

L-209

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House of Representatives  
COMMONWEALTH OF PENNSYLVANIA  
HARRISBURG

#2712

RECEIVED  
2008 OCT 24 PM 2:35  
INDEPENDENT REGULATORY  
REVIEW COMMISSION

October 7, 2008

The Honorable Estelle Richman, Secretary  
Department of Public Welfare  
333 Health and Welfare Building, Box 2675  
Harrisburg, PA 17120

Dear Secretary Richman:

I am writing to request your re-consideration of the recently proposed assisted living licensure regulations.

As you know, Act 56 of 2007 directed the Department of Public Welfare to adopt regulations establishing minimum licensing standards for assisted living residences which "meet or exceed" standards established for personal care homes. I understand the goal of implementing these regulations is to protect the health, safety, privacy, and autonomy of residents while balancing providers' concerns related to liability and individual choice. However, it was recently brought to my attention that the adoption of these regulations may adversely impact some smaller, charitable personal care homes; one example being The Easton Home, a non-profit assisted living facility located in my district.

The Easton Home is a non-profit Presbyterian Homes Assisted Living Residence, serving over 50 residents, which has provided services to the elderly in the Easton area for 116 years. The facility also subsidizes care for over 25% of their population and has provided millions of dollars in charitable care to residents who are unable to afford needed services, thus allowing patients to remain at the Easton Home as long as their personal care needs are met.

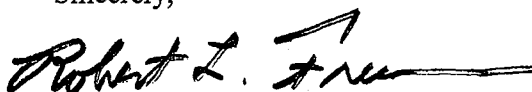
After reviewing the proposed assisted living licensure regulations, it is evident that their implementation will create problems such as exorbitant renovation costs for smaller and non-profit personal care homes such as The Easton Home. These problems may jeopardize the facility's ability to continue to provide quality care for assisted living residents in the Easton area at an affordable rate, as well as impede on the home's ability to continue to provide charitable care to residents.

I have enclosed a copy of concerns outlined by Paul Cercone, Administrator of The Easton Home, regarding the specific impact of these regulations. Therefore, I ask that you

reassess the proposed assisted living licensure requirement regulations and take into consideration the negative effects these regulations may have on smaller, charitable facilities like The Easton Home.

I would like to thank you for your consideration of this request. If you have any questions regarding this matter, please do not hesitate to contact me.

Sincerely,

A handwritten signature in black ink that reads "Robert L. Freeman". The signature is written in a cursive style with a long horizontal flourish at the end.

Robert L. Freeman  
State Representative  
136<sup>th</sup> Legislative District

cc: Paul Cercone, Administrator  
The Easton Home

Enclosure



## THE EASTON HOME

A not-for-profit Presbyterian Homes Assisted Living Residence

### **1. Physical Plant issues**

**2800.98, 2800.101, 2800.102, 2800.104**

These regulations are of the greatest concern to our organization's communities and their ability to even be able to participate in this new level of care and services. The minimum square footage, as well as the requirement to have a bath or shower in the resident's bathroom will result in the Easton Home (as well as five other facilities in my organization) not being able to be licensed assisted living without having renovations costing in excess of \$850,000. The enabling assisted living legislation only required a private bathroom, not a private tub/shower. I am concerned that these regulations have exceeded the scope of the legislation and will severely limit seniors' access to assisted living. In my community, we serve seniors with Alzheimer's Disease and other memory disorders in a secured unit. A private tub or shower in their rooms would not be an enhancement to their unit, but a hazard. I will note that our community is consistently above 95% occupancy and serves both a private pay and charitable market, an indication that the market has and should decide what the physical plant requirements should be, not regulation. As written, these regulations will ensure that low-income individuals will not be able to buy their way into an Assisted Living facility in vast expanses of the Commonwealth. It is the care and services we provide that enhances the life of our residents, not arbitrary building requirements.

### **2. Administrator staffing and Direct care staffing**

**2800.56 and 2800.57**

The intent of this regulation as written appears to require a licensed administrator 24 hours per day/7 days per week which not only dramatically increases our costs, but is also well beyond the requirements of skilled nursing facilities. A more reasonable requirement is to have qualified back-up in the case of an extended absence by the administrator. In addition, the requirement for 40 hours per week of on-site administrator is double the current requirement, higher than skilled nursing, and does not allow for any vacation or required education time. The cost implication for our community is \$27,000 which will result in increased costs to our residents to offset the expense, reduction of the number of residents able to receive charitable care or fewer direct care employees staff to care for our residents.

