

Transfer/Discharge/
Bed Hold
Policy and
Procedure

January

2018

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Transfer/Discharge/Bed Hold Policy and Procedure

PERTINENT DEFINITIONS:

Facility-initiated Transfer or Discharge: A transfer or discharge which the resident/resident representative objects to, did not originate through a resident's verbal or written request, and/or is not in alignment with the resident's stated goals for care and preferences.

Resident-initiated Transfer or Discharge: Means the resident or, if appropriate, the resident representative has provided verbal or written notice of intent to leave the facility. (Leaving the facility does not include the general expression of a desire to return home or the elopement of residents with cognitive impairment.)

Transfer and Discharge: Includes movement of a resident to a bed outside of the certified facility whether that bed is in the same physical plant or not. Transfer and discharge does not refer to movement of a resident to a bed within the same certified facility. Specifically, transfer refers to the movement of a resident from a bed in one certified facility to a bed in another certified facility when the resident expects to return to the original facility. Discharge refers to the movement of a resident from a bed in one certified facility to a bed in another certified facility or other location in the community, when return to the original facility is not expected.

POLICY

It is the policy of this facility to ensure residents are treated equally regarding transfer, discharge, and the provision of services, regardless of their payment source.

RIGHTS/STANDARDS

I. Residents have the right to remain in this facility and not be involuntarily discharged unless:

While it is permissible to discharge a resident under any of these six circumstances, when doing so -- with the exception of emergency cases -- the facility remains responsible for following the steps required for facility-initiated discharges, which are outlined on pp.2-4 of this policy.

1. The transfer or discharge is necessary for the resident's welfare and the resident's needs cannot be met in the facility;
2. The transfer or discharge is appropriate because the resident's health has improved sufficiently so the resident no longer needs the services provided by the facility;
3. The safety of the individuals in the facility is endangered due to the clinical, behavioral status, or condition of the resident;
4. The health of individuals in the facility would otherwise be endangered;
5. The resident has failed, after reasonable and appropriate notice, to pay for (or to have paid under Medicare or Medicaid) a stay at the facility. Nonpayment applies if the resident does not submit the necessary paperwork for third party payment or after the third party, including Medicare/Medicaid, denies the claim and the resident refuses to pay for his or her stay. For a resident who becomes eligible for Medicaid after admission to a facility, the facility may charge a resident only allowable charges under Medicaid. (Conversion from a private pay rate to payment at the Medicaid rate does not constitute non-payment.)
6. The facility ceases to operate

RIGHTS/STANDARDS *con't...*

II. Residents and/or their representatives have the right to:

1. To appeal intended transfers and discharges by the facility;
2. To not be transferred/discharged for refusing treatment unless the criteria for transfer or discharge are otherwise met (**Note:** Facility staff should attempt to determine the reason for the refusal of care, including whether a resident who is unable verbalize their needs is refusing care for another reason (such as pain, fear of a staff member, etc.), and address the concern, if possible. Any services that would otherwise be required, but are refused, must be described in the comprehensive care plan.)
3. To not be transferred/discharged for life sustaining treatment when the resident has documented his/her wishes not to be - - and a physician's order is on the chart.

DISCHARGE PENDING APPEAL

The facility may not transfer or discharge the resident while the appeal is pending, unless the failure to discharge or transfer would endanger the health or safety of the resident or other individuals in the facility. **The facility must document the danger that failure to transfer or discharge would pose.** Additionally, if a resident's initial Medicaid application is denied but appealed, the resident is not considered to be in nonpayment status. Thus, an appeal suspends a finding of nonpayment.

There may be rare situations, such as the occurrence of a crime, in which the facility may have to initiate a discharge immediately - - and with no expectation of the resident's return.

I. PROCEDURE PRIOR TO NON-EMERGENCY/FACILITY-INITIATED DISCHARGES *(steps to be followed when the facility transfers or discharges a resident under any of the six circumstances listed on p.1)*

1. **Assessments/Care Planning**
2. **Notification**
3. **Documentation**
4. **Orientation for Transfer/Discharge**

1. Assessments / Care Planning

Assessments and care plans that address the resident's needs through multi-disciplinary interventions, accommodation of individual needs, and attention to the patient's resident's customary routines will be conducted and revised to determine if the facility can meet the specific needs of the resident.

2. Notification

The facility will:

- A. Notify the resident and the resident's representative(s) of the transfer or discharge and the reasons for the move in writing and in a language and manner they understand at least 30 days prior to the discharge or as soon as possible.
- B. For residents over age 60, send a copy of the notice to a representative of the Office of the State Long-Term Care Ombudsman. (**NOTE:** For emergency hospital discharges, this will be done monthly; for all other facility-initiated transfer/discharges, notice will be made by sending a copy of the 30-day Discharge Notice to the Ombudsman's Office.

