Michigan Office of Administrative Hearings and Rules

611 W. Ottawa Street Lansing, MI 48909 Phone: 517-335-8658 Fax: 517-335-9512

AGENCY REPORT TO THE JOINT COMMITEE ON ADMNINISTRATIVE RULES (JCAR)

1. AgencyInformation

Agency name:Licensing and Regulatory AffairsDivision/Bureau/Office:Bureau of Community and Health SystemsName of person completing this form:Tammy BagbyPhone Number of person completing this form:517-335-4084E-mail of person completing this form:bagbyt@michigan.govName of Department Regulatory Affairs Officer reviewing this Form:Elizabeth Arasim

- 2. Rule Set Information
 ORR assigned rule set number:
 2017-101 LR
 Title of proposed rule set:
 Licensing Health Facilities or Agencies
- 3. Purpose for the proposed rules and background:

There are six rule sets for licensing health facilities and agencies. Although most of them have undergone periodic review and revision, it has been too long since a comprehensive review and revision was done to assure they comport with current practice standards, to harmonize them with current federal law and regulations, and to reflect the current organization of state licensing functions. Some of these rules are obsolete and there is a significant amount of duplication between rule sets. The purpose of promulgating a single new rule set for health facility licensing is to better protect the health, safety, and welfare of individuals receiving care and services in or from a health facility or agency, and to assure the medical accountability for reimbursed care provided by a certified health facility or agency participating in a federal or state health program. The new rule set will: Focus on core principles and standards of health facility licensing; fulfill statutory requirements; comport with current practice standards; harmonize with federal law and regulations; and be free of redundant, obsolete, or unnecessary language. The new rule set will replace the following six rule sets, which will be rescinded: 1. Minimum Standards for Hospitals - R 325.1001 to R 325.1101. 2. Complaints -R325.1213 to R325.1217. 3. Public Inspection of License Records-R 325.1281 to R325.1282. 4. Freestanding Surgical Outpatient Facilities – R 325.3801 to R 325.3877. 5. Hospice Licensure Rules - R 325.13101 to R 325.13541. 6. Nursing Homes and Nursing Care Facilities - R 325.20101 to R 325.22004.

4. Summary of proposed rules:

This new single set of administrative rules replaces six individual rules sets for the licensing health facilities and agencies. This new rule set has been updated to comport with current practice standards, to harmonize them with current federal law and regulations, and to reflect the current organization of state licensing functions. The purpose of promulgating a single new rule set for health facility or agency licensing is to better protect the health safety and welfare of individuals receiving care and services in or from a health facility or agency and to assure the medical accountability for reimbursed care provided by a certified health facility or agency participating in a federal or state health program.

5. List names of newspapers in which the notice of public hearing was published and publication dates:

Jackson Citizen Patriot- May 14, 2019 Grand Rapids Press- May 14, 2019 The Mining Journal- May 16, 2019

6. Date of publication of rules and notice of public hearing in Michigan Register: 6/7/2019

7. Date, time, and location of public hearing:

Thursday, June 6, 2019; 2:00pm; G. Mennen Williams Building – Auditorium, 525 W. Ottawa Street, Lansing, Michigan

8. Provide the link the agency used to post the regulatory impact statement and costbenefit analysis on its website: https://dtmb.state.mi.us/ARS_Public/Transaction/RFRTransaction?TransactionID=9

9. List of the name and title of agency representative(s) attending public hearing: MCL

Tammy Bagby, Analyst Legislative Reporting, Rules, Training and FOIA Section; Larry Horvath, Bureau of Community and Health Systems Director; Heather Hosey, Health Facility Licensing, Permits and Support Division Director; Karen Krzanowski, Manager Legislative Reporting, Rules, Training and FOIA.

