ARTICLE 75-04 DEVELOPMENTAL DISABILITIES

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CHAPTER 75-04-01 LICENSING OF PROGRAMS AND SERVICES FOR INDIVIDUALS WITH INTELLECTUAL DISABILITIES - DEVELOPMENTAL DISABILITIES

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SECTION 1: Section 75-04-01-01 is amended as follows:

75-04-01-01. Definitions.

In this chapter, unless the context or subject matter requires otherwise:

- 1. "Accreditation" means <u>recognitionaccredited</u> by a <u>department-approved</u> national organization of a licensee's compliance with a set of specified standards.
- 2. "Applicant" means an entity which that has requested licensure from the North Dakota department of health and human services pursuant to North Dakota Century Code chapter 25-16 and this chapter.
- 3. "Basic services Application" means those services required to be provided by an entity in order to obtain and maintain a licensea request in the form and manner prescribed by the department signed by the applicant or principal officer on behalf of the applicant.
- 4. "Client" means an individual found eligible as determined through the

application of North Dakota Administrative Code chapter 75 04 06 for services coordinated through intellectual disabilities developmental disabilities program management, on whose behalf services are provided or purchased.

- 5. "Client authorized Authorized representative" means a person who has legal authority, either designated or granted, to make decisions on behalf of the clienteligible individual.
- 6.5. "Day habilitation" means a day program of scheduled activities, formalized training, and staff supports to promote skill development for the acquisition, retention, or improvement in self-help, socialization, and adaptive skills. Activities should focus on improving a client's an eligible individual's sensory, motor, cognitive, communication, and social interaction skills.
- 7.6. "Department" means the North Dakota department of health and human services.
- 8.7. "Developmental disability" means a severe, chronic disability of an individual which:
 - a. Is attributable to a mental or physical impairment or combination of mental and physical impairments, including Down syndrome and fetal alcohol spectrum disorders, including fetal alcohol syndrome, partial fetal alcohol syndrome, and alcohol-related neurodevelopmental disorder;
 - b. Is manifested before the individual attains age twenty-two;
 - c. Is likely to continue indefinitely;
 - d. Results in substantial functional limitations in three or more of the following areas of major life activity:
 - (1) Self-care;
 - (2) Receptive and expressive language;
 - (3) Learning;
 - (4) Mobility;
 - (5) Self-direction;
 - (6) Capacity for independent living; and

- (7) Economic sufficiency; and
- e. Reflects the individual's needs for a combination and sequence of special, interdisciplinary, or generic care, treatment, or other services which are of lifelong or extended duration and are individually planned and coordinated.
- 9.8. "Developmental disability services" means those services required to be provided by an entity in order to obtain and maintain a license.
- 9. "Eligible individual" means an individual found eligible as determined through the application of chapter 75-04-06 for services coordinated through intellectual disabilities developmental disabilities program management, on whose behalf services are provided or purchased.
- <u>individuals</u> in obtaining and maintaining paid employment in an integrated setting. Services are designed for <u>clientseligible individuals</u> who need intensive ongoing support to perform in a work setting. Service includes onthe-job or off-the-job employment-related support for <u>clientseligible individuals</u> needing intervention to assist them in maintaining employment, including job development. Employment support includes individual employment support and small group employment support.
- 10.11. "Family member" means relatives of a clientan eligible individual to the second degree of kinship.
- 41.12. "Family support services" means a family-centered support service contracted based on the client's eligible individual's or primary caregiver's need for support in meeting the health, developmental, and safety needs to remain in an appropriate home environment. Family support services includes parenting support, respite, extended home health care, in-home supports, and family care option.
- 12. "Generic service" means a service that is available to any member of the population and is not specific to meeting specialized needs of individuals with intellectual disabilities or developmental disabilities.
- 13. "Governing body" means the individual or individuals designated in the articles of incorporation of a corporation, bylaws, or constitution of a legal entity as being authorized to act on behalf of the entity.
- 14. "Group home" means any community residential service facility, licensed by the department pursuant to North Dakota Century Code chapter 25-16 and this chapter, housing more than three individuals with developmental

- disabilities. "Group home" does not include a community complex with selfcontained rental units.
- 15. "Infant development" means a systematic application of an individualized family service plan designed to alleviate or mediate developmental delay of the <u>clienteligible individual</u> from birth through age two.
- 16. "Intellectual disability" means a diagnosis of the condition of intellectual disability, based on an individually administered standardized intelligence test and standardized measure of adaptive behavior as accepted by the American psychiatric association, and made by an appropriately licensed professional.
- 17. "Intermediate care facility for individuals with intellectual disabilities" means a residential health facility operated pursuant to title 42, Code of Federal Regulations, parts 442 and 483, et seq.
- 18. "License" means authorization by the department to provide a service to <u>eligible</u> individuals—<u>with developmental disabilities</u>, pursuant to North Dakota Century Code chapter 25-16 and this chapter.
- 19. "Licensee" means that entity which has received authorization by the department, pursuant to North Dakota Century Code chapter 25-16 and this chapter and who has executed a Medicaid agreement with the department, to provide a service or services to eligible individuals with developmental disabilities.
- 20. "Prevocational services" means formalized training, experiences, and staff supports designed to prepare <u>clientseligible individuals</u> for paid employment in integrated community settings. Services are structured to develop general abilities and skills that support employability in a work setting. Services are not directed at teaching job-specific skills, but at specific habilitative goals outlined in the <u>client'seligible individual's</u> personcentered service plan.
- 21. "Primary caregiver" means a responsible person providing continuous care and supervision to an eligible individual that prevents institutionalization in meeting the needs of the <u>clienteligible individual</u> and who is not employed by or working under contract of a <u>provider agency licensed licensee</u> pursuant to this chapter.
- 22. "Principal officer" means the presiding member of a governing body, a chairperson, or president of a board of directors.
- 23. "Program management" means a process of interconnected steps which will assist a clientan eligible individual in gaining access to needed services,

- including medical, social, educational, and other services, regardless of the funding source for the services to which access is gained.
- 24. "Provider agency" means the organization or individual who has executed a Medicaid agreement with the department to provide services to individuals with developmental disabilities.
- 25. "Resident" means an individual receiving services provided through any licensed residential facility or service.
- 26.25. "Residential services" means formalized training and supports provided to clientseligible individuals to assist with and develop self-help, socialization, and adaptive skills that improve the client'seligible individual's ability to independently reside and participate in an integrated community. Residential services include residential rehabilitation and independent habilitation.
- 27.26. "Standards" means requirements which result in accreditation by the council on quality and leadership in supports for people with disabilities, and certification as an intermediate care facility for individuals with intellectual disabilities, or for employment supports results in accreditation by the commission on accreditation of rehabilitation facilities.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2000; July 1, 2001; July 1, 2012; April 1, 2018; April 1, 2020; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-18, 25-16-06

SECTION 2: Section 75-04-01-02 is amended as follows:

75-04-01-02. License required and renewal.

