

Monterey County Behavioral Health Policy and Procedure

Policy Number	720
Policy Title	Alcohol and Other Drug (AOD) Programs – Residential Alcoholism or Drug Abuse Recovery or Treatment Facilities
References	See each specific subsection for applicable references
Effective	May 22, 2014

1 PURPOSE

2 The purpose of Monterey County Behavioral Health (MCBH) Policy 720 – Alcohol and Other Drug

- 3 (AOD) Programs Residential Alcoholism or Drug Abuse Recovery or Treatment Facilities is to
- 4 ensure compliance with all pertinent Federal, State, and local laws and regulations pertaining to the

5 operation of residential treatment facilities in Monterey County. This policy primarily references

6 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1-4 but is not meant to

7 exclude any and all other laws, statutes, and regulations pertinent to the operation of DUI treatment

8 programs.

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10 Policy 720 comprises of the following subsections:

- 11 I. Definitions of Licensure
- 12 II. Authority for Licensure and Requirements for Licensure
- 13 III. Licensure of Integral Facilities
- 14 IV. Prohibition Against False Claims Regarding Licensure
- 15 V. <u>Requirements to Post License</u>
- 16 VI. <u>Alteration of License</u>
- 17 VII. Adherence to Express Conditions of Licensure
- 18 VIII. <u>Who May Apply for Licensure</u>
- 19 IX. Requirements to Submit New Application for Licensure
- 20 X. <u>Types of Deficiencies</u>
- 21 XI. Investigation of Complaints Regarding Unlicensed Facilities
- 22 XII. Investigation of Complaints Regarding Licensed Facilities
- 23 XIII. Licensing Compliance Reviews
- 24 XIV. <u>Reporting Requirements</u>
- 25 XV. <u>Regarding Finances</u>
- 26 XVI. Accountability
- 27 XVII. Personnel Requirements
- 28 XVIII. <u>Personnel Record Requirements</u>
- 29 XIX. Admissions Requirements
- 30 XX. <u>Resident Health Screening</u>
- 31 XXI. <u>Resident Records</u>
- 32 XXII. Personal Rights
- 33 XXIII. <u>Telephone Service in Facilities</u>
- 34 XXIV. <u>Transportation</u>

35	XXV.	Health-Related Services
36	XXVI.	Food Services
37	XXVII.	Activities at Facilities
38	XXVIII.	Alteration to Existing or New Facilities
39	XXIX.	Buildings and Grounds of Facilities
40	XXX.	Outdoor and Indoor Activity Space of Facilities
41	XXXI.	Storage Space at Facilities
42	XXXII.	Fixtures, Furniture, Equipment, and Supplies at Facilities
43	XXXIII.	Requirements for Waivers in Order to Treat Adolescents in Adult Facilities
44	XXXIV.	Limitations on Capacity of Facilities in Relation to Waivers to Treat Adolescents in Adult
45		<u>Facilities</u>
46	XXXV.	Who May Apply for a Waiver to Treat Adolescents, Content of Request for Waiver, and
47		Documentation to be Submitted with Waiver
48		Voluntary Surrender of Waivers to Treat Adolescents
49	XXXVII.	Termination of Waivers to Treat Adolescents
50	XXXVIII	
51	XXXIX.	Consent of Authorized Representatives for Admission of Adolescents to Adult Facilities
	XL.	Staffing Requirements for Facilities with Waivers to Serve Adolescents
	XLI.	Development of Needs and Services Plans for Adolescents
54	XLII.	Buildings and Grounds of Adult Facilities with Waivers to Serve Adolescents
	XLIII.	Discipline Policies and Procedures of Adult Facilities with Waivers to Serve Adolescents
	XLIV.	Removal/Discharge of Adolescents from Facilities
57	XLV.	Personnel Records of Staff Providing Services to Adolescent Facilities with Waivers to
58		Serve Adolescents
59	XLVI.	Regarding Records of Adolescent Residents in Facilities with Waivers to Serve
60		Adolescents
	XLVII.	Records of Mandatory Reports Required for Facilities with Waivers to Serve Adolescents
	XLVIII.	Reviewing Criminal Records of Staff Employed by Facilities with Waivers to Serve
63		Adolescents
	XLIX.	Fingerprinting Staff Employed by Facilities with Waivers to Serve Adolescents
	L.	Review of Criminal History Summaries of Staff Employed by Adult Facilities with Waivers
66		to Serve Adolescents
67	LI.	Monitoring of Subsequent Conviction Data for Staff Employed by Adult Facilities with
68		Waivers to Serve Adolescents
69	LII.	Storage of Criminal History Summaries of Staff Employed by Adult Facilities with Waivers
70		to Serve Adolescents
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73		FINITIONS OF LICENSURE
74	REFER	
75	Californ	ia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1, Article 2, Section

- 76 10501
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78 POLICY AND PROCEDURES

⁷⁹ It is the policy MCBH AOD Programs to recognize and utilize definitions set forth in California Code

of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1, Article 2, Section 10501 regarding

81 licensure of drug or alcohol residential treatment facilities.

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84 II. AUTHORITY FOR LICENSURE AND REQUIREMENTS FOR LICENSURE

85 **REFERENCES**

California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Section 10502 and
 10505

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89 POLICY AND PROCEDURES

⁹⁰ It is the policy MCBH AOD Programs that all of its contracted drug or alcohol residential treatment

91 facilities or any such facilities it shall operate directly in the future be licensed by CA ADP pursuant

92 to the provisions of Chapter 7.5 (commencing with Section 11834.01), Part 2, Division 10.5 of the

Health and Safety Code and the requirements California Code of Regulations, Title 9, Division 4,
 Chapter 5. MCBH AOD, its contracted drug or alcohol residential treatment facilities or any such

95 facilities it shall operate directly in the future shall also comply with the following:

- 96 1. Except for facilities operated by a State agency, no person, firm, partnership, association,
- 97 corporation, county, city, public agency or other governmental entity within the County of
- 98 Monterey shall operate, establish, manage, conduct, or maintain a facility which provides 24-
- hour nonmedical, residential, alcoholism or drug abuse recovery or treatment services to adults
 without first obtaining a current, valid license from CA ADP.
- 101 2. Except for facilities operated by a State agency, no person, firm, partnership, association,
- 102 corporation, county, city, public agency or other governmental entity within the County of
- 103 Monterey shall hold out, advertise, or represent by any means that it is operating, establishing,
- managing, conducting, or maintaining a facility which provides 24-hour nonmedical, residential,
 alcoholism or drug abuse recovery or treatment services to adults without first obtaining a
 current, valid license from CA ADP.
- 107 3. As used in with California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1,
- 108 Article 2, Section 10505, "operated by a State agency" shall not include agencies which
- 109 provide services through a contractual arrangement with a State agency.
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112 III. LICENSURE OF INTEGRAL FACILITIES

113 REFERENCES

- 114 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 2, 10508
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116 POLICY AND PROCEDURES

117 It is the policy MCBH AOD Programs that all of its contracted drug or alcohol residential treatment

- 118 facilities or any such facilities it shall operate directly in the future comply with the following:
- The licensee may provide housing and alcoholism or drug abuse recovery or treatment
 services in the same building or the licensee may house residents in one building and provide
- services in another building, provided that all of the buildings are:
- a. Integral components of the same facility,
- b. Under the control and management of the same licensee, and
- 124 c. Licensed as a single facility.
- 125 2. Multiple facility programs which do not meet the criteria of California Code of Regulations, Title
- 126 9, Division 4, Chapter 5, Subchapter 1, Article 2, 10508 shall secure independent licenses for 127 each separate facility.
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130 IV. PROHIBITION AGAINST FALSE CLAIMS REGARDING LICENSURE

131 REFERENCES

132 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 2, Section

133 **10510**

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135 POLICY AND PROCEDURES

- 136 It is the policy MCBH AOD Programs that No licensee, officer, or employee of a licensee shall
- 137 make or disseminate any false or misleading statement regarding licensure of the residential
- alcoholism or drug abuse recovery or treatment facility or any of the services provided by the
- 139 facility.

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142 V. REQUIREMENTS TO POST LICENSE

143 **REFERENCES**

144 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 2, Section 145 10511

146 POLICY AND PROCEDURES

- 147 It is the policy MCBH AOD Programs that the residential alcoholism or drug abuse recovery or
- 148 treatment facility licensee shall:
- 149 **1**. Post the license in a conspicuous place in the facility, where it can be seen by anyone entering the facility, and
- 151 2. Make the license available for inspection upon request.
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154 VI. ALTERATION OF LICENSE

155 **REFERENCES**

156 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 2, 10512

158 POLICY AND PROCEDURES

- 159 It is the policy MCBH AOD Programs that no licensee, officer, or employee of a residential
- alcoholism or drug abuse recovery or treatment facility shall alter a license or disseminate an
- 161 altered license.

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164 VII. ADHERENCE TO EXPRESS CONDITIONS OF LICENSURE

165 **REFERENCES**

166 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 2, Section

167 10513

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- 170 It is the policy MCBH AOD Programs that the licensee of a residential alcoholism or drug abuse
- 171 recovery or treatment facility shall not operate a facility beyond the conditions and limitations
- 172 specified on the license.
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175 VIII.WHO MAY APPLY FOR LICENSURE

176 **REFERENCES**

- 177 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 3, Section
- 178 10514

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180 POLICY AND PROCEDURES

- 181 It is the policy MCBH AOD Programs that any adult or firm, partnership, association, corporation,
- 182 county, city, public agency, or other governmental entity may apply for a license regardless of age,
- 183 sex, race, religion, color, political affiliation, national origin, disability, marital status, or sexual
- 184 orientation.

