

CHAPTER 4: Complaint Resolution Unit (CRU)

AL TSA Residential Care Services, Standard Operating Procedures Manual

Overview

[Chapter 74.34 RCW](#) requires the Department of Social and Health Services (DSHS) to receive and investigate reports of allegations of abuse, neglect, or financial exploitation of vulnerable adults and to initiate a response to those reports within 24 hours of knowledge.

The Complaint Resolution Unit (CRU) receives reported allegations of provider non-compliance, including suspected allegations of abuse, neglect, and exploitation of vulnerable adults living in licensed and certified setting via a toll-free statewide complaint hotline, online, email, fax, regular mail, and live phone calls.

CRU staff analyze and triage information from each report to assess the severity and scope of the reported issues. This process begins when there is “knowledge” of the report. CRU then processes and initiates an electronic recording of all received reports. This process is defined as “initiating a response.”

The following Revised Code of Washington (RCW) Chapters authorize RCS to investigate reports of abandonment, abuse, financial exploitation, and neglect of vulnerable adults living in settings licensed and/or certified by RCS as well as allegations of failure to comply with State and Federal regulatory requirements.

- A. [CHAPTER 74.34 RCW ABUSE OF VULNERABLE ADULTS](#)
- B. [CHAPTER 70.128 RCW ADULT FAMILY HOMES](#)
- C. [CHAPTER 18.20 RCW ASSISTED LIVING FACILITIES](#)
- D. [CHAPTER 71A.10 RCW DEVELOPMENTAL DISABILITIES \(COMMUNITY RESIDENTIAL SERVICES AND SUPPORTS \(CRSS\)\)](#)
- E. [CHAPTER 71A.20 RCW DEVELOPMENTAL DISABILITIES \(RESIDENTIAL HABILITATION CENTERS\)](#)
- F. [CHAPTER 70.97 RCW ENHANCED SERVICES FACILITIES \(ESF\)](#)
- G. [CHAPTER 18.51 RCW NURSING HOMES](#)

These procedures are not covered by [DSHS Administrative Policies](#) as they are specific to Residential Care Services. These procedures will be reviewed for accuracy and compliance at least every five years.

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Part I: [Complaint Resolution Unit \(CRU\) Guidance](#)

A. [Transcription and Processing Hotline Messages](#)

Background

The Complaint Resolution Unit (CRU) is responsible for the electronic processing and recording of all reports received via the hotline. CRU staff analyze, research and triage information from the report to determine if an intake is required.

Procedure

1. Hotline voice messages are stored in Perceptive Content (PC) and assigned to staff for completion. The assigned staff must transcribe each message to include all relevant, pertinent information into a STARS intake.
 - a. Any relevant name listed in the Narrative must be included in the *Participants* tab following the procedures included in the section '[Searching and Creating Participants](#).'
 - b. Do not list names of Covid positive staff in *Participants*.
2. Record the confirmation numbers of all calls transcribed in the STARS intake on the Narrative Screen
3. Other instructions: After the phone message is completely transcribed from the PC inbox into a STARS intake, record the STARS intake ID in the PC *Custom Properties* box, and *Route Forward* the phone message into processed records.
4. Take directions regarding the process from the supervisors or manager **only**.
5. Do not deviate from the approved SOP unless authorized by a supervisor or manager.
6. [CRU Hotline Script – Revised August 2015](#)

B. Processing Reports Received Electronically

Background

The CRU receives reported allegations of provider non-compliance, including suspected allegations of abuse, neglect, and exploitation of vulnerable adults living in licensed and certified setting via a toll-free statewide complaint hotline, online, email, fax, regular mail, and live phone calls. Received reports are processed following the State and Federal requirements. Received reports are retained following standard DSHS retention schedules.

Procedure

1. Social Services Specialists 4 (SSS4s) review the electronic documents received in the CRU Lead box in PC and in Online Incident Reports (OIR) throughout each working day. The SSS4s perform a cursory review of the document, analyzing and triaging the information in the reports.
2. If the report contains an allegation of abuse, neglect, financial exploitation or concerns regarding care and services, the SSS4 assigns the report to a Social Services Specialist 3 (SSS3) or a Registered Nurse (RN) to do additional research and review for creation of an intake in STARS.
3. After cursory review, reports may be moved to the mail agent box in PC for further review and processing.
4. The SSS3 reviews the information in the electronic report and either:
 - a. Creates a complaint intake in STARS following the authorized process noted above and links the electronic document to the STARS intake in PC; or
 - b. Returns to the SSS4 with a note why an intake was not created.
5. OIRs are completed in STARS and automatically linked to PC.

C. [Processing Hard Copy Reports](#)

Background

All reports with allegations of abuse, neglect or exploitation of vulnerable adults or failed provider practice received by mail must be processed in a timely manner. Retain hard copies per record retention policy whether or not an intake is generated.

Procedure

1. The SSS4:
 - a. Reviews incoming mail at least twice per day.
 - b. Stamps mail with date and time received.
 - c. Processes as appropriate.
2. Assigned CRU staff:
 - a. Before creating a new intake, search STARS to see if there is an existing intake or corresponding call regarding the same issue. If one is located, CRU staff will follow the process outlined in the section labelled '[Creating and Prioritizing Intakes, Including the Same Incident from Multiple Reporters](#)' and/or section labelled '[Processing Follow-up Reports](#).'
 - b. If no reports or intakes are located regarding the same allegation from the same reporter, CRU staff will follow process for creating an intake defined in the section labelled '[Processing Reports Received Electronically](#).'
 - c. In the STARS *Incident Description* box on the *Narrative* page, document the following: "CRU NOTE: ORIGINAL HARDCOPY RETAINED BY CRU."
 - d. Document on the left side of the hard copy the following from left to right:

Facility/Provider name	Setting Type	Assigned Intake Priority	Intake ID#
EXAMPLE: Rainier School	ICF/IID	20 WD	3045678
3. All completed hard copies will be taken to the designated CRU filing cabinet for filing at the end of each day.

D. [Processing Live Calls](#)

Background

CRU SSS3s take live calls from the public Monday through Friday from 8:30 am to 4:30 pm. There are instances when CRU may receive a report that includes information outside of RCS jurisdiction. All DSHS staff are mandated reporters and must ensure calls regarding allegations of abandonment, abuse, neglect and exploitation of vulnerable adults or failed provider practice are reported to the appropriate agency.

Procedure

1. Log in to the live call system at the beginning of the live call shift.
2. CRU staff designate availability and should remain available during the shift unless they are at authorized meetings or on lunch break. Other exceptions must be approved by a supervisor.
3. Answer all live calls in a professional manner by stating your name, identifying where you work and offering assistance. Allow the caller to provide information that will assist you in determining how to process the report.
4. If the report involves allegations of abuse, neglect, financial exploitation or failed provider practice regarding a vulnerable adult living in a licensed or certified setting, follow the process defined in the section labeled '[Creating and Prioritizing Intakes, Including the Same Incident from Multiple Reporters](#)' in STARS.
5. If the report involves an issue outside RCS jurisdiction, but within the jurisdiction of Adult Protective Services (APS), Department of Children, Youth, and Families (DCYF), State Mental Health Institutions or Department of Health (DOH), inform the caller and offer to make a referral for them. If the caller does not want a referral made, offer to provide the appropriate contact number.
Note: All DSHS/CRU staff are mandated reporters and required to report allegations of abandonment, abuse, neglect, and exploitation of vulnerable adults per [RCW 74.34.035](#).
6. Consult with a supervisor if unsure how to proceed with the report.

E. [Processing Referrals from Adult Protective Services \(APS\)](#)

Background

APS sends referrals to the CRU when the allegations relate to a resident/client living in a facility/agency licensed and/or certified by RCS. Provider types include Adult Family Homes (AFH), Assisted Living Facilities (ALF), Certified Community Residential Services and Supports (CCRSS) [also known as Supported Living (SL) providers], Enhanced Services Facilities (ESF), Intermediate Care Facilities for Individuals with Intellectual Disabilities (ICF/IID), and Nursing Homes (NH). CRU staff must review and triage to determine whether to create an intake or not to prioritize the intake for investigation.

Procedure

1. CRU staff will assess all referrals from APS. If there are identified allegations of abuse, neglect, financial exploitation, or failed provider practice, create an intake following the process defined in the section labelled '[Creating and Prioritizing Intakes, Including the Same Incident from Multiple Reporters.](#)'
2. If the referral requires a RCS intake, CRU will use the person who made the initial call to APS as the reporter. If the APS referral is from an APS investigator with information obtained during the investigation, the APS investigator will be the reporter.
3. Only relevant information will be copied from the APS report. You do not need to copy the APS working questions or other unnecessary verbiage, symbols, page numbers, etc.
4. If the reporter is public, CRU staff will follow the procedure defined in the section labeled '[Call Back/Email Contact.](#)'

F. [Reports Not Created/Non-Intakes](#)

Background

CRU staff research, analyze and triage information from the report to determine if an intake is required.

