>Support/service plans must be person-centered. This means that plans need to reflect the priorities and outcomes that are important to people, and that should become the foundation and basis for development and implementation of plans. Any issues or concerns people may have with the goals, content, and overall focus of their plans should be addressed by the residential program. There should be an overall system in place to receive feedback not only on the successes of plans, but also on areas of plans that require re-examination and revision. Residents understand their support/service plans including:</p> <ul style="list-style-type: none"> • Knowing that they have a support/service plan and its contents • Receiving a copy of their support/service plan • Ability to name an area or goal in their plan that they are working on • If English is a person's second language, a copy of their plan is made available in their primary language • There is evidence that staff make every effort to make plans accessible and understandable to the resident
<p>2. Are there "house schedules" that require all residents to follow a particular schedule for waking up, going to bed, eating, leisure activities, community activities, etc.?</p>	<p>Determine how people are accommodated to live their life and complete activities at times and in a manner that is meaningful and preferred. Gauge if there are opportunities for residents to make choices about their day-to-day schedules, in the same way that people who do not receive HCBS can do.</p> <p>Consider if the site promotes and enables people to follow an individualized daily routine without having to adhere to general rules and schedules. A "house schedule" may be written, or it may only be evident through observation of the operations and flow of activities in the program. Evaluate if the program uses a set routine that is strictly followed. It is natural in most households as well as certified residences to have some general routines, such as offering routine meals within a certain time frame, but the residence should also demonstrate accommodations in those routines when people either verbally or behaviorally demonstrate that they would prefer not to engage in them at a set time.</p> <p>Examples of house "rules" or limiting policies include:</p> <ul style="list-style-type: none"> • Set times when the kitchen or laundry can be accessed • Phone use times • Bedtimes/Lights out times • Rules regarding when and how people may leave the home • Rules about when and how people can access their home (i.e., residents are not allowed keys, cannot come home unless staff is home, or cannot access food outside of designated mealtimes) • Visitation rules and restrictions • Restricting people from decorating their bedrooms the way that they choose

	<ul style="list-style-type: none"> • House curfews or scheduled times that people are required to return to the residence • Strict, inflexible mealtimes
3. Do residents have to abide by a curfew?	Indicate if there is a curfew or other requirement for a scheduled return to the setting that is applied to either all or residents with disabilities. There should not be blanket expectations put upon people in the residence without appropriate justification and documentation. If yes, please provide your organization's policies regarding curfew hours.

Lockable Doors

Question	Guidance
1. Do residents have a key or other mechanism to open the front door of the building?	Please indicate if residents possess a key or other another mechanism, such as a door man to access the residence safely 24/7. The standard approach of the residence should be that all people are informed and offered the means to control access to the building.
2. Do residents have a key and option to lock their own private living spaces and/or apartment?	<p>Indicate whether residents possess a key to access their apartment or personal living space safely 24/7, and that the residence has procedures and an overall system in place to offer and support the provision of bedroom keys to all residents. All residents must have the opportunity to obtain their own key/way of access into their living unit.</p> <p>If individuals are not permitted to have a key/means of access to their home and/or room it must only be due to clearly evaluated, justifiable, and documented reasons.</p> <p>Prohibiting or preventing someone from the use of a key is a modification to the person's rights, and informed consent must be present and must be based upon a specific and individualized assessed need. Positive supports and interventions must be tried first, before any restrictive measures. This restriction must also be reviewed periodically to determine whether it is still necessary.</p>
3. Can residents close and lock their bathroom door?	Prohibiting or preventing someone from the use of a key to their bathroom is a modification to the person's rights, and informed consent must be present and must be based upon a specific and individualized assessed need. Positive supports and interventions must be tried first, before any restrictive measures. This restriction must also be reviewed periodically to determine whether it is still necessary. The privacy of an individual should be respected in all aspects of life. The residence and staff must ensure that the person's need for privacy is respected and protected. This includes being able to have privacy in bathing, grooming, and dressing.