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187 IX. REQUIREMENTS TO SUBMIT NEW APPLICATION FOR LICENSURE

188 **REFERENCES**

189 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 4, Section 190 10527

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192 POLICY AND PROCEDURES

- 193 It is the policy MCBH AOD Programs to comply with the following:
- 194 1. A license shall automatically terminate by operation of law whenever the licensee:
- a. Sells or transfers ownership of the facility, unless the transfer of ownership applies to the
 transfer of stock when the facility is owned by and licensed as a corporation, and when the
 transfer of stock does not constitute a majority change in ownership;
- b. Voluntarily surrenders the license to the California Department of Alcohol and Drug
 Programs (CA ADP);
- c. Moves operation of the facility to a new location [except as specified in California Code of
 Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 4, Section 10527;
- d. Dies (only if the licensee is a sole proprietor);
- e. Actually or constructively abandons the facility.
- To prevent a lapse in licensure in the event that operation of the facility is moved to a new
 location, at least 45 days prior to the move, the licensee shall submit to the CA ADP a new
 application and documentation, as specified in Section California Code of Regulations, Title 9,
 Division 4, Chapter 5, Subchapter 2, Article 4, Section 10517. If the licensee fails to comply
 with this requirement, the license shall terminate as of the date that operation of the facility is
 moved [except as specified in California Code of Regulations, Title 9, Division 4, Chapter 5,
 Subchapter 2, Article 4, Section 10527(c).
- 3. To prevent a lapse in licensure in the event that the licensee moves operation of the facility to a new location due to emergency (e.g. fire, flood, vandalism, etc.), within 60 days after the date
- of the move, the licensee shall submit to the Department an amended application and
- documentation as specified in California Code of Regulations, Title 9, Division 4, Chapter 5,
- Subchapter 2, Article 4, Section 10517. If the licensee fails to comply with this requirement,

the license shall terminate as of the date on the 61st day after the date of the move.

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219 X. TYPES OF DEFICIENCIES

220 **REFERENCES**

- 221 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section
- 222 10541

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224 POLICY AND PROCEDURES

It is the policy MCBH AOD Programs to utilize the following types of deficiencies as set forth in
California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section
10541:

- 1. As used in this policy subsection, "deficiency" means failure to comply with any provision of
- 229 Chapter 7.5 (commencing with Section 11834.01), Part 2, Division 10.5 of the Health and
- 230 Safety Code, or the regulations contained in California Code of Regulations, Title 9, Division 4,
- Chapter 5. Deficiencies shall be classed as Class A, B, or C deficiencies as defined in this
 section.
- 233 2. A Class A deficiency is any deficiency which presents an imminent danger to any resident of 234 the facility. As used in this Chapter, "imminent danger" means that the more likely
- consequence of the deficiency is death or physical injury which would:
- a. Render a part of the body functionally useless or temporarily or permanently reduced in
 capacity, or
- b. Inhibit any function of the body to such a degree as to shorten life or to reduce physical or
 mental capacity.
- 240 3. A Class B deficiency is any deficiency relating to the operation or maintenance of the facility
- which has a direct or immediate relationship to the physical health, mental health, or safety of facility residents.
- A Class C deficiency is a deficiency relating to the operation or maintenance of the facility
 which the Department determines has only a minimal relationship to the health or safety of
 facility residents.
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248 XI. INVESTIGATION OF COMPLAINTS REGARDING UNLICENSED FACILITIES

249 REFERENCES

- 250 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section
- 10542 and Chapter 7.5 (commencing with Section 11834.30) of Part 2 of Division 10.5 of the
- 252 Health and Safety Code

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254 POLICY AND PROCEDURES

255 It is the policy MCBH AOD Programs to inform the California Department of Alcohol and Drug 256 Programs (CA ADP) of any unlicensed facility providing residential alcoholism or drug abuse

- Programs (CA ADP) of any unlicensed facility providing residential alcoholism or drug abuse
- 257 recover or treatment services. It is also the policy of MCBH AOD to assist CA ADP in its efforts to
- 258 investigate these unlicensed facilities.
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261 XII. INVESTIGATION OF COMPLAINTS REGARDING LICENSED FACILITIES

262 **REFERENCES**

- 263 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section
- 264 10543

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- ²⁶⁷ It is the policy MCBH AOD Programs to comply with the following:
- 268 1. Any person may request an inspection of an alcoholism or drug abuse recovery or treatment
- 269 facility by contacting the California Department of Alcohol and Drug Programs (CA ADP) or
- 270 MCBH AOD in person, by telephone or in writing, or by any other automated or electronic

- 271 means. If the complaint is made to MCBH AOD, it will contact CA ADP with the complaint
- immediately after receiving the report.
- 273 2. MCBH AOD shall not disclose the identity of the complainant unless authorized in writing by 274 the complainant.
- 3. Within ten (10) working days of receipt of the complaint, CA ADP shall initiate an investigation by assigning the complaint to a CA ADP complaint investigator.
- 277 4. The complaint investigator may conduct a site investigation of the facility, with or without
- advance notice, at any reasonable time, upon presentation of proper identification, in order to determine compliance with the provisions of Chapter 7.5 (commencing with Section 11834.01).
- Part 2, Division 10.5 of the Health and Safety Code, and the requirements of this chapter.
- 281 5. At the completion of the site investigation the complaint investigator may conduct a face-to-
- face exit interview with the licensee or his/her designee to discuss the progress of the
- investigation. If the complaint investigator does not conduct a face-to-face exit interview, the complaint investigator shall conduct a telephone interview with the licensee or his/her designee
- as soon as possible upon conclusion of a site investigation and document in the investigation
- report or notice of deficiency why he/she did not conduct a face-to-face exit interview.
- 287 6. The complaint investigator may interview residents and/or facility staff in private, and inspect
 288 relevant licensee records without the prior consent of the licensee.
- 289 7. The complaint investigator shall notify the licensee orally or in writing when the complaint
- investigation is complete. If notified orally, such notification shall be documented on thereverse of the complaint form.
- 8. If the complaint investigation discloses deficiencies, the complaint investigator shall prepare a written notice of deficiency, listing all deficiencies. The complaint investigator shall provide a written notice of deficiency to the licensee or his/her designee, in person before leaving the
- facility, or by certified mail. If mailed, the notice of deficiency shall be postmarked within ten
- (10) working days of completion of the complaint investigation, pursuant to subsection
- California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, 10543(g)
 of this regulation. Completion of the complaint investigation is when all evidence has been
- inspected and witnesses who are relevant to the allegations have been interviewed. If any
- Class A deficiencies have been cited, before leaving the facility the complaint investigator shall
- 301 provide the written notice of deficiency to the licensee or his/her designee.
- 302 9. The notice of deficiency shall specify:
- a. The section number, title, and code of each statute or regulation which has been violated;
- b. The manner in which the licensee failed to comply with a specified statute or regulation,
 and the particular place or area of the facility in which it occurred;
- 306 c. The date by which each deficiency shall be corrected; and
- d. The amount of civil penalty to be assessed in accordance with California Code of
 Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section 10547 and the
 date the CA ADP shall begin to assess the penalty, if the licensee fails to correct the
- 310 noticed deficiencies or comply by the date in the approved corrective action plan.
- 10. The notice of deficiency shall require the licensee to correct deficiencies as specified below:
- a. Class A deficiencies shall be abated or eliminated immediately upon receipt of the notice
 of deficiency by the licensee or his/her designee;
- b. Class B deficiencies shall be corrected within thirty (30) days of receipt of the notice of
 deficiency unless the complaint investigator determines, based on review, that the
 deficiency is sufficiently serious to require correction within a shorter period of time. In that
- deficiency is sufficiently serious to require correction within a shorter period of time. In that event, the complaint investigator shall explain how the deficiency jeopardizes the health or
- 318 safety of the residents;

- c. Class C deficiencies shall be corrected within thirty (30) days of receipt of the notice of
- 320 deficiency, unless the complaint investigator determines that the deficiency cannot be
- 321 completely corrected within thirty (30) days. In that event, the complaint investigator shall
- specify in the notice of deficiency the time in which the deficiency shall be corrected and the reason why it cannot be corrected within thirty (30) days.
- 11. If the licensee or his/her designee refuses to accept receipt of a written notice of deficiency, the
 date of the notice shall constitute the date of receipt.
- 12. If so requested by the complainant, the CA ADP shall notify the complainant, in writing, of the results of its investigation.
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330 XIII.LICENSING COMPLIANCE REVIEWS

- 331 REFERENCES
- California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 2, Article 6, Section
- 333 10544 334

- 336 1. It is the policy MCBH AOD Programs to comply with the following:
- The California Department of Alcohol and Drug Programs and MCBH AOD shall review each
 alcoholism or drug abuse recovery or treatment facility to determine compliance at least once
 during every period of licensure.
- 340 3. Any authorized employee or agent of CA ADP and MCBH AOD may enter and inspect any
- alcoholism or drug abuse recovery or treatment facility at any reasonable time, upon
- 342 presentation of proper identification, with or without advance notice, to determine compliance
- with the provisions of Chapter 7.5 (commencing with Section 11834.01), Part 2, Division 10.5
 of the Health and Safety Code and the requirements of this chapter.
- CA ADP and MCBH AOD may interview residents and/or facility staff in private, and inspect
 relevant licensee records without the prior consent of the licensee.
- 347 5. At the completion of the compliance review, the reviewer may conduct a face-to-face exit
- interview with the licensee or his/her designee to discuss any deficiencies noted. If the
- reviewer does not conduct a face-to-face exit interview, the reviewer shall conduct a telephone
- interview with the licensee or his/her designee as soon as possible upon conclusion of a site visit and document in the licensing report or notice of deficiency why he/she did not conduct a
- face-to-face exit interview. A licensing report is issued when there are no deficiencies; a notice
- 353 of deficiency is issued when there are deficiencies.
- 354 6. The reviewer shall prepare a written notice of deficiency listing all deficiencies.
- 355 7. The notice of deficiency shall specify:
- a. The section number, title, and code of each statute or regulation which has been violated;
- b. The manner in which the licensee failed to comply with a specified statute or regulation, and the particular place or area of the facility in which it occurred;
- c. The date by which each deficiency shall be corrected; and
- d. If it is a notice of deficiency from CA ADP, the amount of civil penalty to be assessed in
 accordance with California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter
 2, Article 6, Section 10547 and the date CA ADP shall begin to assess the penalty, if the
 licensee fails to correct the noticed deficiencies in accordance with the corrective action
 plan.
- 365 8. The reviewer shall provide the written notice of deficiency to the licensee or his/her designee:
- a. In person before leaving the facility; or