Procedure

1. If the report does not include either a report needing to be referred to another investigative agency or an allegation of abuse, neglect, financial exploitation, or other types of provider practice non-compliance involving vulnerable adults living in RCS licensed or certified settings, CRU staff will make a note in the Custom Properties box in PC and route the report to the SSS4. For OIRs, make a note in the Comments section and return the intake.
2. If the report is an additional facility report of an incident and there are no new allegations or participants, do not create an intake. Follow the process defined in the section labeled '[Processing Follow-Up Reports](#)' with no new allegation.
3. If the report is an additional public report, from the exact same public reporter, for the exact same incident and there are no new allegations or participants, do not create an intake. Follow the process defined in the section labeled '[Processing Follow-Up Reports](#)' with no new allegation.
4. If the report is an additional report from the Developmental Disabilities Administration (DDA) or Home and Community Services (HCS) of an incident and there are no new allegations or participants, do not create an intake. Follow the process defined in the section labeled '[Processing Follow-Up Reports](#)' with no new allegation.
5. The SSS4 reviews the report and either agrees with the decision for no intake or disagrees with the decision and instructs staff to create an intake.

G. Documenting Knowledge and Response

Background

Per Chapter [RCW 74.34](#) Abuse of Vulnerable Adults “The department shall initiate a response to a report, no later than twenty-four hours after knowledge of the report, of suspected abandonment, abuse, financial exploitation, neglect, or self-neglect of a vulnerable adult.”

Procedure

1. CRU staff will document the date and time the report is received into the appropriate field on the *Narrative* tab of the STARS intake.
2. STARS will calculate the knowledge date based on the date the report is received and the definition of knowledge (See [Glossary of Terms](#) for more information).
3. CRU staff will choose the type of response to initiate, based on the information included in the report, from the drop-down list on the *Narrative* tab of the STARS intake.
4. If the *Intake Created* is the type of response initiated, STARS will auto-populate the date and time the intake was created into the *Response Initiated* field.
5. If *Research* is the type of response initiated, CRU staff will enter the earliest date and time of the research into the *Response Initiated* field in STARS. Document the date and type of research in the *Follow-up* box on the *Narrative* Tab of the STARS intake.
EXAMPLE: 04.05.2016 Researched CARE to find SL Provider.
6. If initiating a response or linking an intake results in a greater than the 24-hour/2 working-day (WD) response requirement, a supervisor must put an explanation on the *Decision* tab in STARS before linking the intake.
7. For reports that do not involve RCS providers, process under “Other Agency” in the *Narrative* tab (See [STARS Manual for CRU](#) for more information).

H. [Creating and Prioritizing Intakes, Including the Same Incident from Multiple Reporters](#)

Background

CRU often receives reports regarding the same incident from multiple reporters. The potential types of reporters include facility, anonymous, law enforcement, state worker and/or public/whistleblowers. CRU make decisions to determine if an intake needs to be created per the CRU guidelines defined in this SOP.

Procedure

1. Before creating a new intake, search STARS to see if there is an existing intake regarding the same incident. If one is found, proceed with the following steps.
2. Review the additional report to determine if there is a new allegation of abuse, neglect, financial exploitation, or other types of provider practice non-compliance involving vulnerable adults, new alleged victims (AVs), or new alleged perpetrators (APs). If a new allegation, new AV, or new AP exists, create a new intake, and prioritize following approved processes.
3. Multiple reports from a facility or another distinct organization (such as DDA) require only one intake if that intake contains all allegations and participants. If possible, combine multiple reports from the facility or distinct organization into one intake.
4. If the additional report is not going to be included in an intake, follow the process defined in section labeled '[Processing Follow-Up Reports](#)' with no new allegation and/or the process defined in section labeled '[Reports Not Created/Non-Intakes](#).'
5. Reports from public reporters, Ombuds, or whistleblowers require an individual intake. At the request of a Public Outcome Letter (POL), the intake must be screened in for investigation.
6. Unless additional intakes regarding the same incident contain new or different allegations, or request POLs, do not screen in for investigation.

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I. [Creating Intakes From the Long-Term Care Ombuds](#)

Background

CRU receives reports from the Long-Term Care Ombuds Program (LTCOP) with requests to generate complaint intakes. LTCOP's staff can request investigations and they can request an investigation on behalf of their clients.

Procedure

1. Identify the Regional Long-Term Care Ombuds (LTCO) as the reporter.
2. For reporter type, list the LTCO reporter as a "Public" reporter.
3. Ensure the box "Follow Up Requested" is checked.
4. For more information, call the LTCO reporter.
5. Send the CRU letter with the intake ID number to the LTCO reporter. It is permissible to email the number upon request.
6. Reference [MB R05-017 - Standing Record Requests from Ombudsman](#).

J. Call Back / Email Contact

Procedure

When there is insufficient information in the report, CRU staff will attempt to contact the reporter to gather additional information.

1. CRU staff will attempt two callbacks (or one email) if possible, within the two (2) WD processing timeframe. Exceptions are:
 - a. non-functioning call back number or no call back permission given;
 - b. the person answering the call denies making any report to CRU;
 - c. if the report is regarding potential Immediate Jeopardy, make one attempt to call the Reporter, then process as a 2WD;
 - d. the facility report contains sufficient information to create a complete intake; or
 - e. the report is from a DSHS/State employee calling as a mandated reporter.
2. Document attempted contacts in the *Follow up* portion of the STARS intake.
3. Once CRU staff leaves a message/sends email, if there is no response from the reporter **by the end of the second working day**, assess and process the report following the authorized process detailed above using the information provided in the original report.
4. Do not call the facility for information if the reporter is anything other than a facility reporter.
5. Public reporters who supply contact information must be contacted and the following rules apply:
 - a. CRU will ask to speak with the reporter by name prior to stating where the call is coming from.
 - i. If the reporter identifies themselves, CRU staff will introduce themselves and where they are calling from and gather any additional information that is needed and place it in the follow up portion in the STARS intake.
 - ii. If CRU reaches a person who is not the reporter, CRU will inform the person that they are returning the reporter's call. If asked who is calling, you may respond by saying it is a confidential call and you are returning a call from the reporter. CRU may leave their direct call back number.
 - iii. If the reporter left explicit permission to speak with someone other than themselves, and they are available, CRU can continue with gathering the needed information.
 - b. If the voicemail message does not identify the reporter, leave a general message along with CRU staff's name and direct call back number.

EXAMPLE: This is Matt returning a call to Jack. To reach me directly, please call 360-555-1212.
 - c. If the voicemail identifies the reporter, leave a detailed message, including the reason for the call, CRU staff's name and direct call back number.
6. If the caller states they wish to be anonymous and the reporter leaves a call back number, CRU will return their call, and ensure they are speaking with the original anonymous reporter.
7. If the reporter is an employee of DSHS or another State agency and calling in their official capacity as a mandated reporter, there is no requirement for CRU staff make contact unless there is a request for additional information for the intake. Do not offer follow up to DSHS/State employees calling in this capacity.

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8. Do not offer follow up if the reporter is a RCS licensed facility/agency reporting on another RCS licensed facility/agency.

K. [Writing Intake Narratives](#)

Procedure

The Narrative is the Reporter's words.

1. Write "Reporter states" then use quotes around the incident description.
2. Do not change the reporter's words; just copy and paste from original report in a sequential order. Clean up incorrect spelling and grammar.
3. Leave in names. Do not change to initials or AV/AP. If a nickname is used, put the proper name in brackets after the first time it is used.
EXAMPLE: Jim [James Frost]
4. Mrs./Mr. needs to be clarified by using the full name in brackets [James Frost]
5. Accuracy is the key. Do not interpret, do not make assumptions, and do not omit pertinent information.
6. If there are two participants with the same first name, be sure to distinguish between the two by using last names, titles, etc.
7. Information in brackets [] is in the voice of the CRU worker.
8. If the report is incomprehensible, use your best judgement around clean up. Use ellipses when removing information.
9. Reference any previous related intakes, if applicable.
10. Use CRU NOTES in the *Follow-Up* to communicate pertinent information in the voice of the CRU worker creating the intake. CRU notes are written objectively and concisely. CRU notes should contain the location of other information used in determining the priority or any clarifying information.
EXAMPLE: CRU NOTE: See SER CARE note dated 2-3-19 OR CRU NOTE: REPORTER REFERS TO JAMES FROST AS JIM THROUGHOUT REPORT.
11. For Comprehensive Assessment and Reporting Evaluation System (CARE) Service Episode Records (SERs), the CRU note should include "SEE CARE SER note dated...". Do not quote the CARE SER note.

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L. [Choosing the Appropriate Facility](#)

Background

It is critical CRU assign intakes to the correct facility/agency based on the information included in the report and available databases. Choosing the correct facility allows investigators to initiate an investigation on time, and resident/clients to receive prompt assistance.

Procedure

1. When choosing the provider, always check the address of the provider in STARS to ensure it matches the address of the provider in the report.
2. When choosing a provider that has both a Nursing Home (NH) and Assisted Living Facility (ALF) or Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID) by the same name, confirm the whereabouts of the resident by checking the Automated Survey Processing Environment System (ASPEN), or through a call back.
3. When choosing a provider that has a Supported Living (SL) certification as well as another license (ALF, Adult Family Home [AFH] or ICF/IID), make every effort to determine where the resident/client resides. To do this, check the address of the resident/client in CARE or the Aging and Disability Services Administration (ADSA) Web Access (AWA), checking other intakes associated with the resident/client, checking intakes for the provider, or by call back.
4. Always choose an open provider as shown in STARS on the Provider page.

