Rules and Statutes For Registered Nurses and Licensed Practical Nurses

59A-18	3.007	Regist	ered	Nurse	and	License	ed	Practic	al	Nurse.					
The	registe	red	nurse	and	the	licensed	dpractica	ıl	nurse	shall:					
(1)	Be	respon	sible	for	the	clinical	records	for	their	patients	5.	The	clinical	records	shall
	be	filed	with	the	nurse	registry	,for	each	patient	or	client	to	whom	they	are
	giving	care	in	the	home	or	place	of	residen	ce	or	when	they	assess	the
	care	being	provide	ed	by	non-lice	ensed	indeper	Ident	contrac	tors,	pursual	nt	to	Section
	400.50	6(10)(c)	, F.S.	Clinical	notes	and	clinical	records	related	to	care	given	under	а	staffing
	arrange	ement	are	maintai	ined	by	the	facility	where	the	staffing	contrac	tis	arrange	ed;
(2)	Be	respon	sible	for	maintai	ning	the	medical	plan	of	treatme	ent	with	clinical	notes
	and	filing	the	initial	medical	l plan	of	treatme	nt,	any	amendr	nents	to	the	plan,
	any	additio	nal	order	or	change	in	orders,	and	а	сору	of	the	clinical	notes
	at	the	office	of	the	nurse	registry	;	(3)	The	licensed	lpractica	al	nurse	shall
	be	under	the	directio	on	of	а	register	ed	nurse,	or	а	physicia	an	licensed
	pursua	nt	to	Florida	Statutes	S,	as	require	d	under	Section	464.003	3(3)(b),	F.S.	
Specific	Author	ity	400.492	7,400.506	5 FS.	Law	Implem	ented	400.497	7,400.506	FS.	History	-New	2-9-93,	
Amende	ed	1-27-94	4,12-24-0	00.											

59A-18.011 Medical Plan of Treatment.

J 7A-10	.011	Multa	1	1 Ian	01	Treatin	cnt.								
(1)	When	the	delivery	/of	care	to	а	patient	in	the	home	is	under	the	
	directio	n	or	supervi	sion	of	а	physicia	ın	or	when	а	physicia	ın	is
	respons	ible	for	the	medical	care	of	the	patient,	а	medical	plan	of	treatme	nt
	must	be	establis	hed	for	each	patient	receivin	g	care	or	treatme	nt	provide	d
	by	the	licensed	lnurse	in	the	home	or	residen	ce.					
(2)	The	licensed	lnurse	providi	ng	care	to	the	patient	is	respons	ible	for	having	the
	medical	plan	of	treatme	ent	signed	by	the	physicia	an,	physicia	ın	assistan	it,	or
	advance	ed	register	ed	nurse	practitio	oner,	acting	within	his	or	her	respecti	ve	scope
	of	practice	<u>,</u>	within	30	days	from	the	initiatio	n	of	services	and	reviewe	d
	by	the	physicia	an,	physicia	an	assistan	ıt,	or	advance	ed	register	ed	nurse	
	practitio	oner	in	consulta	ation	with	the	licensed	lnurse	at	least	every	2	months.	
(3)	The	licensed	lnurse	respons	sible	for	deliveri	ng	care	to	the	patient	is	respons	ible
	for	the	medical	plan	of	treatme	nt	which	shall	include,	at	а	minimu	m,	the
	followin	ıg:													
(a) Diag	gnoses;														
(b) Acti	vities	permitte	ed	when	indicate	ed;									
(c) Diet	when	indicate	ed;												
(d) Med	lication,	treatme	nts,	and	equipm	ent	require	d;	and						
(e) Date	ed	signatu	re	of	physicia	an,	physicia	in	assistan	ıt,	or	advance	ed	register	ed
	nurse	practitio	oner.												
(4) The	delivery	of of	care	pursuar	nt	to	а	medical	plan	of	treatme	nt	must	be	
	substan		by	the	nursing	notes	or	docume	ntation	made	by	the	nurse	in	
	complia	nce	with	nursing	practice	es	establis	hed	under	Chapter	464,	F.S.			
(5) The	initial	medical	plan	of	treatme	nt,	any	amendn	nent	to	the	plan,	additior	nal	orders
	or	change	in	orders,	and	сору	of	clinical	notes	must	be	filed	in	the	office
	of	the	nurse	registry	,pursuar	nt	to	Section	400.506	5(15)(b),	F.S.,	within	30	days,	
	pursuan		to	Section	400.497	7(7),	F.S.								
(6) The	nurse	registry	shall	inform	nurse	registra	nts	that	the	shift	nurse	that	commu	nicates	with
	tho	nhucicia	n'a	offico	the	nhuaiaia		aggistan	+	07	the	advana	.d	nogiston	ad

