121-5121

# D'YOUVILLE MANOR

#### PERSONAL CARE RETIREMENT RESIDENCE

5112

September 10, 2008

Gail Weidman Office of Long Term Care Box 2675 Harrisburg, PA 18104

Arthur Coccodrilli, Chairman Independent Regulatory Review Commission 333 Market Street, 14<sup>th</sup> Floor Harrisburg, PA 17101

The Honorable Charles T. McIlhinney, Jr. 187 Capitol Bldg. Senate Box 203010 Harrisburg, PA 17120-3010

The Honorable David J. Steil 49 East Wing PO Box 202031 Harrisburg, PA 17120-2031 1750 QUARRY ROAD YARDLEY, PENNSYLVANIA 19067 TELEPHONE (215) 579-1750 FAX (215) 579-3054 WWW.DYOUVILLEMANOR.ORG

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REFERENCE: DPW Proposed Regulation #14-514 (#2712), Assisted Living Residences

Dear Sirs and Madam:

I write to you as the Administrator of D'Youville Manor, a not-for profit personal care home, owned and operated by the Grey Nuns of the Sacred Heart. D'Youville Manor has served the long term care needs of Bucks County and its surrounding counties since 1990. We are licensed to provide for the personal care needs of 70 residents whose average age is 86.

We have built a strong reputation for providing an affordable, warm, supportive, compassionate, homelike environment which enables our residents to function at their highest level and age in place, preserving their dignity and emotional and functional independence. We operate with licensed nurses round the clock, consequently, have been able to provide our residents with supplemental health care and oversight in addition to core personal care services. The proposed DPW regulations for Assisted Living Residences would impose significant new costs and would most likely eliminate D'Youville Manor from Assisted Living licensure. The attached comments will highlight the specific points of elimination. The emphasis on physical plant found in the proposed regulations misses the "true" care needs of the resident-population that we serve. Additionally, the regulations, as proposed, would prevent a personal care home from providing the supplemental health care services we now provide, creating an unacceptable disruptive impact on specific residents.

One of the greatest challenges that we, as providers and our residents and families as consumers have had to face over my 33 years in long term care, the last 13 years as an administrator is to meet the financial challenge of paying the cost of remaining in an environment that most appropriately meets the resident's needs, both physically and emotionally. These proposed regulations will do nothing to assist residents who will remain in Personal Care homes to meet this financial challenge, and; will make it financially more difficult for Personal Care homes to coexist with Assisted Living Residences.

Please consider the attached comments on the proposed regulations.

Respectfully,

Yardley, PA 19067

Cecile F. Shocket, MSN, RN, NHA Administrator D'Youville Manor 1750 Quarry Road

PROPOSED REGULATIONS	COMMENTS
FROFOSED REGULATIONS	COMMENTS
2800.4. Definitions.	
Transfer; Movement of a resident within the assisted living residence or to a	The words transfer and discharge are being used interchangeably
temporary placement outside the assisted living residence.	in 2800.228. The proposed regulation is requiring a 30-day notice
	for both transfer/discharge. This requirement for transfer would
2800. 228. Transfer and Discharge.	restrict the continuity of service that prompts a transfer.
(b) If the residence initiates a transfer or discharge of a resident, or if the	
legal entity chooses to close the residence, the residence shall provide	Based on the definition, do we need to give a 30-day notice also
a 30-day advance written notice to the resident, the resident's family or	if we transfer a resident from one living unit to another within the
designated person and the referral agent citing the reasons for the trans-	residence? Please clarify.
fer or discharge. This shall be stipulated in the resident-residence	
contract.	
2800.11. Procedural requirement for licensure or approval of assisted	
living residence.	
(c) After the Department determines that a residence meets the requirement	D'Youville Manor is a 70-bed stand alone residence. Currently, we
for a license, the Department's issuance ot renewal of a license to a re-	pay \$30 for the annual renewal of our license. With the proposed
sidence is contingent upon receipt by the Department of the following fees	regulation, our cost will significantly increase from \$30 to \$7,850
based on the number of beds in the residence as follows:	(\$500 for license and \$7,350 for bed assessment)
(1) A \$500 license application or renewal fee	
(2) A \$105 per bed fee that may be adjusted by the Department	Financial Impact: This would be an increase of \$7,820 for
annually at a rate not to exceed the Consumer Price Index. The	licensure and will be cost prohibitive for us as a residence. The
Department will publish a notice in the Pennsylvania Bulletin	only way our residence can afford this is to pass the cost to our
when the per bed fee is increased.	residents.
2800.16. Reportable incidents and conditions.	Please remove "illness" as a reportable incident.
(a) A reportable incident or condition includess the following	If we will be reporting every time we send a resident for "illness"
(3) An injury, illness or trauma requiring treatment at a hospital or	to the hospital, we will be spending at least an hour each time to
medical facility. This does not include minor injuries such as	complete the entire process - time that we should be spending
sprains or minor cuts.	with residents. Impact: If we were following this proposed regula-
	tions this year, we would have had to report at least 50 illnessses,
	resulting in at least 50 hours of man power to meet the initial re-
~	porting procedure and required duplication/placement of report.