M. Searching and Creating Participants

Background

Sometimes an individual is listed in the STARS system multiple times due to lack of a comprehensive search, resulting in the creation of a duplicative person record. A thorough search is necessary to ensure all intakes are associated with the correct person record. This results in an accurate, factual assessment and analysis linking all prior intakes and assists in determining the most appropriate priority for the current intake. Although you may have the correct spelling, keep in mind while searching that names entered in STARS with the wrong spelling may occur.

This search must be completed before creation of a new person record in STARS. Doing so provides the investigator with a complete picture of all incidents, resulting in a more comprehensive investigation.

Procedure

1. The following search techniques, if applicable, should be attempted prior to creating a person record in STARS:
 - a. Use as few letters as possible.
 - b. Always have the Also Known As (AKA) box checked.
 - c. Consider nicknames, and alternative ways of spelling.
 - d. Search by date of birth (DOB) only.
 - e. Search using middle name as the first name.
 - f. With unique names, use the first name only and the city name.
 - g. For hyphenated names try switching the order around.
 - h. First name only and DOB.
 - i. First initial, last name.
 - j. Search by address.
 - k. Search by Provider address.
 - l. Search in other programs (CARE, AWA, ASPEN, HSQA, etc.).
 - m. Look at prior intakes under the provider.
 - n. Use the DOH data base, Health Systems Quality Assurance (HSQA), to search for a participant that works at a facility.
2. If the person is a NH resident, check ASPEN prior to creating a person. Obtain the correct spelling, and DOB from ASPEN.
3. If the person is a CCRSS client, perform a search in CARE and/or AWA. The CARE and STARS systems should contain all CCRSS clients.
4. If the person is a resident of an AFH, perform a search in CARE.
5. If the person is a resident of an ICF/IID, perform a search in CARE. The CARE and STARS systems should contain all ICF/IID clients.

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6. If the person is a Provider of an AFH, check the Facility Management System (FMS). STARS should contain all AFH Providers.
7. If the person is a staff member, perform a search in HSQA to check for credentials. To perform an accurate credential search both name and DOB are required. If credentials are found, add the license info to the Demographics screen in Person Management. Enter the DOB into the person record in STARS.
8. After a complete and thorough search, create a person in STARS. Enter all available information into the person record (DOB, phone numbers, address). Attempt to confirm the correct spelling of a name.
9. After choosing or creating a person, the primary address must be updated as needed.
10. Clear the search after each new entry.

N. [Assigning Initial Intake Priorities](#)

Procedure

All intakes must be assigned an initial priority as described below:

1. **Emergent** – Intake constitutes Immediate Jeopardy, (IJ). The intake presents a situation in which the provider’s noncompliance with one or more requirements of participation has caused, or is likely to cause, serious injury, harm, impairment, or death to a resident. Immediate corrective action is necessary. Harm does not have to occur before considering IJ designation. Both potential and actual harm need to be considered.
2. **RCS High** – The alleged noncompliance may have caused harm that negatively impacts the individual’s mental, physical, and/or psychosocial status and is of such consequence to the person’s well-being that a rapid response by the State Agency (SA) is indicated. Usually, specific rather than general information factors into the assignment of this level of priority.
 - a. Intake contains specific information such as descriptive identifiers, individual names, date/time/location of occurrence, and description of harm.
3. **Routine Intake** –
 - a. The alleged noncompliance caused or may cause harm that is of limited consequence and does not significantly impair the individual’s mental, physical, and/or psychosocial status or function.
OR
 - b. The alleged noncompliance may have caused physical, mental, and/or psychosocial discomfort that does not constitute injury or damage. In most cases, an investigation of the allegation can wait until the next onsite survey.
4. **Quality Review** – Assign intakes this priority if an onsite investigation is not necessary.

Additional information can be found in the Resource labelled ‘[Maximum Time Frames for Onsite Investigation \(CMS Standards\)](#).’

O. [Determining Immediate Jeopardy Complaints](#)

Background

If a facility's noncompliance has caused, or is likely to cause, serious injury, harm, impairment, or death to a resident, designate it as an "Immediate Jeopardy" (IJ) or 2WD intake.

Procedure

1. The CRU intake staff processes the intake per the approved CRU intake process.
2. During the final prioritization process, the intake staff determines the intake may be an immediate jeopardy (2WD).
3. The intake staff consults with the supervisor or designee to make a collaborative decision regarding determination of immediate jeopardy.
4. If a NH or ICF/IID intake, the intake staff and/or supervisor notify a CRU RN for clinical review per the process outlined in the section labelled '[RN Review of CRU Intakes in Nursing Home and ICF/IID Settings.](#)'
5. The CRU RN reviews the intake and provides consultation to the supervisor and intake staff regarding the determination of immediate jeopardy. Refer to the list in section labelled '[Immediate Jeopardy and High-Profile Indicators.](#)'
6. After confirming the intake as an immediate jeopardy situation, the CRU RN or intake staff completes the process defined in the section labelled '[Assigning Initial Intake Priorities.](#)'
7. Notify the appropriate Field Manager (FM) to alert the field of the pending immediate jeopardy. A supervisor or delegated CRU staff completes this task.
8. Supervisor or intake staff emails the STARS intake number to the required staff.

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P. [Choosing Alleged Violation Categories](#)

Procedure

1. Review the intake narrative and any callback information and identify the allegations from the reporter.
2. CRU chooses the alleged violation category based on RCS scope of authority.
3. Choose the most appropriate allegation(s) from the 'Alleged Violations' listed in the STARS manual and per the attached list found in [Resource B: Allegation Categories](#).
4. The intake must have at least one allegation to process the intake UNLESS the Intake is processed as "Other Agency" in the [Processing Level](#) tab on the [Narrative Screen](#).

Q. [RN Review of CRU Intakes in Nursing Home and ICF/IID Settings](#)

Procedure

1. **The CRU intake staff:**

- a. Processes the intake per the approved CRU intake process.
- b. Completes all required information, except Referrals and the Aspen Complaints/Incident Tracking System (ACTS) ID.
- c. Prioritizes the intake following approved prioritization processes.
- d. Places the completed intake in the *Intake Review* box.

2. **The CRU RN will:**

- a. Review each nursing home and ICF/IID intake completed by CRU intake staff for prioritization using the processes defined in sections labelled '[Assigning Initial Intake Priorities](#)' and '[Prioritizing Intakes](#)', State Operations Manual (SOM) '[Chapter 5: Complaint Procedures](#)' and '[Appendix Q: Determining Immediate Jeopardy](#)', as well as the list of '[Immediate Jeopardy and High-Profile Indicators](#).'
- b. Confirms and/or changes the priority.
- c. Complete the ACTS ID for the NH and ICF/IID intakes and creates referrals.
- d. Add Medicaid Fraud referrals based on criteria provided by Medicaid Fraud Control Division (MFCD).
- e. Notify the supervisor regarding any issues with the intake that would impact the investigation.
- f. Finish processing the intake and assign in accordance with the process defined in section labelled '[Assigning Initial Intake Priorities](#).'

R. Processing Follow-up Reports

Background

Follow-up reports should be integrated with the original report and any associated intakes created to reduce redundancy and make efficient use of staff time. Document any additional information received on an intake as “follow-up” information and communicate to appropriate staff or administration.

Procedure

Follow-ups:

1. No new allegation:
 - a. If the intake has been completed, contact the supervisor and/or lead and request the intake be amended.
 - i. If the intake was assigned for investigation, in all caps, add to the follow-up section: DATE: ADDITIONAL INFORMATION FROM REPORTER or DATE, FOLLOW UP ADDED AT TIME [09/30/22 FOLLOW UP ADDED AT 1655]: copy the information into the intake.
 - ii. Complete the intake, relink it in PC, and email the FM to let them know new information has been added to the intake. The subject line of the email should include Facility Name, Intake ID, and priority. Email should say, “Additional information added to above referenced intake.”
 - b. If the intake is attached to a Compliance Determination (CD), **it cannot be amended**. Email the FM the follow up information and cc the CRU inbox.
 - i. The subject line of the email should include ADDITIONAL INFORMATION, Facility name, the intake ID, and the priority.
 - ii. The body of the intake should contain the information in the follow-up. If the follow-up is an OIR, return it; if it is a phone message, fax, or email, link to the intake in PC and route to processed records.
 - c. If the intake is a QR, contact the supervisor and/or lead and request the intake be amended.
 - i. In all caps, add: DATE: ADDITIONAL INFORMATION FROM REPORTER or DATE, FOLLOW UP ADDED AT TIME [09/30/22 FOLLOW UP ADDED AT 1655]: copy the information into the intake.
 - ii. Complete the intake and link it in PC. There is no need to contact the FM. If the follow-up is a phone message, fax, or email, link to the intake in PC and route to processed records.
2. New allegation:
 - a. If the follow-up contains a new allegation, new AV, or AP, or changes the priority of the initial intake, create a new intake.
3. Pending Intake:
 - a. If the follow up pertains to an intake that is still pending in STARS, communicate with the CRU staff who is working the intake. Give the follow up information to the CRU staff to incorporate into the intake, or the follow up staff may add the follow up to the intake.

