R432-6. Assisted Living Facility General Construction.
R432-6-1. Legal Authority.
This rule is promulgated pursuant to Title 26, Chapter 21. Sections numbered less than R432-6-99 apply to all assisted living facilities. Sections in the R432-6-100 series apply to Type I assisted living facilities. Sections in the R432-6-200 series apply to Type II assisted living facilities.

R432-6-2. Purpose.
The purpose of this rule is to promote the health and welfare of individuals receiving assisted living services through the establishment and enforcement of construction standards.

R432-6-3. Definitions.
(1) Assisted Living Facility Type I is a residential facility that provides assistance with activities of daily living and social care to two or more ambulatory residents who require protected living arrangements.
(2) Assisted Living Facility Type II is a residential facility that provides coordinated supportive personal and health care services to two or more semi-independent residents.
   (a) "Semi-independent means a person who is:
      (i) physically disabled but able to direct his or her own care; or
      (ii) cognitively impaired or physically disabled but able to evacuate from the facility, or to a zone or area of safety, with the physical assistance of one person.
   (b) "Resident Living Unit" means:
      (i) a one bedroom unit which may also include a bathroom and additional living space; or
      (ii) a two bedroom unit which may also include a bathroom and additional living space.
   (c) "Additional Living Space" means a living room, dining area and kitchen, or a combination of these rooms or areas in a resident living unit.
   (3) "Room" or "office" means a specific, separate, fully enclosed space for the service. If "room" or "office" is not used, multiple services may be accommodated in one enclosed space.
(4) Assisted Living Facilities Type I and Type II may be classified as either large, small or limited capacity.
   (a) A large assisted living facility houses 17 or more residents.
   (b) A small assisted living facility houses six to 16 residents.
   (c) A limited capacity assisted living facility houses up to five residents.

R432-6-4. General Requirements.
(1) The licensee is responsible for assuring compliance with R432-6.
   (2) If testing and certification compliance can only be verified through written documentation, the documentation shall be maintained in the facility for Department inspection.
   (3) If conflicts exist between applicable codes or if other authorities having jurisdiction adopt more restrictive requirements
than contained in these rules, the most restrictive requirement applies.
(4) If the Department has concerns about compliance, the licensee is responsible to demonstrate compliance.

R432-6-5. Codes and Code Compliance.
(1) The following codes and standards enforced by other agencies or jurisdictions apply to assisted living facilities. The licensee shall obtain documentation of compliance for the following codes and standards from the authority having jurisdiction and submit the documentation to the Department:
(a) Local zoning ordinances;
(b) International Building Code, 2000 edition;
(c) International Plumbing Code, 2000 edition;
(d) International Fire Code, 2000 edition; and
(2) The licensee shall obtain a certificate of occupancy from the local building official having jurisdiction.
(3) The licensee shall obtain a certificate of fire clearance from the Fire Marshal having jurisdiction.
(4) The licensee shall submit a copy of the certificates to the Department prior to resident utilization of newly constructed facilities, additions or remodels of existing facilities.

R432-6-6. Application of Codes for New and Existing Buildings.
(1) New construction, additions and remodels to existing buildings shall comply with Department rules in effect on the date the first drawings are received by the Department.
(2) If the remodeled area or addition in any building, wing, floor or service area of a building exceeds 50 percent of the total square foot area of the building, wing, floor or service area, then the entire building, wing, floor or service area shall be brought into compliance with rules governing new construction which are in effect on the date the first drawings are submitted to the Department.
(3) During remodeling, new construction or additions, the safety level which existed prior to the start of work shall be maintained.
(4) Current licensed buildings shall conform to Department construction rules in effect at the time of initial facility licensure.
(5) Buildings which are changing license classification shall comply with requirements for new construction.
(6) Buildings undergoing refurbishing shall comply with the following:
(a) All materials installed as part of a refurbishing project shall comply with flame spread ratings required by the fire marshal having jurisdiction.
(b) The facility shall keep written documentation of compliance with codes and standards.

(1) Health facilities shall obtain Department approval before occupying any newly constructed buildings or remodeled systems, or areas in existing buildings.
(2) Prior to submitting documents for plans review, the facility
architect and licensee must schedule a conference with Department representatives to outline the required plans review process.

(3) The licensee shall submit the following for Department review:
  (a) a functional program;
  (b) schematic drawings;
  (c) design development drawings; and
  (d) working drawings, including specifications.

(4) The Department shall initiate its review when it receives all required documents and fees.

(5) Working drawings and specifications for new construction, additions, or remodeling shall have the seal of a Utah licensed architect affixed in compliance with Section 58-3a-602.

(6) Plans approved by the Department do not relieve the licensee of responsibility for full compliance with R432-6.

(7) Plan approval expires 12 months after the date of the Department's approval letter, or latest plan review response letter if construction has not commenced. After a 12 month lapse the licensee must resubmit plans to the Department with a new plan review paid. A new letter of approval must be obtained from the Department.

(8) The Department shall issue an initial license, renewal license, or modified license only after the Department has determined the facility conforms with applicable licensure construction rules and has obtained all required clearances and certifications.

R432-6-8. Functional Program.

(1) The licensee must furnish to the Department a functional program which includes the following:
  (a) the purpose and license category of the facility;
  (b) services offered, including a detailed description of each service;
  (c) ancillary services required to support each function or program;
  (d) services offered under contract by outside providers and the required in-house facilities to support these services;
  (e) services shared with other health care licensure categories or functions;
  (f) physical and mental condition of intended residents;
  (g) ambulatory condition of intended residents, such as mobile or ambulatory;
  (h) special electrical requirements related to resident care; and
  (i) communication systems and other special systems.

(2) The functional program must include a description of how essential core services will accommodate increased demand if the building is designed for later expansion.

R432-6-9. Drawings.

(1) Drawings shall show all equipment necessary for the operation of the facility, such as kitchen equipment, laundry equipment, and similar equipment.

(2) Schematic drawings, which may be single line, shall contain the following information:
  (a) list of applicable building codes;
(b) location of the building on the site and access to the building for public, emergency, and service vehicles;
(c) site drainage and any natural drainage channels which traverse the site;
(d) any unusual site conditions, including easements which might affect the building or its appurtenances;
(e) relationships of rooms and areas within departments;
(f) number of resident beds; and
(g) total building area or area of additions or remodeled portions.
(3) Design development drawings, drawn to scale, shall contain the following information:
(a) room dimensions and room square footage;
(b) site plan, showing relationship to streets and vehicle access;
(c) location and size of public utilities; and
(d) types of mechanical, electrical and auxiliary systems.
(4) Working drawings shall include all the drawings outlined above in R432-6-9(1) through (3).
(a) The licensee shall provide one copy of completed working drawings and specifications which shows all equipment necessary for the operation of the facility such as kitchen, laundry, and other equipment.
(b) The Bureau of Licensing will keep the final drawings for 12 months after final approval of the project. Drawings may then be returned to the owner upon request.
(5) Within 30 days after receipt of required documentation and fee, the Department shall provide to the licensee and the project architect a written report of plans review outlining necessary modifications required to comply with Department rules.
(6) If changes are necessary, the licensee shall submit revised plans for review and final approval.

R432-6-10. Construction Inspections.
(1) The Department may conduct interim inspections.
(2) Prior to resident utilization, the licensee shall schedule a final inspection with the Department when the project is complete and furnishings and equipment are in place.

(1) If construction is commenced without prior Department plans approval, the Department may issue a license and authorize resident utilization only after it has approved as-built drawings and has conducted a construction inspection.
(2) The licensee shall correct all non-compliant items and pay the full plans review fee and inspection fee.

(1) If plans are not available for existing buildings involved in initial licensing or license category change, the licensee shall submit to the Department a functional program as defined in subsection R432-6-8, and a report identifying modifications to the building required to bring it into compliance with construction rules for the requested licensure category.
The Department shall review the functional program and furnish to the licensee a letter of approval or rejection within 30 days after receipt of the material. The Department may provide, at its option, a written report of modifications required to comply with construction standards.

(3) The licensee shall request and schedule a Department inspection upon completion of the modifications.

(4) Prior to a final Department inspection, the licensee shall pay the inspection fee.

(5) The Department shall issue a license when the building is in compliance with all licensing rules.

Projects involving remodeling or additions to an occupied building shall be programmed and phased to minimize detrimental effects to and disruption of residents and employees of the facility by protecting against construction traffic, dust, and dirt from the construction site.

R432-6-14. Site Location.
(1) The site shall be accessible to both visitor and service vehicles.

(2) Facilities shall be located to ensure that public utilities are available.

R432-6-15. Site Design.
The site design shall include the following:
(1) Surrounding land for outdoor activities;
(2) Paved roads for access to service docks and entrances;
(3) Fire equipment access as required by the fire marshal; and
(4) Paved walkways for pedestrian traffic and from every required exit to a dedicated public way.

R432-6-16. Parking.
(1) Parking requirements must comply with local zoning ordinances.

(2) Parking spaces for persons with disabilities shall be as level as practical and conform to requirements for disabled parking access as required by ADAAG.
   (a) The extra width required for disabled parking may be used as part of a common walkway.
   (b) Parking spaces for the disabled shall be directly accessible to the facility without requiring the disabled to go behind parked cars.

R432-6-17. Elevators.
All large multi-level assisted living facilities shall have an elevator which serves all levels. At least one elevator serving all levels shall accommodate a gurney with attendant and have minimum inside cab dimensions of 5'8" wide by 8'5" deep and a minimum clear door width of 3'8".

(1) Building entrances in large facilities shall be at grade
level, clearly marked, and located to minimize the need for residents to traverse other program areas. A main facility entrance shall be designated and accessible to persons with disabilities.

(2) Lobbies of multi-occupancy buildings may be shared if the design precludes unrelated traffic within or through units or suites of the licensed health care facility.

(3) At least one building entrance shall be accessible to persons with physical disabilities. Entrances requiring ramps with a slope in excess of 1:20 shall have steps as well as ramps.

(4) In Large facilities where all resident units do not have kitchens or toilet facilities, at least one drinking fountain or water cooler, toilet, and handwashing fixture on each floor shall be wheelchair accessible.

(5) Each resident bedroom or sleeping room shall have a wardrobe, closet, or locker for each resident occupying the unit. The closet, wardrobe or locker shall have a shelf and a hanging rod, with minimum inside dimensions of 22 inches deep by 36 inches wide by 72 inches tall, suitable for hanging full-length garments.

R432-6-19. General Standards for Details.

(1) Placement of drinking fountains, telephone booths, or vending machines shall not restrict corridor traffic or reduce required corridor width.

(2) Doors and windows shall comply with the following requirements:
   (a) Rooms which contain bathtubs, showers, or water closets for resident use shall be equipped with doors and hardware which permit emergency access.
   (b) Doors, except those to spaces such as small closets not subject to occupancy, shall not swing into corridors in a manner which will obstruct traffic or reduce corridor width. Large walk-in type closets are occupiable spaces.
   (c) Windows which open to the exterior shall be equipped with insect screens.
   (d) Resident rooms and suites intended for 24-hour occupancy shall have operable windows which open to the exterior of the building or to a court open to the sky.
   (e) Doors, sidelights, borrowed lights, and windows glazed to within 18 inches of the floor shall be constructed of safety glass, wired glass, or plastic break-resistant material that creates no dangerous cutting edges when broken.
   (f) Safety glass, wired glass, or plastic break-resistant materials shall be used for wall openings in recreation rooms, exercise rooms, and other activity areas unless prohibited in the International Building Code.
   (g) Doors used for shower and bath enclosures shall be made of safety glass or plastic glazing materials.