(6) The nurse	e registi	'y shall	inform	nurse	registra	ints	that	the	Shift	nurse	that	commu	nicates	with
the	physic	ian's	office,	the	physicia	an	assistar	ıt	or	the	advanc	ed	register	ed
pract	itioner	about	any	change	sin	the	orders	should	update	the	plan	of	treatme	ent.
(7) The patie	nt, caregi	ver	or	guardia	n	must	be	informe	ed	by	indeper	ndent	contrac	tors
of	the	nurse	registry	v that:										
(a) They	have	the	right	to	be	informe	ed	of	the	medical	l plan	of		
treati	ment;													
(b) They	have	the	right	to	particip	ate	in	the	develop	ment	of	the		
medie	cal plan	of	treatme	ent;	(c)	They	may	have	а	сору	of	the		
medie	cal plan	of	treatme	ent	if	request	ed;	and						

medical planoftreatmentifrequested;and(d)Thecaregiverbeingreferredisanindependentcontractoroftheregistry.

 Specific Authority
 400.497,400.506 FS.
 Law
 Implemented
 400.497,400.506 FS.
 History-New
 2-9-93,

 Amended
 1-27-94, 12-24-00,
 8-10-06.
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59A-18.012 Clinical Records.

39A-10	.012	Cillical	Record	3.											
The	licensed	lnurse	respons	sible	for	the	delivery	of	patient	care	shall	maintai	n	а	clinical
record,	pursuar	ıt	to	Section	400.497	'(6),	F.S.,	for	each	patient	receivin	g	nursing	services	in
the	home	that	shall	include,	at	а	minimu	m,	the	followin	g:				
(1)	Identific	cation	sheet	containi	ing	the	patient's	S	name,	address	telephoi,	ne	number	,date	of
birth,	sex,	and	caregive	er	or	guardia	n;	(2)	Before	informa	tion	can	be	released	l,
an	authoriz	zation	for	such	release	must	be	dated	and	signed	by	the	patient,	caregive	er,
or	guardia	n;													
(3) Plan	of	treatme	nt	as	require		in	Section	400.506	(17),	F.S.;				
(4) Clin	ical	and	service	notes,	signed	and	dated	by	the	nurse	providir	ıg	the	service	which
	shall	include:													
(a) Any	assessm	ients	by	а	register	ed	nurse;								
(b) Prog	gress	notes	with	changes	sin	the	person's	5	conditio	n;					
(c) Serv	vices	provide	d;												
(d) Obs	ervations	5;	and												
(e) Inst	ructions	to	the	patient	and	caregive	er;								
(5) Rep	orts	to	physicia	ans;											
(6) Teri	nination	summar	У	includin	ıg:										
(a) The	date	of	the	first	and	last	visit;								
(b) The	reason	for	termina	ition	of	services	;;								
(c) An	evaluati	on	of	establis	hed	goals	at	time	of	termina	tion;				
(d) The	conditio	n	of	the	patient	at	the	time	of	termina	tion	of	services	;	and
(e) The	referral	for	addition	nal	services	when	the	patient	requires	5	continui	ing	services		
(7)	Each	nurse	registry	' shall	keep	clinical	records	received	ł	from	the	indepen	dent	contract	or
licensed	lnurse	for	5	years	followin	ıg	the	termina	tion	of	service.	Retaine	d	records	can
be	stored	as	hard	paper	сору,	microfil	m,	compute	er	disks	or	tapes	and	must	be
retrieva	ble	for	use	during	unanno		surveys								
Specific	Authorit	y	400.497	,400.506	FS.	Law	Impleme	ented	400.497,	400.506	FS.	History-	New	2-9-93,	
Amende	d	1-27-94,	12-24-0	0,	8-10-06.										

59A-18.013 Administration of Drugs and Biologicals.