S. Prioritizing Intakes

Background

The CRU prioritizes intakes following established priorities determined by RCS. The CRU staff will complete the prioritization in a timely manner following all established guidelines and link or assign intakes. If there are clinical components in the narrative, SSS3's may consult with a CRU RN regarding prioritization.

Procedure

CRU staff will prioritize complaint intakes using the following guidelines:

1. **2 working days (Immediate Jeopardy)** - A situation in which the provider's noncompliance with one or more requirements of participation has caused, or is likely to cause, serious injury, harm, impairment, or death to a resident. Immediate corrective action is necessary.
2. **10 working days (Non-Immediate Jeopardy-High)** - The alleged noncompliance may have caused harm that negatively impacts the individual's mental, physical and/or psychosocial status and are of such consequence to the person's well-being, the SA conducts a rapid response. Usually, specific rather than general information (such as, descriptive identifiers, individual names, date/time/location of occurrence, description of harm, etc.) factors into the assignment of this level of priority. Complaint and incident investigations must be initiated within 10 working days of linking the intake to the RCS Field Unit
3. **20 working days (Non-Immediate Jeopardy-Medium)** - The alleged noncompliance caused or may cause harm that is of limited consequence and does not significantly impair the individual's mental, physical and/or psychosocial status or function. Complaint and incident investigations must be initiated within 20 working days of linking the intake to the RCS Field Unit.
4. **45 working days (Non-Immediate Jeopardy-Low)** - The alleged noncompliance may have caused physical, mental and/or psychosocial discomfort that does not constitute injury or damage. In most cases, an investigation of the allegation can wait until the next onsite survey. Complaint and incident investigations must be initiated within 45 working days of linking the intake to the RCS Field Unit.
5. **90 working days - Complaint investigation** delay may occur if the allegation is general in nature, anonymous, and a scheduled survey is within 90 working days. In general, this is a priority assignment made by the FM, not the CRU. Complaint issues in this category do not meet the criteria for a 2, 10, 20 or 45 working day assignment.
6. **Quality Review** – Assign intakes this priority if an onsite investigation is not necessary. The field conducts an offsite administrative review (e.g., written/verbal communication or documentation) to determine if further action is necessary. The field may review the information at the next onsite survey. Allegations may also receive a "Quality Review" designation if any other report of a more urgent nature has already prompted an investigation of the situation by the Department.

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7. Prioritization of reports should take into consideration the list of ['Immediate Jeopardy and High-Profile Indicators'](#).
8. Priorities are for RCS use only and not divulged to reporters.

T. Processing Law Enforcement Referrals

Background

CRU staff must report to LE all incidents outlined in [RCW 74.34](#), specifically all reports of abuse, neglect, and exploitation of Vulnerable Adults (VAs) or reports containing allegations of a crime against a VA.

Procedure

1. In an emergency, call 911 or the local emergency number immediately. An emergency is any situation that requires immediate assistance from the police, fire department or ambulance.
2. When you call 911, be prepared to answer the call-taker's questions, which may include:
 - a. The location of the emergency, including the street address;
 - b. The nature of the emergency with details pertinent to first responder's actions;
 - c. Your name, role and contact information;
 - d. Collect and document the 911 generated call reference number, the date and time of the 911 call on the CRU intake.
 - e. Do not hang up until the call-taker instructs you to.
3. If the situation is such that the VA's health and safety may be at risk, CRU staff may request LE conduct a welfare check.
 - a. Call the non-emergency phone for the appropriate LE jurisdiction and request a welfare check of the resident/client.
4. For non-emergent situations, when there is no immediate need for law enforcement, proceed with notifying LE when:
 - a. the allegation(s) in the report include possible crimes against a VA;
 - b. a VA may be in danger due to an elopement; or
 - c. CRU must, by statute, report to LE.
 - i. Per [RCW 74.34](#), incidents of physical assault between vulnerable adults, which do not require more than basic first aid, are not required to be reported to a law enforcement agency, unless requested by the VA or his /her legal representative or family member unless:
 - 1) Resulting in an injury to the back, face, head, neck, chest, breasts, groin, inner thigh, buttock, genital or anal area;
 - 2) Resulting in a fracture;
 - 3) There is a pattern of physical assault between the same vulnerable adults; or
 - 4) The incident involved an attempt to choke a vulnerable adult.
5. Refer intakes to the LE where the incident occurred. Determine the LE by using the website '[Police Jurisdiction Lookup](#).'
6. Create the LE referral on the referral tab following instructions in the [STARS manual for CRU](#).

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7. Report any incident that fits the criteria defined in the section labelled '[Processing Law Enforcement \(LE\) Referrals](#),' even if the facility/agency reports informing LE and/or provides a case number.
8. No referral to LE is required if:
 - a. The report is from a LE agency.
 - b. APS, DDA or HCS has already sent a LE referral for the same incident. CRU does not need to send a duplicate LE referral.

U. Processing Referrals to APS

Background

The CRU sends referrals to APS when there is a possibility or an allegation of physical abuse or sexual abuse concerning a resident or client of a facility or agency licensed and/or certified by RCS including Adult Family Homes (AFH), Assisted Living Facilities (ALF), Certified Community Residential Services and Supports (CCRSS) or Supported Living (SL) providers, Enhanced Services Facilities (ESF), Intermediate Care Facility for Individuals with Intellectual Disabilities (ICF/IID) and Nursing Homes (NH).

The CRU also sends referrals to APS when the Alleged Victim (AV) lives in their own home, or when the Alleged Perpetrator (AP) is NOT a provider in a licensed and/or certified setting.

Procedure

1. Send a referral to APS for ANY allegation of sexual or physical abuse, including staff-to-resident and resident-to-resident. The name of the AP is not required when referring to APS.
2. Send a referral to APS for all other allegations when the AP is **not** a resident or facility staff (i.e., family member is alleged to have stolen money from resident).
3. Send a referral to APS for any resident leaving a facility Against Medical Advice (AMA).
4. DO NOT Refer: allegations of provider neglect of a resident; allegations of mental abuse with no physical or sexual abuse component; elopement; allegations that a resident has assaulted a staff; allegations of self-neglect within a facility; allegations of financial exploitation when the AP is a provider.
5. CRU staff will process the intake per current processes, following the approved prioritization process and add a referral to APS regardless of harm to the resident or client or un-substantiation/recanting of the allegation.
6. Follow [MB R20-085—Changes to Residential Care Services Response to Allegations of Abuse under Chapter 74.34 RCW](#).
7. An APS referral is not needed if:
 - a. The report comes from APS.
 - b. The DDA/HCS Incident Reports (IR's) were sent to both RCS and APS.
 - c. The Online Incident Reports (OIRs) was sent to both RCS and APS.

V. Processing Referrals to Agencies Other Than Law Enforcement and APS

Background

When the CRU receives reports that may include information outside RCS jurisdiction, the report may require a referral to other state agencies or facilities utilizing the automatic referral system in STARS, by telephone or by manual fax.

Procedure

Determine if the information provided in the intake warrants a referral to any of the referral types listed below.

Create STARS referrals on the Referral tab following instructions in the STARS manual.

STARS Referrals Include

1. **Medicaid Fraud Control Division (MFCD):** Follow current directive from MFCD. MFCD has STARS access.
2. **Construction Review Services (CRS):** Send a referral regarding any physical/construction related changes to a NH or ALF. Examples include: installing new carpet; building ramps; the addition of a new roof; and/or concerns about the facility having the right permits to do the construction changes.
3. **Department of Children, Youth, and Families (DCYF):** Send a referral when someone reports that a child 17 years old and under may be abused or neglected.
4. **Department of Health (DOH) – Hospitals:** Send a referral for any complaint about treatment at a hospital.
5. **Department of Health (DOH) – Non-Hospital Facilities:** Send a referral for any complaint about treatment at a facility regulated by DOH such as mental health facilities (non-state hospitals), home health clinics, hospice centers, dialysis centers, or any other similar facility.
6. **Labor and Industries (L&I):** Send a referral if there are issues regarding reports of wages, working conditions, child labor, and worker compensation issues.
7. **Labor and Industries (L&I) Division of Safety and Health (DOSH):** Send a referral if there are issues regarding reports of unsafe working conditions (e.g., no ventilation in the kitchen, fridge-leaking Freon, etc.), the need for inspection of electrical work, boilers, elevators, and manufactured homes.
8. **Professional (Prof'I) Licensing Board:** Send a referral when there is an allegation of abuse, neglect, or substandard care by a licensed staff member (i.e., RN, LPN, NAC, NAR, MD, etc.). For Home Care Aides select NAC in the STARS dropdown menu.
9. **State Fire Marshall (SFM):** Send a referral when there are issues regarding fire and life safety at a NH, ALF, ESF and ICF/IID facility. For example, overloading of the electrical system and outlets, issues with the sprinklers, fires, blocked exit doors, and extinguishers out of reach.