(3) Trash chutes, laundry chutes, dumbwaiters, elevator shafts, and other similar systems shall not allow movement of contaminated air into clean areas.

(4) Thresholds and expansion joint covers shall be flush with the floor surface to facilitate use of wheelchairs and carts.

(5) All lavatories must be equipped with hand drying facilities.
   (a) Lavatories that are expected to serve more than one resident
shall have single use paper towel dispensing units or cloth towel dispensing units that are enclosed to protect towels from being soiled. Double occupancy units are not required to provide towel dispensing units if occupied by two related persons.

(b) Lavatories shall be anchored to withstand an applied vertical load of not less than 250 pounds on the fixture front.

R432-6-20. General Standards for Finishes.

(1) Curtains and draperies shall be affixed to permanently mounted tracks or rods.

(2) Floors and walls shall be designed and constructed as follows:
   (a) Floor materials shall be easily cleanable;
   (b) Floors in areas used for food preparation or food assembly shall be water-resistant. Floor surfaces, including tile joints, shall be resistant to food acids.
   (c) In areas subject to frequent wet-cleaning, floor materials shall not be physically affected by germicidal cleaning solutions.
   (d) Floors in shower and bath areas, kitchens, and similar work areas subject to traffic while wet shall have non slip surfaces.
   (e) Floors and wall bases of kitchens, toilet rooms, bath rooms, janitors' closets, and other areas subject to frequent wet cleaning shall be homogeneous with coved bases and tightly sealed seams.
   (f) Wall finishes shall be washable and, in the immediate vicinity of plumbing fixtures, smooth and moisture-resistant.
   (g) Finish, trim, floor, and wall construction in dietary and food preparation areas shall be free of insect and rodent harboring spaces.
   (h) Floor and wall openings for pipes, ducts, conduits, and joints of structural elements shall be tightly sealed to resist passage of fire and smoke and minimize entry of pests.
   (i) Carpet and padding shall be stretched taut and be free of loose edges.
   (j) Carpet pile shall be sufficiently dense so as not to interfere with the operation of wheel chairs, walkers, wheeled carts, and other wheeled equipment.
   (k) Carpet and other floor coverings shall comply with provisions of ADAAG.

(3) Ceiling finishes shall be designed and constructed as follows:
   (a) Finishes of all exposed ceilings and ceiling structures in resident rooms and staff work areas shall be readily cleanable with routine housekeeping equipment.
   (b) In large facilities, acoustical treatment for sound control shall be provided in areas where sound control is needed, including corridors in resident areas, dayrooms, recreation rooms, dining areas, and waiting areas.
   (c) Finished ceilings may be omitted in mechanical and equipment spaces, shops, general storage areas, and similar spaces unless required for fire resistive purposes.

(4) The following signs shall be provided:
   (a) general and circulation direction signs in corridors of large assisted living facilities;
   (b) emergency evacuation directional signs for all facilities;
and
(c) room identification signs on the corridor side of all corridor doors.

**R432-6-21. Building Systems.**

(1) Facilities and equipment shall be provided for the sanitary storage and treatment or disposal of all categories of waste, including hazardous and infectious wastes if applicable, using techniques acceptable to the State Department of Environmental Quality, and the local health department having jurisdiction.

(2) The following engineering service and equipment shall be provided for effective service and maintenance functions:
(a) rooms for mechanical equipment or electrical equipment;
(b) a storage room for building maintenance supplies;
(c) yard equipment and supply storage areas located so that equipment may be moved directly to the exterior of the building without passing through building rooms or corridors;
(d) central storage for supplies, equipment and miscellaneous storage in large and small facilities; and
(e) in large facilities, a separate maintenance room or office.

(3) In small and large facilities a housekeeping room shall be located on each floor of the assisted living facility. In large facilities this room shall have a floor receptor or service sink. All housekeeping rooms shall be mechanically exhausted.

(4) Sound Control for large assisted living facilities must be designed and constructed to meet the noise reduction criteria as outlined in Table 1.

| TABLE 1
| Sound Transmission Limitations |

<table>
<thead>
<tr>
<th></th>
<th>Airborne Sound Transmissions</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Class</td>
</tr>
<tr>
<td>Residents' room to residents' room</td>
<td>35  40</td>
</tr>
<tr>
<td>Public space to residents' room</td>
<td>40  40</td>
</tr>
<tr>
<td>Service areas to residents' room</td>
<td>45  45</td>
</tr>
</tbody>
</table>

(a) Sound transmission class shall be determined by tests in accordance with methods set forth in ASTM Standard E 90 and ASTM Standard E 413. Where partitions do not extend to the structure above, sound transmission through ceilings and composite STC performance must be considered.

(b) Public space includes lobbies, dining rooms, recreation rooms, treatment rooms, and similar space.

(c) Service areas include kitchens, elevators, elevator machine rooms, laundries, garages, maintenance rooms, boilers and mechanical equipment rooms, and similar spaces of high noise. Mechanical equipment located on the same floor or above resident's rooms, offices, and similarly occupied space shall be effectively isolated from the floor.

(d) Recreation rooms, exercise rooms, equipment rooms and similar spaces where impact noises may be generated may not be located directly
over residents' rooms.

**R432-6-22. Mechanical, Heating, Cooling and Ventilation Systems.**

1. The HVAC system design shall prevent large temperature differentials, high velocity supply, excessive noise, and air stagnation.

2. Air supply and exhaust in rooms for which no minimum total air change rate is mandated by Table 2 may vary to zero in response to room load.

3. Mechanical ventilation shall be provided for interior spaces independent of thermostat-controlled demands.
   a. Minimum total air change, room temperature, and temperature control shall comply with standards in Table 2.
   b. To maintain asepsis and odor control, airflow supply and exhaust shall be controlled to ensure movement of air from clean to less clean areas.
   c. Rooms containing heat-producing equipment shall be insulated and ventilated to prevent the floor surface above or the walls of adjacent occupied areas from exceeding a temperature of ten degrees Fahrenheit above ambient room temperature.
   d. All rooms and occupiable areas in the facility shall have provisions for ventilation. Natural window ventilation may be used for ventilation of nonsensitive areas and resident rooms when weather conditions permit, but mechanical ventilation shall be provided during periods of temperature extremes.
   e. The heating system shall be capable of maintaining temperatures of 80 degrees F. in areas occupied by residents.
   f. The cooling system shall be capable of maintaining temperatures of 72 degrees F. in areas occupied by residents.
   g. Equipment must be available to provide essential heating during a loss of normal heating capability. All emergency heating devices shall be approved by the local fire jurisdiction.
   h. Fans serving exhaust systems shall be located at the discharge end and shall be readily serviceable. Exhaust fans may be on the inlet side if individually ducted directly to the outside.
   i. Fresh air intakes shall be located at least 10 feet from exhaust outlets of ventilating systems, combustion equipment stacks, plumbing vents, or areas subject to vehicular exhaust or other noxious fumes.
   j. All ventilation, air conditioning systems and air delivery equipment, including through wall units, shall be equipped with filters in accordance with Table 2.
   k. Gravity exhaust may be used where conditions permit for boiler rooms, central storage, and other nonresident areas.
   l. The ventilation system shall be air tested and balanced prior to the final Department construction inspection. The initial test results and air balancing report shall be maintained for Department review.

**TABLE 2**

<table>
<thead>
<tr>
<th>AREA DESIGNATION</th>
<th>AIR MOVEMENT</th>
<th>MINIMUM AIR</th>
<th>MINIMUM TOTAL AIR</th>
<th>ALL AIR EXHAUSTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>IN RELATION TO ADJACENT AREAS</td>
<td>CHANGES OF OUTDOOR AIR PER HOUR TO ROOM</td>
<td>CHANGES PER HOUR</td>
<td>OUTSIDE</td>
<td></td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------------------------------------</td>
<td>------------------</td>
<td>--------</td>
<td></td>
</tr>
<tr>
<td>Bath and Shower Rooms</td>
<td>Optional 10</td>
<td></td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>Clean Linen Storage</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dietary Day Storage</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Food Preparation Center</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Janitors' Closets</td>
<td>Optional 10</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Laundry</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Corridor</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grooming Area</td>
<td>Optional 2</td>
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<td></td>
</tr>
<tr>
<td>Resident Room</td>
<td>Greater 2</td>
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<td></td>
<td></td>
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<tr>
<td>Soiled Linen holding</td>
<td>Optional 10</td>
<td></td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>Toilet Rooms</td>
<td>Optional 10</td>
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<td>YES</td>
<td></td>
</tr>
<tr>
<td>Ware Washing</td>
<td>Optional 10</td>
<td></td>
<td>YES</td>
<td></td>
</tr>
<tr>
<td>Common Areas</td>
<td>Optional 2</td>
<td>Optional</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

E = Equal; N = Negative; P = Positive; V = Variable
(m) The requirements of Table 2 do not apply to limited capacity facilities. Limited capacity facilities shall provide exhaust for kitchens and bathrooms.

(n) If an existing building bathroom or toilet room is not exhausted to the outside, the licensee may submit a Request for Agency Action Variance to the Table 2 requirements at the time of initial licensing.

(4) All areas for resident care, and those areas providing direct service or clean supplies shall provide at least one filter bed with a minimum of 30% efficiency.

(5) All administrative, bulk storage, soiled holding, food preparation and laundries shall provide at least one filter bed with a minimum of 25% efficiency.

R432-6-23. Plumbing.

(1) Showers and tubs shall have non-slip or slip-resistant surfaces.

(2) Potable water supply systems shall comply with the following requirements:
   (a) Water supply systems shall be designed with sufficient pressure to operate all fixtures and equipment during maximum demand.
   (b) Each water service main, branch main, riser, and branch to a group of fixtures shall have a stop valve. A stop valve shall be provided for each fixture. Panels shall be provided for access to valves.
   (c) All fixtures used by residents shall be trimmed with valves with cross, tee or single lever handles.

(3) Hot water systems shall meet the following requirements:
   (a) As a minimum, water-heating systems shall provide supply capacity at temperatures and amounts indicated in Table 3. Water temperature shall be measured at the point of use or inlet to equipment.

   | TABLE 3 |
   | Hot Water Use |
   | Resident Care Areas | Dietary | Laundry |
   | Gallons per Hour per Bed | 3 | 2 | 2 |
   | Temperature Centigrade | 43 | 49 | 71 |
   | Temperature Fahrenheit | 110 | 120 | 160 |

   (b) Distribution systems that exceed 50 linear feet and that service resident care areas shall be under constant recirculation to provide continuous hot water to each outlet. The temperature of hot water for lavatories, showers and bathing shall not exceed 120 degrees Fahrenheit. Thermostatically controlled automatic mixing valves may be used to maintain hot water at these temperatures.

   (c) 180 degrees Fahrenheit rinse water must be provided at the dishwasher if an approved low temperature chemical rinse is not utilized.

   (d) 160 degrees Fahrenheit hot water must be available at the laundry equipment as needed.
(4) Quantities indicated for design demand of hot water are for general reference minimums and shall not substitute for accepted engineering design procedures using actual number and types of fixtures to be installed.