74-10	.013	лишш	Suation	101	Diugs	anu	Diviogi	cais.							
(1)	Each	nurse	registry	v shall	dissemi	nate	to	its	indepen	dent	contract	tor	nurses	the
	proced	ures	require	d	by	Chapter	· 464,	F.S.	and	the	rules	of	the	Agency	for
	Health	Care	Adminis	stration	governi	ng	the	adminis	tration	of	drugs	and	biologic	als	to
	patient	s.			-	-					-		-		
(2	2)	The	procedu	ures	shall	include	the	followin	ıg:						
	(a)	An	order	for	medicat	tions	to	be	adminis	tered	by	the	licensed	lnurse	shall
		be	dated	and	signed	by	the	attendir	ıg	physicia	in,	physicia	ın	assistar	ıt,
		or	advance	ed	register	ed	nurse	practitio	oner	as	require	d	in	Section	
		400.506	5(17),	F.S.;	-			-			-				
	(b)	An	order	for	medicat	tions	shall	contain	the	name	of	the	patient,	the	name
		of	the	drug,	dosage,	frequen	cy,	method	or	site	of	injection	n,	and	order
		from	the	physicia	an,	physicia	an	assistan	ıt,	or	advance	ed	register	ed	nurse
		practiti	oner	if	the	patient	or	caregive	er	are	to	be	taught	to	give
		the	medicat	,	and										
	(c)	А	verbal	order	for	medicat	tion	or	change		the	medicat		orders	from
		the	physicia		physicia		assistan		or	advance		register		nurse	
		practiti		shall	be		5	a		lregister		nurse,			writing,
		to	include		patienť		name,		date,		order	received	,	signatu	
		and	title.	The		an,			assistan		or	advance		register	
		nurse	practiti		shall	acknow	0	the	telepho		order	within		days	by
		signing		dating	the	orders.		verbal			change		medicat		order
		shall	be	on	file	in	the	clinical	record	at	the	nurse	registry	within	30
ifi -	Author	days.	100 107	7 400 500	C EC	Law	Implan	ontod	100 107	100 506	EC	History	Nou	2 0 02	

 Specific Authority
 400.497,400.506 FS.
 Law
 Implemented
 400.497,400.506 FS.
 History–New
 2-9-93,

 Amended
 1-27-94, 12-24-00,
 3-15-07.
 3-15-07.
 3-15-07.

400.506 Licensure of nurse registries; requirements; penalties.--

(1) A	nurse	registry	is	exempt	from	the	licensin	g	require	ments	of	а	home	health	agency
	but	must	be	licensed	las	а	nurse	registry	.The	require	ments	of	part	II	of
	chapter	408	apply	to	the	provisio	n	of	services	sthat	require	licensur	e	pursuar	nt
	to	SS.	400.506	6-400.51	8	and	part	II	of	chapter	408	and	to	entities	licensed
	by	or	applyin	g	for	such	license	from	the	Agency	for	Health	Care	Adminis	stration
	pursuar	nt	to	SS.	400.506	-400.518	3.	А	license	issued	by	the	agency	is	
	require	d	for	the	operatio	on	of	а	nurse	registry	.Each	operatio	onal	site	of
	the	nurse	registry	r must	be	licensed	l,	unless	there	is	more	than	one	site	within
	а	county.	If	there	is	more	than	one	site	within	а	county,	only	one	license
	per	county	is	require	d.	Each	operatio	onal	site	must	be	listed	on	the	license.

- (2) Each comply with applicant for licensure and each licensee must all provisions part of chapter 408 and this section. of Π
- accordance with 408.805. applicant licensee shall fee (3) In s. an or pay а under 400.506-400.518, Π of for each license application submitted SS. part applicable chapter 408. rules. established and The amount of the fee shall be exceed \$2,000 by rule and may not per biennium.
- service for (4) A offers, advertises the public any which person that provides, or to licensure is required under this section must include in such advertisement the license number issued Administration. The bv the Agency for Health Care to it agency shall assess a fine of not less than \$100 against any licensee who fails to advertisement for include the license number when submitting the publication, broadcast, The offense is \$500. or printing. fine for а second or subsequent

additionto the requirements of 408.812. person who (5)(a) In s. any owns. unlicensed within 10 operates, or maintains an nurse registry and who, workingdays notification from the agency, fails cease operation and apply for after receiving to license under this part commits misdemeanor of the second degree, punishable а а Each provided in s. 775.082 or s. 775.083. day of continued as operation offense. is а separate

(b) If registry fails after agency notification, а nurse to cease operation the of agency may impose a fine \$500 for each day of noncompliance.