- No individual, association of individuals, partnership, limited liability company, or corporation shall offer or provide a service or own, manage, or operate a facility offering or providing a service to more than two individuals with developmental disabilities without first having obtained a license from the department unless the facility is:
 - 1.a. Exempted by North Dakota Century Code section 15.1-34-02; or
 - 2.b. Operated by a nonprofit corporation that receives no payments from the state or any political subdivision and provides only day supports for six or fewer individuals with developmental disabilities. "Payment" does not include donations of goods and services or discounts on goods and services.
- 2. Licensure does not create an obligation for the state to purchase services

from the licensed facilitylicensee.

- 3. At the discretion of the department, the department may issue a single license for a discrete service or issue multiple licenses by service location.
- 4. A license is nontransferable, expires not more than one year from the effective date of the license, and is valid for only those services or locations identified therein.
- 5. A license issued by the department must include the legal name of the licensee, the address or location where services are provided, the occupancy or service limitations, the unique services authorized, the region and counties where services are provided, and the expiration date of the license.
- 6. A licensee shall submit to the department an application for a license no later than sixty days prior to the expiration date of a valid license. If the licensee is not able to provide the application within this timeframe, a request to waive the sixty days submission timeline must be submitted to the department prior to the license expiration date. If the licensee continues to meet all standards established by North Dakota Century Code chapters 25-01.2 and 25-16 and the rules of the department, the department shall issue a license renewal.
- 7. The licensee shall place the license in an area accessible to the public and where it may be readily seen. Licenses need not be placed on display in residences or residential areas of a facility but must be available to the public or the department upon request.
- 8. <u>Licensees shall sign a Medicaid provider agreement and required</u> addendums with the department to provide services to eligible individuals.
- 9. A licensee who voluntarily terminates a license shall submit a new application to reapply for licensure.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; July 1,

2001; July 1, 2012; April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-18, 25-16-02

SECTION 3: Section 75-04-01-03 is amended as follows:

75-04-01-03. Single or multiple license Application.

A single An application for a license may be issued authorizing the conduct of multiple services by one applicant or single licenses may be issued authorizing the conduct of each discrete service, at the discretion ofto

- provide services or operate a facility must be made to the department in the form and manner prescribed by the department.
- 2. An application is not complete until all required information and verifications are submitted to the department. The department may declare an application withdrawn if an applicant fails to submit all required information and verifications within thirty days of the department's notification to the applicant that the application is incomplete.
- 3. The department shall, within sixty days from the date of the receipt of the completed application, notify the applicant of the department's intent to grant or deny a license.

History: Effective April 1, 1982; amended effective January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 4: Section 75-04-01-03.1 is created as follows:

75-04-01-03.1. Types of licenses.

A license issued pursuant to North Dakota Century Code chapter 25-16 and this chapter must be identified as either a provisional, unrestricted, or restricted license.

- A "provisional license" may be issued to an applicant who complies with the rules of the department, North Dakota Century Code chapters 25-01.2 and 25-16, and who has engaged in obtaining accreditation. The licensee shall obtain accreditation by the expiration of the provisional license. A provisional license may be extended for an additional six months only upon the department's determination the licensee has made significant progress towards obtaining accreditation.
- An "unrestricted license" may be issued to an applicant who complies with the rules of the department and North Dakota Century Code chapters 25-01.2 and 25-16, and who is accredited.
- 3. A "restricted license" may be issued to a licensee upon a finding of noncompliance with the rules of the department and North Dakota Century Code chapters 25-01.2 and 25-16.
 - a. The department may not issue a restricted license to a licensee whose practices or facilities pose a clear and present danger to the health and safety of eligible individuals.
 - b. The department may issue a restricted license for any or all services provided, or facilities operated by the licensee.

- c. Upon a finding that the licensee is not in compliance, the department shall notify the licensee, in writing, of its intent to issue a restricted license. The notice must provide the reasons for the action, the specific services that are affected by the restricted license, and describe the corrective actions required of the licensee.
- d. The licensee shall, within ten days of the receipt of notice under subdivision c, submit to the department, on a form provided, a plan of correction. The plan of correction must include the elements of noncompliance, a description of the corrective action to be undertaken, and a date certain of compliance. The department may accept, modify, or reject the licensee's plan of correction and shall notify the licensees of their decision within thirty days. If the plan of correction is not submitted or it is rejected, the department shall notify the licensee that the license has been revoked. The department may conduct periodic inspection of the facilities and operations of the licensee to evaluate the implementation of the plan of correction.
- e. The department shall terminate a restricted license and issue an unrestricted license to the licensee upon successful completion of an accepted plan of correction.
- f. A restricted license may be extended for an additional six months only upon the department's determination the licensee has made significant progress toward meeting the standards identified in the plan of correction or the licensee has shown good cause for failure to implement the plan of correction.

History: Effective January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16 **Law Implemented:** NDCC 25-01.2-18, 25-16-02, 25-16-03

SECTION 5: Section 75-04-01-04 is amended as follows:

75-04-01-04. License denial or revocation.

The department may deny a license to an applicant or licensee or revoke an existing license upon a finding of noncompliance with North Dakota Century Code chapters 25-01.2 or 25-16 or the rules of the department.

- 1. If the department denies a license, the applicant or licensee may not reapply for a license for a period of six months from the date of denial. After the six-month period has elapsed, the applicant or licensee may submit a new application to the department.
- 2. If the department revokes a license, the licensee may not reapply for a

license for a period of one year from the date of the revocation. After the one-year period has elapsed, the licensee may submit a new application to the department.

- 3. A license denial or revocation may affect all or some of the services and facilities operated by a licensee, as determined by the department.
- 4. Notification is made upon mailing or upon electronic transmission. The notice must identify any law, rule, or standard alleged to have been violated and the factual basis for the allegation, the specific service or facility responsible for the violation, the date after which the denial or revocation is final, and the procedure for appealing the action.
- 5. If an action to revoke a license is appealed, the licensee may continue to provide services until the final appeal decision is rendered unless continued operations would jeopardize the health and safety of eligible individuals.
- 6. The licensee, upon final revocation notification, shall destroy the license.

History: Effective April 1, 1982; amended effective June 1, 1986; April 1, 2018; January 1, 2025.

General Authority: NDCC <u>25-01.2-18,</u> 25-16-06, 50-06-16 **Law Implemented:** NDCC <u>25-01.2-18,</u> 25-16-03, 25-16-08

SECTION 6: Section 75-04-01-05 is repealed.

75-04-01-05. Notification of license.

[Repealed effective January 1, 2025]

- The department shall, within sixty days from the date of the receipt of an application for a license, or upon finding a licensee in noncompliance with the rules of the department, notify the applicant or licensee's principal officer of the department's intent to grant, deny, or revoke a license.
- 2. The department shall notify the applicant or licensee in writing. Notification is made upon deposit with the United States postal service. The notice of denial or revocation shall identify any rule or standard alleged to have been violated and the factual basis for the allegation, the specific service or facility responsible for the violation, the date after which the denial or revocation is final, and the procedure for appealing the action of the department.
- 3. The applicant or licensee may appeal the denial or revocation of a license by written request for an administrative hearing, mailed or delivered to the department within ten days of receipt of the notice of intent to deny or revoke. The hearing must be governed by the provisions of chapter 75 01 03.