- By certified mail, postmarked within ten (10) working days of the completion of the
 licensing compliance review. If the reviewer mails the notice of deficiency to the licensee, a
- 369 return receipt shall be requested.
- If any Class A deficiencies have been cited, before leaving the facility the reviewer shall
 provide the written notice of deficiency to the licensee or his/her designee.
- 10. The notice of deficiency shall require the licensee to correct deficiencies as specified below:
- a. Class A deficiencies shall be abated or eliminated immediately upon receipt of the notice of deficiency by the licensee or his/her designee of the facility;
- b. Class B deficiencies shall be corrected within thirty (30) days of receipt of the notice of
 deficiency unless the reviewer determines, based on review, that the deficiency is
 sufficiently serious to require correction within a shorter period of time. In that event, the
 reviewer shall explain how the deficiency jeopardizes the health or safety of the residents
- reviewer shall explain how the deficiency jeopardizes the health or safety of the residents;
 Class C deficiencies shall be corrected within thirty (30) days of receipt of the notice of
- deficiency, unless the reviewer determines that the deficiency cannot be completely corrected within thirty (30) days. In that event, the reviewer shall specify in the notice of deficiency the time in which the deficiency shall be corrected and the reason why it cannot be corrected within thirty (30) days.
- 11. If the licensee or his/her designee refuses to accept receipt of a written notice of deficiency, the
 date of the notice shall constitute the date of receipt.
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388 XIV. <u>REPORTING REQUIREMENTS</u>

389 REFERENCES

California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 1, Section

391 10561392

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- ³⁹⁴ It is the policy MCBH AOD Programs to comply with the following:
- 395 1. Upon the occurrence of any of the events identified in California Code of Regulations, Title 9,
- Division 4, Chapter 5, Subchapter 3, Article 1, Section 10561(b)(1), which are listed below, the
- 397 licensee shall make a telephonic report to the California Department of Alcohol and Drug
- 398 Programs (CA ADP) licensing staff and to the MCBH AOD administrator within one (1) working
- day. The telephonic report is to be followed by a written report in accordance with California
- 400 Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 1, Section
- 10561(b)(2) to the CA ADP and MCBH AOD within seven (7) days of the event. If a report to
 local authorities exists which meets the requirements cited, a copy of such a report will suffice
- 402 for the written report required by CA ADP and MCBH AOD.
- 404 a. Events reported shall include:
- i. Death of any resident from any cause.
 - ii. Any facility related injury of any resident which requires medical treatment.
- 407 iii. All cases of communicable disease reportable under Section 2502 of Title 17,
 408 California Code of Regulations shall be reported to the local health officer in addition to
 409 the department.
- 410 iv. Poisonings.
 - v. Catastrophes such as flooding, tornado, earthquake or any other natural disaster.
- vi. Fires or explosions which occur in or on the premises.
- b. Information provided in the report shall include the following:
- i. Residents' name, age, sex, and date of admission.

- Date, time, and nature of event. 415 ii.
- iii. Attending physician's name, findings and treatment, if any. 416
- 417 2. Within ten (10) working days of the following occurrence, the licensee shall report to the CA ADP and to MCBH AOD any: 418
- 419
- Organizational changes specified in the application.
- b. Change in the licensee's or applicant's mailing address. 420
- c. Change of the administrator of the facility. Such notification shall include the new 421
- administrator's name, address and gualifications. 422
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424 XV. <u>REGARDING FINANCES</u>

- 425 REFERENCES
- 426 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 1, Section 427 10562
- 428

429 POLICY AND PROCEDURES

- 430 It is the policy MCBH AOD Programs to comply with the following:
- 431 1. The licensee shall maintain the following financial documents:
- 432 An annual line item budget which includes all revenues and operation costs necessary to 433 achieve its stated goals and objectives.
- 434 Monthly financial operating statements which reflect the revenue and expenditure line 435 items identified in the budget as specified in California Code of Regulations, Title 9,
- Division 4, Chapter 5, Subchapter 3, Article 1, Section 10562(a)(1). 436
- Documents required by California Code of Regulations, Title 9, Division 4, Chapter 5,
- 438 Subchapter 3, Article 1, Section 10562(a)(1)(2) chapter shall be available for the California
- Department of Alcohol and Drug Program's (CA ADP) and MCBH AOD's review. 439
- 440 The licensee shall submit additional financial information to demonstrate its ability to achieve
- 441 its goals and objectives upon request of CA ADP and MCBH AOD.
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444 XVI. ACCOUNTABILITY

- 445 REFERENCES
- 446 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 1, Section
- 447 10563
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449 POLICY AND PROCEDURES

- 450 It is the policy MCBH AOD Programs that the licensee, whether an individual or other entity, is
- 451 accountable for the general supervision of the licensed facility, and for the establishment of policies
- 452 concerning its operation.
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455 XVII. PERSONNEL REQUIREMENTS

456 **REFERENCES**

457 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section 458 10563

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- 461 It is the policy MCBH AOD Programs to comply with the following regarding personnel
- 462 requirements for drug or alcohol residential treatment facilities:

463	1.	Facility administrator qualifications
464		a. The facility administrator shall demonstrate abilities and competency in the following areas:
465		i. Knowledge of the requirements for providing the type of alcoholism or drug abuse
466		recovery or treatment services needed by residents.
467		ii. Knowledge of and ability to comply with applicable law and regulations.
468		iii. Ability to direct the work of others, when applicable.
469		iv. Ability to develop and manage the facility's alcohol or drug abuse recovery or
470		treatment services and budget.
471		v. Ability to recruit, employ, train, and evaluate qualified staff, and to terminate
472		employment of staff, if applicable to the facility.
473 474		b. Each licensee shall make provision for continuing operation and administration during any absence of the regular administrative personnel.
474		c. The licensee, if an individual, or any member of the governing board of the licensed
476		corporation or association, shall be permitted to be the facility administrator provided that
477		he/she meets the qualifications specified in this section, and in applicable regulations.
478	2.	Staff Qualifications
479		a. Facility personnel including volunteers shall be competent to provide the services
480		necessary to meet resident needs and shall be adequate in numbers necessary to meet
481		such needs. Competence shall be demonstrated by accrued work, personal, and/or
482		educational experience and/or on-the-job performance.
483		b. The California Department of Alcohol and Drug Programs (CA ADP) shall have the
484		authority to require any licensee to provide additional staff whenever CA ADP determines
485		and documents that existing staff is unable to provide services as described in the plan of
486		operation submitted to the department. The licensee shall be informed in writing of the
487		reasons for the department's determination. The following factors shall be taken into
488		consideration in determining the need for additional staff:
489		i. Needs of the particular residents;
490		 ii. Extent of the services provided by the facility; and iii. Physical arrangements of the particular facility.
491 492		c. All personnel shall be trained or shall have experience which provides knowledge of the
492		skills required in the following areas, as appropriate to the job assigned, and as evidenced
494		by safe and effective job performance:
495		i. General knowledge of alcohol and/or drug abuse and alcoholism and the principles of
496		recovery.
497		ii. Housekeeping and sanitation principles.
498		iii. Principles of communicable disease prevention and control.
499		iv. Recognition of early signs of illness and the need for professional assistance.
500		 Availability of community services and resources.
501		vi. Recognition of individuals under the influence of alcohol and/or drugs.
502		vii. Principles and nutrition, food preparation and storage, and menu planning.
503	3.	In addition to the requirements of California Code of Regulations, Title 9, Division 4, Chapter 5,
504		Subchapter 3, Article 2, Section 10563(b), outlined in (2) of this sub-policy, program staff who
505		provide counseling services California Code of Regulations, Title 9, Division 4, Chapter 5,
506		Subchapter 3, Article 5, Chapter 8, Subchapter 1, Section 13005) shall be licensed, certified, or registered to obtain certification pursuant to California Code of Regulations, Title 9, Division 4,
507 508		Chapter 5, Chapter 8, (commencing with Section 13000).
508 509	4	Program staff who provide counseling services (as defined in California Code of Regulations,
510	г.	Title 9, Division 4, Chapter 8, Subchapter 3, 13005) shall comply with the code of conduct,

511 pursuant to California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, 512 Section 13060, developed by the organization by which they were certified or registered 513 5. All personnel shall be in good health. a. Except as specified in (c) below, good physical health shall be verified by a health 514 515 screening, including a test for tuberculosis, performed under licensed medical supervision not more than sixty (60) days prior to or seven (7) days after employment with tuberculosis 516 testing renewable every year. 517 518 Personnel with a known record of tuberculosis or record of positive testing shall not be 519 520 required to be retested if a physician verifies the individual has been under regular care 521 and monitoring for tuberculosis. Such verification will be renewed annually. b. A health screening report signed by the person performing such screening shall be made 522 523 for each person specified above, and shall indicate the following: The person's physical qualifications to perform assigned duties. 524 i. 525 The presence of any health condition that would create a hazard to the person, ii. 526 residents or other staff members. c. The good physical health of each volunteer who works in the facility shall be verified by a 527 528 statement signed by each volunteer affirming that he/she is in good health, and a test for 529 tuberculosis performed not more than sixty (60) days prior to or seven (7) days after initial presence in the facility and annually thereafter. At the discretion of the licensee, 530 tuberculosis testing need not be required for volunteers whose functions do not 531 necessitate frequent or prolonged contact with residents. 532 533 534 Volunteers with a known record of tuberculosis or record of positive testing shall not be 535 required to be retested if a physician verifies the individual has been under regular care and monitoring for tuberculosis. Such verification will be renewed annually. 536 537 6. Personnel with evidence of physical illness that poses a threat to the health and safety of residents shall be temporarily relieved of their duties. 538 539 7. Residents shall not be used as substitutes for required staff but shall be permitted to 540 participate in duties and tasks as a voluntary part of their program of activities. 541 **8**. When regular staff members are absent, there shall be coverage by personnel capable of 542 performing assigned tasks as evidenced by on-the-job performance, experience or training. Residents shall not be utilized to fulfill this requirement. 543 9. Personnel shall provide services without physical or verbal abuse, exploitation or prejudice. 544 10. All personnel shall be instructed to report observation or evidence of violations of personal 545 546 rights as specified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 10569. 547 548 11. The licensee shall develop, maintain, and implement an ongoing training program for all staff in 549 the areas identified in section California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section 10564 (b)(3) in addition to specific training related to their 550 duties. Staff participation in the training program shall be documented and maintained on file 551 552 for three (3) years. 12. The licensee shall maintain personnel records for all staff, including program administrators, 553 554 containing: 555 a. Name, address, telephone number, position, duties, and date of employment; and 556 B. Resumes, applications, and/or transcripts documenting work experience and/or education 557 used to meet the requirements of this regulation.