(6)(a)А nurse registry may refer for contractin private residences registered nurses and licensed practical nurses registered and licensed under part of chapter 464, certified I nursing assistants certifiedunder part Π of chapter 464, home health aides who present completion the rule documented proof of successful of training required by of homemakers the providing the agency, and companions for purposes those or of each services authorized under s. 400.509(1). А licensed nurse registry shall ensure that certified nursing assistant referredfor contractby nurse registry and home health aide referred the each for contractby the nurse registry is adequately trained to performthe tasks of а health aide the home setting. Each person referredby registry must home in а nurse provide current documentation that he she is free from communicable diseases. or

(b) certifiednursing assistant home health aide referredfor А or mav be а contract that to provide care to а patient in his or her home only if patient is under a physician's care. А certifiednursing assistant or home health aide referredfor contractin private residence shall be limited to assisting а а grooming, patient with bathing, dressing, toileting, eating, physicaltransfer, and those normal daily routinesthe patient could performfor himself or herself were or she he physically capable.A certifiednursing assistant or home health aide may not provide medical or other health care servicesthat require specialized training and that may be licensedhealth care The registry shall the performed only by professionals. nurse obtain written notification name and address of the attending physician and send to the physician within 48 hours after а contractis concluded that а certified

nursing assistant	or	home	health	aide	will	be	providing	care	for	that	patient.
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(c)	When	а	certifie	dnursing	g assistar	nt	or	home	health	aide	is	referre	dto	a	
	patient	's	home	by	а	nurse	registry	,the	nurse	registry	⁷ shall	advise	the	patient,	the
	patient	's	family,	or	any	other	person	acting	on	behalf	of	the	patient	at	the
	time the		contrac	tfor	service	sis	made	that	register	red	nurses	are	availabl	e	to
	make	visits	to	the	patient	's	home	for	an	additio	nal	cost.			

- (7) A person who is referredby а nurse registry for contractin private residences and who is not а nurse licensedunder part Ι of chapter 464 may performonly those clients that been certifiedto performor servicesor the person has care to trained to performas required by law or rules of the Agency for Health Care Administration or the Department of Business and Professional Regulation. Providing services beyond the scope authorized under this subsection constitutes the unauthorized practice of violation of the Practice Act medicine or а Nurse provided chapter 459, and is punishable under chapter 458, part Ι as or of chapter 464.
- (8) Each nurse registry must require every applicant for contractto complete an application form providing the following information:
- (a) The name, address,date of birth, and social security number of the applicant.
- (b) The educational background and employment history of the applicant.
- (c) The number and date of the applicable license or certification.
- (d) When appropriate, information concerning the renewal of the applicable license, registration, or certification.
- (e) Proof of completion of continuing educational course on modes of а transmission. infection control procedures, clinical management, and prevention of human immunodeficiency and immune deficiency acquired syndrome with an virus emphasis appropriate behavior and attitude change. Such instruction shall include on information on current Florida law and its effect on testing, confidentiality of test results, and patientsand procedures applicable treatment of any protocols and human immunodeficiency counseling testing, reporting, offering HIV to virus and testing women, and partner notification issues pursuant 381.004 and pregnant to to SS. 384.25.

¹(9) comply with Each nurse registry must the procedures set forth in s. 400.512 all persons referred for for contract. However, an initial screening may not be required for persons who continuously have been registered with the nurse registry since 2000. October 1,

(10)	The	nurse	registr	y must	mainta	in	the	applica	tion	on	file,	and	that	file	must
	be	open	to	the	inspect	tion	of	the	Agency	for	Health	Care	Admini	stration.	The
	nurse	registry	y must	mainta	in	on	file	the	name	and	address	s of	the	patient	or
	client	to	whom	nurse	registr	y person	nel	are	referre	dfor	contrac	tand	the	amount	of
	the	fee	receive	ed	by	the	nurse	registry	<i>r</i> .A	nurse	registry	v must	mainta	in	the
	file	that	include	esthe	applica	ition	and	other	applica	ble	docume	entation	for	3	years
	after	the	date	of	the	last	file	entry	of	patient	-related	or	client-r	elated	
	informa	ation.													

(11)Nurse registries shall assist persons who would need assistance and sheltering during evacuations because of physical, mental, or sensory disabilities in registering with 252.355. the appropriate local emergency management agency pursuant to s.

(12)Each nurse registry shall prepare and maintain а comprehensive emergency management plan that is consistent with the this subsection with criteria in and the updated annually. include local special needs plan. The plan shall be The plan shall the means by which the nurse registry will continue provide the same type to and quantity of servicesto its patients who evacuate to special needs shelters were provided patients prior The shall which being to those to evacuation. plan nurse continuous specify how the registry shall facilitate the of care provision by persons referred for contractto persons who are registered pursuant to S 252.355 during an provision emergency that interrupts the of care or services in private residences. Nurse registries may establish links to local emergency centers to determine mechanism which approach operations bv to specific а reach clients. areas within a disaster area in order for а provider to its good Nurse registries shall demonstrate faith effort to comply with the а this requirements of subsection bv documenting attempts of staff to follow procedures outlinedin the comprehensive emergency nurse registry's management plan which support a finding that the provision of continuing care has been needing care attempted patients identified for as bv the nurse registry and registered under s. 252.355 in the event of an emergency under this subsection.