- 4. The licensee may continue to provide services until the final appeal decision is rendered. If clients have been removed from the licensed facility or service because of a health, welfare, or safety issue, they shall remain out of the facility or service while the appeal is pending.
- 5. The licensee, upon final revocation notification, shall return the license to the department immediately.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2018.

General Authority: NDCC 25 16 06, 50 06 16

Law Implemented: NDCC 25-16-08

SECTION 7: Section 75-04-01-06 is amended as follows:

75-04-01-06. Disclosure of criminal record.

- 1. Each member of the governing body of the applicant, the chief executive officer, and any employees, volunteers, or agents who receive and disburse funds on behalf of the governing body, or who provide any direct service to clientseligible individuals, shall disclose to the department if they have been found guilty of, pled guilty to, or pled no contest to a criminal offense or been placed on the Medicaid exclusion list.
- 2. The applicant or licensee shall conduct federal and state criminal background checks on all personsindividuals employed who work with clientseligible individuals, including volunteers. If the applicant or licensee is contracting or subcontracting with other entities, there must be an agreement ensuring federal and state criminal background checks have been completed on all personsindividuals employed who work with clientseligible individuals, including volunteers.
- 3. The applicant or licensee shall disclose to the department the names, type of offenses, dates of having been found guilty of, pled guilty to, or pled no contest to a criminal offense, and position and duties within the applicant's organization of employees and volunteers with a criminal record.
- 4. Such disclosure must not disqualify the applicant from licensure or an individual from employment or volunteering, unless having been found guilty of, pled guilty to, or pled no contest to, a crime having direct bearing on the capacity of the applicant, employee, or volunteer to provide a service under the provision of this chapter or the convicted applicant, employee, or volunteer is not sufficiently rehabilitated.
- 5. The department shall determine the effect of an applicant, employee, or volunteer having been found guilty of, pled guilty to, or pled no contest to,

a criminal offense.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1,

2000; April 1, 2018; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03.1

SECTION 8: Section 75-04-01-06.1 is amended as follows:

75-04-01-06.1. Criminal conviction - Effect on operation of provider agencylicensee or employment by provider agencylicensee.

- A provider agencylicensee may not employ in any capacity that involves or permits contact between the employee or volunteer and any individual cared for by the provider agencylicensee, an individual who is known to have been found guilty of, pled guilty to, or pled no contest to:
 - An offense described in North Dakota Century Code chapters 12.1a. 16, homicide; 12.1-18, kidnapping; 12.1-27.2, sexual performances by children; or 12.1-41, Uniform Act on Prevention of and Remedies for Human Trafficking; or in North Dakota Century Code sections 12.1-17-01, simple assault, if a class C felony under subdivision a of subsection 2 of that section; 12.1-17-01.1, assault; 12.1-17-01.2, domestic violence; 12.1-17-02, aggravated assault; 12.1-17-03, reckless endangerment; 12.1-17-04, terrorizing; 12.1-17-06, criminal coercion; 12.1-17-07.1, stalking; 12.1-17-12, assault or homicide while fleeing a police officer; 12.1-20-03, gross sexual imposition; 12.1-20-03.1, continuous sexual abuse of a child; 12.1-20-04, sexual imposition; 12.1-20-05, corruption or solicitation of minors; 12.1-20-05.1, luring minors by computer or other electronic means; 12.1-20-06, sexual abuse of wards; 12.1-20-06.1, sexual exploitation by therapist; 12.1-20-07, sexual assault; 12.1-20-12.3, sexual extortion; 12.1-21-01, arson; 12.1-22-01, robbery; or 12.1-22-02, burglary, if a class B felony under subdivision b of subsection 2 of that section; 12.1-29-01, promoting prostitution; 12.1-29-02, facilitating prostitution; 12.1-31-05, child procurement; 12.1-31-07, endangering a vulnerable adult; 12.1-31-07.1, exploitation of a vulnerable adult: 14-09-22, abuse of child; or-14-09-22.1, neglect of child; subsection 1 of section 26.1-02.1, fraudulent insurance acts; or an offense under the laws of another jurisdiction which requires proof of substantially similar elements as required for conviction under any of the enumerated North Dakota statutes; or
 - An offense, other than an offense identified in subdivision a, if the department determines that the individual has not been sufficiently rehabilitated.

- For purposes of subdivision b of subsection 1, an offender's completion of a period of <u>fivethree</u> years after final discharge or release from any term of probation, parole, or other form of community correction, or imprisonment, without subsequent <u>charge or</u> conviction, is prima facie evidence of sufficient rehabilitation.
- 3. The department has determined that the offenses enumerated in subdivision a of subsection 1 have a direct bearing on the individual's ability to serve the public in a capacity involving the provision of services to eligible individuals with developmental disabilities.
- 4. In the case of a misdemeanoran offense described in North Dakota Century Code sections 12.1-17-01, simple assault, if a felony; 12.1-17-01.1, assault; 12.1-17-01.2, domestic violence, if a misdemeanor; 12.1-17-03, reckless endangerment; 12.1-17-04, terrorizing; 12.1-17-06, criminal coercion; 12.1-17-07.1, stalking; 12.1-18-03, unlawful imprisonment; 12.1-20-05, correction or solicitation of minors, if a misdemeanor; 12.1-20-07, sexual assault, if a misdemeanor; or equivalent conduct in another jurisdiction which requires proof of substantially similar elements as required for conviction, the department may determine the individual has been sufficiently rehabilitated if five years have elapsed after final discharge or release from any term of probation, parole, or other form of community corrections or imprisonment, without subsequent conviction.
- 5. An individual is known to have been found guilty of, pled guilty to, or pled no contest to an offense when it is:
 - a. Common knowledge in the community;
 - b. Acknowledged by the individual;
 - c. Reported to the <u>provider agencylicensee</u> as the result of an employee background check; or
 - d. Discovered by the department or licensee.

History: Effective July 1, 2001; amended effective April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03, 25-16-03.1

SECTION 9: Section 75-04-01-01 is repealed.

75-04-01-07. Content of license.

[Repealed effective January 1, 2025]

A license issued by the department must include the legal name of the licensee,

the address or location where services are provided, the occupancy or service limitations of the licensee, the unique services authorized for provision by the licensee, and the expiration date of the license.

History: Effective April 1, 1982; amended effective December 1, 1995; April 1, 2018.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25 16 05

SECTION 10: Section 75-04-01-08 is repealed.

75-04-01-08. Types of licenses.

[Repealed effective January 1, 2025]

- 1. A license issued pursuant to this chapter must be denominated "unrestricted license", "restricted license", or "provisional license".
- 2. An "unrestricted license" may be issued to an applicant who complies with the rules and regulations of the department and North Dakota Century Code section 25 16 03, and who is accredited by the accreditation council for services for individuals with disabilities, or for employment supports accredited by the rehabilitation accreditation commission (CARF) for existing provider agencies initially and continuously licensed prior to April 1, 2018. The license is nontransferable, expires not more than one year from the effective date of the license, and is valid for only those services or facilities identified thereon.
- 3. A "restricted license" may be issued subject to the provision of section 75 04 01 09.
- 4. A "provisional license" may be issued subject to the provision of section 75-04-01-10.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2018.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 11: Section 75-04-01-09 is repealed.