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#### D'YOUVILLE MANOR COMMENTS ON DROSED RECHILATION #14-514 (#2712), ASSISTED LIVING RESIG

# DPW PROPOSED REGULATION #14-514 (#2712), ASSISTED LIVING RESIDENCES

PROPOSED REGULATIONS	COMMENTS
<ul> <li>(b) Upon application for residency and prior to admission to the residence, the licensee must provide each potential resident or potential resident's designated person with written disclosures that include: <ul> <li>(1) A list of nonwaivable resident rights.</li> <li>(2) A copy of the agreement the resident will be asked to sign.</li> <li>(3) A copy of residence rules and resident handbook. The resident handbook shall be approved by the Department.</li> <li>(4) Specific information about: <ul> <li>(i) What services are offered by the residence</li> </ul> </li> </ul></li></ul>	Recommends removal of " Upon application for residency" from the proposed regulation. This proposed regulation requires at the time of application ar extensive amount of written materials be provided for potential applicants who would not necessarily even become residents. At present, a brochure identifying services and charges are provided at time of application. At time of commitment, more extensive materials are provided including a copy of the contract which includes resident rights, services provided and charges
<ul> <li>(ii) The cost of those services to the potential resident</li> <li>(iii) The contact information for the Department</li> <li>(iv) The licensing status of the most recent inspection reports and instructions for access to the Department's public website for information on the residence's most recent inspection reports.</li> <li>(v) Disclosure of any waivers that have been approved for the residence and are still in effect.</li> </ul>	for services as well as written guidelines for smooth transition which include contact numbers for facility employees. Before or on the actual day of admission, a resident handbook is given to the resident. Impact: If this regulation will not be changed, this will cause an excessive financial burden to us to provide all these written ma- terials to every potential resident or potential residen's designated person.
<ul> <li>2800.25. Resident-residence contract.</li> <li>(b) The contract shall be signed by the administrator or a designee, the resident and the payer, if different from the resident, and cosigned by the resident' designated person if any, if the resident agrees. The contract shall run month-to-month with automatic renewal unless terminated by the resident with 14 days notice or by the residence with 30 days' notice in accordance with 2800.228 (relating to transfer and discharge)</li> </ul>	Recommends that resident must also give the facility <b>30 days'</b> notice when terminating contract not <b>14 days</b> .
<ul> <li>(c) At a minimum, the contract must specify the following:</li> <li>(2) A fee schedule that lists the actual amount of charges for the residence's core AL services that the individual is purchasing</li> <li>(v) transportation in accordance with 2800.171</li> </ul>	Transportation is included in the residence's core assisted living services with one core service rate (the language is unclear as to whether coordination of or actual provision of transportation is required). Currently, transportation is not required and we assist the page 2 of