Privacy

Question	Guidance
1. Are surveillance cameras present inside a resident's personal living space?	Determine whether one or more surveillance cameras are used inside the residence. Video cameras are currently NOT allowed inside HCBS residences, as per CMS. This means that they are prohibited in bedrooms, bathrooms, kitchens, and other common living areas of the residence. The use of video cameras inside of a residence is considered to be institutional.

	<p>Please note: This does not apply to some security cameras used outside of the residence, such as an apartment building owned by a landlord who uses surveillance cameras in public hallways not owned by the agency. This also does not apply to security systems that utilize surveillance cameras for security purposes which monitor outside of the residence and are typical in residential communities.</p>
2. Are residents able to have a private cell phone, computer or other personal communication device or have access to a telephone or other technology device to use for personal communication in private at any time?	<p>Residents should be able to have private cell phone, telephone, computer, and/or other personal communication devices in their living units and have the ability to communicate in private.</p> <p>Please explain if your residence restricts residents private telephone and/or computer conversations.</p>
3. Do residents take medications privately, unless stated differently in their service/support plan and is agreed upon by the individual?	<p>Indicate if all residents have the choice to take medications privately. Any modification or restriction of a person's choice to take medication privately is considered a restriction of the person's rights. Rights modification must be documented in the support/service plan and must be discussed with the resident if there is a need for the resident to NOT privately take medication. The modification must be part of the person-centered planning process and must be supported by a specific assessed need or safety issue.</p>
4. Does only appropriate staff possess keys to private residence units?	<p>Residence should have mechanism(s) to inform residents that they may have a key/a means to access the resident's bedroom. To ensure residents privacy, security and independence it is incumbent upon the organization as part of its procedures to ensure that only appropriate staff have access to the person's bedroom. Staff that does have access should have a justifiable and reasonable need to have access to the person's room. If staff possess keys to residents personal living space, they should only use that key space under limited circumstances agreed upon with the individual or in case of an emergency.</p>
5. Do staff knock and receive permission prior to entering a resident's living space?	<p>Residents are entitled to privacy, security and independence; therefore, it is incumbent upon the organization to ensure that staff knock or receive verbal permission to enter a resident's personal living space. Staff must be trained to only enter a resident's personal living space without permission under limited circumstances agreed upon by the individual on in case of an emergency.</p>
Independent Choices	
Question	Guidance
1. Are residents provided with information regarding their right to a person-centered planning process?	<p>Support/service plans must be person-centered. This means that plans need to reflect the priorities and outcomes that are important to people, and that should become the foundation and basis for development and implementation of plans. Any issues or concerns residents may have with the goals, content, and overall focus of their plans should be addressed by the residential program. There should be an overall system in place to receive feedback not only on the successes of plans, but also on areas of plans that require re-examination and revision.</p> <p>Residents have an understanding of their support/service plans which should include the following:</p>