If transfer is due to a significant change in the resident's condition, but not an emergency requiring an immediate transfer, then prior to any action, the facility must conduct the appropriate assessment to determine if a new care plan would allow the facility to meet the resident's needs.

Notification con't...

- C. Record the reasons for the transfer or discharge in the resident's medical record as described in the Documentation section of this policy.

➤ **Timing of the Notice:**

Except when allowable by statute (i.e., when the health and safety of individuals are at risk, medical urgent needs, the resident's health improves sufficiently to allow a more immediate transfer or discharge, the resident has not resided in the facility for 30 days) the notice of transfer or discharge required will be given at least 30 days before the intended transfer/discharge. (For the underlined circumstances, notice must be made as soon as practicable.)

➤ **Contents of the Notice:**

The written notice will include the following:

- A. The reason for transfer or discharge;
- B. The effective date of transfer or discharge;
- C. The location to which the resident is transferred or discharged;
- D. A statement of the resident's appeal rights, including the name, address (mailing and email), and telephone number of the entity which receives such requests; and information on how to obtain an appeal form and assistance in completing the form and submitting the appeal hearing request;
- E. The name, address (mailing and email) and telephone number of the Office of the State Long-Term Care Ombudsman;
- F. For nursing facility residents with intellectual and developmental disabilities or related disabilities, the mailing and email address and telephone number of the agency responsible for the protection and advocacy of individuals with developmental disabilities established under Part C of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (Pub. L. 106-402, codified at 42 U.S.C. 15001 et seq.); and
- G. For nursing facility residents with a mental disorder or related disabilities, the mailing and email address and telephone number of the agency responsible for the protection and advocacy of individuals with a mental disorder established under the Protection and Advocacy for Mentally Ill Individuals Act.

If information in the notice changes, the facility must update the recipients of the notice as soon as practicable with the new information to ensure that residents and their representatives are aware of and can respond appropriately. For significant changes, such as a change in the destination, a new notice must be given that clearly describes the change(s) and resets the transfer or discharge date, in order to provide 30 day advance notification.

3. Documentation

The facility will ensure that the transfer/discharge is documented in the resident's medical record (when applicable) and appropriate information is communicated to the receiving health care institution or provider.

➤ **Documentation will include:**

1. The basis for the transfer/discharge
2. Details describing the specific resident need(s) that cannot be met, any attempts by the facility to meet the resident needs, and the service(s) available at the receiving facility to meet the need(s).

"Circumstances" refers to the six allowable reasons to involuntary discharge a resident.

➤ **Documentation will be completed by:**

- A. For circumstances 1 and 2, the resident's physician
- B. For circumstances 3 and 4, **any** physician
- C. For circumstances 5 and 6, the Administrator or his designee

Information provided by the facility to the receiving provider must include a minimum of the following:

1. A Universal Transfer form with all fields completed including:
 - A. Contact information of the practitioner responsible for the care of the resident;
 - B. Resident representative information including contact information;
 - C. Advance Directive information;
 - D. All special instructions or precautions for ongoing care, as appropriate;
 - E. The comprehensive care plan goals
 - F. All other necessary information to meet the resident's needs
2. A completed discharge plan

4. Orientation for Transfer/Discharge

This facility will provide and document in the medical record sufficient preparation and orientation to residents to ensure safe and orderly transfer or discharge from the facility. This orientation will be provided in a form and manner that the resident can understand. This preparation/orientation will include:

- A. Trial visits if and when practical/possible
- B. Information on where the resident is going
- C. Information on how the resident will be transported
- D. Information on how valuables will be protected so that they are not lost during the process
- E. Informing the receiving facility of daily routines
- F. Making any appropriate referrals

Sufficient preparation and orientation means the facility informs the resident where he or she is going, and takes steps under its control to minimize depression and anxiety. Examples of preparation and orientation may include explaining to a resident why they are going to the emergency room or other location or leaving the facility; working with family or resident's representative to assure that the resident's possessions (as needed or requested by the resident) are not left behind or lost; and ensuring that staff handle transfers and discharges in a manner that minimizes anxiety or depression and recognizes characteristic resident reactions identified by the resident's assessment and care plan.

II. Notice in Advance of Facility Closure

In the case of facility closure, the individual who is the Administrator of the facility must provide written notification prior to the impending closure to the State Survey Agency, the Office of the State Long-Term Care Ombudsman, residents of the facility, and the resident representatives, as well as the plan for the transfer and adequate relocation of the residents.

III. Notice of Bed Hold Policy and Return

1. **Notice Before Transfer**
2. **Permitting Residents to Return to the Facility**
3. **Not Permitting Residents to Return to Facility After a Hospital Stay**

1. Notice Before Transfer

When a resident is temporarily transferred on an emergency basis to an acute care facility, it is considered to be a facility-initiated transfer. **Before a nursing facility transfers a resident to a hospital - or the resident goes on therapeutic leave** - the nursing facility will provide written information to the resident or resident representative that specifies—

In cases of emergency transfers which don't allow for prior notification, the family, surrogate, or representative shall be provided with the written notification within 24 hours of the transfer.