(5) Drainage system shall comply with the following requirements:
(a) Building sewers shall discharge into community sewerage. Where such a system is not available, the facility shall treat its sewage in accordance with local requirements and State Department of Environmental Quality requirements.
(b) Where overhead drain piping is exposed, special provisions shall be made to protect the space below from contamination from leakage, condensation, and dust particles. Approval of special provisions in food preparation, food service areas, and food storage areas shall be obtained from the local health department.
(c) Kitchen grease trap locations shall comply with local health department rules.

(6) Dishwashers, in sink garbage disposers, and other appliances shall be National Sanitation Foundation, NSF, approved and have the NSF seal affixed.

R432-6-24. Electrical.

(1) In large assisted living facilities, panel boards serving normal lighting and appliance circuits shall be located on the same floor or on the same wing as the circuits served. Panels for emergency circuits, if provided, may serve the floors above and below for general resident areas and administration.

(2) Corridors shall be illuminated at night in accordance with Table 4.

(3) Light intensity shall be at or above the minimum foot-candle in accordance with Table 4. Areas not shown in Table 4, including parking lots and approaches to the building, shall have fixtures to provide light levels as recommended in IES Recommended Practice RP-20-1998, Lighting for Parking Facilities by the Illuminating Engineering Society of North America, which is adopted and incorporated by reference.

<table>
<thead>
<tr>
<th>Physical Plant Area</th>
<th>Minimum Foot-candle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corridors</td>
<td></td>
</tr>
<tr>
<td>Day</td>
<td>15</td>
</tr>
<tr>
<td>Night</td>
<td>7.5</td>
</tr>
<tr>
<td>Exits</td>
<td>15</td>
</tr>
<tr>
<td>Stairways</td>
<td>15</td>
</tr>
<tr>
<td>Res. Room</td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>7.5</td>
</tr>
<tr>
<td>Reading/Mattress Level</td>
<td>30</td>
</tr>
<tr>
<td>Toilet area</td>
<td>30</td>
</tr>
<tr>
<td>Lounge</td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>7.5</td>
</tr>
<tr>
<td>Reading</td>
<td>30</td>
</tr>
<tr>
<td>Recreation</td>
<td>30</td>
</tr>
</tbody>
</table>
(4) Each resident room shall have a duplex grounded receptacle on every wall. If a TV jack is included, there must be an extra outlet on the wall with the TV jack.

(5) Duplex grounded receptacles for general use shall be installed no more than 50 feet apart in corridors, on either side, and within 25 feet of corridor ends.

(6) A night light shall be provided in each resident bedroom and bathroom.

R432-6-25. Food Service.

(1) Food service facilities and equipment shall comply with R392-100, the Utah Department of Health Food Service Sanitation Rules.

(2) Food service space and equipment shall be provided as follows:
   (a) storage area for food supplies, including a cold storage area, for a seven-day supply of staple foods and a three-day supply of perishable foods;
   (b) food preparation area;
   (c) an area to serve and distribute resident meals;
   (d) an area for receiving, scraping, sorting, and washing soiled dishes and tableware;
   (e) a storage area for waste which is located next to an outside facility exit for direct pickup; and
   (f) a space for meal planning.

R432-6-26. Penalties.

The Department may assess a civil money penalty of up to $10,000 and deny approval for patient utilization of new or remodeled areas if a health care provider does not submit architectural drawings to the Bureau of Licensing. The Department may assess a civil money penalty of up to $10,000 if the licensee fails to follow Department-approved architectural plans. The Department may assess a civil money penalty of up to $1,000 per day for each day a new or renovated area is occupied prior to licensing agency approval.

R432-6-100. Type I Facilities.

The following sections in the 100 series apply to Type I assisted living facilities.

R432-6-101. Occupancy Type.

(1) Large assisted living facilities shall comply with I-1, International Building Code, requirements.

(2) Small assisted living facilities shall comply with R-4, International Building Code, requirements.

(3) Limited capacity assisted living facilities shall comply with R-3, International Building Code, requirements.

R432-6-102. Common Areas.

(1) A common room or rooms shall be provided for dining, sitting, visiting, recreation, worship, and other activities.
(a) Common rooms shall have sufficient space and separation to promote and facilitate the activity without interfering with concurrent activities or functions in the building.
(i) In a small facility the common rooms shall be at least 28 square feet per bed, but no less than a total of 225 square feet.
(ii) In a large facility the common rooms shall be at least 30 square feet per bed. In a facility with 100 beds or more, the common rooms minimum square footage per bed may be reduced to 25.
(b) Space shall be provided for necessary equipment and storage of recreational equipment and supplies.

R432-6-103. Resident Units.
(1) Minimum room areas, exclusive of toilet rooms, closets, lockers, wardrobes, alcoves, and vestibules, shall be 100 square feet in single-bed rooms and 80 square feet per bed in multiple-bed rooms.
(a) The areas noted above are minimums and do not prohibit larger rooms.
(b) Resident units may not have more than two beds per unit
(2) No room used for other purposes, such as a hall, corridor, unfinished attic, garage, storage area, shed, or similar detached building, may be used as a residents' sleeping room.
(3) No bedroom may be used as a passageway to another room, bath, or toilet other than those serving the bedroom.
(4) Bedrooms shall open directly into a corridor or common living area, but shall not open into a food preparation area.
(5) Unless furnished by the resident, the licensee shall provide for each resident a bed, comfortable chair, a chest of drawers and a reading lamp.

R432-6-104. Toilet and Bathing Facilities.
(1) Residents shall have privacy in toilet and bathrooms. Toilet and bathrooms shall be conveniently located.
(2) Resident toilet, bathtub, shower rooms, and facilities designed for use by the disabled shall comply with ADAAG.
(3) Grab bars shall be provided in all resident bathtubs and showers as required by ADAAG. At least one grab bar, which complies with ADAAG, shall be provided at the side of each resident toilet facility.
(4) Bars, including those which are an integral part of soap dishes, towel bars, and other fixtures shall be anchored to sustain a concentrated load of 250 pounds.
(5) There shall be one toilet and lavatory on each floor for each six occupants not otherwise served by toilet and lavatory in the resident rooms. A large type I assisted living facility shall have separate and additional toilet and bathing facilities for live-in family and staff.
(6) There shall be at least one bathtub or shower for each 10 residents not otherwise served by bathing facilities in resident rooms. Separate and additional facilities shall be provided for live-in family and staff. In a multistory building, there shall be at least one bathtub or shower which opens from the corridor on each floor that contains resident bedrooms not otherwise served.
(7) Each central bathroom shall have a toilet and lavatory.
(8) Toilet and bathing facilities shall not open directly into
food preparation areas.
(9) All toilet, shower, and tub facilities shall have impermeable walls and surfaces that can be easily cleaned and sanitized.
(10) Showers and bathrooms shall contain recessed soap dishes.
(11) Each lavatory fixture shall have a mirror, except in food preparation areas.

R432-6-105. Service Areas.
There shall be adequate space and equipment for the following service or functions.
(1) Large assisted living facilities must provide the following:
   (a) an administrator's office with equipment for keeping records and supplies;
   (b) an employee toilet room, lockers, and lounges, in addition to and separate from those required for the public;
   (c) a public reception or information area; and
   (d) housekeeping closets each with a floor receptor or service sink.
(2) The following required spaces apply to all type I assisted living facilities:
   (a) A secure area for administrative activities and storage for resident records;
   (b) a medication-storage area including a locked drug cabinet;
   (c) a closet or compartment for the staff's personal effects;
   (d) a clean linen storage area;
   (e) a telephone for private use by residents or visitors;
   (f) at least one general use housekeeping closet accessible from a general corridor on each wing or each floor; and
   (g) storage space for housekeeping equipment and supplies with a mechanical exhaust system.

R432-6-106. Linen Services.
(1) Each facility shall have space and equipment to store and process clean and soiled linen as required for resident care. Laundry may be done within the facility, in a separate building, on or off site, or in a commercial or shared laundry.
(2) At least one washing machine, one clothes dryer, and ironing equipment in good working order shall be available for use by residents who wish to do their personal laundry.

R432-6-107. Signal System.
(1) A signal system is required for the following facilities:
   (a) a large facility;
   (b) a facility with bedrooms on more than one floor; and
   (c) when staff are not continuously present on the same level as any resident.
(2) The signal system shall be designed to:
   (a) operate from each resident's living unit, and from each bathroom or toilet room;
   (b) transmit a visual or auditory signal or both to a centrally staffed location, or produce an auditory signal at the living unit loud enough to summon staff;
   (c) the signal system shall be designed to turn off only at the resident calling station; and
(d) identify the location of the resident summoning help.

R432-6-200. Type II Facilities.
The following sections in the 200 series apply to Type II assisted living facilities.

R432-6-201. Occupancy Type.
(1) Large assisted living facilities shall comply with I-2 International Building Code requirements and shall have, at a minimum, 6 foot wide corridors. Area, height and story increases as permitted in the body of IBC paragraph 504.2 shall be permitted.
(2) Small assisted living facilities shall comply with I-1, International Building Code, requirements and shall have, at a minimum, six-foot wide corridors.
(3) Limited capacity assisted living facilities that house Type II assisted living residents shall comply with R-4, International Building Code requirements and shall either have an approved sprinkler system, or provide a staff to resident ratio of one to one on a 24-hour basis. Residents shall be housed on floors at grade level.

R432-6-202. Campus-Type Facilities.
(1) If a campus-type facility has separate buildings, all of the buildings shall be located on the same site within 150 feet of each other.
(2) Resident living units shall be connected to bathing facilities and common areas by enclosed temperature controlled corridors.
(3) Recreation and dining spaces that are also utilized by residents of other licensed health care facilities within the same campus may be counted in determining common area space as long as all applicable code and space requirements are met for all licensed facilities and the shared space is accessible without the need to pass through corridors or resident care areas of another licensed facility. The shared space may not account for more than fifty percent of the total common square footage required for any one licensed facility.

R432-6-203. Resident Units.
(1) Facility services shall be accessible from common areas without compromising resident privacy.
(2) Resident living units shall include room areas exclusive of space for toilet rooms, closets, lockers, wardrobes, alcoves, or vestibules as follows:
(a) A single occupant unit without additional living space shall be a minimum of 120 square feet.
(b) A double occupant unit without additional living space shall be a minimum of 200 square feet.
(c) A single occupant bedroom in a unit with additional living space shall be a minimum of 100 square feet.
(d) A double occupant bedroom in a unit with additional living space shall be a minimum of 160 square feet.
(3) No space used for other purposes, such as a hall, corridor, unfinished attic, garage, storage area, shed, or similar detached building, may be used as a resident's bedroom.
(4) Bedrooms may not be used as a passageway to another room,
bath, or toilet other than those serving the bedroom.
(5) Each resident living unit shall open directly into a corridor or common living area, but must not open into a food preparation area.
(6) A maximum of two residents may occupy a resident living unit.
(7) Unless furnished by the resident, the licensee shall provide for each resident a bed, comfortable chair, a chest of drawers and a reading lamp.