75-04-01-09. Restricted license.

[Repealed effective January 1, 2025]

 A restricted license may be issued to a licensee with an acceptable plan of correction notwithstanding a finding of noncompliance with the rules of the department and North Dakota Century Code section 25 16 03. A restricted license must not be issued to a licensee whose practices or facilities pose a clear and present danger to the health and safety of individuals with developmental disabilities, including fire safety requirements as evidenced in writing by the fire marshal, negligent or intentional misrepresentations to the department regarding any aspect of the licensee's operations, or any violation that places a client's life in danger.

- A restricted license may be issued for any or all services provided or facilities operated by an applicant or licensee as determined by the department.
- 3. Upon a finding that the licensee is not in compliance, the department shall notify the licensee, in writing, of its intent to issue a restricted license. The notice must provide the reasons for the action, the specific services that are affected by the restricted license, and describe the corrective actions required of the licensee.
- 4. The licensee shall, within ten days of the receipt of notice under subsection 3, submit to the department, on a form provided, a plan of correction. The plan of correction must include the elements of noncompliance, a description of the corrective action to be undertaken, and a date certain of compliance. The department may accept, modify, or reject the licensee's plan of correction and shall notify the licensees of their decision within thirty days. If the plan of correction is rejected, the department shall notify the licensee that the license has been revoked. The department may conduct periodic inspection of the facilities and operations of the licensee to evaluate the implementation of a plan of correction.
- 5. The department shall terminate a restricted license and issue an unrestricted license to the licensee upon successful completion of an accepted plan of correction, as determined by the department.
- A restricted license may be issued for any period not exceeding one year. A restricted license may be renewed for an additional six months only upon the department's determination the licensee has made significant progress toward meeting the standards identified in the plan of correction or the licensee has shown good cause for failure to implement the plan of correction. A restricted license is nontransferable and valid only for the facilities or services identified thereon. Notice of the granting of a restricted license, or of a decision to modify or reject a plan of correction, may be appealed in the same manner as a notice of revocation of a license.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2018.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 12: Section 75-04-01-10 is repealed.

75-04-01-10. Provisional license.

[Repealed effective January 1, 2025]

- 1. An applicant may submit an application, on a form provided, for a provisional license, permitting the provision of a new provider agency.
- 2. A "provisional license" may be issued to an applicant who complies with the rules and regulations of the department and North Dakota Century Code section 25 16 03 and who is accredited by the council on quality and leadership for services for individuals with disabilities. The license is nontransferable, expires not more than one year from the effective date of the license, and is valid for only those services or facilities identified thereon.
- 3. A provisional license may be renewed for an additional six months only upon the department's determination the licensee has made significant progress toward meeting the standards.
- 4. Notice of a denial of a provisional license may be appealed in the same manner as a notice of revocation of a license.

History: Effective April 1, 1982; amended effective December 1, 1995; April 1, 2018.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 13: Section 75-04-01-11 is repealed.

75-04-01-11. License renewal.

[Repealed effective January 1, 2025]

The licensee shall submit to the department, on a form or forms provided, an application for a license not later than sixty days prior to the expiration date of a valid license. If the provider agency continues to meet all standards established by the rules under this chapter, the department shall issue a license renewal annually on the expiration date of the previous year's license.

History: Effective April 1, 1982; amended effective April 1, 2018.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25 16 03

SECTION 14: Section 75-04-01-12 is repealed.

75-04-01-12. Display of license.

[Repealed effective January 1, 2025]

The licensee shall place the license in an area accessible to the public and where it may be readily seen. Licenses need not be placed on display in residences or residential areas of a facility, but must be available to the public or the department upon request.

History: Effective April 1, 1982; amended effective April 1, 2018.

General Authority: NDCC 25 16 06, 50 06 16

Law Implemented: NDCC 25-16-03

SECTION 15: Section 75-04-01-12.1 is repealed.

75-04-01-12.1. Provider agreement.

[Repealed effective January 1, 2025]

Licensees shall sign a Medicaid provider agreement and required addendums with the department to provide services to individuals with developmental disabilities.

History: Effective April 1, 2018.

General Authority: NDCC 25 16 06, 50 06 16

Law Implemented: NDCC 25-16-03

SECTION 16: Section 75-04-01-15 is amended as follows:

75-04-01-15. Standards of the department.

The department herein adopts and makes a part of these rulesthis chapter for all licensees the current standards used for accreditation—by the council on quality and leadership in supports for people with disabilities, additionally, for intermediate care facilities for individuals with intellectual disabilities, standards for certification under title 42, Code of Federal Regulations, parts 442 and 483 et seq., or for employment supports, by the rehabilitation accreditation commission (CARF) for existing provider agencies initially and continuously licensed prior to April 1, 2018. If a licensee fails to meet an accreditation standard, the department may analyze the licensee's failure using the appropriate current standards—of the council on quality and leadership in supports for people with disabilities. Infant development licensees who have attained accreditation status—by the council on quality and leadership in supports for people with disabilities are not required to maintain accreditation status.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2000; May 1, 2006; July 1, 2012; April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16 **Law Implemented:** NDCC 25-01.2-02, 25-01.2-18, 25-16-06

SECTION 17: Section 75-04-01-16 is amended as follows:

75-04-01-16. Imposition of the standards.

Unaccredited applicants issued a provisional license shall provide the department with a plan to secure accreditation. The licensee, uponat the request of the department, shall submit copies of reports generated by the accreditation process.

History: Effective April 1, 1982; amended effective June 1, 1986; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16 **Law Implemented:** NDCC <u>25-01.2-02,</u> 25-01.2-18, 25-16-06

SECTION 18: Section 75-04-01-17 is amended as follows:

75-04-01-17. Identification of <u>basic developmental disability</u> services subject to licensure.

- Services Developmental disability services provided to eligible clients individuals must be identified and licensed by the following titles:
 - 1.a. Residential services:
 - a.(1) Residential habilitation; or
 - b.(2) Independent habilitation;
 - 2.b. Day habilitation;
 - 3.c. Intermediate care facility for individuals with intellectual disabilities;
 - 4.d. Employment supports:
 - a.(1) Individual employment supports; or
 - b.(2) Small group employment supports;
 - 5.e. Prevocational services;
 - 6.f. Family support services:
 - a.(1) Parenting supports;
 - b.(2) In-home supports;
 - c.(3) Respite;
 - (4) Extended home health care; or

d.(5) Family care option; or

7.g. Infant development services.

2. For those services that allow a virtual service delivery option, the licensee shall identify that option on the license application.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; July 1,

1996; July 1, 2001; July 1, 2012; April 1, 2018; April 1, 2020; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-06

SECTION 19: Section 75-04-01-20 is amended as follows:

75-04-01-20. Applicant guarantees and assurances.