(a) All persons referred for contractwho care for persons registered pursuant to s. 252.355 must include in patient record a description how care will be the of continued disaster or emergency that provision during a interrupts the of responsibility care in the patient's home. It shall be the of the person referredfor contractto ensure that continuous care is provided.

(b) Each registry shall current prioritized list of nurse maintain а patientsin private residences who are registered pursuant to s. persons referred for 252.355 and are under the care of contractand who need continued services during an emergency. This list shall indicate. for each patient, if the client to be transported special needs shelter and if the patient is is to а receiving skilled nursing services. Nurse registries shall make this list available to county health departments and local emergency management agencies upon request. to

(c) Each person referredfor contractwho is caring for а patient who is registered 252.355 shall list of the patient's medication pursuant to s. provide a person referredfor equipment needs the registry.Each contractshall and to nurse make available county health departments this information to and to local emergency management agencies upon request.

(d) Each person referredfor contractshall not be required to continue to provide to patients in emergency situations that are beyond the person's control care that make impossible provide services. such when roads are and it to as impassable or patients do location specified their when to in not go the patient records.

(e) The comprehensive emergency management plan required by this subsection subject is review and by the county health department. During its review, the to approval county health department health and shall contact state and local medical stakeholders when necessary. The county health department shall complete its review to ensure that the the complies with the criteria in Agency for Health Care Administration plan within 90 after receipt of the plan and shall either approvethe plan rules davs advise the nurse registry of necessary revisions. If nurse registry fails or а information revisions to submit a plan or fails to submit requested or davs from to the county health department within 30 after written notification the county health county health department, the department shall notify the Agency for Health Administration. The the Care agency shall notify nurse registry that its failure constitutes deficiency, subject to fine of \$5,000 per If а а occurrence. the plan submitted, provided. is not information is not or revisions are not impose the made as requested, the agency may fine.

(f) The	e Agency the subsect consulta	compre ion,	Health hensive with with	emerger the	Adminis ncy concurr Departn	manage ence	ment	plan	and Departn		updates	minimun required Health	đ	criteria by in	for this
(13) comply		All the	persons followin	referred g	lfor requirer	contract nents	tin for	private a			by treatme		nurse	registry	must
(a)		under the	directio	Ι	of or	chapter supervis	sion		delivery a	physicia	care n		a when	upon patient a	a is
medical treatme advance practice months physicia to register must nurse	ent ent ed e, s. Any an, writing	provide must register and additior physicia and	be ed reviewe nal in timely practitio tiated	by timely nurse d order assistan signed oner. by	a signed practitio in or t, by The	licensed by oner, consulta change or the delivery appropr	the acting ation in advance physicia vof riate	in physicia within with orders ed an,	his the must register physicia under notes	home. physicia or licensed be ed n a or	The n her nurse obtained nurse assistan medical docume	d practitic t, plan ntation	medical t, ve least from oner or of made	or	nt the
(b)	Whenev initial or of	medical change	in	medical of orders, registry	treatme and	nt,		nt amendn nursing			the	plan,	addition	patient, al the	the order office
(14) relating			nurse reportir	0	must	comply	with	the	notice	require	nents	of	S.	<u>408.810</u>	<u>(</u> 5),
(15)(a) and		The impose	agency a		deny, of		l, against		revoke nurse	the registry	license that:	of	a	nurse	registry
1. Prov	rides does	services not	sto receive	resident fair			an remune	assisted ration.	living	facility	for	which	the	nurse	registry
2. Prov	rides fair	staffing market	to value			living	facility	for	which	the	nurse	registry	does	not	receive
3. Fails		provide swhich		agency, execute	upon d	request, within		copies last		all years.	contract	S	with	assisted	living
	of registry does or under the	third-pa a receives not share part Medicar	nrty facility sreferral bill a II re	vendor licensed s. the controll of progran	who lunder A Florida ing chapter n.	chapter nurse Medicai interest 408	involved 395 registry d with that	or is progran any bills	in this exempt n entity the	chapter from or licensed Florida	discharg and this the , Medicai	ge from subpara Medicar register d	graph e ed, progran	g the if progran or 1	process nurse it certified or
5. GIVE	sremune or received the	an 1	immedia a	ate natient	physicia family referral staff	membei in	r the	last	the 12	of physicia months exempt	n, from	that	the physicia	nurse	staff, registry or if

