# Resident review (RR) requirements for individuals residing in nursing facilities (NFs).

- (A) The purpose of this rule is to set forth the resident review (RR) requirements which must be met in order to complycompliance with section 1919 (e)(7) of the Social Security Act, as in effect on January 1, 2014, amended which prohibits nursing facilities from retaining individuals with serious mental illness (SMI) (as defined in paragraph (B)(32) of rule 5101:3-3-145160-3-15 of the Administrative Code) or mental retardation and/or other developmental disabilities (MRDD) hereafter referred to as developmental disabilities (DD) (as defined in paragraph (B)(16) of rule 5101:3-3-145160-3-15 of the Administrative Code) unless a thorough evaluation indicates that such placement is appropriate and adequate services are provided.
- (B) Resident review identification (RR/ID) is required for all individuals an individual who meets any of the following criteria:
  - (1) The individual was admitted under the exemption from the preadmission screening identification (PAS/ID) provision set forth in paragraph (C) of rule 5101:3-3-15.15160-3-15.1 of the Administrative Code, and has since been found to require more than thirty days of services at the NF nursing facilitylevel; or
  - (2) The individual's admission is a NF nursing facility transfer, as defined in paragraph (B)(19) of rule 5101:3-3-145160-3-15 of the Administrative Code, or a NF nursing facility readmission as defined in paragraph (B)(25) of rule 5101:3-3-145160-3-15 of the Administrative Code and there are no preadmission screening and resident review (PASRR) records available from the previous NF nursing facility placement: or
  - (3) The individual had been in a different NF nursing facility and was admitted directly into a different nursing facility following an intervening hospital stay for psychiatric treatment, or was readmitted to the same NF nursing facility directly following a hospital stay for psychiatric treatment, and since the last PASRR determination, has experienced a significant change in condition as defined in paragraph (B)(33) of rule 5101:3-3-145160-3-15 of the Administrative Code; or
  - (4) The individual has experienced a significant change in condition as defined in paragraph (B)(33) of rule 5101:3-3-145160-3-15 of the Administrative Code; or
  - (5) The individual received a categorical <u>preadmission screening serious mental</u> <u>illness (PAS/SMI)</u> <u>PAS-SMI</u> or <u>PAS-MRDD</u>preadmission <u>screening</u>

developmental disability (PAS/DD) determination as defined in paragraph (B)(3) of rule 5101:3-3-145160-3-15 of the Administrative Code, and has since been found to require a stay in a NFnursing facility that will exceed the specified time limit for that category; or

(6) The individual received an RRa resident review determination for a specified period of time as established by the Ohio department of developmental disabilities (DODD) and/or Ohio department of mental health and addiction services (ODMHOhioMHAS) and has since been found to require a stay in a NFnursing facility exceeding the specified period of time.

### (C) Resident review identification (RR/ID) requirements:

- (1) The NFnursing facility shall initiate a resident review by completing and submitting the Ohio department of medicaid (ODM) 03622 "Preadmission Screening/Resident Review (PAS/RR) Identification Screen" (rev. 8/2014) or by completing and submitting the RR/ID via the electronic system approved by ODM. The submitter shall include supporting documentation with the ODM 03622 or within the electronic system in order to validate the answers on the ODM 03622.÷
  - (a) For those individuals specified in paragraph (B)(1) of this rule, as soon as (and no later than the twenty-ninth day from the date of admission) the NF nursing facility has reason to believe the individual may need to remain in a NF nursing facility for thirty days or more.
  - (b) For those individuals specified in paragraph (B)(2) of this rule, as soon as the NFnursing facility finds that no PASRR records are available from the previous NFnursing facility placement.
  - (c) For those individuals specified in paragraphs (B)(3) and (B)(4) of this rule, as soon as the NFnursing facility has reason to believe a significant change may have occurred. The completed RR/ID request for an individual with indications of MRDDDD or SMI must be submitted to DODD and/or ODMHOhioMHAS within seventy-two hours following identification of the significant change.
  - (d) For those individuals specified in paragraph (B)(5) of this rule, as soon as the NFnursing facility has reason to believe the individual may need to remain in a NFnursing facility beyond the expiration date of the categorical determination but no later than the date of the expiration of the categorical determination. If the individual has indications of MRDD DD and/or SMI, the completed RR/ID request must be