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10. **Office of Fraud and Accountability (OFA):** Send a referral when there is an allegation of Electronic Benefits Transfer (EBT) fraud.
11. **RCS Behavioral Health Support Team (BHST):** Send a referral when a facility reporter requests a consultation with the RCS BHST to assist with resident behavioral issues. The facility/agency must agree to the referral and that agreement clearly documented in the body of the referral in STARS.

Telephone or manual fax referrals include:

1. **County Health Department:** Send a referral when there are issues regarding well or sewer issues at a facility or when directed in cases of an outbreak of illness at a facility where the facility has not notified the County DOH.
2. **Local Building Code Enforcement Agency:** Send a referral regarding any physical/construction related changes to an AFH or other concerns regarding housing.
 - a. When making these referrals, document in a CRU NOTE in the Narrative.

W. Processing Complaint Referrals and Priority Changes

Background

CRU is responsible for processing and electronic recording of all RCS field staff requests for referrals, mandated reports, intake information changes and priority changes. This centralized process ensures all complaints/incidents are screened, triaged, and prioritized in a uniform manner and in accordance with CRU policy and Federal/State requirements. RCS field staff primarily communicate requests and changes to CRU using email transmittal sent to cru@dshs.wa.gov. CRU will accept other methods as needed.

Procedure

Referrals

1. Email the following information to the CRU:
 - a. Intake number, facility/agency name, referral type, brief rationale for referral.
 - b. If the referral is for an individual instead of a facility/agency, also include the alleged perpetrator's name, DOB, and DOH license number, if applicable.
 - c. In an emergency to protect residents, the field can immediately refer the complaint/incident to the appropriate referral agency (i.e., LE), but will need to email the CRU with the information in **a** and **b** above and include documentation that the referral has been done.

Mandated Reporting

1. Email the following information to the CRU:
 - a. Reporter first/last name, telephone number (inform CRU if reporter wants to remain anonymous), details regarding "who, what, where and when" of the mandatory report.
2. For mandated reports of immediate jeopardy or high-profile situations during CRU live call hours (Monday through Friday, 8:30 am to 4:30 pm), the RCS staff may choose to speak to a CRU representative personally to file their report.
 - a. CRU staff will accept the report via live call from the RCS staff in these situations.

Intake Information Changes

1. Email the following information to the CRU **prior to linking to a CD in STARS:**
 - a. Intake number, facility/agency name, changes/corrections to be made (i.e., address, telephone number, reporter, facility, AP, AV).
2. Do not change the following types of reports to a QR priority (including but not limited to):
 - a. The suicide of a resident or client.
 - b. The report includes the death of a resident or client and there is suspected abuse or neglect.
 - c. Any incident in which there is actual physical or mental harm. Examples include but are not limited to fractures, head trauma, bruises, loss or impairment of function, pressure ulcers, or other significant injury.

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- d. When the only rationale is that the resident/client is no longer in the facility or receiving care from the provider because of hospitalization, transfer, or discharge.
- e. Any incident in which the reporter is a public reporter and requests follow-up.

Priority change requests:

1. The FM will email any priority change requests to the CRU inbox. All priority requests will include the intake number, the new priority, and a rationale for the change.

Example: Please change the priority on the above referenced intake from 10-WD to 20-WD.

Rationale: The facility report provides information to conclude there was no actual harm, the potential harm would not significantly impair the resident, and this is a situation that is not likely to recur to the resident or other residents.

2. Each change requested requires a separate email per intake number. Intakes from public reporters who request a POL cannot be assigned a QR priority.

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X. [Creating Confidential Intakes](#)

Background

1. CRU receives reports that include complaints regarding DSHS employees.
2. Reports involving complaints regarding DSHS employees must remain confidential.

Procedure

1. When reviewing received reports and it is identified there are allegations against a DSHS employee:
 - a. Do not include the confidential information in the STARS intake.
 - b. Identify any related STARS intake numbers.
 - c. Identify the reporter, date of the complaint, and contact information for the reporter.
 - d. Copy the allegation regarding the employee and paste into a [CRU Confidential Report](#) form.
2. Determine the appropriate Division/Agency using an Outlook search and place a check in the box on the form.
3. Email the completed [CRU Confidential Report](#) form to the CRU Manager and Supervisor.
4. The CRU Manager validates the appropriate Division/Agency and emails the report to the appropriate appointing authority.

Y. Extenuating Circumstances

Background

Per State Operations Manual (SOM) - [Chapter 5 - Complaint Procedures](#) Section 5070 - Priority Assignment for Nursing Homes, Deemed and Non-Deemed Non-Long Term Care Providers/Suppliers:

1. An assessment of each complaint or incident intake must be made by an individual who is professionally qualified to evaluate the nature of the problem based upon their knowledge of Federal requirements and their knowledge of current clinical standards of practice. In situations where a determination that immediate jeopardy may be present and ongoing, the department is required to start the on-site investigation within two working days of receipt of the complaint or incident report. In a complaint or a survey related to a report of a patient death associated with use of restraint or seclusion, the department requires a completed five working day investigation, for the Regional Office (RO) authorization for investigation. Prioritize all non-immediate jeopardy situations, the complaint/incident within two working days of its receipt, unless there are extenuating circumstances that impede the collection of relevant information.

Procedure

1. Extenuating Circumstances will be defined as:
 - a. No facility or residence noted in the report; or
 - b. No name of AV and AP for a report where the participants information would be critical to proceed with the investigation and no allegation; or
 - c. CRU computer systems essential for intake completion inaccessible for more than 1 hour; or
 - d. Suspension of operations per [DSHS administrative policy](#).
2. If the report contains information, which would necessitate an investigation, critical information is missing (see above) and the 2-day timeline has expired, consult a supervisor, and develop a plan on how to proceed.
3. If determined by the Supervisor/Manager it is necessary to continue attempts to gather information, they can only approve an additional 24 hours. If attempts are unsuccessful to gather and clarify the necessary information to prioritize an intake, follow the process defined in the section labelled '[Reports Not Created/Non-Intakes](#).'

Z. Processing Returned CRU Letters

Background

1. At a request for follow-up, CRU staff are responsible for sending the CRU letter to the public reporter.
2. The letters return to CRU when the letters are undeliverable by the US Postal Service (USPS).

Procedure

1. Open the letter to find the assigned intake identification number, listed on the bottom of the CRU letter under: “The Intake number assigned to your concern is _____.”
2. Open the intake in STARS and click on the Participants tab to identify the reporter.
3. Call the reporter back at their listed phone number.
 - a. Ask to speak with the reporter by name. If the reporter identifies himself or herself, introduce yourself and state where you are calling from.
 - b. Inform the reporter of their returned letter to CRU.
 - c. Verify the reporter’s mailing address. If the address in STARS was incorrect, update the reporter’s mailing address in STARS.

NOTE: Sometimes mail sent to an anonymous reporter is undeliverable. In this case, offer to send the letter via e-mail so the reporter can stay anonymous.

4. Print a new letter for the reporter with their updated mailing address or e-mail the reporter a new letter at their provided e-mail address.
5. E-mail the Field Manager (FM) and provide the FM with the reporter’s updated mailing address or e-mail address.

EXAMPLE: In the subject line of the e-mail, write “Additional information for intake ID _____, [facility name], [priority], linked on [linked date]” and provide the reporter’s mailing or e-mail address in the body of the e-mail.

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Part II: Resources and Forms

A. Maximum Time Frames for Onsite Investigation (CMS Standards)

Onsite within 2 working days of receipt	Onsite within 10 working days of prioritization	Onsite within 20 working days of prioritization	Onsite within 45 working days of prioritization	Onsite within 90 working days of prioritization	Administrative Review (Quality Review)
Immediate Jeopardy (IJ)	Non-IJ (High)	Non-IJ (Medium)	Non-IJ (Low)		
<p>A situation in which the provider’s noncompliance with one or more requirements of participation has caused, or is likely to cause, serious injury, harm, impairment, or death to a resident.</p> <p>ANY unexpected death in a facility.</p> <p>Immediate corrective action is necessary.</p>	<p>The alleged noncompliance may have caused harm that negatively impacts the individual’s mental, physical and/or psychosocial status and are of such consequence to the person’s well-being that a rapid response by the SA is indicated. Usually, specific rather than general information (such as descriptive identifiers, individual names, date/time/location of occurrence, description of harm, etc.) factors into the assignment of</p>	<p>The alleged noncompliance caused or may cause harm that is of limited consequence and does not significantly impair the individual’s mental, physical and/or psychosocial status or function.</p>	<p>The alleged noncompliance may have caused physical, mental and/or psychosocial discomfort that does not constitute injury or damage. In most cases, an investigation of the allegation can wait until the next onsite survey.</p>	<p>Complaint investigation may be delayed if the allegation is general in nature, anonymous, and a survey is scheduled within 90 working days. In general, this is a priority assignment made by the field manager (FM), not the CRU. Complaint issues in this category do not meet the criteria for a 2, 10, 20 or 45</p>	<p>Intakes are assigned this priority if an onsite investigation is not necessary. The field conducts an offsite administrative review (e.g., written/verbal communication or documentation) to determine if further action is necessary. The field may review the information at the next onsite survey.</p> <p>Allegations may also receive a “Quality</p>

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	this level of priority.			working day assignment.	Review” designation if any other report of a more urgent nature has already prompted an investigation of the situation by the Department.
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B. Allegation Categories