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PROPOSED REGULATIONS	COMMENTS	
<ul> <li>(e) The resident, or a designated person, has the right to rescind the contract for up to 72 hours after the initial dated signature of the contract or upon receipt of the initial support plan. The resident shall pay only for the services received. Rescission of the contract must be in writing</li> </ul>	residents in coordinating their transportation transportation for medical appointments are family members. <u>Impact:</u> If the actual provision of transport the core assisted living services, there will l increase for all residents, regardless of whe since our rate is <b>"all inclusive".</b> Currently package rate per day is \$125.00. Admission is a process that involves signifi cost. The Director of Nursing will spend a lo the prescrrening assessment for potential m the regulations. There is administrative time	provided by the ation is required within be a significant rate ther they use it or not our average core cant administrative t of time completing esident required by
addressed to the residence.	the resident-residence contract, securing m curing the medications and setting up medi records, preparing the room for the new res completing all mandatory assessment form support plan with the input of the resident a person, to name some of the costs. If after are completed and resident may simply res cost involved with these processes will cert rage cost of operating a residence and will residents in increased rates.	edical evaluation, se- cation administration ident to move in, s and completing the nd his/her designated all these processes cind the contract, the ainly increase the ave-
<ul> <li>00.56. Administrator staffing.         <ul> <li>(a) The administrator shall be present in the residence an average of 40 hours or more per week, in each calendar month. At least 30 hours per month shall be during normal business hours.</li> </ul> </li> </ul>	Currently, I work 40 hours or more (althoug administrator to be in the residence 20 hou call 24/7. I assign a designee when I am o proposed regulation, does it mean that I ne in the facility 24/7? This needs to be clarif	rs per week). I am on n vacation. With this ed a designee present

PROPOSED REGULATIONS	COMMENTS
in the administrator's absence. The designee shall have the same training required for the administrator.	With this proposed regulation, does it mean that my designee need to have the same exact credentials like me? <u>Impact:</u> If we are required to have an Administrator or designee 24/7 with the same training and qualifications, the addition of 3.2 FTE's (We need 4.2 FTE's to cover 24/7) will cause a very significant financial burden on a small residence like us and will completely prohibit us in even thinking of applying as an Assisted Living residence.
<ul> <li>2800.60. Additional staffing based on needs of residents.</li> <li>(d) In addition to the staffing requirements set forth in this chapter the residence shall have a nurse on call at all times. The on-call nurse shall either be an employee of the residence or under contract with the residence.</li> <li>(e) The residence shall have a dietitian on staff or under contract to provide for any special dietary needs of a resident as indicated in his support plan.</li> </ul>	At present, I have professionals (RN or LPN) on duty 24/7 and my Director of Nursing and myself (I'm also an Since we have professionals 24/7, would we need to have an on call nurse? Please clarify. Can the dietitian be "available" rather than contract? This needs further clarification. Impact: If this will be a required provision, this will cause another financial burden to the residence and would have no choice but pass the cost to the residents.
<ul> <li>2800.64. Administrator training and orientation.</li> <li>(a) Prior to initial employment as an administrator, a candidate shall successfully complete the following: <ul> <li>(2) A 100-hour standardized Department-approved administrator training course. The training provided for in 2800.69 (relating to additional dementia-specific training) shall be in addition to the 100-hour training course.</li> </ul></li></ul>	The way this proposed regulation is written, it seems that even an experienced NHA as I am, needs to complete the 100-hour training course. Impact: Financial burden would be tremendous and in addition, this will require me to be out of the building for these courses. It also impacts on the strict implementation of 2800.56 (a). If this applies as written, my back up would have to be an NHA and an

