From: Geraldine Cannon

To: DH, LTCRegs

Subject: [External] NO to State Regulation

Date: Friday, August 20, 2021 10:14:49 AM



ATTENTION: This email message is from an external sender. Do not open links or attachments from unknown sources. To report suspicious email, forward the message as an attachment to CWOPA SPAM@pa.gov.

To Whom it May Concern,

As a member of the long-term care community, please accept this letter of comment against the recently proposed Department of Health regulations: Rulemaking 10-221 (Long-Term Care Facilities).

After reviewing your proposed regulation, I have concerns regarding the mandatory increase of the minimum number of general nursing care hours from 2.7 to 4.1 for each resident. An unrealistic goal; many of you have worked in LTC & know it is unrealistic. If YOU haven't worked in LTC then YOU SHOULD NOT be making this proposal! It's time for some common sense in government!

Contrary to the federal regulation as written by the Centers for Medicare and Medicaid Services (42 CFR 483.70(q)(1)), this proposed state regulation does NOT account for direct care workers who are critical in delivering daily care to residents, including therapists (PT/OT/ST), dieticians, social workers, recreational therapists and others.

This direct care is essential and should be counted in any staffing calculation. Not including this care intentionally sets an unachievable goal for long-term care providers. **This regulation places every facility in jeopardy for every patient and survey**

Providers are also currently facing a dire staffing crisis nationally <u>due to "getting paid to stay home policy</u>". <u>STOP paying people to stay home, we need qualified staff to take care of our residents</u> Workers qualified to join the long-term care workforce do NOT exist. Providers in other states have been unsuccessful at achieving similar regulations. This mandate will force nursing home providers to recruit workers from other services in the long-term care continuum -- if they can afford to survive and do so.

I implore you to prudently address any regulatory concerns. We are hopeful the provisions contained in §211.12(i) will be amended to address the concerns of our sector.

NOTICE: This email may contain PRIVILEGED and CONFIDENTIAL information and is intended only for the use of the specific individual(s) to which it is addressed. If you are not the intended recipient of this email, you are hereby notified that any unauthorized use, dissemination or copying of this email or the information contained in it or attached to it is strictly prohibited. You may be subject to penalties under law for any improper use or further disclosure of any Protected Health Information in this email. If you have received this email in error, please delete it and immediately notify the sender of this email by reply mail. Thank you.