NOTICE OF FORM CHA	DATE 11/10/2005						
T0: County Welfare Director Supply Clerk / Forms Coordinator			FROM: Forms Management Unit (916) 657-1907				
			District Attorney Other				
Listed below is information re	garding a form change. On	ly applica	ble information is shown.				
This notice updates your Department of Social Services County Forms Catalog.							
FORM NUMBER AND TITLE LIC 604 -	Admission Agreement Gui	de For Re	esidential Facilities				
ORDER UNIT MASTER ONLY	⊠ Free ☐ Sold	ESTIMATED PRICE		INITIAL SUPPLY SENT ☐ Yes ⊠ No			
☐ New ☐ Revised	10/5/05	REPLACES 5/99		Obsolete			
REQUIRED FORM- No Change Permitted	REQUIRED FORM- Substitute Permitte	ed With Pr	rior DSS Approval	Recommended Form			
UNLESS OTHERWISE SPECIFIED STOCK MAINTAINED AT: Department of Social Services Warehouse P.O. Box 980788 West Sacramento, CA 95798-0788			Other:				
FORMS DISPOSITION AND SPECIAL INSTRUCTIONS							
DISPOSITION OF OLD SUPPLY Use until exhausted		⊠ De	stroy				
USE NEW FORM ☐ When supply available in DSS Warehouse		☐ Use new form effective 10/1/05		/05			
USE FORM IN ACCORDANCE WITH All County Letter No. Other (specify)							
ADDITIONAL INFORMATION REGARDING FOR Attached is a Reproducible C							

Check on the internet to see if forms are available at www.dss.cahwnet.gov

For camera-ready copies of English and Spanish forms, please call the Forms Management Unit (FMU) at (916) 657-1907, or by electronic mail at: fmudss@dss.ca.gov. Contact Language Services for other languages at (916) 651-8876 or by electronic mail at LTS@dss.ca.gov.

ADMISSION AGREEMENT GUIDE FOR RESIDENTIAL FACILITIES

NOTE: THIS IS A GUIDE ONLY AND IS NOT TO BE USED AS AN ADMISSION AGREEMENT.

TO LICENSEE/APPLICANT: All community care facilities are required to have written admission agreement between the facility and each client/resident (or authorized representative) who is received for services pursuant to applicable sections of the California Code of Regulations, Title 22, Division 6. This form has been designed to serve as a sample admission agreement for residential facilities. Please use this sample agreement and applicable regulations to aid you in the development of an agreement which meets the needs of your facility and your clients/residents.

1. FACILITY INFORMATION				
NAME OF FACILITY	TY	TYPE OF FACILITY		
ADDRESS	CITY ST	ATE ZIF	P CODE	TELEPHONE
is a residential care facility licensed by WHICH NORMALLY IS NOT ALLOWED			ACILITY IS A I	NON-MEDICAL CARE FACILITY
2. BASIC SERVICES A. The licensee shall provide the	following basic services for	or:		
NAME OF CLIENT/RESIDENT	J	SOCIAL SECURITY NO. (OPTIO	ONAL)	BIRTHDATE
b. Special diets i (c) Laundry service. (d) Cleaning of the clie (e) Comfortable and s (f) Plan, arrange and/ (g) A planned activity (h) Notification to fami 2) BASIC PERSONAL SI (a) Continuous observ (b) Assistance with ba (c) Assistance in mee (d) Assistance, as need prohibited by law of (e) Bedside care for m (f) Maintenance or su	le room	n meals nourishment or sna n linen weekly or more often on to medical and dental ap- ement for utilization of availa- person/agency of client's res on, as required. n, as required. nd dental needs. ed medications in accordance	i, if required. pointments. able community ident's needs. be with physicia or, if necessary.	n's instructions unless
B. The monthly rate for basic s funded rate of \$	services is \$	or □ the SSI/SSP e	established rate	or □ a government
C. Basic services are paid The basic monthly rate, as some the control of the co	stated above, does not inc	clude additional charges for	optional service	es provided by the facility.
3. OPTIONAL SERVICES A. The licensee will provide the	e following optional servic	es		
SERVICE	TIME/INTERVALS FOR PROVIDING SERVICE	RATE E FOR PROVIDING SERVICES		PAY SCHEDULE
(1)				
(2)				
(3)				
(4)				
(5)				
B. Total monthly rate for optionalC. Optional services are paid		rs.		