STARS Allegations		
	Allegation Categories	Allegation Description
1	Resident/Patient/Client abuse	Per RCW 74.34-physical, mental, sexual, resident to resident, staff to resident
2	Resident/Patient/Client neglect	Per RCW 74.34-serious disregard of the consequences to the resident that presented a clear and present danger (failure to prevent/treat pressure sores, not giving medication, failure to follow care plan resulting in harm to the resident)
3	Misappropriation of property (Financial Exploitation)	Per RCW 74.34-stealing/borrowing money/possessions, asking for or taking loans, using a resident's services, and not paying for them
4	Injury of unknown origin	Suspicious Injuries of unknown source
5	Restraints/Seclusion - Death	Death associated with chemical, physical restraints, or seclusion
6	Restraints/Seclusion - General	Use of chemical, physical restraints, or seclusion/isolation
7	Resident/Patient/Client Rights	Violation of civil, legal, or resident rights
8	Admission, transfer, and Discharge Rights	Admission/Transfer/Discharge issues
9	Death - General	Deaths required to be reported-sudden unanticipated death of an otherwise healthy individual, after an accident or a severe illness
10	Quality of Life	Care and environmental issues related to dignity
11	Quality of care/treatment	Care and services in accordance with care plans
12	Accidents	Accidents through no fault of provider or staff
13	Dental Services	Routine and emergency dental care

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14	Dietary Services	Food safe, nourishing, palatable & well balanced, sufficient supply
15	Nursing Services	Nursing services provided per regulation and care plan
16	Pharmaceutical services	Resident/client medication services
17	Physician services	Care and services from health care provider
18	Rehab services	Physical, occupational, speech therapy
19	Educational services	School, training, active treatment (ICF only)
20	Other Services	Services not identified in 13 - 19
22	Physical environment	Safe, functional, and sanitary living conditions
23	Infection control	Prevent development and transmission of disease
24	Resident/Patient/Client Assessment	Required assessments are completed
25	Administration/Personnel	Facility Operation in regulatory compliance
26	Fraud/False Billing	Billing irregularities
29	Falsification of Records/Reports	Documentation omissions and/or inaccuracies
30	Unqualified personnel	Employee background or training issues
31	State monitoring	Violations discovered during monitoring visits
34	Fatality/transfusion fatality	Unanticipated/unexplained death
35	State licensure	No valid license
36	Other	Any issue not otherwise described
37	Life safety code	Compliance with Fire Marshal regulations, city/county building codes
99	No alleged violation	No violation given

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C. CRU Confidential Report

Report prepared by:	Alleged Employee(s):
Date & Time Report Received:	Division: <input type="checkbox"/> RCS <input type="checkbox"/> HCS <input type="checkbox"/> DDA
STARS Intake ID (s):	
Reporter Name:	Contact Information:
Allegation/Complaint	
Route to:	
RCS	HCS
<input type="checkbox"/> Director	<input type="checkbox"/>
<input type="checkbox"/> Office Chief of Field Operations	Date:
<input type="checkbox"/> Region (<u> </u>) Regional Administrator	DDA
<input type="checkbox"/> Other:	<input type="checkbox"/>
Date:	Date:

D. Immediate Jeopardy and High-Profile Indicators

1. IMMEDIATE JEOPARDY INDICATORS:

- No one at the AFH answering door, residents observed inside alone.
- AFH residents alone without qualified caregivers.
- Caregiver under influence of alcohol/drugs.
- AFH residents without food, water, and shelter.
- AFH residents residing in basements with no fire escape or windows.
- Unlicensed AFH.
- Any type of sexual allegation.
- Any facilities' utilities shut off.
- AFH in foreclosure without notification to state agency.
- Any facility with life-threatening electrical hazards.
- Residents with multiple unexplained bruises of varying sizes, color, and location.
- Residents with multiple untreated stage 3 – 4 pressure ulcers and/or deep tissue injury.
- Any report of resident burns.
- Residents missing and not found, in danger or found dead.
- Unexpected resident death.
- Residents in grave danger because they have no medication or necessary treatments, such as oxygen with resultant bad outcomes (diabetic reactions, aspiration, choking, turning purple, or air hunger).
- Residents whose code status is not followed with a negative outcome (no code with resulting death (no CPR/911)).
- Residents restrained with side rails, wrist, and body restraints, with outcome such as death, serious injury, and/or strangulation.
- Fires resulting in remarkable facility damage, resident injury, and resident evacuation.
- Any type of facility evacuations.
- Any resident accidents that cause a resident death.
- Any resident deaths where coroner was contacted.
- Residents verbally and physically abused with remarkable physical and psychological injury and no facility protection.
- Children and/or non-trained workers providing care and services.
- Abused family members in AFHs.
- Visitors abusing residents and no facility protection.
- Suicide.
- Any type of illness outbreak that affects multiple residents (staph, e-coli, MRSA, hepatitis A, foodborne illnesses).
- Staff walking out of the facility/strikes.
- Lack of staffing that leaves multiple residents without care/meds/treatments.

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- Residents starting fires and no facility resident protection.
- Residents smoking with oxygen.
- Residents falling down stairwells with no facility protection.
- Residents locked in their room, doors tied shut.
- AFH with meth lab or other illegal substance use.

2. HIGH PROFILE INDICATORS:

- ◆ Firearms in facility.
- ◆ Any allegations about state employees, investigator, surveyors, and managers.
- ◆ Allegations that newspapers have been contacted about the care and services of any facility.
- ◆ Allegations that the Governor has been contacted about the care and services of any facility.

Part III: [Appendices](#)

A. [Glossary of Terms](#)

Abandonment – As defined in [Chapter 74.34 RCW](#), means the action or inaction by a person or entity with a duty of care for a vulnerable adult that leaves the vulnerable adult without the means or ability to obtain necessary food, clothing, shelter, or healthcare.

Abuse – As defined in [Chapter 74.34 RCW](#), means the willful action or inaction that inflicts injury, unreasonable confinement, intimidation, or punishment on a vulnerable adult. In instances of abuse of a vulnerable adult who is unable to express or demonstrate physical harm, pain, or mental anguish, the abuse is presumed to cause physical harm, pain, or mental anguish. Abuse includes sexual abuse, mental abuse, physical abuse, and personal exploitation of a vulnerable adult, and improper use of restraint against a vulnerable adult.

Agency – State agency

Allegation – A statement (claim, assertion, witnessing) or an indication made by someone (regardless of capacity or decision-making ability) indicating abuse, neglect, exploitation, or misappropriation (financial exploitation) of a vulnerable adult’s property may have occurred and as such requires a thorough investigation.

Alleged Perpetrator – means the individual(s) perpetrating the alleged abuse, neglect, financial exploitation or other non-compliance with regulatory requirements.

Alleged Victim – means the vulnerable adult(s) identified in the report as allegedly being abused, neglected, financially exploited or the subject of non-compliance with regulatory requirements.

Basic necessities of life – This means food, water, shelter, clothing, and medically necessary health care, including but not limited to health-related treatment or activities, hygiene, oxygen, and medication. [WAC 388-103-0001\(5\)](#).

Chemical restraint – As defined in [Chapter 74.34 RCW](#), means the administration of any drug to manage a vulnerable adult’s behavior in a way that reduces safety risk to the vulnerable adult or others, has a temporary effect of restricting the vulnerable adult’s freedom of movement, and is not standardized treatment for the vulnerable adult’s medical or psychiatric condition

Complaint – A report communicated to Residential Care Services’ (RCS) Complaint Resolution Unit (CRU) by anyone NOT acting as an administrator or designee for a provider licensed or certified by RCS. The report alleges abuse, neglect, exploitation, or misappropriation of property (financial exploitation) for one or more vulnerable adult. The reporter could be a vulnerable adult, a family member, a health care provider, a concerned citizen, other public agencies, or a mandated or permissive reporter. Report sources may be verbal or written.

Confidential information – A type of information that is protected by state or federal laws, including information about vulnerable adults, DSHS clients, employees, vendors or contractors, and agency systems that is unavailable to the public without legal authority.

Consent – means express written consent granted after the vulnerable adult or his or her legal representative has been fully informed of the nature of the services to be offered and that the receipt of services is voluntary.

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Date assigned to field – is the date the CRU staff ‘linked’ the intake to the appropriate regional office via the administrative assistant, completing CRU’s responsibility for the development of the intake.

Department – This term refers to the Washington state Department of Social and Health Services (DSHS).

Duty of care – This includes:

- (a) A guardian or conservator appointed under [chapter 11.88 RCW](#) or [chapter 11.130 RCW](#);
- (b) An agent granted authority under a power of attorney as described under [chapter 11.125 RCW](#);
or
- (c) A person providing the basic necessities of life to a vulnerable adult where:
 - (1) The person is employed by or on behalf of the vulnerable adult; or
 - (2) The person voluntarily agrees to provide, or has been providing, the basic necessities of life to the vulnerable adult on a continuing basis.