R432-6-204. Toilet and Bathing Facilities.
(1) If toilet and bathrooms are shared by more than one resident, the facility shall provide individual privacy.
(2) A minimum of fifty percent of all toilet rooms, bathrooms and shower rooms shall be designed in compliance with ADAAG.
(3) Public toilet rooms shall be accessible from a corridor, and shall comply with ADAAG.
(4) If the living unit includes a private bathroom, the bathroom shall contain a toilet and a lavatory.
(5) If resident living units do not have a private bathroom, the facility shall provide the following:
   (a) a toilet and lavatory for every four residents;
   (b) a bathtub or shower for every 10 residents designed to accommodate a resident in a wheelchair and space to allow staff to assist a resident in taking a shower; and
   (c) a bathroom with bathtub or shower, toilet and lavatory which open from a corridor on each floor of a multiple story facility.
(6) If resident living units have private bathrooms that do not allow staff assistance, then each floor or level shall provide a bathroom equipped with a bathtub or shower, toilet, and lavatory which opens from a corridor that provides wheelchair clearances and allows for staff assistance in bathing.
(7) Grab bars shall be provided in all resident bathtubs and showers as required by ADAAG. At least one grab bar, which complies with ADAAG, shall be provided at the side of each resident toilet facility not designed for accessibility.
(8) Toilet and bathing facilities may not open directly into food preparation areas.
(9) All toilet, shower, and tub facilities shall have impermeable walls and surfaces that may be easily cleaned and sanitized.
(10) Showers and tubs shall contain recessed soap dishes.
(11) Each lavatory fixture shall have a mirror. Mirrors over lavatories located in food preparation areas are prohibited.
(12) All lavatories shall have hand drying facilities.
   (a) If lavatories are used by more than one individual, enclosed, single use paper towel dispensing units or cloth towel dispensing units or hot air drying units shall be provided.
   (b) Lavatories shall be anchored to withstand an applied vertical load of 250 pounds on the front of the fixture.
(13) Bars, including those which are parts of soap dishes, towel bars, and other fixtures shall be anchored to a wall and withstand a concentrated load of 250 pounds.

R432-6-205. Common Areas.
(1) The facility shall provide a common room or rooms for dining, sitting, visiting, recreation, worship, and other activities.
(a) If concurrent activities are planned in a common room, the room shall be arranged to promote and facilitate the activities to minimize disruption through the use of physical barriers for separation.

(b) Space shall be provided for storing recreational equipment and supplies.

(2) The facility shall provide the following minimum space for recreational activities:
   (a) in large facilities, 20 square feet per bed;
   (b) in small facilities, 20 square feet per bed, or a minimum of 160 square feet total area whichever is greater;
   (c) in a limited capacity facility, a minimum of 120 square feet.

(3) If a facility adds 40 square feet per bed to a bedroom area square footage requirement, or adds 80 square feet of recreation space in a separate living room within the resident living unit, the square footage requirements for common recreational space may be reduced by 20 square feet per licensed bed in large and small facilities, not to exceed a reduction of 50 percent of the total common area square footage.

(4) The facility shall provide the following space for dining activities:
   (a) in large and small facilities, a minimum of 15 square feet per licensed bed;
   (b) in limited capacity facilities, a minimum of 100 square feet.

(5) If a kitchen and a minimum of 30 square feet of dining area space are provided in a resident unit in a large or small facility, then the common dining area may be reduced by 15 square feet per licensed bed. The maximum reduction shall be 50 percent of the total required dining area.

(6) A separate private living room for family or informal gatherings shall be provided in a large facility as part of the common area space. The private living room shall be a minimum of 110 square feet. If all resident living units include additional living space, the facility is not required to provide a separate private living room.

(7) Corridors and public reception space may not be included in the calculation for required square footage for dining or recreation space.

(8) The facility shall provide ten square feet per bed, or a minimum area of 100 square feet, whichever is greater, for outdoor recreation activities.

R432-6-206. Resident Support Areas.

A large facility shall provide a nourishment station which contains a work counter, a refrigerator, a sink, and cabinets for storage. The station may be located in a single purpose room, dining room, or in a kitchen if staff has 24-hour access to the area.

R432-6-207. Administrative and General Service Areas.

(1) There shall be space and equipment for the administrative services as follows:
   (a) in large facilities, an administrative office of sufficient size to store records and equipment;
   (b) in small and limited capacity facilities, a designated area for administrative activities and record storage.
(2) Storage shall be provided for securing staff belongings as follows:
   (a) In large facilities, a room shall be provided to serve as a staff lounge with staff lockers for storage. A staff toilet room shall also be provided.
   (b) In small and limited care facilities, a storage area shall be identified to store staff belongings.
(3) A large facility shall provide a public reception or information area.
(4) A telephone shall be provided for private use by residents and visitors.

R432-6-208. Special Design Features.
(1) A signal system shall be provided to alert staff of a resident's need for help.
   (2) The signal system shall be designed to:
      (a) operate from each resident's living unit and from each bath room or toilet room;
      (b) transmit a visual and auditory signal to a 24-hour staffed location, except a limited capacity facility signal system shall produce an auditory signal to summon staff;
      (c) identify the location of the resident summoning help; and
      (d) allow it to be turned off only at the source of the call.
   (3) Large and small facilities shall provide a thermostat control in each resident living unit. The Department shall grant a variance upon request from the licensee to this requirement for an existing building seeking initial licensure.
   (4) Plumbing shutoff valves shall be located on the main water supply line and at each fixture. In addition, large facilities shall provide an accessible shutoff valve on each primary hot and cold branch of the water line and shall provide a minimum of two hot and two cold water zones. The Department shall grant a variance upon request from the licensee to this requirement for an existing building seeking initial licensure.
   (5) Building entrances in large and small facilities shall be at grade level, clearly marked, and located to minimize the need for residents to traverse other program areas. A main facility entrance shall be designated and accessible to persons with disabilities.
   (6) Special units intended to accommodate residents with Alzheimers or Dementia shall comply with Section 8.8 of the Guidelines for Design and Construction of Hospital and Health Care Facilities, 2001 edition, which is adopted and incorporated by reference.

R432-6-209. General Standards for Details.
(1) Each resident living unit entry door shall be constructed as follows:
   (a) be 36 inches wide;
   (b) open inward into the resident living unit or designed so that an outward swinging door does not restrict the corridor width;
   (c) be lockable, but operable from the inside by single-action lever; and
   (d) be individually keyed with the key under resident control.
(2) A master key shall be available for staff.
(3) Door handles for all doors used by residents shall be of
the lever type and shall meet ADAAG requirements. Building entrances and exit doors may have panic hardware.

(4) Each door to toilet and bathing facilities shall comply with ADAAG and the following:
(a) be equipped with hardware which permits emergency access from the outside; and
(b) open out or be double acting.
(5) Handrails shall meet the requirements of ADAAG and be provided on both sides of all resident corridors.

R432-6-210. Linen Services.
(1) Each facility shall have space and equipment to store and process clean and soiled linen as required for resident care. Laundry may be done within the facility, in a building on or off-site, or in a commercial or shared laundry.
(2) If laundry is done off the site, the following shall be provided:
(a) a room for receiving and holding soiled linen until ready for pickup or processing;
(b) a central, clean linen storage room(s); and
(c) a lavatory in each area where unbagged, soiled linen is handled.
(3) If a large or small facility processes its own laundry on-site, the following shall be provided:
(a) a laundry room for receiving, holding, washing, drying, and sorting soiled linens, with the following:
   (i) a pre-wash sink at least 13 inches deep by 20 inches wide;
   (ii) a separate hand washing sink;
   (iii) washer(s) and dryer(s); and
   (iv) storage for laundry supplies;
   (b) arrangement of equipment that will permit an orderly workflow and minimize cross-traffic that might mix clean and soiled operations; and
   (c) a central, clean linen storage room(s);
(4) If a limited capacity facility processes its own laundry on-site, the following shall be provided:
(a) a room to store and process both clean and soiled linen;
(b) a washer and dryer; and
(c) a utility sink in the laundry room.
(5) Each facility shall provide a minimum of one washing machine, one clothes dryer, and ironing equipment in good working order for resident use.

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R432-270. Assisted Living Facilities.
R432-270-1. Legal Authority.
This rule is adopted pursuant to Title 26, Chapter 21.

R432-270-2. Purpose.
This rule establishes the licensing and operational standards for assisted living facilities Type I and Type II. Assisted living is intended to enable persons experiencing functional impairments to receive 24-hour personal and health-related services in a place of residence with sufficient structure to meet the care needs in a safe manner.

   (1) The terms used in these rules are defined in R432-1-3.
   (2) In addition:
      (a) "Assessment" means documentation of each resident's ability or current condition in the following areas:
          (i) memory and daily decision making ability;
          (ii) ability to communicate effectively with others;
          (iii) physical functioning and ability to perform activities of daily living;
          (iv) continence;
          (v) mood and behavior patterns;
          (vi) weight loss;
          (vii) medication use and the ability to self-medicate;
          (viii) special treatments and procedures;
          (ix) disease diagnoses that have a relationship to current activities of daily living status, behavior status, medical treatments, or risk of death;
          (x) leisure patterns and interests;
          (xi) assistive devices; and
          (xii) prosthetics.
      (b) "Activities of daily living (ADL)" are the following:
          (i) personal grooming, including oral hygiene and denture care;
          (ii) dressing;
          (iii) bathing;
          (iv) toileting and toilet hygiene;
          (v) eating during mealtime;
          (vi) self administration of medication; and
          (vii) independent transferring, ambulation and mobility.
      (c) "Dependent" means a person who meets one or all of the following criteria:
          (i) requires inpatient hospital or 24-hour continual nursing care that will last longer than 15 calendar days after the day on which the nursing care begins;
          (ii) is unable to evacuate from the facility without the physical assistance of two persons.
      (d) "Home-like" as used in statute and this rule means a place of residence which creates an atmosphere supportive of the resident's preferred lifestyle. Home-like is also supported by the use of residential building materials and furnishings.
      (e) "Hospice patient" means an individual who is admitted to a hospice program or agency.
      (f) "Licensed health care professional" means a registered nurse, physician assistant, advanced practice registered nurse, or physician licensed by the Utah Department of Commerce who has education and experience to assess and evaluate the health care needs of the resident.
      (g) "Self-direct medication administration" means the resident can:
(i) recognize medications offered by color or shape; and
(ii) question differences in the usual routine of medications.

(h) "Semi-independent" means a person who is:
(i) physically disabled but able to direct his own care; or
(ii) cognitively impaired or physically disabled but able to evacuate from the facility or to a zone or area of safety with limited physical assistance of one person.

(i) "Service Plan" means a written plan of care for services which meets the requirements of R432-270-13.

(j) "Services" means activities which help the residents develop skills to increase or maintain their level of psycho-social and physical functioning, or which assist them in activities of daily living.

(k) "Significant change" means a major change in a resident's status that is self-limiting or impacts on more than one area of the resident's health status.

(l) "Significant assistance" means the resident is unable to perform any part of an ADL and is dependent upon staff or others to accomplish the ADL as defined in R432-270-3(2)(b).

(m) "Social care" means:
(i) providing opportunities for social interaction in the facility or in the community; or
(ii) providing services to promote independence or a sense of self-direction.

(n) "Unit" means an individual living space, including living and sleeping space, bathroom, and optional kitchen area.

R432-270-4. Licensing.

(1) A person that offers or provides care to two or more unrelated individuals in a residential facility must be minimally licensed as an assisted living facility if:
(a) the individuals stay in the facility for more than 24 hours; and
(b) the facility provides or arranges for the provision of assistance with one or more activity of daily living for any of the individuals.