- submitted to DODD and/or ODMHOhioMHAS no later than the expiration date of the categorical determination.
- (e) For those individuals specified in paragraph (B)(6) of this rule, at least thirty days prior to the expiration of the determination.
- (2) The NF shall initiate the RR/ID via the completion of a PASRR Identification Screen form (JFS 03622) (rev. 11/09) and is responsible for ensuring that necessary documentation for all individuals subject to RR/ID is submitted timely.
- (3)(2) The NF nursing facility shall review the completed JFSODM 03622 formor RR/ID completed via the ODM-approved electronic system to ensure it is completed accurately and to determine whether the individual has indications of SMI and/or MRDDDD (as defined in paragraphs (B)(3)(a) and (B)(3)(b) of rule 5101:3-3-15.15160-3-15 of the Administrative Code).
  - (a) Individuals determined to have indications of SMI shall be subject to further <u>resident</u> review (RR/SMI) by the ODMHOhioMHAS in accordance with rule 5122-21-03 of the Administrative Code.
  - (b) Individuals determined to have indications of <u>MRDDDD</u> shall be subject to further <u>resident</u> review (<u>RR/DD</u>) by the DODD in accordance with rule 5123:2-14-01 of the Administrative Code.
  - (c) Individuals determined to have indications of both SMI and MRDDDD shall be subject to further <u>resident</u> review by both ODMHOhioMHAS and DODD in accordance with this rule and rules 5122-21-03 and 5123:2-14-01 of the Administrative Code.
  - (d) Individuals determined to have no indications of SMI and/or MRDDDD are not subject to further RR resident review.
- (4)(3) Routing of a completed JFS ODM 03622 and supporting documentation:
  - (a) For individuals determined to have no indications of either MRDDDD or SMI, the NF nursing facility shall place and maintain the JFSODM 03622 and all supporting evidence in the resident's record at the facility. When using the ODM approved electronic system to complete the RR/ID, all related documentation must be printed and maintained in the resident's record at the facility.

(b) For individuals determined to have indications of either or both SMI and/or MRDDDD, the NFnursing facility shall timely submit to ODMHOhioMHAS and/or DODD, as appropriate, the JFSODM 03622 form, supporting documentation supporting the JFS 03622, as well as and documentation of the individual's current condition and including evidence of the individual's need for services at thein a NF levelnursing facility. The nursing facility may submit this documentation using the electronic system approved by ODM. If medicaid is the payer, such documentation must also include the ODM-approved level of care assessment. JFS 03697, 'level of care assessment' form (rev. 4/03).

- (c) For individuals determined to have indications of <u>MRDDDD</u> and/or SMI, the <u>NFnursing facility</u> is responsible for the accurate and timely submission of the RR/ID request to DODD and/or <u>ODMHOhioMHAS</u> in accordance with the provisions of this rule.
- (5)(4) If the individual is subject to RR/SMI and/or RR/-MRDDD and there is no record of the determinations in the medical record and/or no indication that they are in progress, the NF nursing facility shall notify ODMHOhioMHAS and/or DODD.
- (6)(5) If an individual who is subject to RR/ID has indications of MRDDDD and/or SMI and is discharged from the NFnursing facility after submission of the RR/ID request but prior to the determination, and/or prior to the due date for the request, the NFnursing facility will notify DODD and/or ODMHOhioMHAS.
- (7)(6) If an individual is to be transferred to another Ohio NF nursing facility after submission of the RR/ID request but prior to receipt of the RR/ID, RR/MRDDDD and/or RR/SMI determinations:
  - (a) The sending NFnursing facility must notify DODD and/or ODMHOhioMHAS of the transfer. Such notice must be written and must be provided to DODD and/or ODMH OhioMHAS not later than the day the individual is transferred. The sending NFnursing facility must provide sufficient contact information to enable the completion of the RR process.
  - (b) At or prior to the time the individual is transferred, the sending NFnursing facility must also provide the receiving NFnursing facility with copies of all PASRR related documents pertaining to the individual and written notice of the individual's current status with regard to PASRR.