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	prograr or prograr	certified	or dunder or	share part the	a II Medicar	controll of e	ing chapter progran		with that	any bills	entity the		l, Medicai	-	ed,
(b) The		shall certified licensed	dnursing		its,	home	trative health return	aides,	of or patient	\$15,000 other referral	staff		nurse charge the		refers a
(c) The	e proceec into	ls the	of Health	all Care	fines Trust	collecte Fund.	d	under	this	subsect	ion	shall	be	deposit	ed
(16) Ir	n addition the success	agency	any may prosecu		penaltie costs excludir	related	imposed to costs		pursuar investig æd		to that an	this results attorney		or a time.	part,
(17) T	he and	Agency part	for II	Health of	Care chapter		stration	shall	adopt	rules	to	implem	ent	this	section
History 51, 99-332 318; s. 1, ch. s.	ch.	2, 94-218; 14, 80, ch. 2005-17 s. ch.	ch. ch. 2001-22	s. ch.	40;	95-148; s. s. 48, ch.	27, ss. 21, 25, ch. 2005-24 s. ch.	ch. 49, ch. 2004-26 3; 103, 2009-22	s. ch.	ch. 53;	13, 98-171; ss. s. 1, ch. s.	23, s. 104, 2, ch. 2006-72 2,	ch. 10, 161, ch. 2005-17 l; ch.	93-214; ch. 2001-67 70; s. 2008-10	2000- 7; s. 79,
¹ are who rescree pursua as	intende are ened	Section d employe until to forth	to	ch. be or time at this	2010-11 prospect licensect as which act."	tive lon they	provide in the are they	nature. effective otherwi	9	"[t]he is date require the	of	intende this to	by d act be for	this that be rescreen screenin	
400.48	84	Right	of	inspect	ion;	deficie	ncies;	fines							
(1) In	addition inspecti state rules.			require investig nce		of as this	s. are part,	408.811 necessa part		the in of	agency order chapter	to	make determi and	such ne applical	the ole
(2) Th	e agency followir		impose schedul		for	various	classes	of	deficien	icies	in	accorda	nce	with	the
(a)	A a immine I \$15,000	patient' nt deficien	risk	deficien death, of the occurre	disabler death, agency	disabler	any or nent, impose each	act, perman or an day	perman	injury, ent	or or injury. fine deficien	in		results patient a amount	at class
(b)	A direct class of	class adverse II \$5,000	deficien	deficien on cy, each		is health, agency nce	-	act, or impose each	omissio security an day		or a strative the	practice patient. fine deficien	Upon in	has finding the exists.	a a amount
(c)	A indirect uncorre	class c,adverse ected	III effect or	deficien on repeate	the	is health, class	any safety, III	act, or deficien	omissio security cy,		or a agency	practice patient. shall		has finding an	an an

administrative fine not to exceed \$1,000 for each occurrence and each dav that the uncorrected repeated deficiency or exists.

(d)	А	class	IV	deficien	су	is	any	act,	omissio	n,	or	practice	related	to	
	require	d	reports	, forms,	or	docume	nts	which	does	not	have	the	potentia	al	of
	negativ	ely	affectin	g	patients	5.	These	violatio	ns	are	of	а	type	that	the
	agency	determi	ines	do	not	threater	ı	the	health,	safety,	or	security	' of	patients	5.
	Upon	finding	an	uncorre	ected	or	repeate	d	class	IV	deficien	cy,	the	agency	shall
	impose	an	adminis	strative	fine	not	to	exceed	\$500	for	each	occurre	nce	and	each
	day	that	the	uncorre	ected	or	repeate	d	deficien	су	exists.				
(3)		In	addition	nto	any	other	penaltie	s	imposed	d	pursuar	nt	to	this	section
or	part,	the	agency	may	assess	costs	related	to	an	investig	ation	that	results	in	а
success	ful	prosecu	ition,	excludi	ng	costs	associat	ed	with	an	attorne	y's	time.		
History	/S.	45,	ch.	75-233;	s.	2,	ch.	81-318;	SS.	79,	83,	ch.	83-181;	SS.	8,
23,	ch.	93-214;	s.	5,	ch.	99-332;	s.	158,	ch.	2000-31	18;	s.	77,	ch.	2007-
230;	s.	6,	ch.	2008-24	46.										