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PROPOSED REGULATIONS	COMMENTS
(d) Annual training shall be provided by Department-approved training sources listed in the Department's assisted living residence training resource directory or by an accredited college or university.	RN when I am out for the 100+ hours of training. The cost of the 100-hr training course is appoximately \$2000 for each person (Administrator and designees) Recommends to add exception to current NHA's I'm an NHA and need to attend 48 hours of NAB approved credits. It is very important that the Department accepts credits from courses that are approved by the National Association of Boards of Examiners of Long Term Care Administration (NAB). Requiring additional 24 hrs per year at Department approved courses would be costly.
2800.69. Additional dementia-specific training. Administrative staff, direct care staff persons, ancillary staff persons, substitute personnel and volunteers shall receive at least 4 hours of dementia-specific training within 30 days of hire and at least 2 hours of dementia-specific training annually thereafter in addition to the training requirements of this chapter.	There should be a more reasonable time frame in completing the initial 4 hours dementia-specific training - such as completing it within the first year of employment. The annual 2 hours of dementia-specific training shid. be included as part of the training requirements of this chapter not an addition. Impact: Should this be a required provision, this will add to the already significant burden of the residence (added cost of trainer and salaries for all staff - be it regular pay or overtime).
<ul> <li>2800.96. First aid kit.</li> <li>(a) The residence shall have a first aid kit that includes an automatic electronic defibrillation device, nonporous disposable gloves, antiseptic, adhesive bandages, gauze pads, thermometers, adhesive tape, scissors, breathing shield, eye coverings and tweezers.</li> </ul>	At present, our residence has five (5) first aid kits (one on each floor and one that goes with the residents during outside activities). We have one AED on the first floor next to the first aid kit but not inside the first aid kit. Do I need to put the AED inside the first aid kit? Do I need to buy additional four (4) AED's for the remaining four first aid kits? Please clarify

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PROPOSED REGULATIONS	COMMENTS
	<b>Impact:</b> If the facility needs to have an AED in all the first aid kits, this will be an additional financial burden - each AED can cost a minimum of \$1,500.00
800.101. Resident living units.	
<ul> <li>(b)(2) For residences in existence prior to , each living unit must have at least 175 square feet measured wall to wall, excluding bathrooms and closet space. If two residents share a living unit, there must be an additional 80 square feet in the living unit.</li> </ul>	We are currently operating 51 living units - 49 living units meet the square footage requirement. <u>Impact:</u> Even if only 2 living units (3.92%) do not meet this requirement, we still can not apply for an assisted living licensure since we can not afford any renovation at this time nor do we have the space to increase the square footage.
<ul> <li>(d) Kitchen capacity.</li> <li>(2) Existing facilities. Facilities that convert to residences after, must meet the following requirements related to kitchen capacity: <ul> <li>(i) The residence shall provide a small refrigerator in each living unit.</li> <li>(ii) The residence shall provide a microwave oven in each living unit.</li> <li>(iii) The residence shall provide access to a sink for dishes, a stove top for hot food preparation and a food preparation area in a common area. A common resident kitchen shall not include the kitchen used by the residence staff for the preparation of resident or employee meals, or the storage of goods.</li> </ul> </li> </ul>	At present, residents bring their own small refrigerator and micro- wave if they want too. We do not have a space for a common area where residents can prepare their own food. Impact: Should this provision be required, our residence will not be able to have this additional financial burden and therefore not likely to be able to apply for the assisted living licensure.