(2) An assisted living facility may be licensed as a Type I facility if:
(a) the individuals under care are capable of achieving mobility sufficient to exit the facility without the assistance of another person.

(3) An assisted living facility must be licensed as a Type II facility if the individuals under care are capable of achieving mobility sufficient to exit the facility only with the limited assistance of one person.

(4) A Type I assisted living facility shall provide social care to the individuals under care.

(5) A Type II assisted living facility shall provide care in a home-like setting that provides an array of coordinated supportive personal and health care services available 24 hours per day to residents who need any of these services as required by department rule.

(6) Type I and II assisted living facilities must provide each resident with a separate living unit. Two residents may share a unit
upon written request of both residents.

(7) An individual may continue to remain in an assisted living facility provided:
   (a) the facility construction can meet the individual's needs;
   (b) the individual's physical and mental needs are appropriate to the assisted living criteria; and
   (c) the facility provides adequate staffing to meet the individual's needs.

(8) Assisted living facilities may be licensed as large, small or limited capacity facilities.
   (a) A large assisted living facility houses 17 or more residents.
   (b) A small assisted living facility houses six to 16 residents.
   (c) A limited capacity assisted living facility houses two to five residents.

R432-270-5. Licensee.
(1) The licensee must:
   (a) ensure compliance with all federal, state, and local laws;
   (b) assume responsibility for the overall organization, management, operation, and control of the facility;
   (c) establish policies and procedures for the welfare of residents, the protection of their rights, and the general operation of the facility;
   (d) implement a policy which ensures that the facility does not discriminate on the basis of race, color, sex, religion, ancestry, or national origin in accordance with state and federal law;
   (e) secure and update contracts for required services not provided directly by the facility;
   (f) respond to requests for reports from the Department; and
   (g) appoint, in writing, a qualified administrator who shall assume full responsibility for the day-to-day operation and management of the facility. The licensee and administrator may be the same person.

(2) The licensee shall implement a quality assurance program to include a Quality Assurance Committee. The committee must:
   (a) consist of at least the facility administrator and a health care professional, and
   (b) meet at least quarterly to identify and act on quality issues.

(3) If the licensee is a corporation or an association, it shall maintain an active and functioning governing body to fulfill licensee duties and to ensure accountability.

R432-270-6. Administrator Qualifications.
(1) The administrator shall have the following qualifications:
   (a) be 21 years of age or older;
   (b) have knowledge of applicable laws and rules;
   (c) have the ability to deliver, or direct the delivery of, appropriate care to residents;
   (d) be of good moral character;
   (e) complete the criminal background screening process defined in R432-35; and
   (f) for all Type II facilities, complete a Department approved national certification program within six months of hire.

(2) In addition to R432-270-6(1) the administrator of a Type I facility shall have an associate degree or two years experience in
a health care facility.

(3) In addition to R432-270-6(1) the administrator of a Type II small or limited-capacity assisted living facility shall have one or more of the following:
   (a) an associate degree in a health care field;
   (b) two years or more management experience in a health care field; or
   (c) one year's experience in a health care field as a licensed health care professional.

(4) In addition to R432-270-6(1) the administrator of a Type II large assisted living facility must have one or more of the following:
   (a) a State of Utah health facility administrator license;
   (b) a bachelor's degree in a health care field, to include management training or one or more years of management experience;
   (c) a bachelor's degree in any field, to include management training or one or more years of management experience and one year or more experience in a health care field; or
   (d) an associate degree and four years or more management experience in a health care field.

R432-270-7. Administrator Duties.

(1) The administrator must:
   (a) be on the premises a sufficient number of hours in the business day, and at other times as necessary, to manage and administer the facility;
   (b) designate, in writing, a competent employee, 21 years of age or older, to act as administrator when the administrator is unavailable for immediate contact. It is not the intent of this subsection to permit a de facto administrator to replace the designated administrator.

(2) The administrator is responsible for the following:
   (a) recruit, employ, and train the number of licensed and unlicensed staff needed to provide services;
   (b) verify all required licenses and permits of staff and consultants at the time of hire or the effective date of contract;
   (c) maintain facility staffing records for the preceding 12 months;
   (d) admit and retain only those residents who meet admissions criteria and whose needs can be met by the facility;
   (e) review at least quarterly every injury, accident, and incident to a resident or employee and document appropriate corrective action;
   (f) maintain a log indicating any significant change in a resident's condition and the facility's action or response;
   (g) complete an investigation whenever there is reason to believe that a resident has been subject to abuse, neglect, or exploitation;
   (h) report all suspected abuse, neglect, or exploitation in accordance with Section 62A-3-305, and document appropriate action if the alleged violation is verified.
   (i) notify the resident's responsible person within 24 hours of significant changes or deterioration of the resident's health, and ensure the resident's transfer to an appropriate health care facility if the resident requires services beyond the scope of the facility's
license;
(j) conduct and document regular inspections of the facility to ensure it is safe from potential hazards;
(k) complete, submit, and file all records and reports required by the Department;
(l) participate in a quality assurance program; and
(m) secure and update contracts for required professional and other services not provided directly by the facility.
(3) The administrator's responsibilities shall be included in a written and signed job description on file in the facility.

(1) Qualified competent direct-care personnel shall be on the premises 24 hours a day to meet residents needs as determined by the residents' assessment and service plans. Additional staff shall be employed as necessary to perform office work, cooking, housekeeping, laundering and general maintenance.
(2) The services provided or arranged by the facility shall be provided by qualified persons in accordance with the resident's written service plan.
(3) All personnel who provide personal care to residents in a Type I facility shall be at least 18 years of age and shall have related experience in the job assigned or receive on the job training.
(4) Personnel who provide personal care to residents in a Type II facility must be certified nurse aides or complete a state certified nurse aide program within four months of the date of hire.
(5) Personnel shall be licensed, certified, or registered in accordance with applicable state laws.
(6) The administrator shall maintain written job descriptions for each position, including job title, job responsibilities, qualifications or required skills.
(7) Facility policies and procedures must be available to personnel at all times.
(8) All personnel must receive documented orientation to the facility and the job for which they are hired. Orientation shall include the following:
(a) job description;
(b) ethics, confidentiality, and residents' rights;
(c) fire and disaster plan;
(d) policy and procedures; and
(e) reporting responsibility for abuse, neglect and exploitation.
(9) Each employee shall receive documented in-service training. The training shall be tailored to include all of the following subjects that are relevant to the employee's job responsibilities:
(a) principles of good nutrition, menu planning, food preparation, and storage;
(b) principles of good housekeeping and sanitation;
(c) principles of providing personal and social care;
(d) proper procedures in assisting residents with medications;
(e) recognizing early signs of illness and determining when there is a need for professional help;
(f) accident prevention, including safe bath and shower water temperatures;
(g) communication skills which enhance resident dignity;
(h) first aid;
(i) resident's rights and reporting requirements of Section 62A-3-201 to 312; and
(j) special needs of the Dementia/Alzheimer's resident.

(10) An employee who reports suspected abuse, neglect, or exploitation shall not be subject to retaliation, disciplinary action, or termination by the facility for that reason alone.

(11) The facility shall establish a personnel health program through written personnel health policies and procedures which protect the health and safety of personnel, residents and the public.

(12) The facility must complete an employee placement health evaluation to include at least a health inventory when an employee is hired. Facilities may use their own evaluation or a Department approved form.

(a) A health inventory shall obtain at least the employee's history of the following:
   (i) conditions that may predispose the employee to acquiring or transmitting infectious diseases; and
   (ii) conditions that may prevent the employee from performing certain assigned duties satisfactorily.

(b) The facility shall develop employee health screening and immunization components of the personnel health program.

(c) Employee skin testing by the Mantoux Method and follow up for tuberculosis shall be done in accordance with R388-804, Tuberculosis Control Rule.
   (i) Skin testing must be conducted on each employee within two weeks of hire and after suspected exposure to a resident with active tuberculosis.
   (ii) All employees with known positive reaction to skin tests are exempt from skin testing.

(d) All infections and communicable diseases reportable by law shall be reported to the local health department in accordance with the Communicable Disease Rule, R386-702-3.

(e) The facility shall comply with the Occupational Safety and Health Administration's Blood-borne Pathogen Standard.


(1) Assisted living facilities shall develop a written resident's rights statement based on this section.

(2) The administrator or designee shall give the resident a written description of the resident's legal rights upon admission, including the following:
   (a) a description of the manner of protecting personal funds, in accordance with Section R432-270-20; and
   (b) a statement that the resident may file a complaint with the state long term care ombudsman and any other advocacy group concerning resident abuse, neglect, or misappropriation of resident property in the facility.

(3) The administrator or designee shall notify the resident or the resident's responsible person at the time of admission, in writing and in a language and manner that the resident or the resident's responsible person understands, of the resident's rights and of all rules governing resident conduct and responsibilities during the stay
in the facility.

(4) The administrator or designee must promptly notify in writing the resident or the resident's responsible person when there is a change in resident rights under state law.

(5) Resident rights include the following:

(a) the right to be treated with respect, consideration, fairness, and full recognition of personal dignity and individuality;
(b) the right to be transferred, discharged, or evicted by the facility only in accordance with the terms of the signed admission agreement;
(c) the right to be free of mental and physical abuse, and chemical and physical restraints;
(d) the right to refuse to perform work for the facility;
(e) the right to perform work for the facility if the facility consents and if:
(i) the facility has documented the resident's need or desire for work in the service plan,
(ii) the resident agrees to the work arrangement described in the service plan,
(iii) the service plan specifies the nature of the work performed and whether the services are voluntary or paid, and
(iv) compensation for paid services is at or above the prevailing rate for similar work in the surrounding community;
(f) the right to privacy during visits with family, friends, clergy, social workers, ombudsmen, resident groups, and advocacy representatives;
(g) the right to share a unit with a spouse if both spouses consent, and if both spouses are facility residents;
(h) the right to privacy when receiving personal care or services;
(i) the right to keep personal possessions and clothing as space permits;
(j) the right to participate in religious and social activities of the resident's choice;
(k) the right to interact with members of the community both inside and outside the facility;
(l) the right to send and receive mail unopened;
(m) the right to have access to telephones to make and receive private calls;
(n) the right to arrange for medical and personal care;
(o) the right to have a family member or responsible person informed by the facility of significant changes in the resident's cognitive, medical, physical, or social condition or needs;
(p) the right to leave the facility at any time and not be locked into any room, building, or on the facility premises during the day or night. Assisted living Type II residents who have been assessed to require a secure environment may be housed in a secure unit, provided the secure unit is approved by the fire authority having jurisdiction. This right does not prohibit the establishment of house rules such as locking doors at night for the protection of residents;
(q) the right to be informed of complaint or grievance procedures and to voice grievances and recommend changes in policies and services to facility staff or outside representatives without restraint, discrimination, or reprisal;
the right to be encouraged and assisted throughout the period of a stay to exercise these rights as a resident and as a citizen;
(s) the right to manage and control personal funds, or to be given an accounting of personal funds entrusted to the facility, as provided in R432-270-20 concerning management of resident funds;
(t) the right, upon oral or written request, to access within 24 hours all records pertaining to the resident, including clinical records;
(u) the right, two working days after the day of the resident's oral or written request, to purchase at a cost not to exceed the community standard photocopies of the resident's records or any portion thereof;
(v) the right to personal privacy and confidentiality of personal and clinical records;
(w) the right to be fully informed in advance about care and treatment and of any changes in that care or treatment that may affect the resident's well-being; and
(x) the right to be fully informed in a language and in a manner the resident understands of the resident's health status and health rights, including the following:
(i) medical condition;
(ii) the right to refuse treatment;
(iii) the right to formulate an advance directive in accordance with UCA Section 75-2a; and
(iv) the right to refuse to participate in experimental research.
(6) The following items must be posted in a public area of the facility that is easily accessible by residents:
(a) the long term care ombudsmen's notification poster;
(b) information on Utah protection and advocacy systems; and
(c) a copy of the resident's rights.
(7) The facility shall have available in a public area of the facility the results of the current survey of the facility and any plans of correction.
(8) A resident may organize and participate in resident groups in the facility, and a resident's family may meet in the facility with the families of other residents.
(a) The facility shall provide private space for resident groups or family groups.
(b) Facility personnel or visitors may attend resident group or family group meetings only at the group's invitation.
(c) The administrator shall designate an employee to provide assistance and to respond to written requests that result from group meetings.