- c. Personnel records for staff who provide counseling services (as defined in Section 13005)
 shall also contain:
- i. Written documentation of licensure, certification, or registration to obtain certification
 pursuant to to California Code of Regulations, Title 9, Division 4, Chapter 5, Chapter 8,
 (commencing with Section 13000); and
- ii. A copy of the code of conduct of the registrant's or certified AOD counselor's certifying
 organization pursuant to California Code of Regulations, Title 9, Division 4, Chapter 5,
 Subchapter 3, Section 13060.
- 566

567 XVIII. PERSONNEL RECORD REQUIREMENTS

568 REFERENCES

569 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section

570 **10565** 571

572 POLICY AND PROCEDURES

- 573 It is the policy MCBH AOD Programs to comply with the following regarding personnel
- 574 requirements for drug or alcohol residential treatment facilities:
- 575 1. Personnel records shall be completed and maintained for each employee, shall be available to
- the California Department of Alcohol and Drug Programs (CA ADP) and MCBH AOD for
- 577 review, and shall contain the following information:
- a. Employee's full name.
- 579 b. Driver's license number, class, and expiration date if the employee is to transport 580 residents.
- 581 c. Date of employment.
- 582 d. Home address and phone number.
- e. Past experience, including types of employment and former employers.
- 584 f. Duty statement.
- g. Termination date if no longer employed by the facility.
- 586 2. All personnel shall have on file the record of the health screening as specified in California
- 587 Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section 588 10564(c)(1), (2).
- 3. All records shall be maintained at the facility site. The licensee shall be permitted to retain such records in a central administrative location provided that they are readily available to the
- 591 department at the facility site upon request.
- 592 4. Personnel records shall be retained for three years after the termination date of employment. 593
- 594

595 XIX. ADMISSIONS REQUIREMENTS

596 REFERENCES

- 597 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section
- 598 10566

- POLICY AND PROCEDURES
 It is the policy MCBH AOD Programs to comply with the following regarding admissions
- 602 requirements for drug or alcohol residential treatment facilities:
- 1. Fees assessed in consideration for resident recovery or treatment services shall be addressed
- in individual written agreements at time of admission.
- 605 2. Admission agreements shall specify the following:

- a. Services to be provided.
- 607 b. Payment provisions.
- 608 i. Amount assessed.
- 609 ii. Payment schedule.
- 610 iii. Refund policy.
- 611 c. Those action, circumstances or conditions which may result in resident eviction from the 612 facility.
- d. The consequences when a resident relapses and consumes alcohol and/or non-health sustaining drugs.
- e. Conditions under which the agreement may be terminated.
- 3. Such agreements shall be dated and signed by the resident and the licensee no later than
- seven (7) days following admission. When a facility admits an individual solely for detoxification
 services, as defined in California Code of Regulations, Title 9, Division 4, Chapter 5,
- Subchapter 1, Article 1, Section 10501(a) of this subchapter, the facility shall be exempt from this requirement.
- 4. Modifications to the original agreement shall be made whenever circumstances covered in the agreement change, and shall be dated and signed by the resident and the licensee.
- 5. The licensee shall retain the original copy of the agreement and shall provide a copy to the resident.
- 625 6. The licensee shall comply with all terms and conditions set forth in the admission agreement.
- 7. The admission agreement shall be automatically terminated by the death of the resident. Noliability or debt shall accrue after the date of death.
- 628 629

630 XX. RESIDENT HEALTH SCREENING

631 REFERENCES

- 632 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section
- 633 10567
- 634

- 136 It is the policy MCBH AOD Programs to comply with the following regarding resident health
- 637 screening requirements for drug or alcohol residential treatment facilities:
- 638 1. Every resident shall complete a health questionnaire which shall identify any health problems
- 639 or conditions which require medical attention, or which are of such a serious nature as to 640 preclude the person from participating in the program.
- 641 2. Every resident shall be tested for tuberculosis under licensed medical supervision within six (6)
- 642 months prior to or thirty (30) days after admission and annually thereafter if continuous 643 participation is maintained.
- 3. Residents with a known record of tuberculosis or record of positive testing shall not be required
- to be retested if a physician verifies the individual has been under regular care and monitoringfor tuberculosis.
- 47 4. Licensee's staff shall carefully review each resident's health questionnaire, interview each resident regarding information given, and ensure that:
- a. A resident seeks and obtains medical or dental assistance for any significant health problems while remaining in residency; or
- b. Be referred to an appropriate facility which can provide required service.

- 52 5. A licensee that primarily provides detoxification services will be exempt from the requirement of
- 653 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 654 10567(b).
- 655 6. The licensee is responsible for ensuring that each resident is provided with a safe, clean, and 656 healthful environment.
- 657 658

659 XXI. RESIDENT RECORDS

660 **REFERENCES**

- 661 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 662 10568
- 663

664 POLICY AND PROCEDURES

- It is the policy MCBH AOD Programs to comply with the following regarding resident health records requirements for drug or alcohol residential treatment facilities:
- 1. A separate, complete, and current record shall be maintained in the facility for each resident.
- 668 2. Each record shall contain information including but not limited to the following:
- 669 a. Name of resident.
- b. Birthdate.
- 671 c. Sex.
- d. Date of Admission.
- e. A signed copy of the admission agreement specified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 10566 of this subchapter.
- 675 f. Health screening record, as specified in California Code of Regulations, Title 9, Division 4, 676 Chapter 5, Subchapter 3, Article 3, Section 10567.
- Record of any illness or injury requiring treatment by a physician or dentist and for which
 the facility provided assistance or referral for the resident in meeting necessary medical
 and dental needs.
- h. Record of any permitted current medication including the name of the person who
 prescribed the medication and instructions for its use.
- i. Date and reason for termination of services.
- All information and records obtained from or regarding residents shall be confidential and
 maintained in conformity with Title 42, Subchapter A, Part 2 Sections 2.1 through 2.67-1, Code
- of Federal Regulations, hereby incorporated by reference into these regulations.
- 686 4. Resident records shall be updated as necessary to ensure current accuracy.
- 687 5. Original or photographic reproduction of all resident records shall be retained for at least three688 (3) years following termination of service to the resident.
- 689 6. A licensee that primarily provides detoxification services may be exempt from the requirements
- of Section California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article
 3, Section 10568(b)(5)(9).
- 692 693

694 XXII. PERSONAL RIGHTS

- 695 REFERENCES
- 696 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section
- 697 10569
- 698
- 699 POLICY AND PROCEDURES

- 700 It is the policy MCBH AOD Programs to comply with the following regarding resident personal rights for drug or alcohol residential treatment facilities: 702 1. Each resident shall have personal rights which include, but are not limited to, the following: a. The right to confidentiality as provided for in Title 42, Subchapter A, Part 2 Sections 2.1 703 704 through 2.67-1, Code of Federal Regulations. b. To be accorded dignity in personal relationships with staff and other persons. 705 c. To be accorded safe, healthful and comfortable accommodations to meet his or her needs. 706 707 d. To be free from intellectual, emotional and/or physical abuse. e. To be informed by the licensee of the provisions of law regarding complaints including but 708 not limited to the address and telephone number of the department. 709 710 f. To be free to attend religious services or activities of his or her choice and to have visits from a spiritual advisor provided that these services or activities do not conflict with facility 711 program requirements. Participation in religious services will be voluntary only. 712 713 2. All residents shall be personally advised of, and given at admission, a copy of the rights specified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 714 3, Section 10569 (a)(1) through (6), which is also outlined in (1)(a-f) of this sub-policy. 715 716 717 718 XXIII. TELEPHONE SERVICE IN FACILITIES 719 REFERENCES 720 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 721 10570 722 723 POLICY AND PROCEDURES 724 It is the policy MCBH AOD Programs that all drug or alcohol residential treatment facilities shall ⁷²⁵ have adequate telephone service on the premises for use in emergencies. 726 727 728 XXIV. TRANSPORTATION 729 **REFERENCES** 730 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 731 10571 732 733 POLICY AND PROCEDURES 734 It is the policy MCBH AOD Programs to comply with the following regarding transportation of 735 residents at drug or alcohol residential treatment facilities: 1. Only drivers licensed for the type of vehicle operated shall be permitted to transport residents. 737 2. Manufacturer's rated seating capacity of vehicles shall not be exceeded. 738 3. Motor vehicles used to transport residents shall be maintained in a safe operating condition. 739 740 741 XXV. HEALTH-RELATED SERVICES 742 **REFERENCES** 743 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 744 10572 745
- 746 POLICY AND PROCEDURES
- 747 It is the policy MCBH AOD Programs to comply with the following regarding health-related services

for residents of drug or alcohol residential treatment facilities: 748 749 1. The licensee shall ensure that residents receive necessary first aid and information about and/or referral to needed medical or dental services. 750 2. During the provision of alcoholism or drug abuse recovery or treatment services as defined in 751 752 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1, Article 2, Section 10501(a) of there shall be at least one person in the facility who is capable of providing 753 754 cardiopulmonary resuscitation and first aid, notwithstanding section California Code of 755 Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 10572(b)(1). Individuals providing cardiopulmonary resuscitation and first aid shall be qualified by the 756 American Red Cross or other recognized agencies. 757 758 a. Facilities providing detoxification services shall ensure that at least one person is always on the premises who is capable of providing cardio-pulmonary resuscitation and first aid. 759 3. First aid supplies shall be maintained and be readily available in the facility. 760 a. At minimum, the following supplies shall be maintained and be readily available in the 761 facility: 762 763 i. A current edition of a first aid manual approved by the American Red Cross, the American Medical Association or a state or federal health agency. 764 ii. Sterile first aid dressings. 765 iii. Bandages or roller bandages. 766 iv. Adhesive tape. 767 v. Scissors. 768 vi. Tweezers. 769 vii. Thermometers. 770 viii. Antiseptic solution. 771 The following information shall be readily available: 772 4. a. The name, address and telephone number of emergency agencies, including but not 773 limited to the fire department, crisis center or paramedical unit. 774 b. The name and telephone number of an ambulance service. 775 776 c. It is recommended that residents sign consent forms in advance to permit the authorization 777 of emergency medical care. No person, who, within the previous 24 hours, has consumed, used, or is still otherwise under 778 5. 779 the influence of alcohol or drugs as specified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1, Article 2, Section 10501(a), shall be permitted on the premises 780 except for individuals admitted for detoxification or withdrawal. The licensee shall have specific 781 written rules and policies and procedures to enforce this provision. 782 783 6. Licit medications which are permitted by the licensee shall be controlled as specified by the licensee's written goals, objectives and procedures. Licit medications which have any 784 785 depressive, stimulative, or any other psychoactive characteristic shall not be used by any 786 resident, staff, volunteer, or other person, and shall not be kept on the premises, except when the medication is prescribed by an individual authorized to do so pursuant to Section 4036, 787 Chapter 9, Division 2 of the Business and Professions Code, and who has full knowledge that 788 789 the medication is to be used by a person affiliated with an alcoholism or drug abuse recovery or treatment facility. 790 791 7. Prescription medications which are not removed by the resident upon termination of services 792 shall be destroyed by the facility administrator, or a designated substitute, and one other adult who is not a resident. Both shall sign a record, to be retained for at least one (1) year, which 793 lists the following: 794 a. Name of the resident. 795