- If known, the notice must include contact information for the RR evaluator assigned by ODMHOhioMHAS and/or DODD.
- (c) The receiving NFnursing facility must not accept the individual as a NFnursing facility transfer unless it receives this information at or prior to the time the individual is admitted to the receiving NFnursing facility.
- (d) If the transferring individual is medicaid eligible at the time of the transfer, the sending NFnursing facility must also provide written notice of the transfer and the current PASRR status of the individual to ODJFSODM or its designee. Such notice must be provided no later than the date on which the individual is transferred.
- (8)(7) NFsA nursing facility that, intentionally or otherwise, accepts any readmission or NFnursing facility transfer, or retains as a resident any individual in violation of this rule are is in violation of their medicaid provider agreements agreement. This is true regardless of the payment source for the individual's NFnursing facility stay.
- (9)(8) If it is determined that the NFnursing facility failed to initiate the RR/ID in accordance with this rule, an RR/ID may be initiated by the individual or by any state agency or their designee responsible for PASRR or by another entity on behalf of the individual. The NF nursing facility is ultimately responsible to ensure that the RR/ID is completed and the determination is on file.
- (10)(9) Individuals who have indications of SMI or MRDDDD shall not be considered to have completed the RRresident review process until ODMHOhioMHAS and/or DODD have issued the RR/SMI and/or RR/MRDDDD determinations.
- (11)(10) The NFnursing facility shall maintain the ODM 03622, all supporting documentation and results of the RR/ID in the individual's resident's record at the facility. When using the ODM-approved electronic system to complete the RR/ID, this documentation must be printed and maintained in the resident's record at the facility.

#### (D) RR/SMI and RR/MRDDDD determination requirements:

(1) No individual with SMI or <u>MRDDDD</u> shall be retained as a resident in a <u>NF,nursing facility</u>, regardless of payment source, unless it has been determined; in accordance with rules 5122-21-03 and 5123:2-14-01 of the

#### Administrative Code, that:

(a) The individual needs the level of services provided by a NFnursing facility; or

- (b) The individual had resided in a NFnursing facility for at least thirty months at the time of the first RRresident review determination that established that the individual does not require the level of services provided by a NFnursing facility and requires specialized services only; and the individual has chosen to remain in a NFnursing facility following receipt of information pertaining to service alternatives to nursing facility placement.
- (2) ODMHOhioMHAS and/or DODD may approve a determination that the level of services provided by a NFnursing facility are needed to best meet the individual's needs long term and for an unspecified period of time.
- (3) ODMHOhioMHAS and/or DODD may approve a determination that the level of services provided by a NFnursing facility are needed to best meet the individual's needs short term and for a specified period of time in order to meet the individual's needs.
  - (a) ODMHOhioMHAS and/or DODD may approve such a determination for no more than one hundred eighty days.
  - (b) ODMHOhioMHAS and/or DODD shall not issue an extension to the initial determination without ODJFSODM approval. Extensions shall not exceed ninety days.
  - (c) In conjunction with local entities, the NFnursing facility shall initiate and continue discharge planning activities throughout the period of time specified on the determination notice.
  - (d) In order to receive consideration for an extension to the initial determination, the NFnursing facility shall initiate an RR/ID at lastleast thirty days prior to the expiration of the determination. A request for an extension shall include documentation of discharge planning activities. The written record of discharge planning activities shall include the alternative settings and services explored and the steps taken to ensure that a safe and orderly discharge occurs.
- (4) RR/SMI is required for all individuals who were determined by ODMH

- <u>OhioMHAS</u> during the RR/ID, in accordance with this rule and rule 5122-21-03 of the Administrative Code, to have SMI.
- (5) RR-MR/DD is required for all individuals who were determined by DODD during the RR/ID in accordance with this rule and rule 5123:2-14-01 of the Administrative Code, to have MRDDDD.
- (6) Individuals with both SMI and MRDDDD are subject to both RR/SMI and RR-/MRDDDD.
- (7) ODMHOhioMHAS and/or DODD are prohibited from utilizing criteria relating to the need for NFnursing facility care or specialized services that are inconsistent with the statute and the ODJFSODM approved state plan for medicaid. The approved state plan for medicaid includes level of care criteria, contained in Chapter 5101:3-35160-3 of the Administrative Code. Therefore, ODMHOhioMHAS and DODD must use criteria consistent with Chapter 5101:3-35160-3 of the Administrative Code in making their determinations regarding whether individuals with SMI and/or MRDDDD need the level of services provided by a NFnursing facility.
- (8) Any individual twenty-two years of age or older, who has previously been determined by DODD to be ruled out from PAS as defined in paragraph (B)(31) of rule 5101:3-3-145160-3-15 of the Administrative Code are is not subject to further review.
- (9) An RR determination is not a level of care determination. Individuals seeking medicaid payment for the NFnursing facility stay shall meet the level of care requirements in accordance with divisionchapter 5101:35160-3 of the Administrative Code.
- (E) RR/ID, RR/SMI, and RR/MRDDDD requests for additional information:
  - (1) ODMHOhioMHAS and/or DODD may request any additional information required in order necessary to make an a RRresident review determination.
  - (2) If ODMHOhioMHAS and/or DODD requires additional information in order to make the RRresident review determination theythe agency shall provide written notice to the NFnursing facility, the individual, and the individual's representative, if applicable. This notice shall specify the missing forms, data elements and/or other documentation that are needed to make the required determinations.