R432-270-10. Admissions.
(1) The facility shall have written admission, retention, and transfer policies that are available to the public upon request.
(2) Before accepting a resident, the facility must obtain sufficient information about the person's ability to function in the facility through the following:
(a) an interview with the resident and the resident's responsible person; and
(b) the completion of the resident assessment.
(3) If the Department determines during inspection or interview
that the facility knowingly and willfully admits or retains residents who do not meet license criteria, then the Department may, for a time period specified, require that resident assessments be conducted by an individual who is independent from the facility.

(4) The facility shall accept and retain only residents who meet the following criteria:
   (a) Residents admitted to a Type I facility shall meet the following criteria before being admitted:
       (i) be ambulatory or mobile and be capable of taking life saving action in an emergency;
       (ii) have stable health;
       (iii) require no assistance or only limited assistance in the activities of daily living; and
       (iv) require and receive intermittent care or treatment in the facility from a licensed health care professional either through contract or by the facility, if permitted by facility policy.
   (b) Residents admitted to a Type II facility may be independent and semi-independent, but shall not be dependent.
(5) Type I and Type II assisted living facilities shall not admit or retain a person who:
   (a) manifests behavior that is suicidal, sexually or socially inappropriate, assaultive, or poses a danger to self or others; or
   (b) has active tuberculosis or other chronic communicable diseases that cannot be treated in the facility or on an outpatient basis; or may be transmitted to other residents or guests through the normal course of activities; or
   (c) requires inpatient hospital or long-term nursing care.
(6) A Type I facility may accept or retain residents who:
   (a) do not require significant assistance during night sleeping hours;
   (b) are able to take life saving action in an emergency without the assistance of another person; and
   (c) do not require significant assistance from staff or others with more than two ADL's.
(7) A Type II facility may accept or retain residents who require significant assistance from staff or others in more than two ADL's, provided the staffing level and coordinated supportive health and social services meet the needs of the resident.
(8) The prospective resident or the prospective resident's responsible person must sign a written admission agreement prior to admission. The admission agreement shall be kept on file by the facility and shall specify at least the following:
   (a) room and board charges and charges for basic and optional services;
   (b) provision for a 30-day notice prior to any change in established charges;
   (c) admission, retention, transfer, discharge, and eviction policies;
   (d) conditions under which the agreement may be terminated;
   (e) the name of the responsible party;
   (f) notice that the Department has the authority to examine resident records to determine compliance with licensing requirements; and
   (g) refund provisions that address the following:
(i) thirty-day notices for transfer or discharge given by the facility or by the resident,
(ii) emergency transfers or discharges,
(iii) transfers or discharges without notice, and
(iv) the death of a resident.
(9) A type I assisted living facility may accept and retain residents who have been admitted to a hospice program, under the following conditions:
   (a) the facility keeps a copy of the physician's diagnosis and orders for care;
   (b) the facility makes the hospice services part of the resident's service plan which shall explain who is responsible to meet the resident's needs; and
   (c) a facility may retain hospice patient residents who are not capable to exit the facility without assistance upon the following conditions:
      (i) the facility must assure that a worker or an individual is assigned solely to each specific hospice patient is on-site to assist the resident in emergency evacuation 24 hours a day, seven days a week;
      (ii) the facility must train the assigned worker or individual to specifically assist in the emergency evacuation of the assigned hospice patient resident;
      (iii) the worker or individual must be physically capable of providing emergency evacuation assistance to the particular hospice patient resident; and
      (iv) hospice residents who are not capable to exit the facility without assistance comprise no more than 25 percent of the facility's resident census.
(10) A type II assisted living facility may accept and retain hospice patient residents under the following conditions:
   (a) the facility keeps a copy of the physician's diagnosis and orders for care;
   (b) the facility makes the hospice services part of the resident's service plan which shall explain who is responsible to meet the resident's needs; and
   (c) if a resident becomes dependent while on hospice care and the facility wants to retain the resident in the facility, the facility must:
      (i) develop an emergency plan to evacuate the hospice resident in the event of an emergency; and
      (ii) integrate the emergency plan into the resident's service plan.

R432-270-11. Transfer or Discharge Requirements.
(1) A resident may be discharged, transferred, or evicted for one or more of the following reasons:
   (a) The facility is no longer able to meet the resident's needs because the resident poses a threat to health or safety to self or others, or the facility is not able to provide required medical treatment.
   (b) The resident fails to pay for services as required by the admission agreement.
   (c) The resident fails to comply with written policies or rules of the facility.
(d) The resident wishes to transfer.
(e) The facility ceases to operate.

(2) Prior to transferring or discharging a resident, the facility shall serve a transfer or discharge notice upon the resident and the resident's responsible person.
(a) The notice shall be either hand-delivered or sent by certified mail.
(b) The notice shall be made at least 30 days before the day on which the facility plans to transfer or discharge the resident, except that the notice may be made as soon as practicable before transfer or discharge if:
   (i) the safety or health of persons in the facility is endangered; or
   (ii) an immediate transfer or discharge is required by the resident's urgent medical needs.

(3) The notice of transfer or discharge shall:
(a) be in writing with a copy placed in the resident file;
(b) be phrased in a manner and in a language the resident can understand;
(c) detail the reasons for transfer or discharge;
(d) state the effective date of transfer or discharge;
(e) state the location to which the resident will be transferred or discharged;
(f) state that the resident may request a conference to discuss the transfer or discharge; and
(g) contain the following information:
   (i) for facility residents who are 60 years of age or older, the name, mailing address, and telephone number of the State Long Term Care Ombudsman;
   (ii) for facility residents with developmental disabilities, the mailing address and telephone number of the agency responsible for the protection and advocacy of developmentally disabled individuals established under part C of the Developmental Disabilities Assistance and Bill of Rights Act; and
   (iii) for facility residents who are mentally ill, the mailing address and telephone number of the agency responsible for the protection and advocacy of mentally ill individuals established under the Protection and Advocacy for Mentally Ill Individuals Act.

(4) The facility shall provide sufficient preparation and orientation to a resident to ensure a safe and orderly transfer or discharge from the facility.
(5) The resident or the resident's responsible person may contest a transfer or discharge. If the transfer or discharge is contested, the facility shall provide an informal conference, except where undue delay might jeopardize the health, safety, or well-being of the resident or others.
(a) The resident or the resident's responsible person must request the conference within five calendar days of the day of receipt of notice of discharge to determine if a satisfactory resolution can be reached.
(b) Participants in the conference shall include the facility representatives, the resident or the resident's responsible person, and any others requested by the resident or the resident's responsible person.
R432-270-12. Resident Assessment.

(1) Each person admitted to an assisted living facility shall have a personal physician or a licensed practitioner prior to admission.

(2) A signed and dated resident assessment shall be completed on each resident prior to admission and at least every six months thereafter.

(3) In Type I and Type II facilities, the initial and six-month resident assessment must be completed and signed by a licensed health care professional.

(4) The resident assessment must include a statement signed by the licensed health care professional completing the resident assessment that the resident meets the admission and level of assistance criteria for the facility.

(5) The facility shall use a resident assessment form that is approved and reviewed by the Department to document the resident assessments.

(6) The facility shall revise and update each resident's assessment when there is a significant change in the resident's cognitive, medical, physical, or social condition and update the resident's service plan to reflect the change in condition.


(1) Each resident must have an individualized service plan that is consistent with the resident's unique cognitive, medical, physical, and social needs, and is developed within seven calendar days of the day the facility admits the resident. The facility shall periodically revise the service plan as needed.

(2) The facility shall use the resident assessment to develop, review, and revise the service plan for each resident.

(3) The service plan must be prepared by the administrator or a designated facility service coordinator.

(4) The service plan shall include a written description of the following:
   (a) what services are provided;
   (b) who will provide the services, including the resident's significant others who may participate in the delivery of services;
   (c) how the services are provided;
   (d) the frequency of services; and
   (e) changes in services and reasons for those changes.


(1) If the administrator appoints a service coordinator, the service coordinator must have knowledge, skills and abilities to coordinate the service plan for each resident.

(2) The duties and responsibilities of the service coordinator must be defined by facility policy and included in the designee's job description.

(3) The service coordinator is responsible to document that the resident or resident's designated responsible person is encouraged to actively participate in developing the service plan.

(4) The administrator and designated service coordinator are responsible to ensure that each resident's service plan is implemented

1. The facility must develop written policies and procedures defining the level of nursing services provided by the facility.

2. A Type I assisted living facility must employ or contract with a registered nurse to provide or delegate medication administration for any resident who is unable to self-medicate or self-direct medication management.

3. A Type II assisted living facility must employ or contract with a registered nurse to provide or supervise nursing services to include:
   a. a nursing assessment on each resident;
   b. general health monitoring on each resident; and
   c. routine nursing tasks, including those that may be delegated to unlicensed assistive personnel in accordance with the Utah Nurse Practice Act R156-31B-701.

4. A Type I assisted living facility may provide nursing care according to facility policy. If a Type I assisted living facility chooses to provide nursing services, the nursing services must be provided in accordance with R432-270-15(3)(a) through (c).

5. Type I and Type II assisted living facilities shall not provide skilled nursing care, but must assist the resident in obtaining required services. To determine whether a nursing service is skilled, the following criteria shall apply:
   a. The complexity or specialized nature of the prescribed services can be safely or effectively performed only by, or under the close supervision of licensed health care professional personnel.
   b. Care is needed to prevent, to the extent possible, deterioration of a condition or to sustain current capacities of a resident.

6. At least one certified nurse aide must be on duty in a Type II facility 24 hours per day.

R432-270-16. Secure Units.

1. A Type II assisted living facility with approved secure units may admit residents with a diagnosis of Alzheimer's/dementia if the resident is able to exit the facility with limited assistance from one person.

2. Each resident admitted to a secure unit must have an admission agreement that indicates placement in the secure unit.
   a. The secure unit admission agreement must document that a Department-approved wander risk management agreement has been negotiated with the resident or resident's responsible person.
   b. The secure unit admission agreement must identify discharge criteria that would initiate a transfer of the resident to a higher level of care than the assisted living facility is able to provide.

3. There shall be at least one staff with documented training in Alzheimer's/dementia care in the secure unit at all times.

4. Each secure unit must have an emergency evacuation plan that addresses the ability of the secure unit staff to evacuate the residents in case of emergency.