Facility/home/provider – Refers to the following statutes: [RCW 74.34.020\(5\)](#), these terms refer to a residence licensed or certified under [Chapter 18.20 RCW](#) (Assisted Living Facilities); [Chapter 70.97 RCW](#) (Enhanced Services Facilities); [Chapter 18.51 RCW](#) (Nursing Homes); [Chapter 70.128 RCW](#) (Adult Family Homes); [Chapter 72.36 RCW](#) (Soldiers’ Homes); or [Chapter 71A.20 RCW](#) (Residential Habilitation Centers); or any other facility licensed or certified by the Department.

Financial exploitation – As defined in [Chapter 74.34 RCW](#), means the illegal or improper use, control over, or withholding of the property, income, resources, or trust funds of the vulnerable adult by any person or entity for any person’s or entity’s profit or advantage other than for the vulnerable adult’s profit or advantage. "Financial exploitation" includes, but is not limited to:

- a. The use of deception, intimidation, or undue influence by a person or entity in a position of trust and confidence with a vulnerable adult to obtain or use the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult;
- b. The breach of a fiduciary duty, including, but not limited to, the misuse of a power of attorney, trust, or a guardianship appointment, that results in the unauthorized appropriation, sale, or transfer of the property, income, resources, or trust funds of the vulnerable adult for the benefit of a person or entity other than the vulnerable adult; or
- c. Obtaining or using a vulnerable adult’s property, income, resources, or trust funds without lawful authority, by a person or entity who knows or clearly should know that the vulnerable adult lacks the capacity to consent to the release or use of his or her property, income, resources, or trust funds.

Financial institution – has the same meaning as in [RCW 30A.22.040](#) and [30A.22.041](#). For purposes of this chapter only, "financial institution" also means a "broker-dealer" or "investment adviser" as defined in [RCW 21.20.005](#).

Health care – The care, services or supplies related to the health of a vulnerable adult, including, but not limited to, preventative, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care, counseling for a physical or mental condition, a prescribed drug, device, or equipment.

Home – A generic term used to describe an adult family home in the State of Washington.

Hospital – means a facility licensed under [Chapter 70.41 RCW](#), [71.12 RCW](#), or [72.23 RCW](#) and any employee, agent, officer, director, or independent contractor thereof.

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Improper use of restraint – As defined in [Chapter 74.34 RCW](#), means the inappropriate use of chemical, physical, or mechanical restraints for convenience or discipline or in a manner that: (i) Is inconsistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under [Chapter 71A.12 RCW](#); (ii) is not medically authorized; or (iii) otherwise constitutes abuse under this section.

Incident – An official notification communicated to RCS’s CRU from a self-reporting provider/provider representative that RCS licenses or regulates. Owners, operators, and managers of facilities must self-report incidents and/or allegations of vulnerable adult abuse, abandonment, financial exploitation, sexual abuse, physical abuse, mistreatment, or neglect as outlined in [Chapter 74.34 RCW](#), Abuse of Vulnerable Adults. Nursing homes must also report vulnerable adult injuries of unknown origin and any other requirements outlined in [WAC 388-97](#) (Nursing Homes).

Individual provider – means a person under contract with the department to provide services in the home under [Chapter 74.09 RCW](#) or [74.39A RCW](#).

Initiate a response - are various activities taken by the CRU staff after ‘knowledge’ of a report such as conducting research, calling the reporter, discussing the report with the supervisor, and creating an intake in STARS.

Initiation – means the first date of the investigation.

Interested person – means a person who demonstrates to the court's satisfaction that the person is interested in the welfare of the vulnerable adult, that the person has a good faith belief that the court's intervention is necessary, and that the vulnerable adult is unable, due to incapacity, undue influence, or duress at the time the petition is filed, to protect his or her own interests.

Knowledge – is defined as the date the complaint is received Monday-Friday, 8:00am to 5:00pm, or the first working day after a holiday weekend.

Legal representative—A generic term which includes the resident representatives who act on behalf of the resident concerning care and services provided by the facility, home, or provider. This would include power of attorney, surrogate decision-maker, guardian, or any other person authorized by law to act for another person.

Linked – is the date the CRU assigned the complaint intake to the regional field office. Only de-linking can modify the intake.

Long-term care facility – As defined in [RCW 70.129.010\(3\)](#), this term refers to a facility licensed or is required to be licensed under [Chapter 18.20 RCW](#) (Assisted Living Facilities), [Chapter 70.97 RCW](#) (Enhanced Services Facilities), [Chapter 72.36 RCW](#) (Soldiers’ and Veterans’ Homes), or [Chapter 70.128 RCW](#) (Adult Family Homes).

Long-term care workers – includes all persons providing paid, personal care services for the elderly or persons with disabilities, including individual providers of home care services, direct care workers employed by home care agencies, providers of home care services to persons with developmental disabilities under Title [71A RCW](#), all direct care workers in state-licensed assisted living facilities, adult family homes, respite care providers, community residential service providers, and any other direct care staff providing home or community-based services to the elderly or persons with functional disabilities or developmental disabilities.

Mandated reporter – As defined in [RCW 74.34.020\(8\)](#), this is an employee of the Department; law enforcement; social worker; professional school personnel; individual provider; an employee of a

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facility; an operator of a facility; an employee of a social service, welfare, mental health, adult day health, adult day care, home health, home care or hospice agency; county coroner or medical examiner; Christian Science practitioner; or health care provider subject to [Chapter 18.130 RCW](#).

Mechanical restraint – As defined in [Chapter 74.34 RCW](#), means any device attached or adjacent to the vulnerable adult's body that he or she cannot easily remove that restricts freedom of movement or normal access to his or her body. "Mechanical restraint" does not include the use of devices, materials, or equipment that are (a) medically authorized, as required, and (b) used in a manner that is consistent with federal or state licensing or certification requirements for facilities, hospitals, or programs authorized under [Chapter 71A.12 RCW](#).

Medicaid Fraud Control Division (MFCD) – This statewide division is based in Olympia and includes a branch of four staff in Spokane to focus on Eastern Washington. MFCD investigates and prosecutes the criminal abuse and neglect of vulnerable adults in Medicaid-funded facilities and fraud perpetrated by health care providers against the Medicaid system.

Mental abuse – As defined in [Chapter 74.34 RCW](#), means a willful verbal or nonverbal action that threatens, humiliates, harasses, coerces, intimidates, isolates, unreasonably confines, or punishes a vulnerable adult. Mental abuse may include ridiculing, yelling, or swearing.

Neglect – As defined in [Chapter 74.34 RCW](#), means (a) a pattern of conduct or inaction by a person or entity with a duty of care that fails to provide the goods and services that maintain physical or mental health of a vulnerable adult, or that fails to avoid or prevent physical or mental harm or pain to a vulnerable adult; or (b) an act or omission by a person or entity with a duty of care that demonstrates a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to the vulnerable adult's health, welfare, or safety, including but not limited to conduct prohibited under [RCW 9A.42.100](#).

Participant – means any or all individuals who are participants in an intake.

Permissive reporter – means any person, including but not limited to, employee of a financial institution, attorney, or volunteer in a facility or program providing services for vulnerable adults.

Personal exploitation – As defined in [Chapter 74.34 RCW](#), means an act of forcing, compelling, or exerting undue influence over a vulnerable adult causing the vulnerable adult to act in a way that is inconsistent with relevant past behavior, or causing the vulnerable adult to perform services for the benefit of another.

Physical abuse – As defined in [Chapter 74.34 RCW](#), means the willful action of inflicting bodily injury or physical mistreatment. Physical abuse includes, but is not limited to, striking with or without an object, slapping, pinching, choking, kicking, shoving, or prodding.

Physical restraint – As defined in [Chapter 74.34 RCW](#), means the application of physical force without the use of any device, for the purpose of restraining the free movement of a vulnerable adult's body. "Physical restraint" does not include (a) briefly holding without undue force a vulnerable adult in order to calm or comfort them, or (b) holding a vulnerable adult's hand to safely escort them from one area to another.

Practitioner – The term includes a licensed physician, osteopathic physician, podiatric physician, pharmacist, licensed practical nurse, registered nurse, advanced registered nurse practitioner, dentist, and physician assistant. Refer to [Chapter 69.41 RCW](#) for a complete listing of practitioners.

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Priority definitions – For both complaints and incidents, the period of actual time by when those investigations shall be initiated on-site within a specified number of days from receipt in the RCS’s Regional units (See [Ch. 4](#) for more information):

- **2-working days** – This is an allegation of a life-threatening situation that has caused, or is at risk of causing, substantial harm of such consequence urgent intervention is necessary.
 - **10-working days** – This is an allegation of a situation that has caused harm, injury, or impairment to the vulnerable adult. A timely response is indicated because the situation is present and ongoing, or there is high potential for reoccurrence of the incident.
 - **20-working days** – This is an allegation of a situation that is not likely to reoccur, but if it did, would pose a risk of potential harm to a vulnerable adult. The provider/facility may have investigated the situation and initiated corrective action. Investigation by RCS is required because of the need to determine whether the provider’s systems are intact.
 - **45-working days** – This is an allegation of a situation that commonly involves the failure to provide general care and services. The vulnerable adult has experienced no more than discomfort, and no significant impairment to physical, mental, or safety status.
 - **90-working days** – Complaint investigation may be delayed if the allegation is general in nature, anonymous, and a survey/inspection is scheduled within 90 working days. In general, this is a priority assignment made by the Field Manager, not by the CRU. Complaint issues in this category do not meet the criteria for a 2, 10, 20, or 45 working days assignment.
 - **Quality review** – This is a reported allegation where the provider appears to have taken appropriate action in response to the situation, and measures have been instituted by the provider to prevent reoccurrences. All appropriate parties have been notified, including professional licensing boards (if appropriate). Allegations may also receive a “Quality Review” designation if another report of a more urgent nature has already prompted an investigation of the situation by the Department. (On-site investigation is not indicated by this intake).
-

Protective Services – means any services provided by the department to a vulnerable adult with the consent of the vulnerable adult, or the legal representative of the vulnerable adult, who has been abandoned, abused, financially exploited, neglected, or in a state of self-neglect. These services may include, but are not limited to case management, social casework, home care, placement, arranging for medical evaluations, psychological evaluations, day care, or referral for legal assistance.