796	b.	The prescription number and the name of the pharmacy.
797	С.	The drug name, strength and quantity destroyed.
798	d.	The date of destruction.
799		
800		
801		FOOD SERVICES
802		ENCES
803		ia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section
804	10573	
805		
806		Y AND PROCEDURES
807		policy MCBH AOD Programs to comply with the following regarding food services for
808		ts of drug or alcohol residential treatment facilities:
809		acilities providing meals to residents, the following shall apply:
810	а.	The total daily diet for residents shall be of the quality and in the quantity necessary to
811		meet the needs of the residents and shall meet the standards set forth in the
812		"Recommended Dietary Allowances", ninth edition, 1980 adopted by the Food and
813		Nutrition Board of the National Research Council of the National Academy of Science,
814		hereby incorporated by reference, adjusted to the age, activity, and environment of the
815		group involved. All food shall be selected, stored, prepared and served in a safe and
816		healthful manner.
817	b.	Where all food is provided by the facility, arrangements shall be made so that each
818		resident has available at least three meals per day. Not more than fifteen (15) hours shall
819		elapse between the third meal on one day and first meal of the following day.
820	С.	
821		availability of a daily food intake meeting the requirement of California Code of
822		Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 10573 (a)(1),
823		outlined in (1)(a) above.
824	d.	Between meal nourishment shall be available for all residents unless limited by dietary
825		restrictions prescribed by a physician.
826	е.	Menus shall be written at least one (1) week in advance and copies of the menus as
827		served shall be dated and kept on file for at least 30 days. Menus shall be made available
828		for review by the residents, the California Department of Alcohol and Drug Programs (CA
829	£	ADP), and MCBH AOD upon request.
830	f.	Modified diets shall be provided, if prescribed by a resident's physician as a medical
831	a	necessity. All foods shall be selected, transported, stored, prepared and served so as to be free from
832	g.	
833		contamination and spoilage and shall be fit for human consumption. Food in damaged
834	h	containers shall not be accepted, used or retained. Liquid milk shall be pasteurized. Powdered milk shall be mixed only in proportions
835	h.	
836	;	specified in instructions on the package.
837	i.	Except upon written approval by the department, meat, poultry and meat food products
838		shall be inspected consistent with applicable state or federal laws. Written evidence of
839		inspection as required by law shall be available for all products not obtained from
840	:	commercial markets. \
841 842	j.	Home canned foods from outside sources shall not be used. The following shall apply for all foods canned at the facility:

843		i. All fruits and vegetables shall be canned in accordance with the standards identified in
844		"Home Canning of Fruits and Vegetables", University of California, Division of
845		Agricultural and Natural Resources, Leaflet Number 21392, dated July 1984, hereby
846		incorporated by reference.
847		ii. All fish shall be canned or otherwise preserved in accordance with "Canned and
848		Freezing Fish at Home", University of California, Division of Agricultural Sciences,
849		Leaflet number 2425, dated June 1981, hereby incorporated by reference.
850	k.	
851		i. The preparation source shall meet all applicable requirements for commercial food
852		services.
853		ii. The facility shall have the capability to receive and serve food and to cleanup.
854	I.	All persons engaged in food preparation and service shall observe personal hygiene and
855		food services sanitation practices which protect the food from contamination.
856	m.	Residents involved in detoxification services may engage in food preparation provided
857		their involvement does not pose a risk to their personal safety or the health and safety of
858		other residents.
859	n.	All foods or beverages capable of supporting rapid and progressive growth of
860		microorganisms which can infect or intoxicate food shall be stored in covered containers at
861	_	45 degrees Fahrenheit (7.2 degrees Celsius) or less.
862	0.	Pesticides and other similar toxic substances shall not be stored in food storerooms,
863		kitchen areas, food preparation areas, or areas where kitchen equipment or utensils are
864		stored.
865	р.	Soaps, detergents, cleaning compounds or similar substances shall be stored in areas
866	~	separate from food supplies.
867	q.	All kitchen, food preparation, and storage areas shall be kept clean, free from litter and rubbish. Measures shall be taken to keep all such areas free from rodents and other
868 869		vermin.
870	r.	All food shall be protected against contamination. Contaminated food shall be discarded
871	1.	immediately.
872	S.	All equipment, fixed or mobile, dishes, and utensils shall be kept clean, and maintained in
873	5.	good repair.
874	t.	All dishes and utensils used for eating, drinking and preparing food shall be cleaned and
875	ι.	sanitized after each usage.
876		i. Dishwashing machines shall reach a temperature of 165 degrees Fahrenheit (74
877		degrees Celsius) during the washing and/or drying cycle to ensure that dishes and
878		utensils are cleaned and sanitized.
879		ii. Facilities not using dishwashing machines shall clean and sanitize dishes and utensils
880		by an alternative comparable method.
881	u.	Equipment necessary for the storage, preparation and service of food shall be provided,
882		and shall be properly maintained.
883	٧.	Tableware and tables, dishes, and utensils shall be provided in the quantity necessary to
884		serve the residents.
885 2 .	Th	e department may require the licensee to provide written information, including menus,
886		parding the food used over a given period when it is necessary to determine if the licensee is
887	in o	compliance with the food service requirements in the regulations in this subchapter. The
888		partment shall specify in writing the written information required from the licensee.

- a. Menus will not be required for a period more than thirty (30) days preceding the request
- 890 made by the department.
- 891
- 892

893 XXVII. ACTIVITIES AT FACILITIES

894 **REFERENCES**

- California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section
 10574
- 897

898 POLICY AND PROCEDURES

- 899 It is the policy MCBH AOD Programs that licensees of drug or alcohol residential treatment
- 900 facilities shall demonstrate that it provides adequate opportunities for residents to participate in
- 901 activities consistent with stated goals and objectives.
- 902 903

904 XXVIII. ALTERATION TO EXISTING OR NEW FACILITIES

905 **REFERENCES**

California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 10580

908

909 POLICY AND PROCEDURES

- It is the policy MCBH AOD Programs to comply with the following regarding alteration to existing or new drug or alcohol residential treatment facilities:
- 912 1. Prior to major construction or alterations, licensee shall notify the California Department of
- 913 Alcohol and Drug Programs (CA ADP) and MCBH AOD of the proposed change.
- 2. CA ADP and/or MCBH AOD may require that the licensee have a building inspection by a local
- inspector if CA ADP and/or MCBH AOD suspects that a hazard to the residents' health and
 safety exists.
- 917
- 918

919 XXIX. BUILDINGS AND GROUNDS OF FACILITIES

920 **REFERENCES**

- 21 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
- 922 10581
- 923

- ⁹²⁵ It is the policy MCBH AOD Programs to comply with the following regarding buildings and grounds
- 926 of drug or alcohol residential treatment facilities:
- Facilities shall be clean, safe, sanitary, and in good repair at all times for the safety and well being of residents, employees and visitors.
- a. The licensee shall take measures to keep the facility free of flies and other insects.
- b. The licensee shall provide for the safe disposal of contaminated water and chemicals used
 for cleaning purposes.
- c. The facility must be separate and secure. Facility living, sleeping, bathing and toiletry
 areas shall be enclosed by permanent walls, floors, ceilings and doors.
- i. This is not to preclude the use of more than one building in meeting the requirements
 for licensure.

936		ii. This is not to preclude the use of a wing(s) of a building or floor(s) of a building in
937		meeting the requirements for licensure.
938		d. Facility access by individuals who are neither residents, facility staff, volunteers, nor
939		authorized visitors shall be limited and monitored by the facility.
940	2.	All residents shall be protected against hazards within the facility through provision of
941		protective devices including but not limited to nonslip material on rugs.
942		All outdoor and indoor passageways, stairways, inclines, ramps, open porches and other areas
943		of potential hazard shall be kept free of obstruction.
944		General permanent or portable storage space shall be available for the storage of facility
945		equipment and supplies. Facility equipment and supplies shall be stored in appropriate space
946		and shall not be stored in space designated for other activities.
947		All in-ground pools and above-ground pools which cannot be emptied after each use shall
948		have an operative pump and filtering system.
949		Where female and male residents are housed in the same facility, the licensee shall ensure
950		minimal personal security and privacy which will include but not be limited to the following:
951		a. Separate and adequate toilet, hand washing, and bathing facilities for females and males.
952		Such facilities shall be in proximity of designated sleeping quarters.
953		b. Separate and adequate sleeping areas for females and males. Such areas shall be
954		enclosed by permanent walls which extend from the floor to the ceiling and a permanent
955		door. Twenty four (24) hour stoff sourcess
956 957		c. Twenty-four (24) hour staff coverage.
907		
058		
958 959	xxx	OUTDOOR AND INDOOR ACTIVITY SPACE OF FACILITIES
959	XXX REF	
959 960	REF	ERENCES
959	REF	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
959 960 961	REF Cali	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
959 960 961 962	REF Cali 105	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
959 960 961 962 963	REF Cali 1058	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82
959 960 961 962 963 964	REF Cali 1058 POL It is	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82
959 960 961 962 963 964 965	REF Cali 1050 POL It is shal	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities
959 960 961 962 963 964 965 966	REF Cali 1050 POL It is shal	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and
959 960 961 962 963 964 965 966 967	REF Cali 1050 POL It is shal	ERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and
959 960 961 962 963 964 965 966 967 968	REF Calir 1053 POL It is shal obje	 FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. KI. STORAGE SPACE AT FACILITIES
959 960 961 962 963 964 965 966 966 968 969 970 971	REF Calif 1058 POL It is shal obje	 FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 LICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. KI. STORAGE SPACE AT FACILITIES FERENCES
959 960 961 962 963 964 965 966 967 968 969 970 971 971	REF Calir 1053 POL It is shal obje	 FRENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. STORAGE SPACE AT FACILITIES FRENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
959 960 961 962 963 964 965 966 967 968 969 970 971 972 972	REF Calif 1058 POL It is shal obje	 FRENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. STORAGE SPACE AT FACILITIES FRENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section
959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 973	REF Cali 1053 POL It is shal obje XXX REF Cali 1053	FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section R2 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. R1. <u>STORAGE SPACE AT FACILITIES</u> FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section R3
959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 974	REF Calir 1053 POL It is shal obje XXX REF Calir 1053 POL	FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 LICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. KI. STORAGE SPACE AT FACILITIES FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 83 LICY AND PROCEDURES
959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 973 974 975 976	REF Calir 1053 POL It is shal obje XXX REF Calir 1053 POL It is	 FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 LICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. KI. STORAGE SPACE AT FACILITIES FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 83 LICY AND PROCEDURES the policy MCBH AOD Programs to comply with the following regarding storage space at drug
959 960 961 962 963 964 965 966 967 968 969 970 970 971 972 973 974 975 976 977	REF Calir 1053 POL It is shal obje XXX REF Calir 1053 POL It is or a	FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and crives. KI. STORAGE SPACE AT FACILITIES FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 83 ICY AND PROCEDURES the policy MCBH AOD Programs to comply with the following regarding storage space at drug loohol residential treatment facilities:
959 960 961 962 963 964 965 966 967 968 969 970 971 972 973 974 975 976 977 977	REF Cali 1053 POL It is shal obje XXX REF Cali 1053 POL It is or a 1.	FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 LICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and actives. KI. STORAGE SPACE AT FACILITIES FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 83 LICY AND PROCEDURES the policy MCBH AOD Programs to comply with the following regarding storage space at drug lacohol residential treatment facilities: There shall be space available for storage of residents' personal belongings.
959 960 961 962 963 964 965 966 967 968 969 970 970 971 972 973 974 975 976 977	REF Cali 1053 POL It is shal obje XXX REF Cali 1053 POL It is or a 1. 2.	FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 82 ICY AND PROCEDURES the policy MCBH AOD Programs the licensees of drug or alcohol residential treatment facilities I provide indoor and outdoor activity space for residents according to the program goals and crives. KI. STORAGE SPACE AT FACILITIES FERENCES fornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 83 ICY AND PROCEDURES the policy MCBH AOD Programs to comply with the following regarding storage space at drug loohol residential treatment facilities:

- 981 3. There shall be space available for storage of staff members' immediate personal belongings.
- 982 4. There shall be space available for storage of the facility records specified in this chapter.
- 983 5. Storage space may be either permanent or portable.

985					
986	XXXII. FIXTURES, FURNITURES, EQUIPMENT, AND SUPPLIES AT FACILITIES				
987					
988		ifornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section			
989	105	084			
990					
991		LICY AND PROCEDURES			
992 993	It is the policy MCBH AOD Programs to comply with the following regarding fixtures, furniture, equipment, and supplies at drug or alcohol residential treatment facilities:				
993 994	ечи 1.				
994 995		All window screens shall be in good repair and be free of insects, dirt and other debris.			
996		The licensee shall provide lamps or lights as necessary in all rooms and other areas to ensure			
997	0.	the safety of all persons in the facility.			
998	4.	Hot water faucets used by residents for personal care shall meet the following requirements:			
999		a. Hot water delivered to plumbing fixtures used by residents shall not be less than 105			
1000		degrees Fahrenheit (40.5 degrees Celsius) and not more than 130 degrees Fahrenheit			
1001		(54.4 degrees Celsius).			
1002		b. Taps delivering water at 131 degrees Fahrenheit (54.9 degrees Celsius) or above shall be			
1003		prominently identified by warning signs.			
1004	5.	All toilets, hand washing and bathing facilities shall be maintained in safe and sanitary			
1005		operating conditions.			
1006	6.	Solid waste shall be stored, located and disposed in such a manner that will not transmit			
1007		communicable diseases, emit odors, create a nuisance, or provide a breeding place or food			
1008		source for insects or rodents.			
1009		a. All containers, including moveable bins, used for storage of solid waste shall have tight-			
1010		fitting covers that are kept in place. The containers and covers shall be in good repair, leak			
1011		proof and rodent-proof.			
1012		b. Solid waste containers, including moveable bins, receiving putrescible waste shall be			
1013	7	emptied at least once per week or more often if necessary to comply with (f) above.			
1014	1.	The licensee shall provide clean linen in good repair, including lightweight, warm blankets, top			
1015		and bottom bed sheets, pillow cases, mattress pads, bath towels, and wash cloths. The quantity of linen provided shall permit changing, at a minimum, once a week or with greater			
1016 1017		frequency if needed.			
1017	8.	Adequate bathing, hand washing and toilet facilities shall be provided with the maximum ratio			
1019	0.	of one facility per eight (8) residents. Space for each resident's toilet articles shall be provided.			
1020	9.	The facility shall provide each resident with an individual bed maintained in good repair,			
1021	0.	equipped with good springs and a clean mattress and supplied with pillow(s), linen and			
1022		lightweight warm blankets which are clean and in good repair. Bunk beds are not excluded			
1023		provided they otherwise meet these requirements.			
1024		······································			
1025					
1026	XX	XIII. REQUIREMENTS FOR WAIVERS IN ORDER TO TREAT ADOLESCENTS IN ADULT			
1027		FACILITIES			
1028	RE	FERENCES			
1029		ifornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section			
1030	105	599, Section 10600, and Section 10601			

1032 POLICY AND PROCEDURES

1033 It is the policy MCBH AOD Programs that licensees of adult drug or alcohol residential treatment 1034 facilities shall obtain a waiver from the California Department of Alcohol and Drug Programs (CA 1035 ADP) in accordance with California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 1036 4 before admitting or providing services to an adolescent. The licensee shall not admit or provide 1037 services to an adolescent prior to obtaining a waiver from CA ADP. The letter, issued by CA ADP 1038 to approve the waiver, shall stipulate that the licensee may provide recovery, treatment, or 1039 detoxification services to a specified maximum number of adolescents, for a specific period of time. 1040 The waiver approval letter shall be displayed in conjunction with the license. 1041 1042 CA ADP may grant a waiver, which will allow a licensed alcoholism or drug abuse recovery or 1043 treatment facility to serve adolescents fourteen (14) years of age and older, when the licensee 1044 documents in writing that: 1045 1. A need for such services exists, and 1046 2. Adolescent-specific services are otherwise unavailable in the county. Lack of available 1047 services shall be supported by a written statement from the MCBH AOD program administrator. 1048 1049 1050 1051 XXXIV. LIMITATIONS ON CAPACITY OF FACILITIES IN RELATION TO WAIVERS TO TREAT ADOLESCENTS IN ADULT FACILTIES 1052 1053 **REFERENCES** 1054 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section 1055 10602 1056 1057 POLICY AND PROCEDURES 1058 It is the policy MCBH AOD Programs to comply with the following regarding limitations on capacity 1059 of drug or alcohol residential treatment facilities in relation to waivers to treat adolescents in adult 1060 facilities: 1061 1. Facilities with a total capacity of one (1) to ten (10) residents may be granted a waiver to serve one (1) adolescent. Facilities with a total capacity of eleven (11) to twenty (20) residents may 1062 1063 be granted a waiver to serve two (2) adolescents. Facilities with a total capacity of twenty-one 1064 or more residents may be granted a waiver to serve three (3) adolescents. 1065 2. The California Department of Alcohol and Drug Programs (CA ADP) shall not approve a waiver to serve more than three (3) adolescents in any facility. 1066 1067 3. Adolescent participation in an alcoholism or drug abuse recovery or treatment facility shall be limited to minors fourteen (14) years of age or older. 1068 1069 4. Upon approval of a waiver, a male adolescent fourteen (14) years of age or older may be 1070 admitted to a facility which provides services to male adults only. 1071 5. Upon approval of a waiver, a female adolescent fourteen (14) years of age or older may be 1072 admitted to facility which provides services to female adults only. 1073 **6**. Male and female adolescents may be admitted to a facility which provides services to both male and female adults only when: 1074 1075 a. The licensee has developed and enforces a policy which addresses the following issues: 1076 Staff/client, staff/staff, and client/client relationships; İ. ii. Sexual harassment: and 1077 iii. Violent assaults: 1078 1079 b. A trained, paid, staff member shall be on duty an awake at all times;

c. The licensee has developed and implemented staff training which identifies areas unique 1080 to adolescent growth and development and teaches appropriate responses to the unique 1081 needs of the adolescent population to be served; 1082 d. The licensee has made provisions for groups which are limited to the gender of the 1083 1084 adolescent to be served; and e. The licensee has identified appropriate community resources. 1085 1086 7. The licensee shall comply with the criminal records clearance requirements of California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4 (commencing with 1087 Section 10624) to admitting or providing services to an adolescent. 1088 1089 1090 XXXV. WHO MAY APPLY FOR A WAIVER TO TREAT ADOLESCENTS, CONENT OF 1091 **REQUEST FOR WAIVER, AND DOCUMENTATION TO BE SUBMITTED WITH** 1092 WAIVER 1093 1094 **REFERENCES** 1095 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section 1096 10603, Section 10604, Section 10605, and Section 10606 1097 1098 POLICY AND PROCEDURES 1099 It is the policy MCBH AOD Programs that any applicant for licensure or any licensed alcoholism or 1100 drug abuse recovery or treatment facility may request a waiver to provide services to adolescents. 1101 The written request for waiver shall include: 1102 1. A plan for: 1103 Continuing the education for adolescent residents in accordance with state law, and b. Provision of supervised study time: 1104 1105 2. Intake policies and procedures; 1106 3. A copy of the admission agreement used for adolescent residents; 1107 4. Policies and procedures for removal and/or discharge of adolescent residents from the facility; 1108 5. Policies and procedures for disciplining adolescent residents; 1109 6. The documentation required in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section 10605; and 1110 1111 7. Fingerprint forms for individuals identified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 10624, per procedure in California Code of 1112 Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 10625. 1113 1114 1115 The licensee shall attach to the written request for waiver a written statement from the MCBH AOD 1116 program administrator. The written statement shall document that: 1117 1. A need for such services exists; and 1118 2. Adolescent-specific services are otherwise unavailable in the county. 1119 1120 The licensee shall submit the written request for waiver and documentation required in accordance 1121 with Section 10605 to the Licensing and Certification Division, California Department of Alcohol 1122 and Drug Programs (CA ADP), 1700 K Street, Sacramento, CA 95811-4037. The licensee shall 1123 also provide a copy of the application to the MCBH AOD program administrator at the time of the 1124 application's submission to CA ADP. Subsequent to CA ADP's approval of the waiver, the licensee 1125 shall maintain on file a copy of the request for waiver. 1126 1127

1128 XXXVI. VOLUNTARY SURRENDER OF WAIVERS TO TREAT ADOLESCENTS

- 1129 **REFERENCES**
- 1130 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section
- 1131 **10610** 1132

1133 POLICY AND PROCEDURES

- 1134 It is the policy MCBH AOD Programs that at any time, after submission of the request for waiver,
- the licensee may voluntarily surrender the waiver to treat adolescents in an adult alcoholism or
- drug abuse recovery or treatment facility by so notifying the California Department of Alcohol and
- 1137 Drug Programs (CA ADP) in writing and returning to CA ADP the waiver approval letter.