	<ul style="list-style-type: none"> • Residents know that they have a person-centered support/service plan and its contents. • Residents should know where a copy of their plans is if they want to see them and/or the residents has received a copy of their plan. • Residents are able to name an area or goal in their plans that they are working on. • If English is a person's second language, is a copy of their plan is available in their primary language • There is evidence that staff make every effort to make plans accessible and understandable to the residents.
<p>2. Are residents provided information about their rights, including HCBS rights, in a manner that they understand and at their comprehension level?</p>	<p>Residents are provided with information regarding their rights (including those related to HCBS) in a clearly written language that is understandable to the resident. Residents should understand what their rights are and should have a meaningful way to access this information. Information about rights should be provided with respect to the person's communication style, sensory skills, preferred language, and cultural considerations. Consideration of preferences for visual or auditory communication, presence of a supportive family or staff member should be present. Auxiliary aids and services must be available at no cost to the resident. For persons with limited English proficiency, language services must be available at no cost.</p> <p>Providing meaningful access to rights becomes especially important in instances where the person and/or their representatives have limited English proficiency (LEP). In certain circumstances, depending upon the person's strengths and capabilities, this question may need to be answered from the perspective of the family member/advocate who knows the person best.</p>
<p>3. Do staff receive training on home and community-based services, including individual rights and how to support individuals to exercise control and choice in their own lives?</p>	<p>Staff trainings are available on how to support/encourage residents to communicate regarding preferences for resident's daily schedule. Staff is aware and understands the federal settings rule and definition of a home and community-based setting. Agencies should ensure that staff receives initial and on-going training and supervision regarding HCBS. Staff should be knowledgeable about the full array of services and community resources that will help residents' remain in stable housing. Training competencies should include an understanding of HIV and co-occurring disorders, engagement strategies, wellness self-management, and motivational interviewing, among others.</p>
<p>4. Is there continuous and updated documented evidence in the service/ support plan that staff supports individual input, choice, autonomy, and decision-making including choice of activities or meaningful community inclusion, relationships, freedom of association, religious/spiritual preferences, etc.?</p>	<p>The person-centered support/service plan includes documented evidence that residents have access to amend or change their plans and is reflective of their preferences including community inclusion, relationships, freedom of association, religious/spiritual preferences, etc. Support/service plans are updated in a timely manner.</p>
<p>5. Are staffing schedules and operations (and their use of natural/ peer supports) sufficient to support peoples' choice/ participation in meaningful community</p>	<p>Residences have some routines in place; however, these routines should be related to the schedules, interests and requests of the residents living there, rather than staff preference, staff schedules or facility organizational practices.</p> <p>Residents should be permitted to participate at other times chosen by them.</p>

<p>activities according to the preferences/priorities in their service/support plans?</p>	
<p>6. Does the person-centered planning process provide a method for the resident to request updates to their plan, as needed?</p>	<p>When a resident expresses a desire to update their support/service plan the residence takes timely action to respond to the request. "Timely action" means that the residence acts upon a person's wishes without unnecessary delays.</p> <p>The program should actively support individual choice, autonomy, and decision-making. This includes having choices of activities for meaningful community inclusion and having the ability to form and maintain relationships with people of their choosing as well as religious and spiritual choices being respected. The program should not make decisions for residents without engaging them and ensuring that they have an active role in making their own choices to the highest degree possible.</p>
<p>7. Are all observed right limitation(s) documented in the residents' service/support plan and comply with HCBS? In addition, are steps taken to ensure other residents in the setting are not impacted?</p>	<p>Rights restrictions and rights modifications include alterations to any personal rights identified above, including rights limitations, restrictions, and intrusive interventions as defined in 595 Occupancy Agreement process. Rights restrictions and modifications may or may not require an individualized behavior support plan. Any modification of rights must be supported by a specific assessed need and justified in the person-centered service plan. CMS Regulations identify standards related to any modification or restriction of rights in HCBS settings.</p> <p>The following requirements must be documented in the person-centered support/service plan:</p> <ul style="list-style-type: none"> • Identification of a specific and individualized assessed need • Documentation of the positive interventions and supports used prior to any modifications to the person-centered service plan • Documentation of less intrusive methods of meeting the need that have been tried but did not work • Includes a clear description of the condition that is directly proportionate to the specific assessed need • Includes a regular collection and review of data to measure the ongoing effectiveness of the modification • Includes established time limits for periodic reviews to determine if the modification is still necessary or can be terminated • Includes the informed consent of the individual • Includes an assurance that interventions and supports will cause no harm to the individual <p>If a person has a restriction/limitation in place because of a behavioral concern, they should already have a behavior support plan in place that addresses the elements above. If the person requires any limitations to rights expected in HCBS settings due to identified behaviors, the BSP would also be the appropriate place to provide the required documentation. The only exception to meeting the rights modifications requirements, is if there is an emergency situation where the</p>