Provider – a) any individual or entity that provides services to DSHS, OR b) a person, group, or facility that provides services. RCS providers include Adult Family Homes, Assisted Living Facilities, Certified Supported Living providers, Enhanced Services Facilities, ICF/IID facilities and Nursing Homes.

Received date – is the date the report was received by the hotline, the date the email or fax was received in Perceptive Content Inbox, the date the CRU staff spoke to a live caller or the date the CRU received a letter from the US Postal Service.

Referral – when a report includes other jurisdictions outside of RCS, including but not limited to APS, DOH, DOL, MFCD, law enforcement. Send the intake to the other agency as a referral.

Relationship – means the participant’s connection to the alleged victim.

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Reporter – means the individual making the report of alleged abuse, neglect, financial exploitation, or other non-compliance with regulatory requirements to the CRU. Reporter types are *Public, Facility, Law Enforcement or Anonymous*.

- **Public** – are **generally** residents or clients, family of residents or clients, DSHS staff, DDA staff, Long Term Care Ombudsman staff, facility staff when it is clear they are not making an official facility report or are reporting as whistle blowers, hospital staff, and teachers.
 - **Facility** – are **generally** facility or agency Administrators or other management staff making a report as the official “facility” or provider report, staff who leave the facility/agency phone number and give permission to call them back, staff who state they reported their call to the hotline to their management.
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Requirement – Any structure, process, or outcome that is required by law or regulation.

Research – means research conducted in any available database or ancillary program to determine vital information needed in order to determine appropriate avenue to process report and/or to create an intake in STARS.

Self-neglect – As defined in [Chapter 74.34 RCW](#), means the failure of a vulnerable adult, not living in a facility, to provide for himself or herself the goods and services necessary for the vulnerable adult's physical or mental health, and the absence of which impairs or threatens the vulnerable adult's well-being. This definition may include a vulnerable adult who is receiving services through home health, hospice, or a home care agency, or an individual provider when the neglect is not a result of inaction by that agency or individual provider.

Sexual Abuse – As defined in [Chapter 74.34 RCW](#), means any form of nonconsensual sexual conduct, including but not limited to unwanted or inappropriate touching, rape, sodomy, sexual coercion, sexually explicit photographing, and sexual harassment. Sexual abuse also includes any sexual conduct between a staff person, who is not also a resident or client, of a facility or a staff person of a program authorized under [Chapter 71A.12 RCW](#) vulnerable adult living in that facility or receiving service from a program authorized under [Chapter 71A.12 RCW](#), whether or not it is consensual.

Social worker – means (a) A social worker as defined in [RCW 18.320.010\(2\)](#); or (b) anyone engaged in a professional capacity during the regular course of employment in encouraging or promoting the health, welfare, support, or education of vulnerable adults, or providing social services to vulnerable adults, whether in an individual capacity or as an employee or agent of any public or private organization or institution.

Supported living – Certified providers offer instructions and supports in client homes which may vary from a few hours per month to 24 hours of one-on-one support per day. Clients pay for their own rent, food, and other personal expenses. DDA pays for residential services provided to clients under Department contract at the contracted rate. DDA may also contract with providers for crisis diversion and community protection services.

Supported living services – Residential services provided to clients living in their own homes in the community, which are owned, rented, or leased by the clients or their legal representatives.

Vulnerable adult – Comprehensively defined in [RCW 74.34.020](#), includes a person:

- a) Sixty years of age or older who has the functional, mental, or physical inability to care for himself or herself; or
 - b) Subject to a guardianship under [RCW 11.130.265](#) or adult subject to conservatorship under [RCW 11.130.360](#); or
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- c) Who has a developmental disability as defined under [RCW 71A.10.020](#); or
 - d) Admitted to any facility; or
 - e) Receiving services from home health, hospice, or home care agencies licensed or required to be licensed under [Chapter 70.127 RCW](#); or
 - f) Receiving services from an individual provider; or
 - g) Who self-directs his or her own care and receives services from a personal aide under [Chapter 74.39 RCW](#).
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B. Acronym List

ACES	Automated Client Eligibility System
ACTS	ASPEN Complaints/Incidents Tracking System
ADSA	Aging and Disability Services Administration
AFH	Adult Family Homes
AKA	Also known as
ALF	Assisted Living Facilities
ALTSA	Aging and Long-Term Support Administration
AMA	Against Medical Advice
AP	Alleged Perpetrator
APS	Adult Protective Services
ASPEN	Automated Survey Processing Environment System
AV	Alleged Victim
AWA	ADSA Web Access
BHST	Behavioral Health Support Team
CARE	Comprehensive Assessment and Reporting Evaluation System
CC	Carbon Copy (in emails)
CCRSS	Certified Community Residential Services and Supports
CD	Compliance Determination
CMS	Center for Medicare and Medicaid Services
COVID	Coronavirus Disease
CPR	Cardiopulmonary Resuscitation
CRU	Complaint Resolution Unit
DCYF	Department of Children, Youth, and Families (formerly Child Protective Services or CPS)
DDA	Developmental Disabilities Administration
DOB	Date of birth
DOH	Department of Health
DOSH	Division of Safety and Health (Labor and Industries)
DSHS	Department of Social and Health Services
EBT	Electronic Benefits Transfer
e-CFR	Electronic Code of Federal Regulation
ESF	Enhanced Services Facilities
FM	Field Manager
FMS	Facility Management System Federal Monitoring Survey
HCS	Home and Community Services
HSQA	Health Systems Quality Assurance

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ICF/IID	Intermediate Care Facilities for Individuals with Intellectual Disabilities
ID	Identification
IJ	Immediate Jeopardy
IR	Incident Report
LE/LLE	Law Enforcement/Local Law Enforcement
L&I	Labor and Industries
LHJ	Local Health Jurisdiction
LPN	Licensed Practical Nurse
LTC	Long-Term Care
LTCO	Long-Term Care Ombuds
LTCOP	Long-Term Care Ombuds Program
MB	Management Bulletin
MD	Medical Doctor
MFCDD	Medicaid Fraud Control Division
MRSA	Methicillin-resistant Staphylococcus Aureus
NAC	Nursing Assistant Certified
NAR	Nursing Assistant Registered
NH	Nursing Homes
OFA	Office of Fraud and Accountability
OIR	Online Incident Reports
OPP	Operating Principles and Procedures
PC	Perceptive Content
POL	Public Outcome Letter
QR	Quality Review
RCS	Residential Care Services
RCW	Revised Code of Washington
RN	Registered Nurse
RO	Regional Office
SA	State Agency
SER	Service Episode Record
SL	Supported Living
SOM	State Operations Manual
SOP	Standard Operating Procedures
SSS3/SSS4	Social Services Specialist 3 / Social Services Specialist 4
STARS	Secure Tracking and Reporting System
VA	Vulnerable Adult
WAC	Washington Administrative Code
WD	Working Day

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C. [Change Log](#)

Eff. Date	Chapter/ Section #	Description of Change	Reason for Change	Communication and Training Plan
05/12/2023	Full Chapter	Updated to new format	Provide for easier navigation	MB R23-045
07/2022	Full Chapter	Updated with new systems; pandemic response, deleted obsolete chapters	Conversion to STARS and Perceptive Content	MB R22-056
03/2021	4A22	Conversion from SOP to chapter format Chapter # issued (3)	RCS transition to chapter format: all SOPs and staff manuals	SOPs reviewed with CRU staff
03/2019	Full Chapter	All Sections	Updated to reflect current CRU practice	MB R19-046 SOPs reviewed with CRU staff
03/2016	Full Chapter	All Sections	All SOPs, forms & resources are to be captured in a formal RCS Chapter format	MB R16-022 SOPs posted on Q- Sure Posted for employee review
01/2016	Full Chapter	SOP conversion to chapter format Chapter number issued (4)	RCS transitioning to chapter format	Posted for on-line review
03/2015 thru 09/2015	Full Chapter		N/A	Procedures reviewed with CRU staff and training provided.
11/2014	Full Chapter	OPP conversion to SOPs	Needed field staff review and feedback	Provided draft to field for feedback
02/2014 thru 10/2014	Full Chapter	Procedure developed into a formal process of Operating Principles and Procedures (OPPs) and Standard Operating Procedures (SOPs)	Needed clear and consistent direction for CRU staff	

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