### **3. Additional staffing**

**2800.60**

The requirement for a nurse on-call essentially requires a facility to have a nurse employed 24 hours per day since these professionals are not likely to allow their license to be jeopardized through a contractual arrangement they have no direct control over. While all of our facilities currently have a nurse during at least one shift each day, this requirement for additional nurse staffing increases our cost to our residents by an average of \$19.00 per hour or a cost of \$138,000 in 2007. As an isolated cost, we may be able to incorporate this as an acknowledgement of the increased level of care, however, with the other costs of these regulations, it just becomes one more cost that will reduce our ability to provide quality care to lower income seniors.

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1022 Northampton Street • Easton, PA 18042-4292

[www.eastonhome.org](http://www.eastonhome.org)



## THE EASTON HOME

A not-for-profit Presbyterian Homes Assisted Living Residence

#### **4. Pharmacy and Prescription Drug Accountability**

The facility should be permitted to dictate the manner in which prescription drugs are delivered and packaged by a pharmacy. The facility must be able to ensure the integrity of its medication administration regimen, and to deviate from that system is to pave the way for medication administration errors. Accordingly, if a pharmacy refuses to package prescription drugs in a manner consistent with the facility's operation, the facility should not be forced to accept drugs from that source. Our facility and other facilities in my organization recently completed a transition to a medication administration process that we feel improves the safety of medication administration, particularly when medications are administered by unlicensed staff. To allow deviation from this standard is contrary to enhanced resident care and enhanced acuity. This is an issue of safety.

#### **5. Initial and annual assessment**

##### **2800.225**

This requirement requires an RN to complete the assessment and support plan which are not clinically necessary and is a mandate that simply increases the cost profile of delivering care. Our communities currently provide a higher standard of care by ensuring completion and/or input by an LPN, so the additional cost of having an RN complete these versus the benefit is not balanced.

#### **6. Dementia-specific training**

##### **2800.65(e) and 2800.69**

The intent of this regulation is consistent with our facilities' practice to provide appropriate training on dementia, however, the requirement that dementia care-centered education be in addition to the already mandated educational requirement does not contribute to improved resident care. Dementia care education can easily be incorporated into the already robust educational requirement, not in addition to it. As this regulation stands, direct care workers are being asked to obtain more CEU's than RNs which is unnecessary and costly.

#### **7. Bundling of core services**

##### **2800.25c and 2800.220**

The portion of this regulation of most concern is the requirement to have all vehicles be handicapped accessible if we provide transportation. While we have one handicapped accessible vehicle ( a 14 passenger bus ) , we would not be able to provide transportation services if required to replace our other non-handicapped vehicles. With current gas prices, transporting one resident to a physician's appointment in a 14 passenger bus is not environmentally friendly or cost effective. The price tag for replacing these vehicles which would eliminate our ability to spend our dollars on other meaningful resident care and facility upgrades. The current complement of vehicles on our campuses meets the needs of our residents, while this regulation is arbitrary and will reduce services.

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**8. Discharge of Residents**

The facility must be permitted to maintain control over the transfer and discharge of its residents to ensure that residents are being appropriately care for. The proposed regulation curtails that power, and inserts the Long-Term Care Ombudsman as an active participant. While we recognize the need for the resident to be able to access the Ombudsman, we feel it is inappropriate for the Ombudsman to take an active role in negotiations or in the disposition of informed consent agreements or in discharge proceedings. The Ombudsman should provide a counseling role for the resident, not act as a legal advisor.

**9. Licensing Fee**

**2800.11**

The dramatic increase in licensing fee is an administrative cost that does not have a direct effect on improving care provided to residents, and will serve to decrease care due to our having to either cut resources and charitable care or increase costs to residents. The \$6905 price tag for our community means that less residents will be able to receive charitable care or the number of caregivers employed to care for our residents will be reduced.

**10. First aid kits**

**2800.96 and 2800.171**

These two requirements appear to mandate an AED in each first aid kit and in each vehicle. Our facilities currently provide more than the regulatory-required number of first aid kits because we believe that will enhance resident care. However, if we are required to provide AEDs in each of the first aid kits in each of our vehicles, we will have no choice but to reduce the number of first aid kits in our buildings. In addition, the requirement to have an AED in each of our three vehicles will be cost-prohibitive and will contribute to our reduced ability to provide needed transportation services. We currently have 6 first aid kits in our community and our vehicles. The price tag for adding an AED to each of these kits would be over \$9,000. While AEDs are an important component of care provided, it should be noted that in ALL successful outcomes that have been studied, the use of an AED typically doesn't occur for between 1.7 and 2.5 minutes – more than enough time to have staff respond.

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