(3) In the event the individual and/or other entity does not provide the necessary information within fourteen calendar days, the agency that requested the information shall provide written notice to the individual, the individual's representative, if applicable, and the NFnursing facility that a continued stay atin the NFnursing facility is prohibited due to failure to provide information necessary for the completion of the RRresident review process and that the individual may appeal the determination in accordance with the provisions of division 5101:6 of the Administrative Code.

#### (F) RR/ID, RR/SMI, and RR/MRDDDD notification:

- (1) In accordance with all requirements specified in rule 5101:6-2-32 of the Administrative Code, ODMHOhioMHAS and/or DODD shall provide written notification of all RR/SMI and/or RR-MRDDDD determinations made.
  - (a) Such written notice shall be provided to:
    - (i) The evaluated individual and his or her legal representative;
    - (ii) The NFnursing facility in which the individual is a resident; and
    - (iii) The individual's attending physician-:
    - (iv) In the case of an adverse determination and an approval which is issued for a specified period of time ODJFSODM, and the individual's medicaid managed care plan as defined in rule 5101:3-3-14 5160-26-01 of the Administrative Code and the CDJFS, when as applicable, when an adverse determination or an approval for a specified period of time is issued.
  - (b) Such written notice shall include all of the following components:
    - (i) The determination as to whether and when applicable, for how long the estimated length of time the individual requires the level of services provided by a NFnursing facility;
    - (ii) The determination as to whether the individual requires specialized services for SMI and/or MRDDDD;
    - (iii) The placement and/or service options that are available to the

#### individual consistent with those determinations; and

- (iv) The individual's right to appeal the determination(s).
- (2) Upon receipt of the written notice of an adverse determination, the NFnursing facility shall provide the individual with notice of the intent to discharge. When an expiration date is specified in the written notice, the NFnursing facility shall provide the individual with notice of the intent to discharge at least thirty days prior to the expiration date. All individuals, regardless of payment source, who are subject to RR/SMI and/or RR/MRDDDD and who do not meet the retention criteria set forth in paragraph (D)(1) of this rule must be discharged from the NFnursing facility and relocated to an appropriate setting in accordance with section 3721.16 of the Revised Code. The NFnursing facility shall maintain a written record of discharge planning activities which shall include the alternative settings and services explored and the steps taken to ensure that a safe and orderly discharge occurs.
- (3) The NFnursing facility shall retain the written notification of the RR/SMI and/or RR-MRDDRR/DD determinations received from ODMHOhioMHAS and/or DODD in the individual's resident's record at the facility.

#### (G) Medicaid payment for services

- (1) Medicaid payment is not available for the provision of specialized services for SMI and/or MRDDDD.
- (2) Medicaid payment is available for the provision of NFnursing facility services to medicaid-eligible individuals subject to RR/SMI and/or RR-MRDD/DD only when the individual has met the criteria for retention set forth in paragraph (D)(1) of this rule.
- (3) For medicaid eligible individuals, medicaid payment is available through the time period specified in the notice or during the period an appeal is in progress.
- (4) When a RR/ID is not initiated by the NFnursing facility within the timeframes specified in paragraph (C)(1) of this rule, but is performed at a later date, medicaid payment is not available for services furnished to the eligible individual from the date the RR/ID was due through the earlier of:
  - (a) If the individual had indications of MRDDDD or SMI, the seventh calendar day following the receipt of the JFS ODM 03622 or RR/ID

## <u>submitted via the ODM approved electronic system</u> by <u>ODMHOhioMHAS</u> or DODD; or

- (b) If the individual had no indications of MRDDDD or SMI, the date the RR/ID determination was made;
- (H) Adverse <u>resident review</u> determinations may be appealed in accordance with division 5101:6 of the Administrative Code.
- (I) ODJFSODM has authority to assureensure compliance with the provisions of this rule. NF's Nursing facilities, local administrators, hospitals and all state agencies and their designees shall comply, with accuracy and timeliness, to all requests for records and compliance plans issued by ODJFSODM or its designees.

| Effective:                    |  |            |
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| Five Year Review (FYR) Dates: |  | 11/19/2014 |
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| Certification                 |  |            |
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