400.462 Definitions.--As used in this part, the term:

- (3) "Advanced registered practitioner" person licensed in nurse means a this state to practice professional certifiedin specialized nursing and advanced or nursing practice, as defined in s. 464.003.
- (4) "Agency" means the Agency for Health Care Administration.
- (5) "Certified nursing assistant" means any person who has been issued a certificate under part II of chapter 464.
- (6) "Client" elderly, handicapped, convalescent individual who receivescompanion means an or homemaker servicesin the individual's home residence. services or or place of

(7) "Companion" "sitter" means a person who spends time with for or or cares an elderly, handicapped, convalescent individual and accompanies such individual or on trips and serve meals such individual. outings and may prepare and to А companion may not provide hands-on personal care to а client.

(8) "Department" means the Department of Children and Family Services.

(11)	"Fair market	t value" means	the	value	in	arms	length transactions,		consist	ent with		
the price	that an	asset would	bring	as	the	result	of	bona	fide	bargaining		
between	well-informed	buyers and	sellers	who	are	not	otherwise		in	а	position to	
generate	business	for the	other	party,	or	the	compensation		that	would	be	
included	in a	service agreer	nent	as	the	result	of	bona	fide	bargain	ing	
between	wellinformed	parties to	the	agreement		who	are	not	otherw	ise	in a	
position to	generate	business for		the	other	party,	on	the	date	of	acquisition	
of the	asset or	at the	time	of	the	service	agreem	ent.				

(15)"Home health aide" person who trained or qualified, provided means a is as by rule, and who provides hands-on personal care, performs simple procedures extension of nursing services, as an therapy or assists in ambulation or exercises, or assists in administering medications as permitted rule which the person has received training established the in and for by agency under 400.497(1). s.

- performs (16)"Homemaker" means a person who household chores that include housekeeping, meal planning preparation, shopping and routine household and assistance. elderly, handicapped, activities for homemaker an or convalescent individual. А provide hands-on personal client. may not care to а
- (17)"Home infusion therapy provider" means an organization that employs, contracts with, advanced refers а licensed professional who has received training and or administers experience in intravenous infusion therapy and who infusion therapy to а patient in the patient's home or place of residence.
- (18)"Home infusion therapy" means the administration of intravenous pharmacological or nutritional products patient in his her home. to or а
- (19)"Immediate family member" means a husband or wife: а birth or adoptive parent, child, sibling; a stepparent, stepchild, stepbrother, or or stepsister; father-in-law, mother-in-law, daughter-in-law, brother-in-law, or son-in-law, sisterа grandparent grandchild: grandparent in-law: a or or а spouse of а or grandchild.
- (21) "Nurse offers, promises, registry" means any person that procures, or attempts secure health-care-related contracts for registered nurses, licensed practical to nurses. certifiednursing assistants, homemakers. who home health aides, companions, or are limited to, compensated by fees as independent contractors, including, but not contracts for the of services to patients and provide provision contracts to private duty or staffing services to health care facilitieslicensed under chapter 395, this chapter, or chapter 429 or other business entities.
- (22) "Organization" means a corporation, government or governmental subdivision or agency, partnership legal commercial or association. or any other or entity, any of which involve more than health care professional discipline; health one а care professional health aide certifiednursing assistant; more and а home or than one home health aide; more than one certifiednursing assistant; or а home health aide and certifiednursing assistant. The does include an entity that а term not individuals provides services using only volunteers or onlv related by blood or the marriage patient or client. to
- (23) "Patient" means any person who receiveshome health services in his or her home or place of residence.
- (24) "Personal care" means assistance activities of daily to а patient in the living, assistance such as dressing, bathing, eating, or personal hygiene, and in physical rule. transfer, ambulation, and in administering medications as permitted bv
- (25) "Physician" means a person licensed under chapter 458, chapter 459, chapter 460, or chapter 461.
- (26) "Physician assistant" graduate of means а person who is а an approved approved program equivalent, standards the boards, or its or meets bv performmedical services delegated and is licensedto bv the supervising physician, 458.347 or 459.022. as defined in S s.
- (27) "Remuneration" benefit made indirectly, means any payment or other directly or overtly kind. or covertly, in cash or in
- (28) "Skilled care" means nursing services or therapeutic services required be by law to delivered bv а health care professional who is licensedunder part Ι of chapter 464; III, or V chapter 468; part I, part part of or chapter 486 and who employed by under contractwith licensedhome health agency is or а licensednurse or is referredby а registry.