10. Persons submitting comments of support:

- a. Margaret Chamberlain
- b. Dan Holmes, NSF International
- c. Andrew Ward, NSF International
- d. Andrew Beck and Merissa Kovach, of the American Civil Liberties Union, on behalf of
- the Women's Center of Saginaw and Women's Center of Flint.
- e. Shelly Miller, of Scotsdale Women's Center
- f. Andrew Gwinnell, of Truvista Surgery Center
- g. Cara Jansma, of Spectrum Health
- h. Salli Pung, State Long Term Care Ombudsman
- i. Karen Cafeo, Angela Hospice.

11. Persons submitting comments of opposition:

None.

12. Identify any changes made to the proposed rules based on comments received during the public comment period:

		1	a ::		D 005 45105
2	Andrew		See email	The definition of	R 325.45107
	Gwinnell,		message from Mr.	"physician" was	(i)
	MHSA, CASC		Gwinnell on June	expanded to mean	
	Executive		7, 2019	"an individual	
	Director		concerning the	licensed to engage	
	Truvista		definition of	in the practice of	
	surgery Center		'physician." He	medicine or the	
	He was		pointed-out that,	practice of	
	representing the		in freestanding	osteopathic	
	Michigan		surgical	medicine and	
	Ambulatory		outpatient	surgery under part	
	Surgical		facilities, the term	170 or 175 of the	
	Association			code, MCL	
	(MASA)		only used in	333.17001 to	
	· · · ·		reference to an	333.17084 and	
			allopathic	333.17501 to	
			physician and an	333.17556. Fora	
			osteopathic	freestanding	
			physician, but	surgical outpatient	
				facility, an	
			doctor of dentistry	individual licensed	
			or a doctor of	to engage in the	
			podiatry. CMS	practice of	
			recognizes all	dentistry or	
			four types of	podiatric medicine	
			physicians as	and surgery under	
			performing	part 166 or 180 of	
			surgery in	the code, MCL	
			ambulatory	333.16601 to	
			surgical facilities.	333.16659 and	
			surgical facilities.	333.18001 to	
				333.18058, when	
				acting within his or	
				her scope of	
				practice, may	
				carry-out the duties	
				and responsibilities	
				assigned to a	
				physician in these	
				rules." This is	
				consistent with the	
				CMS definition.	

3	Margaret	Consider adding	Revised the	R 325.45109
	Chamberlain	language in Part 10,	definition of	(b)
		Subpart A, which	"surgery" to mea	n
		pertains to	"the treatment of	
		freestanding surgical	human beings by	a
		outpatient facilities,	physician in an	
		that the location of the	operating room,	
		surgical procedure is	procedure room,	
		decided by the	examination roor	n,
		physician based on	or other setting as	5
		the procedure and the	determined by the	e
		medical condition of	physician to safel	У
		the patient.	perform 1 or mor	e
			of the following	
			procedures:	"

<u> </u>		a 11		D 005 45105
4	Andrew	See email	This requirement	R 325.45137
	Gwinnell,	message from Mr.		(a)
	MHSA, CASC	Gwinnell on June		
	Executive	7, 2019	active surveillance	
	Director	concerning an	program for	
	Truvista	active	infection detection	
	surgery Center	surveillance	through ongoing	
	He was	program for	data collection and	
	representing the	infection	analysis that	
	Michigan	detection through	includes patients	
	Ambulatory	ongoing data	and personnel who	
	Surgical	collection an	have access to or	
	Association	analysis that	contact with active	
	(MASA)	includes patients,	patient care	
		personnel,	areas, and other	
		including	individuals	
		contract workers	identified by the	
		who have access	health facility or	
		to or contact with	•	
		active patient	and procedures."	
		care areas.	1	
		MASA is		
		concerned that		
		gathering this		
		type of data on		
		contract workers		
		who have very		
		little exposure		
		to active patient		
		care areas		
		would be overly		
		burdensome.		
		ourdensonne.		