	<p>person places themselves or others around them in serious jeopardy (i.e., there is an immediate, serious, and credible threat). In this case, the provider/staff must take immediate and appropriate action necessary to address the crisis situation, regardless of documentation present. Once the immediate crisis is over, the provider/staff is expected to reassess the person's preferences and needs using the person-centered planning process, determine strategies to address health and safety threats determined to be recurring/likely to recur, and update the person's support/ service plan accordingly.</p>
<p>8. Does a person have a choice of whether or not to participate in activities, day programming, or work without being penalized?</p>	<p>Verify that practices and/or policies and procedures in place at the site do not prohibit the rights of residents to participate in activities of their choosing. It is important that residence and staff honor the individual's choice in participating in residential programming.</p> <p>Support for activities of choice requires meaningful discussions between staff and residents, ensuring residents are making safe and informed choices. Confirm that there are no indications that people are denied the opportunity to engage in legal activities without justification and/or documentation.</p>
<p>9. Are there restrictions to a person's food choice or choice of where/when mealtimes are?</p>	<p>Indicate if residents have opportunities to choose the foods they want to eat, ability to store food in their room if they choose, eat in their room, and decide when to eat. Presenting a person with narrow food choice options, without their input, does NOT satisfy this requirement. Having access to food at any time does NOT mean that FULL dining services or meals should be available 24 hours a day, but rather applies to having ACCESS to food at any time.</p> <p>Any modification or restriction to a person's food choices or choice of mealtimes is considered a restriction of the person's rights. If there is an appropriate rights modification documented that restricts the right of the person to have access to food at any time, the rights modification must have been discussed and reviewed as part of the person-centered planning process and must be supported by a specific assessed need.</p> <p>Please Note: If other people are impacted by a restriction that is necessary for a specific person, the expectation is that reasonable approaches are taken to support the people who are impacted by the restriction and arrangements should be made so that other individuals have the right to access food at any time.</p>
<p>10. Are married couples or partners able to share a room together?</p>	<p>Please indicate if residents have the ability reside with their spouse/partner. If not, please describe how the program and staff support the resident in keeping the relationship with their spouse/partner.</p>
<p>11. Do residents sharing apartments have a choice of roommate?</p>	<p>Please indicate if residents sharing rooms have the ability to choose their roommate. If so, please describe how resident's needs, preferences and resources are taken into consideration for his/her options for shared versus private residential units.</p> <p>Explain the protocols in place to facilitate individual's choice regarding roommate selection.</p>
<p>12. Are residents able to furnish and decorate their rooms/apartments in the way that suits them?</p>	<p>Residents should have choice regarding how they furnish their environment, such as what they find comfortable, visually appealing, and how to display their interests and priorities.</p>

	Individuals' bedrooms/apartments should be reflective of the individual's choices.
13. Do residents have a checking or savings account or other means to control his/her funds and decide how to control their own funds?	<p>Please indicate if residents have a checking or savings account in his/her name, with control over the funds. In addition, indicate if the resident has the ability to access those funds at any point in time and if not, are the funds provided in a timely manner by the program?</p> <p>For additional guidance take into consideration the following:</p> <ul style="list-style-type: none"> • If the person earns a paycheck, are they aware that they are not required to sign it over to the provider? • Does the person spend or are they supported to spend their money on items/activities of their choosing? • If a person needs support/assistance or training with how to manage their income, is that support provided? • The person is provided needed supports to spend their personal allowance on activities/personal interests/goods that are meaningful to him/her; • The person reports that they have access to their personal allowance funds when needed to engage in activities and make purchases of their choice; and, Residential staff helps the person to budget and make informed choices about purchases. • There is evidence through documentation the resident does not receive sufficient support to exercise their right to spend their personal allowance funds on activities/items meaningful to him/her, OR: • There are unnecessary/unreasonable barriers/restrictions on the person being able to spend their personal allowance funds, without an appropriate rights modification that clearly documents all the necessary elements. • There is evidence that staff is making the decisions on how to spend the individual's money without regard to their needs of interests. <p>If no, please provide your organization's policies regarding financial control.</p>
Dignity/Respect	
Question	Guidance
1. Does the organizational culture reinforce and train staff to respect the cultural/religious/other backgrounds of its residents and is it culturally competent?	<p>Staff must respect and offer opportunities for people to understand their ethnic and cultural backgrounds and offer various cultural, religious, or ethnic experiences. Natural supports for people may also have family traditions and favorite food dishes, etc. that the site should be aware of. Residents should have opportunities to participate in the traditions and activities of interest with their peers and to share personal values and beliefs.</p> <p>Select YES if most of the following are met, or there are no apparent barriers to the following:</p> <ul style="list-style-type: none"> • Residents have choice and personal expression in their room decorations related lifestyle, spiritual and cultural choices