(29) "Staffing busine writte home a		entity tby aides	on licensed who	services a lhealth are agency	tempora care employe	ary personn	to or el by, are	a school-y and or register	by work	basis certified	pursuan Inursing the		to its s	other a and of, registry.
Historys. 12, ch. 1, ch. 28, ch. s. 126, ch. 2000-3 2008-246.	85-167; 90-101; 91-263; ch.	s.	75-233; 1, 31, 2, s. 2,	s. ch. ch. 23, 1, ch.		s. s. 93-214; 99-332;		ss. ch. ch. 781, 102, 60,	62, 88-219; 90-319; ch. 156, ch.		2000-31	ch. ch. ch. 56, 18; s.	83-181; 88-323; 91-57; ch. s. 1,	s.
400.488	Assista	nce	with	self-adı	ninistra	tion	of	medica	tion					
(1)	For	purpose	es	of	this	section,	the	term:						
(a) "Inform guardi assista	an,	consent or with	attorne		advising in ion	fact,	patient, that medicat	the	the patient from	patient's may an		surroga receivin sed		
(b) "Unlic medic and	ine who	who has	' means is receivee	employ	training	by with	not or respect	to	contract assisting		lto a with	-	nursing health self-	
administration	of	medicat	tion	as	provide	d	by	agency	rule.					
susper	be consiste an ally ations by the an, red e forms, nsions,	over-the stable that an written or medicat and sprays,	with e-counte with are unlicens informe attorne tions topical and	and a r the intende sed od y include ophthal inhalers	allowed dispense medicat self-adn d person consent in both mic, s.	ed iion, ninistrati to may of, fact. legend otic,	do prescrip assist on be occur a For and and	a of self-adm only patient purpose over-the nasal	or es e-counte: dosage	or whose regularl d. a the of	an the conditio y Assistan docume patient's this oral	unlicens package on schedul nce nted s section, dosage	directio is ed with request surroga	person ns self- by, te, topical
(3) Assistance	with	self-adr	ninistrat	ion	of	medicat	ion	includes	5:					
(a) Taking from	the where	medicat it	tion, is	in stored		previou: bringing	-	dispens it			y patient.	labeled	contain	er,
(b) In the a contai	presenc prescrib ner.		of amount		patient, medicat	reading ion	the from		opening containe			er, closing	removir the	ıg
(c) Placing contai mouth	ner	oral and	dosage helping			patient's by			or containe	placing er		dosage his	in or	another her
(d) Applying	topical	medicat	tions.											
(e) Returning	the	medicat	tion	contain	er	to	proper	storage.						
(f) Keeping this	a section	record	of	when	а	patient	receives	sassistan	ice	with	self-adn	ninistrati	ion	under

this

section.

(4)	Assistanc	tance with		self-administration does		does	not	include:						
(a) Mixing, a crushii	compoun prescribe ng a	ed	convert amount tablet	of	or liquid prescril	calculat medicat oed.	0	medicat or	tion breakin	doses, g	except a		measur tablet	0
(b) The prepar any	ation o injectable		syringe: route.	sfor	injectio	n	or	the	adminis	tration	of	medicat	tions	by
(c) Administra or		of nebulize	medicat er.	tions	through	intermi	ttent	positive	pressur	е	breathin	ng	machine	es
(d) Administra the	tion o body.	of	medicat	tions	by	way	of	а	tube	inserted	lin	а	cavity	of
(e) Administra	tion o	of	parente	ral	prepara	itions.								
(f) Irrigations	or d	debridir	ng	agents	used	in	the	treatme	ent	of	а	skin	conditio	on.
(g) Rectal,	urethral,		or	vaginal	prepara	itions.								
(b) Modication		the	nhucicia	'n	or	hoalth	caro	nrofocci	onal	with	nrocariy	tivo		

(h) Medications ordered by the physician or health care professional with prescriptive authority be given "as needed," unless the order is written with specific to parameters independent judgment that preclude on the part of the unlicensed person, and request of competent patient. at the а

(i) Medications for which the time of administration, the amount, the strength of dosage, method of administration requires the administration, or the reason for judgment discretion or on the part of the unlicensed person.

(5) Assistance with the self-administration of medication unlicensed person as by an described administration as defined in in this section does not constitute s. 465.003.

- (6) The agency may by rule establish procedures and interpret terms as necessary to administer this section.
- History.--s. 7, ch. 99-332.