PROPOSED REGULATIONS	COMMENTS	*****
2800.131. Fire extinguishers, (a) There shall be at least one operable fire extinguisher with a minimum 2-A rating for each floor and living unit, including the basement and attic.	It is cost prohibitive to put fire extinguishers in all 51 living u With the provision of 3 meals a day, there is no need of cook and the risks involved in having such equipment powered. If risk is removed, then a fire extinguisher in each living unit is warranted.	king f the
<ul> <li>2800.141. Resident medical evaluation and health care.</li> <li>(a) A resident shall have a medical evaluation by a physician, physician's assistant or certified registered nurse practitioner documented on a form specified by the Department, within 60 days prior to admission.</li> </ul>	Recommends to add a timeframe of 30 days after admission proposed requirement is not always feasible or practical. Cu PCH regulations allow us to do this.	
<ul> <li>2800.220. Assisted living residence services.</li> <li>(b) Core Services. The residence must, at a minimum, provide the following: <ul> <li>Nutritious meals and snacks</li> <li>Laundry services</li> <li>A daily program of social and recreational activities</li> <li>A ssistance with performing ADLs and IADLs as indicated in the resident's assessment and support plan</li> <li>Assistance with self administration of medication or medication administration as indicated in the resident's assessment and support plan</li> <li>Househiold services essential for the health, safety and comfort of the resident based upon the resident's needs and preferences.</li> </ul> </li> <li>Transportation in accordance with 2800.171 (relating to transportation)</li> </ul>	The core services as described except for transportation are core services we currently provide. In addition, we do additio supportive services for the residents as needed. Our rate is a inclusive and currently, we charge an average of \$125 per da At present, we coordinate transportation, but do not guarante provision of transportation. Impact: If the actual provision of transportation is required w the core assisted living services, there will be a significant ra increase for all residents, regardless of whether they use it o since our rate is "all inclusive".	onal all ay. ee within ate

# D'YOUVILLE MANOR COMMENTS ON

# DPW PROPOSED REGULATION #14-514 (#2712), ASSISTED LIVING RESIDENCES

PROPOSED REGULATIONS	COMMENTS
<ul> <li>2800.224. Preadmission screening.</li> <li>(b) A potential resident whose needs cannot be met by the residence shall be provided with a written decision denying their admission and provide a basis for their denial. The potential resident shall then be referred to a local appropriate agency.</li> </ul>	Please consider all the issues that a residence must consider when deciding if an applicant is appropriate for the residence to ensure the well-being of the existing residents. There are times when decisions to deny admissions may not be appropriate to document . For example, if the potential resident has socially inappropriate behaviors that would impact the quality of life of the current residents, putting that in writing may be insulting to the applicant and family.
<ul> <li>2800.225. Initial and annual assessment.</li> <li>(a) A resident shall have a written initial assessment that is documented on the Department's assessment form within 15 days of admission. The administrator or designee, or licensed practical nurse, under the super- vision of a registered nurse, may complete the initial assessment.</li> </ul>	At present, either an RN or LPN completes the initial or annual assessment in our residence. Both seem to be equally proficien therefore an LPN being directly supervised by an RN does not seem to be necessary.
<ul> <li>2800.226. Mobility criteria.</li> <li>(c) The administrator shall notify the Department within 30 days after a resident with mobility needs is admitted to the residence or the date when a resident develops mobility needs.</li> </ul>	Since the Department (through the LMI of 8/26/2008) has decide that personal care homes no longer are to send notice to them when a resident is admitted with mobility needs or when a mob need develops, I recommend that this regulation also be chang to require that the residence maintain a list.
<ul> <li>2800.227. Development of the support plan.</li> <li>(b) A residence may use its own support plan if it includes the same information as the Department's support plan form. A licensed practical nurse under the supervision of a registered nurse, must review and approve the support plan.</li> </ul>	At present, either an RN or LPN completes the initial or annual assessment in our residence. Both seem to be equally proficier therefore an LPN being directly supervised by an RN does not seem to be necessary.
(k) The residence shall give a copy of the support plan to the resident and the resident's designated person.	Could the mandatory requirement to provide a copy be change upon resident's request or designated person's request?

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PROPOSED REGULATIONS	COMMENTS
<ul> <li>2800.229. Excludable conditions; exceptions         <ul> <li>(c) Submission, review and determination of an exception request.</li> <li>(2) The Department will review the exception request in consultation with a certified registered nurse practitioner or a physician, with experience caring for the elderly and disabled in long term living settings.</li> </ul> </li> </ul>	Recommends to specify number of years experience (like 5 yrs) requirement for professional making the determination
<ul> <li>2800.251. Resident records.</li> <li>(e) Resident records shall be made available to the resident and the resident's designated party during normal working hours. Resident records shall be made available upon request to the resident and the family members.</li> </ul>	Recommends adding language that asks for written notification and specifying time frame for compliance of request (like within 48 hours of receipt of written request).