- 1. Applicants shall submit, in a manner prescribed by the department, evidence that policies and procedures approved by the governing body are written and implemented in a manner which:
 - Guarantees each <u>clienteligible individual</u> a person-centered service plan pursuant to the provisions of North Dakota Century Code section 25-01.2-14;
 - b. Guarantees that each <u>clienteligible individual</u>, <u>clientauthorized authorized</u> representative, or advocate receives written notice of the <u>client'seligible individual's</u> rights in the manner provided by North Dakota Century Code section 25-01.2-16;
 - c. Guarantees that each <u>client admission is subject to a</u> multidisciplinary determination that placement is appropriate <u>eligible</u> individual has a right to appropriate treatment, services, and <u>habilitation and these are provided in the least restrictive appropriate</u> setting pursuant to North Dakota Century Code section 25-01.2-02;
 - d. Guarantees the elienteligible individual the right to receive authorized services and supports included in his or her personcentered service plan in a timely manner and the opportunity to fully participate in the benefits of community living, vote, worship, interact sociallysocialize, freely communicate and receive guests, have visitors, own and use personal property, and unrestricted access to legal counsel, and guarantees that all rules regarding such conduct are posted or made available pursuant to North Dakota Century Code sections 25-01.2-03, 25-01.2-04, and 25-01.2-05;
 - e. Guarantees that suchany restrictions as may be

imposedimplemented are based upon a client relate solely to capabilityan eligible individual's assessed need and are imposed pursuant to the provisions of due process and a person-centered service plan;

- f. Guarantees the confidentiality of all clienteligible individual records;
- Guarantees that the elienteligible individual receives adequate g. remuneration for compensable labor, that subminimum wages are paid only pursuant to title 29, Code of Federal Regulations, part 525, et seq., that the client<u>eligible</u> individual has the right to seek meaningful employment in integrated settings, that restrictions upon clienteligible individual access to money are subject to the provisions of a person-centered service plan, that assets managed by the applicant on behalf of the clienteligible individual inure solely to the benefit of that clienteligible individual, that each client has a money management plan or documented evidence of the client's capacity to manage moneyeligible individual is assessed on their ability to manage their finances, and that, in the event the applicant or licensee is a representative payee of a clientan eligible individual, the informed consent of the clienteligible individual is obtained and documented:
- h. Guarantees the <u>client access to appropriate and eligible individual</u> timely <u>access to preferred and qualified</u> medical and dental <u>care and services</u>, adequate protection from infectious and communicable diseases, and <u>guarantees effective control and administration of medication receives safe and effective administration of medications</u>, as well as prevention of drug use as a substitute for programming;
- i. Guarantees the clienteligible individual freedom from corporal punishment, imposition of isolation, seclusion, chemical, physical, or mechanical restraint, except as prescribed by North Dakota Century Code section 25-01.2-10 or these rulesthis chapter, and guarantees the clienteligible individual freedom from psychosurgery, sterilization, medical behavioral research, pharmacological research, and electroconvulsive therapy, except as prescribed by North Dakota Century Code sections 25-01.2-09 and 25-01.2-11;
- j. Guarantees, where applicable, that a nutritious diet, approved by a qualified dietitian, will be provided in sufficient quantities to meet the client'seligible individual's dietary needs and preferences;
- k. Guarantees the <u>clienteligible individual</u> the right to choose and refuse services, who provides the services, the right of the <u>clienteligible individual</u> and the <u>client'seligible individual's</u>

representatives to be informed of the possible consequences of the refusal, alternative services available, and specifically, the extent to which such refusal may harmimpact the <a href="https://harmimpact.nih.google.com/harmimpact.nih.google.co

- Assures the <u>clienteligible individual</u> safe and sanitary living and working arrangements and provides for emergencies or disasters and first-aid training for staff;
- m. Assures the existence and operation of both behavior management and human rights committees;
- n. Assures that residential provider agency will coordinate with the developmental and remedial services outside the residential setting in which a clientan eligible individual lives;
- o. Assures that adaptive equipment, where appropriate for personal hygiene, self care, mobility, activities of daily living, or communication, or accessing their environment is provided in the service for use by individuals with disabilities consistent with the person-centered service plan;
- Assures that all service staff demonstrate basic professional competencies as required by their job descriptions and complies with all required trainings, credentialing, and professional development activities;
- q. Assures that annual evaluations that measure programat least annually, outcomes against previously stated goals and objectives are conducted evaluated to determine if eligible individuals are achieving their goals and objectives;
- r. Assures that all vehicles transporting clients providing transportation to eligible individuals are subject to routine inspection and maintenance routinely inspected and maintained, licensed by the department of transportation, equipped with a first aid kit and a fire extinguisher, carrytransport no more individuals than the manufacturer's recommended maximum capacity, handicapped accessible, where appropriate, and are driven by individuals who hold a valid state driver's license. Additionally, all vehicles owned by the licensee must be equipped with a first-aid kit and a fire extinguisher;
- s. Assures that an annual inspection with a written report of safety program and practices is conducted in facilities providing day services is conducted to ensure environments are sanitary and

hazard free;

- t. Guarantees that incidents of alleged abuse, neglect, and exploitation are thoroughly investigated and reported to the governing body, chief executive officer, client authorized authorized representative, or advocate, the protection and advocacy project, and the department with written records of these proceedings being retained for three years; guarantees that all incidents of restraint utilized to control or modify a client's an eligible individual's behavior are recorded and reported to the governing body; guarantees that any incident resulting in injury to the clienteligible individual or agency staff that requires medical attention or hospitalization must be recorded and reported to the governing body immediately, and as soon thereafter as possible to the client-authorized authorized representative or advocate; and guarantees that incidents resulting in injury to the clienteligible individual or agency-staff that requires extended hospitalization, endangers life, or results in permanent disability must also be reported to the department immediately; and guarantees that corrective action plans are implemented;
- u. Guarantees that a grievance procedure, reviewed and approved by the department, affords the <u>clienteligible individual</u> or the <u>client's authorized authorized</u> representative or advocate the right to <u>a fair hearing of any complainthave any grievance addressed</u>; and guarantees that <u>grievance</u> records of such hearings are maintained and must note therein the complaint, the names of the individuals complainingthe nature of the grievance, individuals submitting the grievance, and the resolution of the grievance;
- v. Assures that policies and procedures are established and maintained for the management and maintenance of property and equipment purchased or depreciated with state funds. The applicant shall make the records, and items identified in them, available for inspection by the department, or designee, upon request to facilitate a determination of the adequacy with which the applicant is managing property and equipment;
- Assures that policies and procedures regarding admission to their services and termination of services are in conformance with the rules of the department;
- x. Assures that all documentation, data reporting requirements, rules, regulations, and policies are conducted as required by the department; and
- y. Assures that all applicable federal and state laws and regulations are

being abided by.

- 2. Accredited applicants Licensees shall submit evidence, satisfactory to the department, of accreditation.
- 3. The department shall determine the degree to which the unaccredited applicant's policies and procedures are in compliance with the standards.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16

Law Implemented: NDCC <u>25-01.2-02</u>, <u>25-01.2-03</u>, <u>25-01.2-04</u>, <u>25-01.2-05</u>, <u>25-01.2-09</u>, <u>25-01.2-10</u>,

<u>25-01.2-11, 25-01.2-14, 25-01.2-16, 25-01.2-18, 25-16-06</u>

SECTION 20: Section 75-04-01-20.1 is amended as follows:

75-04-01-20.1. Wages of eligible individuals with developmental disabilities.