R432-270-17. Arrangements for Medical or Dental Care.
The facility shall assist residents in arranging access for ancillary services for medically related care including physician, dentist, pharmacist, therapy, podiatry, hospice, home health, and other services necessary to support the resident.

The facility shall arrange for care through one or more of the following methods:
(a) notifying the resident's responsible person;
(b) arranging for transportation to and from the practitioner's office; or
(c) arrange for a home visit by a health care professional.

The facility must notify a physician or other health care professional when the resident requires immediate medical attention.

(1) Residents shall be encouraged to maintain and develop their fullest potential for independent living through participation in activity and recreational programs.
(2) The facility shall provide opportunities for the following:
(a) socialization activities;
(b) independent living activities to foster and maintain independent functioning;
(c) physical activities; and
(d) community activities to promote resident participation in activities away from the facility.
(3) The administrator shall designate an activity coordinator to direct the facility's activity program. The activity coordinator's duties include the following:
(a) coordinate all recreational activities, including volunteer and auxiliary activities;
(b) plan, organize, and conduct the residents' activity program with resident participation; and
(c) develop and post monthly activity calendars, including information on community activities, based on residents' needs and interests.
(4) The facility shall provide sufficient equipment, supplies, and indoor and outdoor space to meet the recreational needs and interests of residents.
(5) The facility shall provide storage for recreational equipment and supplies. Locked storage must be provided for potentially dangerous items such as scissors, knives, and toxic materials.

(1) A licensed health care professional must assess each resident to determine what level and type of assistance is required for medication administration. The level and type of assistance provided shall be documented on each resident's assessment.
(2) Each resident's medication program must be administered by means of one of the methods described in (a) through (d) in this section:
(a) The resident is able to self-administer medications.
(i) Residents who have been assessed to be able to self-administer medications may keep prescription medications in their rooms.
(ii) If more than one resident resides in a unit, the facility must assess each person's ability to safely have medications in the
unit. If safety is a factor, a resident shall keep his medication in a locked container in the unit.

(b) The resident is able to self-direct medication administration. Facility staff may assist residents who self-direct medication administration by:
   (i) reminding the resident to take the medication;
   (ii) opening medication containers; and
   (iii) reminding the resident or the resident's responsible person when the prescription needs to be refilled.

(c) Family members or a designated responsible person may administer medications from a package set up by a licensed practitioner or licensed pharmacist which identifies the medication and time to administer. If a family member or designated responsible person assists with medication administration, they shall sign a waiver indicating that they agree to assume the responsibility to fill prescriptions, administer medication, and document that the medication has been administered. Facility staff may not serve as the designated responsible person.

(d) For residents who are unable to self-administer or self-direct medications, facility staff may administer medications only after delegation by a licensed health care professional under the scope of their practice.
   (i) If a licensed health care professional delegates the task of medication administration to unlicensed assistive personnel, the delegation shall be in accordance with the Nurse Practice Act and R156-31B-701.
   (ii) The medications must be administered according to the service plan.
   (iii) The delegating authority must provide and document supervision, evaluation, and training of unlicensed assistive personnel assisting with medication administration.
   (iv) The delegating authority or another registered nurse shall be readily available either in person or by telecommunication.

(3) The facility must have a licensed health care professional or licensed pharmacist review all resident medications at least every six months.

(4) Medication records shall include the following:
   (a) the resident's name;
   (b) the name of the prescribing practitioner;
   (c) medication name including prescribed dosage;
   (d) the time, dose and dates administered;
   (e) the method of administration;
   (f) signatures of personnel administering the medication; and
   (g) the review date.

(5) Each facility must have a licensed health care professional or licensed pharmacist document any change in the dosage or schedule of medication in the medication record. The delegating authority must notify all unlicensed assistive personnel who administer medications of the medication change.

(6) Each resident's medication record must contain a list of possible reactions and precautions for prescribed medications.

(7) The facility must notify the licensed health care professional when medication errors occur.

(8) Medication error incident reports shall be completed by the
person who makes the error.

(9) Medication errors must be incorporated into the facility quality improvement process.

(10) Medications shall be stored in a locked central storage area to prevent unauthorized access.

(a) If medication is stored in a central location, the resident shall have timely access to the medication.

(b) Medications that require refrigeration shall be stored separately from food items and at temperatures between 36 - 46 degrees Fahrenheit.

(c) The facility must develop and implement policies for the security and disposal of narcotics. Any disposal of controlled substances by a licensee or facility staff shall be consistent with the provisions of 21 CFR 1307.21.

(8) The facility shall develop and implement a policy for disposing of unused, outdated, or recalled medications.

(a) The facility shall return a resident's medication to the resident or to the resident's responsible person upon discharge.

(b) The administrator shall document the return to the resident or the resident's responsible person of medication stored in a central storage.

R432-270-20. Management of Resident Funds.

(1) Residents have the right to manage and control their financial affairs. The facility may not require residents to deposit their personal funds or valuables with the facility.

(2) The facility need not handle residents' cash resources or valuables. However, upon written authorization by the resident or the resident's responsible person, the facility may hold, safeguard, manage, and account for the resident's personal funds or valuables deposited with the facility, in accordance with the following:

(a) The licensee shall establish and maintain on the residents' behalf a system that assures a full, complete, and separate accounting according to generally accepted accounting principles of each resident's personal funds entrusted to the facility. The system shall:

(i) preclude any commingling of resident funds with facility funds or with the funds of any person other than another resident, and preclude facility personnel from using residents' monies or valuables as their own;

(ii) separate residents' monies and valuables intact and free from any liability that the licensee incurs in the use of its own or the facility's funds and valuables;

(iii) maintain a separate account for resident funds for each facility and not commingle such funds with resident funds from another facility;

(iv) for records of residents' monies which are maintained as a drawing account, include a control account for all receipts and expenditures and an account for each resident and supporting receipts filed in chronological order;

(v) keep each account with columns for debits, credits, and balance; and

(vi) include a copy of the receipt that it furnished to the residents for funds received and other valuables entrusted to the licensee for safekeeping.
(b) The facility shall make individual financial records available on request through quarterly statements to the resident or the resident's legal representative.

(c) The facility shall purchase a surety bond or otherwise provide assurance satisfactory to the Department that all resident personal funds deposited with the facility are secure.

(d) The facility shall deposit, within five days of receipt, all resident monies that are in excess of $150 in an interest-bearing bank account, that is separate from any of the facility's operating accounts, in a local financial institution.

(i) Interest earned on a resident's bank account shall be credited to the resident's account.

(ii) In pooled accounts, there shall be a separate accounting for each resident's share, including interest.

(e) The facility shall maintain a resident's personal funds that do not exceed $150 in a non-interest-bearing account, interest-bearing account, or petty cash fund.

(f) Upon discharge of a resident with funds or valuables deposited with the facility, the facility shall convey the resident's funds, and a final accounting of those funds, to the resident or the resident's legal representative. Funds and valuables kept in an interest-bearing account shall be accounted for and made available within three working days.

(g) Within 30 days following the death of a resident, except in a medical examiner case, the facility shall convey the resident's valuables and funds entrusted to the facility, and a final accounting of those funds, to the individual administering the resident's estate.


(1) The facility must maintain accurate and complete records. Records shall be filed, stored safely, and be easily accessible to staff and the Department.

(2) Records shall be protected against access by unauthorized individuals.

(3) The facility shall maintain personnel records for each employee and shall retain such records for at least three years following termination of employment. Personnel records must include the following:

(a) employee application;
(b) date of employment;
(c) termination date;
(d) reason for leaving;
(e) documentation of CPR and first aid training;
(f) health inventory;
(g) food handlers permits;
(h) TB skin test documentation; and
(i) documentation of criminal background screening.

(4) The facility must maintain in the facility a separate record for each resident that includes the following:

(a) the resident's name, date of birth, and last address;
(b) the name, address, and telephone number of the person who administers and obtains medications, if this person is not facility staff;
(c) the name, address, and telephone number of the individual
to be notified in case of accident or death;
(d) the name, address, and telephone number of a physician and
dentist to be called in an emergency;
(e) the admission agreement;
(f) the resident assessment; and
(g) the resident service plan.

(5) Resident records must be retained for at least three years
following discharge.


(1) Facilities must have the capability to provide three meals
a day, seven days a week, to all residents, plus snacks.
(a) The facility shall maintain onsite a one-week supply of
nonperishable food and a three day supply of perishable food as required
to prepare the planned menus.
(b) There shall be no more than a 14 hour interval between the
evening meal and breakfast, unless a nutritious snack is available
in the evening.
(c) The facility food service must comply with the following:
   (i) All food shall be of good quality and shall be prepared by
       methods that conserve nutritive value, flavor, and appearance.
   (ii) The facility shall ensure food is palatable, attractively
        served, and delivered to the resident at the appropriate temperature.
   (iii) Powdered milk may only be used as a beverage, upon the
        resident's request, but may be used in cooking and baking.
(2) The facility shall provide adaptive eating equipment and
utensils for residents as needed.
(3) A different menu shall be planned and followed for each day
of the week.
   (a) All menus must be approved and signed by a certified
dietitian.
   (b) Cycle menus shall cover a minimum of three weeks.
   (c) The current week's menu shall be posted for residents'
viewing.
   (d) Substitutions to the menu that are actually served to the
residents shall be recorded and retained for three months for review
by the Department.
(4) Meals shall be served in a designated dining area suitable
for that purpose or in resident rooms upon request by the resident.
(5) Residents shall be encouraged to eat their meals in the dining
room with other residents.
(6) Inspection reports by the local health department shall be
maintained at the facility for review by the Department.
(7) If the facility admits residents requiring therapeutic or
special diets, the facility shall have an approved dietary manual for
reference when preparing meals. Dietitian consultation shall be
provided at least quarterly and documented for residents requiring
therapeutic diets.
(8) The facility shall employ food service personnel to meet
the needs of residents.
   (a) While on duty in food service, the cook and other kitchen
       staff shall not be assigned concurrent duties outside the food service
area.
   (b) All personnel who prepare or serve food shall have a current
Food Handler's Permit.
(9) Food service shall comply with the Utah Department of Health Food Service Sanitation Regulations, R392-100.
(10) If food service personnel also work in housekeeping or provide direct resident care, the facility must develop and implement employee hygiene and infection control measures to maintain a safe, sanitary food service.

(1) The facility shall employ housekeeping staff to maintain both the exterior and interior of the facility.
(2) The facility shall designate a person to direct housekeeping services. This person shall:
(a) post routine laundry, maintenance, and cleaning schedules for housekeeping staff.
(b) ensure all furniture, bedding, linens, and equipment are clean before use by another resident.
(3) The facility shall control odors by maintaining cleanliness.
(4) There shall be a trash container in every occupied room.
(5) All cleaning agents, bleaches, insecticides, or poisonous, dangerous, or flammable materials shall be stored in a locked area to prevent unauthorized access.
(6) Housekeeping personnel shall be trained in preparing and using cleaning solutions, cleaning procedures, proper use of equipment, proper handling of clean and soiled linen, and procedures for disposal of solid waste.
(7) Bathtubs, shower stalls, or lavatories shall not be used as storage places.
(8) Throw or scatter rugs that present a tripping hazard to residents are not permitted.