	<ul style="list-style-type: none"> Residents attend religious activities of their choice residents are able to visit ethnic shops, attend ethnic festivals, and follow international sports menus reflect ethnic diversity reflective of the people living in the residence staff offer opportunities for unique experiences based on the cultural, religious, and ethnic backgrounds of residents clothing and grooming is appropriate to religious or cultural choices of the individual sexual preferences and gender identities of people are respected Staff communicates with natural supports and are sensitive to fostering family traditions and values.
2. At all times, do staff interact and communicate with residents in a respectful and dignified manner?	Staff policies and training must include subject matter on how to interact and communicate with residents in a supportive and professional manner.
3. Do staff talk about residents as if they were not present or within earshot of other residents or staff?	<p>Support/service plans must be person-centered. This means that plans need to reflect the priorities and outcomes that are important to people, and that should become the foundation and basis for development and implementation of plans. Any issues or concerns residents may have with the goals, content, and overall focus of their plans should be addressed by the residential program. There should be an overall system in place to receive feedback not only on the successes of plans, but also on areas of plans that require re-examination and revision.</p> <p>People (and/or their personal representatives) have an understanding of their support/ service plans. Select YES if most of the following are either met:</p> <ul style="list-style-type: none"> Residents know that they have support/service plan and its contents. Residents should know where a copy of their plans is if they want to see them and/or the people have received a copy of their support/service plan. Residents are able to name an area or goal in their plans that they are working on. If English is a person's second language, is a copy of their plan is available in their primary language There is evidence that staff make every effort to make plans accessible and understandable to the people
4. Do staff demonstrate an effort to communicate (oral and written) to residents in a language that they understand?	It is expected that the service planning process is understandable and accessible to residents and reflects cultural considerations. Information should be provided in plain language and in an accessible manner. Auxiliary aids and services must be available at no cost to the resident. For residents with limited English proficiency, language services must be available at no cost. If residents are non-verbal or have difficulty communicating or reading, their support/service plans should be developed in as accessible a way as possible (e.g., using pictures, diagrams, verbal recording of the information, video, etc.).
5. Does the residence have protocols in place to address peoples' dissatisfaction or complaints with the living environment?	<p>Please verify that residents have the ability to make an anonymous complaint, which is a right guaranteed under the Constitution's First Amendment pertaining to Freedom of Speech.</p> <p>Residences must ensure they provide all residents the right to communicate one's opinions and ideas without fear of retaliation or censorship. Anonymity is important because people may be</p>

	<p>fearful of punishment or retribution for voicing their concerns.</p> <p>Information should be made available regarding how to make an anonymous complaint and who to contact. People should be made aware of this right, and informed that they are protected from retaliation, censorship, and repercussions for making a complaint. Examine whether the facility makes information about how to register an anonymous complaint sufficiently available to people and determine if residents are aware of this process and understand it. While individuals are often informed of grievance processes, the ability for anonymity is sometimes not part of this written process. Verify that information is provided in an understandable manner.</p>
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Lease Agreement