Licensees generating income from the direct labor of individuals with developmental disabilities and paying subminimum wages for work performed shall submit to the department a true, correct, and current copy of a certificate from the United States department of labor authorizing the payment of subminimum wages.

History: Effective December 1, 1995; amended effective January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-18, 25-16-06

SECTION 21: Section 75-04-01-20.2 is amended as follows:

75-04-01-20.2. Recording and reporting abuse, neglect, exploitation, and use of restraint.

- 1. Licensees shall implement policies and procedures to assure that incidents of alleged abuse, neglect, exploitation, and restraints:
 - a. Are reported to the governing body, chief executive officer or designee of the provider agencylicensee, client-authorized representative, advocate, and the protection and advocacy project;
 - b. Are thoroughly investigated, the findings reported to the governing body, chief executive officer or designee of the provider agencylicensee, client-authorized representative, advocate, and the protection and advocacy project and that the report and the action taken are recorded in writing and retained for three years; and

- c. Are immediately reported to the department.
- 2. Incidents resulting in injury to the staff of the licensee or an eligible individual with developmental disabilities, requiring medical attention, hospitalization, endangering life, or result in a permanent disability must be recorded and reported to the governing body, chief executive officer or designee of the provider agencylicensee, and to the department immediately, and as soon thereafter as possible to the client-authorized authorized representative or advocate.

History: Effective December 1, 1995; amended effective April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 25-16-06, 50-06-16 **Law Implemented:** NDCC 25-01.2-18, 25-16-06, 50-25.1-02

SECTION 22: Section 75-04-01-21 is amended as follows:

75-04-01-21. Legal status of applicant.

The applicant shall submit, in a form or manner prescribed by the department, the following items:

- A correct and current statement of their articles of incorporation, bylaws, license issued by a local unit of government, partnership agreement, or any other evidence of legal registration of the entity;
- 2. A correct and current statement of tax exempt or taxable status under the laws of North Dakota or the United States;
- 3. A current list of partners or members of the governing body and any advisory board with their address, telephone numbercontact information, principal occupation, term of office, and status as a clientan eligible individual or clientauthorized representative and any changes in this list since last submission for all nonprofit applicants and licensees;
- 4. A statement disclosing the owner of record of any buildings, facilities, or equipment used by the applicant, the relationship of the owner to the applicant, and the cost, if any, of such use to the applicant and the identity of the entity responsible for the maintenance and upkeep of the property;
- 5. A statement disclosing any financial benefit which may accrue to the applicant or applicants to be diverted to personal use, including director's fees or expenses, dividends, return on investment, rent or lease proceeds, salaries, pensions or annuities, or any other payments or gratuities; and
- 6. The amount of any payments made to any member or members of the governing boardbody of the applicant, or board or body of a related

organization, exclusive of reimbursement for actual and reasonable personal expenses.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1,

2018; January 1, 2025.

General Authority: NDCC 25-01.2-08, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-08, 25-16-06

SECTION 23: Section 75-04-01-22 is amended as follows:

75-04-01-22. Applicant's buildings.

Applicants or licensees occupying buildings, whether owned or leased, shall provide the department with a license or registration certificate properly issued pursuant to North Dakota Century Code chapter 15.1-34 or 50-11 or with:

- 1. The written report of an authorized fire inspector, following an initial or subsequent annual inspection of a building pursuant to section 75-04-01-23, which states:
 - a. Rated occupancy and approval of the building for occupancy; or
 - b. Existing hazards and recommendations for correction which, if followed, would result in approval of the building for occupancy;
- 2. A written statement prepared by the appropriate county or municipal official having jurisdiction that the premises are in compliance with local zoning laws and ordinances; and
- 3. For existing buildings, floor plans drawn to scale showing the use of each room or area and a site plan showing the source of utilities and waste disposal; or
- 4. Plans and specifications of buildings and site plans for facilities, proposed for use, but not yet constructed, showing the proposed use of each room or area and the source of utilities and waste disposal.

History: Effective April 1, 1982; amended effective June 1, 1986; December 1, 1995; April 1,

2018; January 1, 2022; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-06

SECTION 24: Section 75-04-01-23 is amended as follows:

75-04-01-23. Safety codes.

1. Applicant's or licensee's intermediate care facilities for individuals with

intellectual disabilities shall meet the provisions of either the health care occupancies chapters or the residential board and care occupancies chapter of the Life Safety Code of the national fire protection association, 20002012 edition, as determined by the department.

- 2. Applicant's or licensee's group home facilities which are not intermediate care facilities for individuals with intellectual disabilities shall meet the applicable life safety standards established by the local governing municipality's ordinances. If the local governing municipality has no ordinances establishing life safety standards, the group home facilities shall meet the one-family and two-family dwellings chapter of the Life Safety Code of the national fire protection association, 20002012 edition, as determined by the department.
- 3. Upon written application, and good cause shown to the satisfaction of the department, the department may grant a variance from any specific requirement of the Life Safety Code, upon terms the department may prescribe, except no variance may permit or authorize a danger to the health or safety of the residents of the facility.
- 4. Applicant's or licensee's facilities housing individuals with multiple physical disabilities or impairments of mobility shall conform to American National Standards Institute Standard No. A117.1 (1980), or, if remodeled or newly constructed after July 1, 1995, with appropriate standards as required by the Americans with Disabilities Act of 1990, Public Law 101-336.
- 5. Applicant's andor licensee's buildings used to provide day services must conform to the appropriate occupancy chapters of the Life Safety Code of the national fire protection association, 20002012 edition, as determined by the department and must meet applicable accessibility standards as required by the Americans with Disabilities Act of 1990, Public Law 101-336. The selection of an appropriate Life Safety Code chapter shall be determined considering:
 - a. Primary activities in the facility;
 - b. The ability of <u>clientseligible individuals</u> occupying the facility to take action for self-preservation in an emergency; and
 - c. Assistance available to <u>clientseligible individuals</u> occupying the facility for evacuation in an emergency.
- 6. All licensed day service facilities must be surveyed for Life Safety Code compliance at least annually. The department must be notified and a resurvey may be required if any of the following conditions are present between annual inspections:

- a. Occupancy increases of ten percent or more;
- b. Primary usage of the facility changes;
- c. Hazardous materials or processes are introduced into the facility;
- d. Building alterations or modifications take place;
- e. <u>Clients Eligible individuals</u> requiring substantial assistance to evacuate in an emergency are enrolled;
- f. There are public or <u>clienteligible individual</u> concerns about safety conditions; or
- g. Other changes occur in physical facilities, activities, materials and contents, or numbers and capabilities of clients eligible individuals enrolled which may affect safety in an emergency.

History: Effective April 1, 1982; amended effective June 1, 1986; August 1, 1987; December 1,

1995; April 1, 2000; May 1, 2004; July 1, 2012; April 1, 2020; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-06

SECTION 25: Section 75-04-01-24 is amended as follows:

75-04-01-24. Entry, access to records, and inspection.