-	Varan Cafaa	Cas ama ¹¹	The man 1 1	D 205 45120
5	Karen Cafeo,	See email	The proposed rule	R 325.45139
	BSN, RN,	message from	was revised to	(3)
	CHPN, CPHQ	Ms. Cafeo, June	reference the	
	Director of	6, 2019,	current CDC	
	Quality	regarding	recommendations.	
	Angela Hospice	recommendation		
	Ms. Cafeo was	s from the		
	representing the	Centers for		
	Michigan	Disease		
	HomeCare and	Prevention and		
	Hospice	Control (CDC)		
	Association	for Tuberculosis		
	(MHHA).	Screening,		
		Testing, and		
		Treatment of		
		U.S. Health Care		
		Personnel. She		
		pointed-out that,		
		since the		
		proposed rules		
		were submitted		
		for public		
		comment, the		
		CDC updated its		
		recommendation		
6	CaraL. Jansma	See email	This rule was	R 325.45171
Ŭ	Deputy	message from	revised to be	1020110171
	General	Ms. Jansma, June	consistent with the	
	Counsel	7, 2019,	CMS regulation.	
	Spectrum	regarding the	Civid regulation.	
	Health	requirement for		
	Ticatti	the governing		
		body to appoint		
		an administrator.		
		For hospitals, she		
		requested to have		
		the term		
		"administrator"		
		replaced with		
		"chief executive		
		officer," which is		
		consistent with		
		CMS regulations.		L

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7 Cara L. Jan		See email	This proposed rule R 325.45173
Deputy Ger	ieral	message from Ms.	was revised to
Counsel		Jansma, June 7,	ensure that it fits
Spectrum		2019, regarding	well for all types of
Health		Medical Director.	health facilities and
		She pointed-out	agencies; and, to
		that the proposed	make it consistent
		anguage in this	with CMS
		rule doesn't fit	regulations. The
		well with	revised rules reads:
		hospitals because	"Rule 173.
		they have elected	(1) The governing
		medical staffs	body must ensure
		who are	that medical staff
		responsible for	requirements are
		oversight of the	met and that the
		medical care	medical staff is
		provided in	accountable to the
		hospitals.	governing body.
		1	(2) A physician
			must be
			designated as the
			leader of the
			medical staff and
			be assigned the
			responsibility for
			the organization
			and conduct of the
			medical staff. (3)
			The leader of the
			medical staff may
			delegate this role
			in writing to
			another qualified
			physician as
			needed to ensure
			continuous
			medical direction
			and in accordance
			with the health
			facility or
			agency's policy."

8	Andrew	See email	The proposed rule	R 325.45183
	Gwinnell,	message from Mr.	was revised to	
	MHSA, CASC	Gwinnell, June 7,	provide these	
	Executive	2019, regarding	clarifications. It	
	Director	employee	now reads: "Rule	
	Truvista	1 2	183. A health	
	surgery Center	for clarification	facility or agency	
	He was	on what	shall maintain a	
	representing the	communicable	record for each	
	Michigan	diseases will	employee that	
	Ambulatory	employees need	includes all of the	
	Surgical	to be screened for	following: (a)	
	Association	and have a record	Relevant	
	(MASA)	maintained. He	professional	
		also asked for	license or	
		clarification on	registration	
		when an	number. (b)	
		employee is	Relevant	
			credentialing and	
		former employee.	education. (c)	
			Beginning date of	
			employment and	
			position for which	
			employed. (d)	
			Results of baseline	
			screening for	
			communicable	
			disease as set forth	
			in R 325.45139. (e)	
			For former	
			employees, the	
			date employment	
			is severed.	