1138 1139

1140 XXXVII. TERMINATION OF WAIVERS TO TREAT ADOLESCENTS

1141 REFERENCES

- 1142 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 2, Section
- 1143 **10612**

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1145 POLICY AND PROCEDURES

- 1146 It is the policy MCBH AOD Programs to comply with following regarding the termination of waivers
- 1147 to serve adolescents at adult drug or alcohol residential treatment facilities:
- 1148 1. The Department shall terminate a waiver when a California Department of Alcohol and Drug
- 1149 Preventions (CA ADP) review indicates that the licensee is not in compliance with the
- requirements of California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4,
- including the criminal records clearance provisions of Sections 10624 through 10631.
- 1152 2. The waiver shall terminate immediately upon oral or written notification by CA ADP. CA ADP 1153 shall follow-up oral notification by letter within ten days.
- 1154 3. Immediately upon termination of a waiver by CA ADP, the licensee shall make a verbal report
- 1155 to the MCBH AOD program administrator followed by a written report within 2 business days. 1156
- 1157

1158XXXVIII.ADMISSION OF ADOLESCENTS TO FACILITIES

1159 **REFERENCES**

1160 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section

1161 **10613** 1162

- 1164 It is the policy MCBH AOD Programs to comply with following regarding admission of adolescents 1165 to adult drug or alcohol residential treatment facilities with waivers to serve adolescents:
- 1166 1. In addition to the requirements of California Code of Regulations, Title 9, Division 4, Chapter 5,
- 1167 Subchapter 3, Article 3, Section 10566, the licensee shall develop and implement intake 1168 procedures.
- 1169 2. At the time of admission, the licensee shall provide the adolescent resident and the
- adolescent's authorized representative with a written admission agreement which meets the
- requirements of California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3,
- 1172 Article 3, Section 10566.
- a. Within seven (7) days of the resident's admission, the admission agreement shall be dated and signed by:
- i. The adolescent resident,

1176		ii. The adolescent's authorized representative, and	
1177		iii. The licensee.	
1178	b.	Modifications to the original agreement shall be dated an	nd signed by:
1179		i. The adolescent resident,	
1180		ii. The adolescent's authorized representative, and	
1181		iii. The licensee.	
1182	C.	The licensee shall:	
1183		i. Retain in the adolescent resident's record the origina	al copy of the signed admission
1184		agreement and any modifications, and	
1185		ii. Provide a copy of the signed admission agreement a	and any modifications to the
1186		adolescent resident and to the adolescent's authoriz	•
1187	3. Tł	e licensee shall comply with all terms and conditions set for	orth in the admission agreement.
1188			
1189			
1190	XXXIX	CONSENT OF AUTHORIZED REPRESENTATIVES FO	DR ADMISSION OF
1191		ADOLESCENTS TO FACILITIES	
1192		ENCES	
1193		ia Code of Regulations, Title 9, Division 4, Chapter 5, Su	bchapter 4, Article 3, Section
1194	10614		
1195			
1196		Y AND PROCEDURES	neuting associated authorized
1197		policy MCBH AOD Programs to comply with following re-	
1198	•	ntatives for admission of adolescents to adult drug or alc	
1199		ivers to serve adolescents:	her own behalf and shall not
1200		e licensee shall permit any adolescent resident to act on h uire such adolescent resident to have an authorized representation	
1201 1202		blescent has:	
1202		Applied for services pursuant to Family Code Section 69)20(b) or
1203		Been emancipated pursuant to Part 6 (commencing with	
1204	υ.	Family Code.	
1206	2 Tł	e licensee shall require all adolescents, other than those of	covered in (1)(b) or (c) of this
1207		ulation, to have an authorized representative.	
1208		e licensee shall not detain an adolescent resident against	the will of the adolescent's parent.
1209		al guardian, or conservator. In those cases where law per	
1210		consent to treatment without the consent of an authorized	
1211		Il not be detained in the facility against his/her will. This p	
1212		clude nor to prohibit attempts to persuade an adolescent	
1213	-		
1214			
1215	XL. <u>S</u>	AFFING REQUIREMENTS FOR FACILITIES WITH WAI	VERS TO SERVE
1216		<u>OLESCENTS</u>	
1217		ENCES	
1218		ia Code of Regulations, Title 9, Division 4, Chapter 5, Su	bchapter 4, Article 3, Section
1219	10615		
1220	DA ¹ 14		
1221		Y AND PROCEDURES	nonline staffinger i finder
1222		policy MCBH AOD Programs to comply with following re-	
1223	adult o	ug or alcohol residential treatment facilities with waivers t	to serve addiescents:

- 1224 1. An alcoholism or drug abuse recovery or treatment facility granted a waiver to serve
- adolescents shall provide supervision of adolescent residents by program staff twenty-four (24) hours per day, seven (7) days per week. Residents shall not be used to fulfill this requirement.
- 1227 2. The licensee shall comply with criminal record clearance requirements of California Code of
- Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4 (commencing with Section 1229 10624):
- 1230 a. Prior to approval of a waiver, and
- b. Continuously after approval of the waiver.
- In addition to the requirements of California Code of Regulations, Title 9, Division 4, Chapter 5,
 Subchapter 3, Article 2, Section 10564, the following shall apply to facilities granted a waiver to
 provide services to adolescents:
- a. The licensee shall ensure that adequate numbers of trained staff are consistently available
 to provide the services and supervision required and to meet the requirements otherwise
 identified in this sub-policy.
- b. All individuals who have supervisory responsibility or frequent or routine contact with
 adolescent residents shall meet the criminal record clearance requirements of California
 Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4 (commencing
 with Section 10624).
- 1242 4. From 7:00 a.m. to 10:00 p.m. there shall be two staff members on site and awake when adolescents are present.
- 1244 5. From 10:00 p.m. to 7:00 a.m. there shall be at least one (1) staff member on site and awake. 1245

1246 XLI. DEVELOPMENT OF NEEDS AND SERVICES PLAN FOR ADOLESCENTS

1247 **REFERENCES**

- 1248 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section1249 10616
- 1250

1251 POLICY AND PROCEDURES

- 1252 It is the policy MCBH AOD Programs to comply with following regarding development of needs and
- 1253 services plan for adolescents admitted to adult drug or alcohol residential treatment facilities with
- 1254 waivers to serve adolescents:
- In addition to the requirements of California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section 10566, the licensee shall develop a needs and services plan for each adolescent resident.
- 1258 2. The needs and services plan shall identify:
- 1259a.The adolescent's educational needs and the services which will meet those needs, if the
adolescent's residency is to exceed fourteen (14) days;
- b. Restrictions and limitations on visitation with family members and others;
- 1262 c. Anticipated length of program participation.
- 1263 3. The licensee shall maintain the adolescent resident's needs and services plan in the 1264 adolescent resident's record.

1265

1266

1267XLII.BUILDINGS AND GROUNDS OF ADULT FACILITIES WITH WAIVERS TO SERVE1268ADOLESCENTS

1269 **REFERENCES**

1270 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section

1271 10618

1272

- 1274 It is the policy MCBH AOD Programs that in addition to the requirements specified in California 1275 Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 4, Section 10581(a) 1276 through (f), the following requirements shall apply to facilities which provide services to 1277 adolescents: 1278 1. Only adolescent residents of the same sex shall share a bedroom. 1279 2. No adolescent resident shall be required to sleep in a room used for other activities. 1280 3. A recreation room shall be available for planned activities, relaxation, and recreation of 1281 adolescent residents exclusively. 1282 1283 1284 XLIII. DISCIPLINE POLICIES AND PROCEDURES OF ADULT FACILITIES WITH WAIVERS **TO SERVE ADOLESCENTS** 1285 1286 **REFERENCES** 1287 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section 1288 10619 1289 1290 POLICY AND PROCEDURES 1291 It is the policy MCBH AOD Programs to comply with following regarding discipline policies and 1292 procedures of adult drug or alcohol residential treatment facilities with waivers to serve 1293 adolescents: 1294 1. The licensee shall develop and utilize written policies and procedures regarding the discipline 1295 of adolescent residents. a. The licensee's policies and procedures shall comply with the requirements of this 1296 regulation. 1297 1298 b. Facility staff, adolescent residents, and the adolescent resident's authorized representatives shall receive copies of the licensee's policies and procedures regarding 1299 the discipline of adolescent residents. 1300 1301 2. Acceptable forms of discipline may include: a. Restriction in an unlocked living or sleeping area; 1302 b. Prohibition against attendance at or participation in planned activities; and/or 1303 c. Prohibition against the use of entertainment devices, such as television, radios, cassette 1304 recorders, or compact disc players. 1305 1306 3. At no time shall discipline violate the personal rights of the adolescent resident, as identified in California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 1307 10569. 1308 1309 4. Nothing in this part is intended to interfere with any system which assigns privileges in 1310 accordance with program advancement. 1311 1312 1313 XLIV. REMOVAL/DISCHARGE OF ADOLESCENTS FROM FACILITIES 1314 **REFERENCES** 1315 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section 1316 10620 1317 1318 POLICY AND PROCEDURES
- 1319 It is the policy MCBH AOD Programs to comply with following regarding removal/discharge of