- The applicant or licensee shall affirm the right of the department, or designee, to enter any of the applicant's buildings or facilities and access to its records to determine the extent to which the applicant is in compliance with the rules of the department, to facilitate verification of the information submitted with an application for licensure, and to investigate complaints Inspections must be scheduled for the mutual convenience of the department and the provider agency unless the effectiveness of the inspection would be substantially diminished by prearrangement.
- 2. The provider agencylicensee shall authorize the department, or designee, entry to its facilities and access to its records in the event the provider agencylicensee declares bankruptcy, transfers ownership, ceases operations, evicts residents of its facilities, or the contract with the department is terminated by either of the parties. The department's entry is for the purpose of facilitating the orderly transfer of clientseligible individuals to an alternative service or the maintenance of appropriate service until an orderly transfer can be made.

History: Effective April 1, 1982; amended effective December 1, 1995; April 1, 2018; January 1,

<u>2025</u>.

General Authority: NDCC 25-01.2-08, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-08, 25-16-06

SECTION 26: Section 75-04-01-25 is repealed.

75-04-01-25. Access to records.

[Repealed effective January 1, 2025]

The applicant shall affirm the right of duly authorized representatives of the department to inspect the records of the applicant, to facilitate verification of the information submitted with an application for licensure, and to determine the extent to which the applicant is in compliance with the rules of the department.

History: Effective April 1, 1982.

General Authority: NDCC 25-01.2-08, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-08, 25-16-06

SECTION 27: Section 75-04-01-26 is amended as follows:

75-04-01-26. Denial of access to facilities and records.

Any applicant or licensee which denies the department, or designee, access to a facility or its records, shallmay have its license revoked or its application denied.

History: Effective April 1, 1982; amended effective December 1, 1995; April 1, 2018; January 1,

<u> 2025</u>.

General Authority: NDCC 25-01.2-08, 25-16-06, 50-06-16

Law Implemented: NDCC 25-01.2-08, 25-16-06

SECTION 28: Section 75-04-01-27 is amended as follows:

75-04-01-27. Group home design.

- 1. Group home facilities shall be small enough and of a modest design, minimizing the length of hallways, the number of exterior corners, and the complexity of construction, to ensure the development of meaningful interpersonal relationships and the provision of proper programming, services, and direct care. New or remodeled homes completed after July 1, 1985, are limited to occupancy by no more than eight individuals with developmental disabilities.
- 2. Group home facilities shall simulate the most homelike atmosphere possible in order to encourage a personalized environment.
- 3. Group home facilities shall provide, at a minimum, enough living space,

based on the needs of both males and females, with provisions for privacy and appropriate access to quiet areas where an individual can be alone.

- 4. Group home facilities shall provide arrangement of space to permit clientsfor all eligible individuals to participate in different kinds of various activities, both in groups and singly. Space must be arranged to minimize noise and permit for communication at normal conversational levels.
- 5. Group home facilities shall be accessible to nonambulatory <u>eligible</u> <u>individuals</u>, visitors, and employees.

History: Effective June 1, 1986; amended effective December 1, 1995; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 29: Section 75-04-01-28 is amended as follows:

75-04-01-28. Group home location.

- 1. Group home facilities shall be located at least three hundred feet [91.44 meters] from hazardous areas, including bulk fuel or chemical storage, anhydrous ammonia facilities, or other fire hazards or sources of noxious or odoriferous emissions.
- 2. Group home facilities shall not be located in areas subject to adverse environmental conditions, including mud slides, harmful air pollution, smoke or dust, sewage hazards, rodent or vermin infestations, excessive noise, vibrations, or vehicular traffic.
- 3. Group home facilities shall not be located in an area within the one-hundred-year base flood elevations unless:
 - a. The facility is covered by flood insurance as required by 42 U.S.C. 4101; or
 - b. The finished lowest floor elevation is above the one-hundred-year base flood elevation and the facility is free from significant adverse effects of the velocity of moving water or by wave impact during the one-hundred-year flood.
- 4. Group home facilities shall be located in residential neighborhoods reasonably accessible to shops, commercial facilities, and other community facilities; and shall be located not less than six hundred feet [182.88 meters] from existing group homes or day service facilities licensed by the department to serve individuals with developmental disabilities, schools for the disabled individuals with disabilities, long-term care facilities, or other institutional facilities. Upon written application, and good cause shown, the

department may grant a variance from the provisions of this subsection upon terms the department may prescribe.

History: Effective June 1, 1986; amended effective December 1, 1995; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 30: Section 75-04-01-29 is amended as follows:

75-04-01-29. Group home bedrooms.

- 1. Bedrooms in group home facilities must accommodate no more than two individuals.
- 2. Bedrooms in group home facilities must provide at least eighty square feet [7.43 square meters] per individual in a single occupancy bedroom, and at least sixty square feet [5.57 square meters] per individual in a double occupancy bedroom, both exclusive of closet and bathroom space. Bedrooms in newly constructed homes or existing homes converted to group home facilities completed after July 1, 1985, must provide at least one hundred square feet [9.29 square meters] per individual in a single occupancy bedroom, and at least eighty square feet [7.43 square meters] per individual in a double occupancy bedroom, both exclusive of closet and bathroom space.
- 3. Bedrooms in group home facilities must be located on outside walls and separated from other rooms and spaces by walls extending from floor to ceiling and be at or above grade level.
- 4. Bedrooms in group home facilities must not have doors with vision panels and must be capable of being locked from the inside of the bedroom, except when justified by a specific assessed need and documented in the personcentered service plan.
- 5. Each <u>clienteligible individual</u> must have the opportunity to furnish and decorate their bedrooms as they choose, such as a chest of drawers, table, or desk.
- 6. Bedrooms in group home facilities must provide storage space for clothing in the bedroom which is accessible to all, including nonambulatory individuals.
- 7. Group home facilities shall provide space outside the bedrooms to be equipped for out of bed activities for all individuals not yet mobile, except for those who have a short term illness or those for whom out of bed activity is a threat to life.

History: Effective June 1, 1986; amended effective December 1, 1995; April 1, 2018; January 1, 2025

<u>2025</u>.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 31: Section 75-04-01-30 is amended as follows:

75-04-01-30. Group home kitchens.

- Kitchens in group home facilities must provide sufficient space to permit for participation by both staff and clients eligible individuals in the preparation of food.
- 2. Kitchens in group home facilities must provide appropriate space and equipment, including a two-compartment sink, to adequately serve the food preparation and storage requirements of the facility.
- 3. Kitchens in group home facilities must have hot water supplied to sinks in the range of one hundred ten to one hundred forty degrees Fahrenheit [47.22 to 60 degrees Celsius], as controlled by a tempering valve, located to preclude elienteligible individual access.

History: Effective June 1, 1986; amended effective December 1, 1995; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 32: Section 75-04-01-31 is amended as follows:

75-04-01-31. Group home bathrooms.