- A. The duration of the *state* bed-hold policy for hospital transfers, during which the resident is permitted to return and resume residence in the nursing facility (**NOTE:** At the time of this writing, it is the policy of the State of New Jersey that a Medicaid recipient's bed is to be held for a maximum of ten days.)
- B. The reserve bed payment policy in the state plan (**NOTE:** At the time of this writing, the State of New Jersey will reimburse the facility for up to 24 days of therapeutic leave per calendar year.)
- C. The nursing facility's policies regarding bed-hold periods

Bed-hold for days of absence in excess of the State's bed-hold limit and reserve bed policy, are considered non-covered services which means that the resident could use his/her own income to pay for continued bed-hold. However, if such a resident does not elect to pay to hold the bed, readmission rights to the next available bed are applicable. Additionally, non-Medicaid residents may be requested to pay for all days of bed-hold.

For emergent care transfers, information provided by the facility to the receiving provider must include a minimum of the following:

1. A Universal Transfer Form
2. Advance Directive Info
3. Comprehensive care plan goals It may not be possible to convey all care plan information prior to urgent transfers, however, this information must be conveyed as close as possible to the actual time of transfer.)

3. **Permitting Residents to Return to the Facility After Emergency Acute Care/Therapeutic Leave**

This facility will permit residents to return to the facility after they are hospitalized or placed on therapeutic leave. If a resident's hospitalization or therapeutic leave exceeds the bed-hold policy under the State plan, the facility will:

- A. Allow the resident to return as soon as a room/bed is available
- B. Allow the resident to return to his/her previous room if it is still available
- C. Allow the resident to return to an available bed in the particular location where he/she resided previously. If a bed is not available in that location at the time of the resident's return, the resident will be given the option to return to that location upon the first availability of a bed there.

4. **Not Permitting Residents to Return to the Facility After a Hospital Stay**

Residents who are sent to the emergency room or go on therapeutic leave will be permitted to return to the facility, unless they meet one of the criteria under which the facility can initiate discharge. Before denying readmission the facility will:

- A. Determine if the resident still requires the services of the facility and is eligible for Medicare skilled nursing facility or Medicaid nursing facility services.
- B. Ascertain an accurate status of the resident's condition—this can/will be accomplished via communication between hospital and facility staff and/or through visits by facility staff to the hospital.
- C. Find out what treatments, medications and services the hospital provided to improve the resident's condition. If the facility is unable to provide the same treatments, medications, and services, the facility may not be able to meet the resident's needs and may consider initiating a discharge. However, before doing so the facility will:
 - a. Work with the hospital to ascertain if changes can be made which would make it possible for the facility to readmit. For example, the facility may ask the hospital to attempt to reduce a resident's-psychootropic medication prior to discharge and monitor symptoms so that the facility can determine whether it will be able to meet the resident's needs upon return.

If after completing the above tasks the facility still chooses to initiate discharge, all the non-emergency facility-initiated steps detailed on pp. 2-4 will be carried out.

*If the facility determines the resident will not be returning to the facility, the facility must notify the resident, his or her representative, and the Office of the Ombudsman in writing of the discharge, including notification of appeal rights. If the resident chooses to appeal the discharge, the facility will allow the resident to return to his or her room or an available bed in the facility during the appeal process, **unless there is evidence that the facility cannot meet the resident's needs, or the resident's return would pose a danger to the health or safety of the resident or others in the facility. This facility's determination to not permit a resident to return while an appeal of the resident's discharge is pending will not be based on the resident's condition when originally transferred to the hospital.***

Resident-Initiated Transfers and Discharges

1. The medical record must contain documentation or evidence of the resident's or resident representative's verbal or written notice of intent to leave the facility.
2. While a resident's expression of a general desire or goal to return home or to the community or the elopement of a resident who is cognitively impaired should be taken into consideration for the purposes of discharge planning and community placement, it should not be taken as notice of intent to leave the facility and does not constitute a resident-initiated transfer or discharge.

The facility will not treat situations where a resident goes on therapeutic leave and returns later than agreed upon, as a resident-initiated discharge. However, in such cases, if the facility feels readmission would not be appropriate based on one of the six criteria listed on p.1, the facility will comply with the requirements of involuntary discharges. Otherwise, the resident will be permitted to return and will be:

- Appropriately assessed for any ill-effects from being away from the facility longer than expected
- Provided with any needed medications or treatments which were not administered because they were out of the building.

If a resident has not returned from therapeutic leave as expected, the medical record should show evidence that the facility attempted to contact the resident and resident representative. The facility must not initiate a discharge unless it has ascertained from the resident or resident representative that the resident does not wish to return.