(1) The facility shall provide laundry services to meet the needs of the residents, including sufficient linen supply to permit a change in bed linens for the total number of licensed beds, plus an additional fifty percent of the licensed bed capacity.
(2) The facility shall inform the resident or the resident's responsible person in writing of the facility's laundry policy for residents' personal clothing.
(3) Food may not be stored, prepared, or served in any laundry area.
(4) The facility shall make available for resident use, the following:
(a) at least one washing machine and one clothes dryer; and
(b) at least one iron and ironing board.

(1) The facility shall conduct maintenance, including preventive maintenance, according to a written schedule to ensure that the facility equipment, buildings, fixtures, spaces, and grounds are safe, clean, operable, in good repair and in compliance with R432-6.
(a) Fire rated construction and assemblies must be maintained in accordance with R710-3, Assisted Living Facilities.
(b) Entrances, exits, steps, and outside walkways shall be
(c) Electrical systems, including appliances, cords, equipment, call lights, and switches shall be maintained to guarantee safe functioning.

(d) Air filters installed in heating, ventilation and air conditioning systems must be inspected, cleaned or replaced in accordance with manufacturer specifications.

(2) A pest control program shall be conducted in the facility buildings and on the grounds by a licensed pest control contractor or a qualified employee, certified by the State, to ensure the absence of vermin and rodents. Documentation of the pest control program shall be maintained for Department review.

(3) The facility shall document maintenance work performed.

(4) Hot water temperature controls shall automatically regulate temperatures of hot water delivered to plumbing fixtures used by residents. The facility shall maintain hot water delivered to public and resident care areas at temperatures between 105 – 120 degrees Fahrenheit.


(1) The facility is responsible for the safety and well-being of residents in the event of an emergency or disaster.

(2) The licensee and the administrator are responsible to develop and coordinate plans with state and local emergency disaster authorities to respond to potential emergencies and disasters. The plan shall outline the protection or evacuation of all residents, and include arrangements for staff response or provisions of additional staff to ensure the safety of any resident with physical or mental limitations.

(a) Emergencies and disasters include fire, severe weather, missing residents, death of a resident, interruption of public utilities, explosion, bomb threat, earthquake, flood, windstorm, epidemic, or mass casualty.

(b) The emergency and disaster response plan shall be in writing and distributed or made available to all facility staff and residents to assure prompt and efficient implementation.

(c) The licensee and the administrator must review and update the plan as necessary to conform with local emergency plans. The plan shall be available for review by the Department.

(3) The facility's emergency and disaster response plan must address the following:

(a) the names of the person in charge and persons with decision-making authority;

(b) the names of persons who shall be notified in an emergency in order of priority;

(c) the names and telephone numbers of emergency medical personnel, fire department, paramedics, ambulance service, police, and other appropriate agencies;

(d) instructions on how to contain a fire and how to use the facility alarm systems;

(e) assignment of personnel to specific tasks during an emergency;

(f) the procedure to evacuate and transport residents and staff to a safe place within the facility or to other prearranged locations;
(g) instructions on how to recruit additional help, supplies, and equipment to meet the residents' needs after an emergency or disaster;
(h) delivery of essential care and services to facility occupants by alternate means;
(i) delivery of essential care and services when additional persons are housed in the facility during an emergency; and
(j) delivery of essential care and services to facility occupants when personnel are reduced by an emergency.
(4) The facility must maintain safe ambient air temperatures within the facility.
   (a) Emergency heating must have the approval of the local fire department.
   (b) Ambient air temperatures of 58 degrees F. or below may constitute an imminent danger to the health and safety of the residents in the facility. The person in charge shall take immediate action in the best interests of the residents.
   (c) The facility shall have, and be capable of implementing, contingency plans regarding excessively high ambient air temperatures within the facility that may exacerbate the medical condition of residents.
(5) Personnel and residents shall receive instruction and training in accordance with the plans to respond appropriately in an emergency. The facility shall:
   (a) annually review the procedures with existing staff and residents and carry out unannounced drills using those procedures;
   (b) hold simulated disaster drills semi-annually;
   (c) hold simulated fire drills quarterly on each shift for staff and residents in accordance with Rule R710-3; and
   (d) document all drills, including date, participants, problems encountered, and the ability of each resident to evacuate.
(6) The administrator shall be in charge during an emergency. If not on the premises, the administrator shall make every effort to report to the facility, relieve subordinates and take charge.
(7) The facility shall provide in-house all equipment and supplies required in an emergency including emergency lighting, heating equipment, food, potable water, extra blankets, first aid kit, and radio.
(8) The following information shall be posted in prominent locations throughout the facility:
   (a) The name of the person in charge and names and telephone numbers of emergency medical personnel, agencies, and appropriate communication and emergency transport systems; and
   (b) evacuation routes, location of fire alarm boxes, and fire extinguishers.

R432-270-27. First Aid.
(1) There shall be one staff person on duty at all times who has training in basic first aid, the Heimlich maneuver, certification in cardiopulmonary resuscitation and emergency procedures to ensure that each resident receives prompt first aid as needed.
(2) First aid training refers to any basic first aid course approved by the American Red Cross or Utah Emergency Medical Training Council.
The facility must have a first aid kit available at a specified location in the facility.

The facility shall have a current edition of a basic first aid manual approved by the American Red Cross, the American Medical Association, or a state or federal health agency.

The facility must have a clean up kit for blood borne pathogens.


The facility may allow residents to keep household pets such as dogs, cats, birds, fish, and hamsters if permitted by local ordinance and by facility policy.

Pets must be kept clean and disease-free.

The pets' environment shall be kept clean.

Small pets such as birds and hamsters shall be kept in appropriate enclosures.

Pets that display aggressive behavior are not permitted in the facility.

Pets that are kept at the facility or are frequent visitors must have current vaccinations.

Upon approval of the administrator, family members may bring residents' pets to visit.

Small pets such as birds and hamsters shall be kept in appropriate enclosures.

Pets that display aggressive behavior are not permitted in the facility.

Pets that are kept at the facility or are frequent visitors must have current vaccinations.

Upon approval of the administrator, family members may bring residents' pets to visit.

Each facility with birds shall have procedures which prevent the transmission of psittacosis. Procedures shall ensure the minimum handling and placing of droppings into a closed plastic bag for disposal.

Pets are not permitted in central food preparation, storage, or dining areas or in any area where their presence would create a significant health or safety risk to others.


Assisted Living facilities may offer respite services and are not required to obtain a respite license from the Utah Department of Health.

The purpose of respite is to provide intermittent, time limited care to give primary caretakers relief from the demands of caring for a person.

Respite services may be provided at an hourly rate or daily rate, but shall not exceed 14-days for any single respite stay. Stays which exceed 14 days shall be considered a non-respite assisted living facility admission, subject to the requirements of R432-270.

The facility shall coordinate the delivery of respite services with the recipient of services, case manager, if one exists, and the family member or primary caretaker.

The facility shall document the person's response to the respite placement and coordinate with all provider agencies to ensure an uninterrupted service delivery program.

The facility must complete a service agreement to serve as the plan of care. The service agreement shall identify the prescribed medications, physician treatment orders, need for assistance for activities of daily living and diet orders.

The facility shall have written policies and procedures approved by the Department prior to providing respite care. Policies and procedures must be available to staff regarding the respite care.
clients which include:
(a) medication administration;
(b) notification of a responsible party in the case of an emergency;
(c) service agreement and admission criteria;
(d) behavior management interventions;
(e) philosophy of respite services;
(f) post-service summary;
(g) training and in-service requirement for employees; and
(h) handling personal funds.
(8) Persons receiving respite services shall be provided a copy of the Resident Rights documents upon admission.
(9) The facility shall maintain a record for each person receiving respite services which includes:
(a) a service agreement;
(b) demographic information and resident identification data;
(c) nursing notes;
(d) physician treatment orders;
(e) records made by staff regarding daily care of the person in service;
(f) accident and injury reports; and
(g) a post-service summary.
(10) Retention and storage of respite records shall comply with R432-270-21(1), (2), and (5).
(11) If a person has an advanced directive, a copy shall be filed in the respite record and staff shall be informed of the advanced directive.

R432-270-29b. Adult Day Care Services.
(1) Assisted Living Facilities Type I and II may offer adult day care services and are not required to obtain a license from Utah Department of Human Services. If facilities provide adult day care services, they shall submit policies and procedures for Department approval.
(2) "Adult Day Care" means the care and support to three or more functionally impaired adults through a comprehensive program that provides a variety of social, recreational and related support services in a licensed health care setting.
(3) A qualified Director shall be designated by the governing board to be responsible for the day to day program operation.
(4) The Director shall have written records on-site for each consumer and staff person, to include the following:
(a) Demographic information;
(b) An emergency contact with name, address and telephone number;
(c) Consumer health records, including the following:
   (i) record of medication including dosage and administration;
   (ii) a current health assessment, signed by a licensed practitioner; and
   (iii) level of care assessment.
(d) Signed consumer agreement and service plan.
(e) Employment file for each staff person which includes:
   (i) health history;
   (ii) background clearance consent and release form;
(iii) orientation completion, and
(iv) in-service requirements.
(5) The program shall have written eligibility, admission and discharge policy to include the following:
(a) Intake process;
(b) Notification of responsible party;
(c) Reasons for admission refusal which includes a written, signed statement;
(d) Resident rights notification; and
(e) Reason for discharge or dismissal.
(6) Before a program admits a consumer, a written assessment shall be completed to evaluate current health and medical history, immunizations, legal status, and social psychological factors.
(7) A written consumer agreement, developed with the consumer, the responsible party and the Director or designee, shall be completed, signed by all parties include the following:
(a) Rules of the program;
(b) Services to be provided and cost of service, including refund policy; and
(c) Arrangements regarding absenteeism, visits, vacations, mail, gifts and telephone calls.
(8) The Director, or designee, shall develop, implement and review the individual consumer service plan. The plan shall include the specification of daily activities and services. The service plan shall be developed within three working days of admission and evaluated semi-annually.
(9) There shall be written incident and injury reports to document consumer death, injuries, elopement, fights or physical confrontations, situations which require the use of passive physical restraint, suspected abuse or neglect, and other situations or circumstances affecting the health, safety or well-being of a consumer while in care. Each report will be reviewed by the Director and responsible party. The reports will be kept on file.
(10) There shall be a daily activity schedule posted and implemented as designed. (11) Consumers shall receive direct supervision at all times and be encouraged to participate in activities.
(12) There shall be a minimum of 50 square feet of indoor floor space per consumer designated for adult day care during program operational hours.
(a) Hallways, office, storage, kitchens, and bathrooms shall not be included in computation.
(b) All indoor and outdoor areas shall be maintained in a clean, secure and safe condition.
(c) There shall be at least one bathroom designated for consumers use during business hours. For facilities serving more than 10 consumers, there shall be separate male and female bathrooms designated for consumer use.
(13) Staff supervision shall be provided continually when consumers are present.
(a) When eight or fewer consumers are present, one staff person shall provide direct supervision.
(b) When 9-16 consumers are present, two staff shall provide direct supervision at all time. The ratio of one staff per eight
consumers will continue progressively.

(c) In all programs where one-half or more of the consumers are diagnosed by a physician's assessment with Alzheimer, or related dementia, the ratio shall be one staff for each six consumers.


Any person who violates any provision of this rule may be subject to the penalties enumerated in 26-21-11 and R432-3-6 and be punished for violation of a class A misdemeanor as provided in Section 26-21-16.

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