Question	Guidance
<p>1. Are residents provided a written lease or occupancy agreement that provides eviction protections, due process appeals, and specifies the circumstances when eviction would be required?</p>	<p>All residents must have a lease or written residency/occupancy agreement that provides protections that address eviction processes and appeals comparable to those provided under the jurisdictions of landlord-tenant law. It is the organization and residential setting's responsibility to ensure that residents are fully informed of their rights, including when eviction or involuntary discharge is necessary. There should be written evidence of an occupancy agreement or another comparable written agreement with the agency, in the resident's file. The residential agreement should address the circumstances under which the person could be required to relocate and the due process/appeals available to them. The written agreement MUST have the above information that includes eviction protections and due process.</p> <p>There is evidence of a written occupancy agreement that specifies due process and appeals regarding the person's residential setting and circumstances. This can be a written residential/occupancy agreement that outlines the 595 Occupancy Agreement Notice of Rights <i>and</i> specifies the circumstances upon which the person would be required to relocate, and the due process/appeals provided in these circumstances. This document can be combined with a Notice of Rights as long as the occupancy agreement section specifies protections/appeals from eviction and circumstances upon which the person could be required to relocate. There must be evidence the resident was informed of housing protection rights (for example, there are signatures on the document, the person has a copy, and the person/advocate can explain what their due process/appeals rights are if they are asked to relocate).</p> <p>The provider should utilize and document an array of strategies and interventions to prevent someone from being evicted/ relocated such as referrals to other community-based services, holding case conferences, etc. In addition, the provider should make a formal grievance procedure available to residents. If a 595 occupancy agreement, lease, or sublease was not used please include in your submission a copy of the written agreement used for residents.</p>
<p>2. For settings in which landlord tenant laws do not apply, is there a written residency</p>	<p>In order for a residence to be considered Home and Community-Based, the resident must have a lease or written residency/occupancy agreement that provides protections that address eviction</p>

agreement and process comparable to the jurisdiction's landlord tenant laws?

processes and appeals comparable to those provided under the jurisdictions of landlord-tenant law. It is the agency and residential setting's responsibility to ensure that residents are fully informed of their rights, including when eviction or involuntary discharge is necessary. There should be written evidence of a **595 residential occupancy agreement** or another comparable written agreement with the agency, in the person's file. There should be evidence demonstrating the resident was made aware of the 595 residential occupancy agreement or comparable written agreement. This agreement should address the circumstances under which the person could be required to relocate and the **due process /appeals** available to them. **The written agreement MUST have the above information that includes eviction protections and due process.** Beyond written documentation, it is important to interview the person and/or his/her representative to determine if they have **awareness** of these rights. Ask if they have been informed that they should have an agreement with the residence that provides protections if the agency asks them to move. They should have received paperwork that describes the conditions for moves and due process rights. If a 595 occupancy agreement, lease, or sublease was not used please include in your submission a copy of the written agreement used for residents.

APPENDIX F

Authorization for Release of Health Information and Confidential HIV Related Information Form

The AIDS Institute makes available the “Authorization for Release of Medical Information and Confidential HIV Related Information” (DOH-2557) form and the “Authorization for Release of Health Information (Including Alcohol/Drug Treatment and Mental Health

Information) and Confidential HIV/AIDS-related Information” (DOH-5032).

“Authorization for Release of Medical Information and Confidential HIV Related Information” (DOH-2557, 2/11)

The form was streamlined and may be used for disclosures to single parties as well as multiple parties. It may be used to allow multiple parties to exchange information among and between themselves or to disclose information to each listed party separately.

“Authorization for Release of Health Information (Including Alcohol/Drug Treatment and Mental Health Information) and Confidential HIV/AIDS-related Information” (DOH-5032, 4/11)

This form was created to facilitate sharing of substance use, mental health and HIV/AIDS information. The form is similar to the DOH-2557 form but fulfills a need within facilities in which different teams handle substance use, mental health and HIV/AIDS related issues. In addition, this form fulfills a need between facilities and providers that care for the same patient. Like DOH-2557, DOH-5032 is intended to encourage multiple providers to discuss a single individual’s care among and between themselves to facilitate coordinated and comprehensive treatment.

When appropriate, the DOH-5032 form should be used in place of (but not in addition to) the DOH-2557 form.

Both of the above forms can be accessed and printed from the NYSDOH web site at: <http://www.health.ny.gov/diseases/aids/forms/informedconsent.htm>