1320	adolescents from adult drug or alcohol residential treatment facilities with waivers to serve				
1321 1322		adolescents:			
1323	1.	The licensee shall develop and utilize written procedures regarding removal/discharge of adolescent residents from the facility.			
1324	2.	The licensee shall not remove or discharge an adolescent resident from the facility unless the			
1325	2.	licensee has obtained prior written approval from the adolescent's authorized representative for			
1326		the removal/discharge.			
1327	3.	Nothing in this regulation shall be construed to prohibit an adolescent resident from being			
1328		removed from the facility under emergency circumstances by an authorized person or agency.			
1329		Examples of such circumstances include:			
1330		a. Removal by law enforcement officers when an adolescent resident is arrested;			
1331		b. Removal for the health and safety of the adolescent resident;			
1332		c. Removal because the continued presence of the adolescent resident represents a threat to			
1333		the health and safety of others within the facility.			
1334	4.	The licensee shall document in the adolescent resident's record any removal/discharge.			
1335		Documentation shall include:			
1336		a. The reasons for removal and/or discharge, and			
1337		b. The name and address of the individual to whom the adolescent resident was released			
1338		and the individual's relationship to the adolescent resident.			
1339 1340					
1340	XĽ	V. PERSONNEL RECORDS OF STAFF PROVIDING SERVICES TO ADOLESCENT			
1342		FACILITIES WITH WAIVERS TO SERVE ADOLESCENTS			
1343	RE	FERENCES			
1344		lifornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section			
1345	106				
1346					
1347		LICY AND PROCEDURES			
1348		s the policy MCBH AOD Programs that in addition to the requirements of California Code of			
1349		gulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 2, Section 10565, the licensee			
1350		all develop and utilize a dated, monthly time schedule for facility staff and volunteers providing			
1351		vices to adolescents in adult drug or alcohol residential treatment facilities with waivers to serve			
		olescents: The exhault shall clearly identify the individual providing convices and/or expression and the			
1353	١.	The schedule shall clearly identify the individuals providing services and/or coverage and the			
1354	2	days and hours to be worked. The schedule shall be posted in the facility where it is convenient for staff reference.			
1356		The licensee shall keep the monthly time schedules on file for one year.			
1357	0.				
1358					
1359	XL	VI. REGARDING RECORDS OF ADOLESCENT RESIDENTS IN FACILITIES WITH			
1360		WAIVERS TO SERVE ADOLESCENTS			
1361	RE	FERENCES			
1362	Ca	lifornia Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section			
1363	106	622			
1364					
1365		LICY AND PROCEDURES			
1366		s the policy MCBH AOD Programs that in addition to the requirements of California Code of			
1367	Re	gulations, Title 9, Division 4, Chapter 5, Subchapter 3, Article 3, Section 10568, the licensee			

1368	shall obtain and record the following in each adolescent resident's record:
1369	1. The name, address, and telephone number of the adolescent's authorized representative;
1370	2. A consent form, completed by the adolescent's authorized representative, permitting the facility
1371	to authorize medical care;
1372	3. An assessment of the adolescent's educational needs, if the term of residency exceeds
1373	fourteen (14) days; and
1374	4. A copy of the adolescent's needs and service plan.
1375	
1376	
1377	XLVII. RECORDS OF MANDATORY REPORTS REQUIRED FOR FACILITIES WITH WAIVERS
1378	TO SERVE ADOLESCENTS
1379	REFERENCES
1380	California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 3, Section
1381	10623
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1384	It is the policy MCBH AOD Programs that the licensees of adult drug or alcohol residential
1385	treatment facilities with waivers to serve adolescents shall notify the adolescent resident's
	authorized representative if the adolescent resident:
	1. Is removed from or leaves the facility, or
1388	2. Is not enrolled in or regularly attending school.
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1391	XLVIII. REVIEWING CRIMINAL RECORDS OF STAFF EMPLOYED BY FACILITIES WITH
1392	WAIVERS TO SERVE ADOLESCENTS REFERENCES
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1394	California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 10624
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	POLICY AND PROCEDURES
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	adolescents:
1401	1. All individuals who have supervisory responsibility for adolescent residents or frequent or
1402	routine contact with adolescent residents of an alcoholism or drug abuse recovery or treatment
1403	facility shall be subject to a criminal record review prior to their involvement in the provision of
1404	services to adolescents. Residents shall not be required to meet the requirements of this
1405	article.
1406	2. The California Department of Alcohol and Drug Programs (CA ADP) and MCBH AOD shall
1407	conduct a criminal record review of all persons specified in Subsection (1) of this sub-policy
1408	and shall have the authority to approve or deny an individual's involvement in the provision of
1409	adolescent services based upon the results of such review.
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1413	ADOLESCENTS
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1414 **REFERENCES**

1415 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section

1416 10625

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1418 POLICY AND PROCEDURES

1419 It is the policy MCBH AOD Programs to comply with following regarding fingerprinting staff

- employed by adult drug or alcohol residential treatment facilities with waivers to serve adolescents:
- 1421 1. All individuals subject to criminal review shall be fingerprinted. Fingerprints shall be recorded
- on current Application for Employment forms [BID 7 (5/90)] designated by the California
 Department of Justice. The fingerprinting service utilized shall be secured by the
- 1424 applicant/licensee.
- All current processing fees required by the Department of Justice shall be submitted with
 completed fingerprint forms by the applicant/licensee to the California Department of Alcohol
 and Drug Programs (CA ADP).
- The quality of prints shall be reviewed by CA ADP prior to forwarding to the California
 Department of Justice for processing. CA ADP's quality review process shall be completed
 within five (5) working days from receipt of the completed fingerprint forms.
- 1431 4. CA ADP shall return fingerprint forms to the applicant/licensee under any one of the following conditions:
- 1433a. The applicant/licensee fails to submit the required processing fee for each completed1434fingerprint form.
- b. The fingerprints fail to meet the quality standards required for processing as determined by
 the California Department of Justice.
- 1437 c. Fingerprint forms are incomplete.
- 1438 1439

1440L.REVIEW OF CRIMINAL HISTORY SUMMARIES OF STAFF EMPLOYED BY ADULT1441FACILTIIES WITH WAIVERS TO SERVE ADOLESCENTS

1442 **REFERENCES**

1443 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 1444 10626

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- 1447 It is the policy MCBH AOD Programs to comply with following regarding review of criminal history
- summaries of staff employed by adult drug or alcohol residential treatment facilities with waivers to serve adolescents:
- 1450 1. Criminal history summaries shall be reviewed by the California Department of Alcohol and 1451 Drug Programs (CA ADP) to determine if an individual has been convicted of any crimes
- specified in Subsections (3) or (4) of this sub-policy. CA ADP shall complete this review
- 1453 process within ten (10) working days of receipt of the criminal history summary from the
- 1454 Department of Justice.
- 1455 2. If the review discloses the individual has no record of being convicted for any crimes specified
- in Subsections (3) or (4) of this sub-policy, CA ADP shall approve a criminal record clearance
 and notify the applicant/licensee within seven (7) working days from completion of the review
 process.
- 1459 3. If the review discloses the individual has been convicted of or is the subject of any criminal
- investigation relating to any felony or a misdemeanor perpetrated against a child, CA ADP
- shall deny a criminal record clearance and so notify the applicant/licensee within seven (7)

working days from completion of the review process. Conviction for any felony or misdemeanor
perpetrated against a child, committed outside the State of California, shall be considered a
felony or misdemeanor perpetrated against a child, for the purpose of these regulations, if such
offense would have been a crime if it had been committed in California. Any individual so
convicted shall be permanently prohibited from participating in the provision of adolescent
services.
If the review discloses the individual has been convicted of any alcohol or drug-related crime, a

- If the review discloses the individual has been convicted of any alcohol or drug-related crime, a
 violation of Division 10 of the Health and Safety Code which is also known as the Uniform
 Controlled Substances Act, the Department shall take the following action:
- a. For any felony or misdemeanor conviction, within the last three (3) years, not perpetrated against a child, the Department shall notify the individual and the applicant/licensee, within seven (7) days of completion of the review process, that the individual is prohibited from being involved in the provision of services at a facility serving adolescents.
- b. Notwithstanding Section (4)(a) of this sub-policy, a two year limitation shall apply to a conviction for violation of those statutes enumerated in Labor Code Section 432.8.
- c. Conviction for a violation or attempted violation of an offense committed outside the State
 of California shall be administered pursuant to this section if such offense would have been
 a crime under one of the above sections if committed in California.
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1482 LI. MONITORING OF SUBSEQUENT CONVICTION DATA FOR STAFF EMPLOYED BY 1483 ADULT FACILITIES WITH WAIVERS TO SERVE ADOLESCENTS

1484 **REFERENCES**

- 1485 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 1486 10630
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1488 POLICY AND PROCEDURES

1489 It is the policy MCBH AOD Programs to comply with following regarding monitoring of subsequent 1490 conviction data for staff employed by adult drug or alcohol residential treatment facilities with 1491 waivers to serve adolescents:

- 1492 1. The Department shall monitor all subsequent conviction data received from the California
- 1493 Department of Justice for individuals with an approved or conditional criminal record clearance.
- 1494 2. Upon receipt of information that an individual participating in the provision of adolescent
- services has been convicted of a crime specified in California Code of Regulations, Title 9,
 Division 4, Chapter 5, Subchapter 4, Article 4, Section 10626(c) or Section 10626(d), or any
- 1496 crime which the California Department of Alcohol and Drug Programs (CA ADP) determines
- has direct bearing upon the individual's ability to perform her/his responsibilities in the provision
- of adolescent services, the CA ADP shall notify the licensee. For crimes specified in California
- 1500 Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 10626(c),
- the time limitations specified in California Code of Regulations, Title 9, Division 4, Chapter 5,
- Subchapter 4, Article 4, Section 10626(d)(1) and (d)(2) shall apply.
- Upon notification that an individual has been convicted as specified in Subsection (2) of this
 sub-policy, the licensee shall terminate the individual's involvement in the provision of services
 to adolescents effective the date CA ADP's notice is received.
- a. If an individual is convicted of a crime as specified in California Code of Regulations, Title
 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section 10626(c), the individual shall be
- 1508 permanently prohibited from participating in the provision of adolescent services in

- accordance with California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter
 4, Article 4, Section 10626(c) of this article.
- 1511 4. The licensee shall notify CA ADP and MCBH AOD in writing of any individual with an approved

criminal record clearance who ceases involvement in the provision of adolescent services during the previous month by the fifteenth (15) day of the current month.

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1516LII.STORAGE OF CRIMINAL HISTORY SUMMARIES OF STAFF EMPLOYED BY ADULT1517FACILITIES WITH WAIVERS TO SERVE ADOLESCENTS

1518 **REFERENCES**

1519 California Code of Regulations, Title 9, Division 4, Chapter 5, Subchapter 4, Article 4, Section

1520 **10631**

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- 1523 It is the policy MCBH AOD Programs that all criminal history summaries of staff employed by adult
- 1524 drug or alcohol residential treatment facilities with waivers to serve adolescents are confidential
- and shall be stored in compliance with Article 1 (commencing with Section 700), Chapter 7,
- 1526 Division 1, Title 11, California Code of Regulations.