4. TOTAL MONTHLY RATE (BASIC & OPTIONAL SERVICES) is \$_

EVICTION PROCEDURES: ADULT RESIDENTIAL CARE FACILITY The licensee/administrator of the facility may, upon thirty (30) days written notice to the client/resident, evict the client/resident for one or more of the following reasons: Nonpayment of the rate for basic services within ten days of the due date; Failure of the client/resident to comply with state or local law after receiving written notice of the alleged violation; Failure of the client/resident to comply with the following written general policies of the facility which are for the purpose of making if possible for clients/residents to live together. Inability of the licensee to meet the client's/resident's needs. Based upon a reassessment of the client's/resident's needs, conducted pursuant to applicable regulations, the licensee/administrator of the facility and the person who performs the assessment determine that the facility is not appropriate for the client/resident and the client/resident has been been given the opportunity to relocate. Change of use of the facility. The licensee/administrator of the facility may, upon obtaining prior and/or documented telephone approval from the licensing agency, evict the client/resident upon three (3) days written notice to quit. The licensing agency may grant approval for the eviction upon a finding of good cause. Good cause exists if the client/resident is engaging in behavior which is a threat to the mental and/or physical health or safety of himself/herself or to others in the facility. The licensee/administrator of the facility shall, in addition to either serving thirty (30) days notice or seeking approval from the Department and serving three (3) days notice on the client/resident, notify or mail a copy of the notice to quit to the client/s/resident's authorized representative, if any. Additionally, a written report of any eviction shall be sent to the licensing agency within five (5) days. The licensee/administrator of the facility shall set forth in the notice to quit the reasons relied upon for the eviction with specific facts to permit determination of the date, place, witnesses, and circumstances. **FACILITY VISITING POLICY:** The visiting policy for this facility is_ **DISCHARGE/REMOVAL - GROUP HOMES:** The licensee/administrator is responsible for policies and procedures for the child's discharge when he/she reaches age 18; after needs and services plan goals have been reached; when the needs and services plan has proven to be ineffective; when it has been determined that the child's continued placement in the facility is detrimental to the child or other children in the facility; or under other emergency circumstances when removed by an authorized representative. NOTICE OF RATE CHANGE: If rates are increased, the client/resident or authorized representative will be given at least 30 days written notice of the change. However, clients/residents whose care is funded at rates prescribed by government funded programs may have the basic rate change effective on the operative date of any rate change made in that program without notice. MONTHLY RATE: The total monthly rate set forth in the admission agreement will be prorated on a daily basis upon the client's/resident's admission to or departure from the facility during the month. 10. REFUND POLICY: Refund policy for this facility is _ 11. If client/resident leave the facility temporarily, the holding rate for his/her room is the same as Item 2 or___ _per day. The licensee will not be responsible for any cash resources, valuables or personal property brought into the facility unless these items are delivered to the licensee/administrator for safeguarding. 13. will: NAME OF CLIENT/RESIDENT OR AUTHORIZED REPRESENTATIVE Pay the basic monthly rate \square in advance \square in arrears. \square Will \square will not purchase the above listed optional services. Cooperate with the general policies of the facility that make it possible for clients/residents to live together. Not bring medications, special foods, or beverages into the facility without the knowledge of the administrator. Not be destructive of the property of the facility or other clients/residents. Provide two weeks notice of intent to move from the facility unless the client's/resident's physical condition prevents this being done. California Code of Regulations Section 80068(b)(6) - addresses the admission agreement requirement. The right of the licensing agency to perform the inspection duties is contained in Section 80044(a)(b)(c) and (d). 15. The client's/resident's funding source* is □ private source □ SSI/SSP established rate □ government funded. (Response is optional). The signature of the "Client/Resident or Authorized Representative: below indicates that he/she has read, or had read and explained to him/her, the provisions of this agreement voluntarily. 17. PARTIES TO THIS AGREEMENT. CLIENT/RESIDENT LICENSEE/ADMINISTRATOR DATE AUTHORIZED REPRESENTATIVE DATE

^{*}Admission agreements and any attachments shall be completed and signed in duplicate. Date client/resident was discharged_

^{*}One copy to be retained by the residential facility.

^{*}One copy to be given to the resident or resident's responsible person.