- 1. Bathrooms in group home facilities must be located in places that facilitate maximum self helpself-care by clientseligible individuals.
- 2. Bathrooms in group home facilities must provide showers, bathtubs, toilets, and lavatories approximating normal patterns found in homes, unless specifically contraindicated by program needs.
- 3. Bathrooms in group home facilities must <u>servesupport</u> only up to four individuals each.
- 4. At least one bathroom per group home facility must be accessible and usable by nonambulatory eligible individuals, visitors, and employees.
- 5. Bathrooms in group home facilities must have hot water supplied to lavatories and bathing facilities in the range of one hundred ten to one hundred forty degrees Fahrenheit [47.22 to 60 degrees Celsius], as controlled by a tempering valve, located to preclude clienteligible individual

access.

History: Effective June 1, 1986; amended effective December 1, 1995; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 33: Section 75-04-01-37 is amended as follows:

75-04-01-37. Emergency plans.

There must be written plans and procedures, which are clearly communicated to and periodically reviewed with staff and <u>clientseligible individuals</u> for meeting emergencies, including fire, serious illness, severe weather, and missing individuals. Applicable requirements of state law and regulations by the state fire marshal and applicable licensing authorities must be met.

History: Effective June 1, 1986; amended effective December 1, 1995; January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 34: Section 75-04-01-40 is amended as follows:

75-04-01-40. Documentation and data reporting requirements.

- 1. Licensee shall submit and retain all requisite documentation to demonstrate the right to receive payment for all services and supports and comply with all federal and state laws, regulations, and policies necessary to disclose the nature and extent of services provided and all information to support claims submitted by, or on behalf of, the provider agencylicensee.
- 2. The department may require a licensee to submit a statement of policies and procedures, and evidence of the implementation of the statement, in order to facilitate a determination the licensee is in compliance with the rules of the department and with North Dakota Century Code chapters 25-01.2 and 25-16.
- 3. Licensee shall maintain program records, fiscal records, and supporting documentation, including:
 - a. Authorization from the department for each <u>clienteligible individual</u> for whom service is billed;
 - Attendance sheets and other records documenting the days and times the <u>clientseligible individuals</u> received the billed services from the licensee; and
 - c. Records of all bills submitted to the department for payment.

- 4. Licensee shall report the results of designated quality and performance indicators, as requested by the department.
- 5. Licensee shall retain a copy of the records required for six years from the date of the bill unless an audit in process requires a longer retention.
- 6. The department maintains the right to withhold a payment for services or suspend or terminate Medicaid enrollment if the licensee has failed to abide by terms of the Medicaid contract, federal and state laws, regulations, and policies regarding documentation or data reporting.

History: Effective April 1, 2018; amended effective January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

SECTION 35: Section 75-04-01-41 is created as follows:

75-04-01-41. Appeals.

An applicant or licensee principal officer may appeal a decision to deny or revoke a license by filing a written appeal with the department. The appeal must be postmarked or received by the department within ten calendar days of the applicant's or licensee's receipt of written notice of the decision to deny or revoke the license. Upon receipt of a timely appeal, an administrative hearing may be conducted in the manner prescribed by chapter 75-01-03.

History: Effective January 1, 2025.

General Authority: NDCC 25-16-06, 50-06-16

Law Implemented: NDCC 25-16-03

CHAPTER 75-04-06 ELIGIBILITY FOR INTELLECTUAL DISABILITIES - DEVELOPMENTAL DISABILITIES PROGRAM MANAGEMENT SERVICES

Section	
75-04-06-01	Principles of Eligibility
75-04-06-02	Criteria for Service Eligibility - Class Member [Repealed]
75-04-06-02.1	Criteria for Service Eligibility - Children Age Three and Above
75-04-06-03	Criteria for Service Eligibility - Applicants Who Are Not Members of the Plaintiff Class [Repealed]
75-04-06-04	Criteria for Service Eligibility - Children Birth Through Age Two
75-04-06-05	Service Availability
75-04-06-06	Developmental Disabilities Program Management Eligibility for Three- Year-Old and Four-Year-Old Children [Repealed]
75-04-06-07	Denial, Reduction, and Termination of Services by the Department - Appeal
75-04-06-08	Development Disabilities Program Management Caseload and Responsibilities

SECTION 36. Section 75-04-06-01 is amended as follows:

75-04-06-01. Principles of eligibility.

- 1. The process of determining an individual's eligibility to receive intellectual disabilities developmental disabilities program management services involves the recognition of several criteria and an understanding of expected outcomes as each criterion is applied. Professional judgment is applied to determine the applicability of the provision of intellectual disabilities developmental disability program management services.
- 2. The following criteria must be used as the frame of reference for a team of at least three professionals in the human service center, led by the developmental disabilities program administrator or the administrator's designee, for the determination of an individual's eligibility for intellectual disabilities developmental disabilities program management services.

History: Effective July 1, 1991; amended effective January 1, 1997; July 1, 2012; April 1, 2018;

January 1, 2025.

General Authority: NDCC 25-01.2-18, 50-06-16 **Law Implemented:** NDCC 25-01.2-02, 50-06-05.3

SECTION 37. Section 75-04-06-05 is amended as follows:

75-04-06-05. Service availability.

The extent to which appropriate services other than program management services are available to eligible clientsindividuals is dependent upon legislative

appropriations and resources. Eligibility for program management services does not create an entitlement to services other than program management services if resources are not available.

History: Effective August 1, 1997; amended effective April 1, 2018; January 1, 2025.

General Authority: NDCC 25-01.2-18, 50-06-16

Law Implemented: NDCC 25-01.2-02

SECTION 38. Section 75-04-06-07 is amended as follows:

75-04-06-07. Denial, reduction, and termination of services by the department - Appeal.

- 1. A clientAn eligible individual or client authorized authorized representative may appeal a denial, reduction, or termination of services under this chapter. An appeal under this section must be made within thirty days of the date of the notice of the denial, reduction, or termination. A clientAn eligible individual or client authorized authorized representative shall submit the request for an appeal and hearing under North Dakota Century Code chapter 28-32 and chapter 75-01-03 to the appeals supervisor for the department.
- 2. A clientAn eligible individual or client authorized authorized representative may request an informal review within ten days of the date of the notice. A request for an informal review does not change the time within which the request for an appeal hearing must be filed.

History: Effective April 1, 2018; amended effective January 1, 2025.

General Authority: NDCC 25-01.2-18

Law Implemented: NDCC 25-01.2-02, 25-01.2-18

SECTION 39. Section 75-04-06-08 is amended as follows:

75-04-06-08. Developmental disabilities program management caseload and responsibilities.

- 1. The average caseload of the developmental disabilities program managers must be no more than sixty <u>clients eligible individuals</u> per program manager.
- 2. The developmental disabilities program manager shall complete the following:
 - a. Review <u>clientindividual</u> rights with eligible <u>clientsindividuals</u> and applicants.
 - b. Conduct service coordination and monitoring for eligible clients individuals.

Authorize appropriate services for eligible clients individuals. C.

History: Effective April 1, 2020; amended effective January 1, 2025. **General Authority:** NDCC 25-01.2-18 **Law Implemented:** NDCC 25-01.2-02, 25-01.2-18