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9	Cara L. Jansma		See email	Subrule (3) of the	R 325.45199
	Deputy General		message from Ms.	proposed rule was	(3)
	Counsel		Jansma, June 7,	revised to read:	
	Spectrum		2019, regarding	"When verbal or	
	Health		orders. Subrule	telephone orders	
			(3) of the	are used, they	
			proposed rule	must only be	
			required a	accepted by	
			licensed health	persons who are	
			professional to	authorized to do	
			record a verbal or	so by the health	
			telephone order.	facility or	
			Ms. Jansma	agency's policy	
			pointed-out that	and procedures	
			CMS and the	consistent with	
				federal and state	
			Joint Commission		
			allow hospitals to	law. Orders must	
			specify who is	be recorded in the	
			qualified to record	patient record,	
			a verbal order.	restated back to	
				the ordering	
				licensed health	
				professional, and	
				then signed by the	
				person who	
				recorded the order.	
				The licensed	
				health professional	
				who issued the	
				order shall	
				subsequently sign	
				the order in	
				accordance with	
				the health facility	
				or agency's policy	
				and procedures."	
10	Cara L. Jansma		See email	<u>^</u>	R 325.45213
				The department	
	Deputy General Counsel		message from	sought advice	(5)
			Ms. Jansma, June	from T.R.	
	Spectrum		7, 2019,	Wentworth II,	
	Health		regarding	Supervisor,	
			radiological	Radioactive	
			services. Rule	Materials Unit,	
			213, subrule (5),	Materials	
			required a health	Management	
			facility or agency	Division,	

to immediately	Michigan
to immediately report any	Department of
adverse testing or	Environment,
machine error or	Great Lakes, and
adverse patient	Energy. Rule 213,
*	subrule (5) was
reaction to the	
appropriate	revised to read:
licensed health	"The health
care professional	facility or agency
as soon as	shall immediately
possible and	document any
record this	adverse testing or
information in the	machine error that
patient's record.	may cause an
Any corrective	adverse patient
action must be	reaction.
initiated promptly	
and recorded in	corrective action
the patient's	must be initiated
record. Ms.	promptly. Any
Jansma points-out	investigation and
that standard of	corrective action
care should	taken in response
dictate	to an adverse
documentation	patient reaction
that goes in the	must be reported
patient record.	to the appropriate
She states:	licensed health
"Adverse testing,	care professional
machine error, or	and recorded in
adverse patient	the patient's
reaction all could	record."
be	
inconsequential,	
and this level of	
response may not	
be necessary. If it	
is material, any	
investigation and	
corrective action	
is not appropriate	
for documentation in	
documentation in	
the patient's	
record. Instead, a	
requirement for	
1	l

	facility investigation and corrective action alone should be sufficient. Facilities should be able to demonstrate to surveyors our process for investigation and corrective action."		
11 Andrew Gwinnell, MHSA, CASC Executive Director Truvista surgery Center He was representing the Michigan Ambulatory Surgical Association (MASA)	See email from Mr. Gwinnell, June 7, 2019, regarding scrub sinks. The proposed rule stipulates that 2 scrub positions with gooseneck outlets must be provided near the entrance to each operating room. Mr. Gwinnell asked if it is necessary to have 2 scrub sinks for each OR, or could that number be reduced?	The department revised this rule to be consistent with the FGI Guidelines for Design and Construction of Hospitals. The rule was revised to read: "(ii) One scrub sink with a gooseneck outlet must be provided near the entrance to each operating room. A scrub sink with two positions may be shared between two adjacent operating rooms, provided that it is located near the entrances to both rooms."	R 325.45277 (d)(ii)

12	Andrew		See email	Rule 295, subrule	R 325.45295
12					
	Gwinnell,		message from	(3) was revised to	(3)
	MHSA, CASC		Mr. Gwinnell,	read: "A health	
	Executive		June 7, 2019,	facility shall	
	Director		regarding	provide locker	
	Truvista		individual	room space or	
	surgery Center		dressing rooms.	other security	
	He was		He stated that	resources for the	
	representing		"Some surgery	personal effects	
	the Michigan		centers are one	of employees.	
	Ambulatory		room ORs with a	Individual	
	Surgical		one room	dressing rooms	
	Association		dressing area.	must be	
	(MASA)		Can that serve	provided for	
			both female and	employees when	
			male without the	surgical attire is	
			need to build a	required. A	
			second dressing	lavatory and	
			room?"	water closet	
				must be located	
				convenient to the	
				break or locker	
13	Margaret	In the general		Rule 343 was	R 325.45343
	Chamberlain,	provisions for		revised to add	
	representing	surgery, consider		subrule (4), which	
	herself.	acknowledging past		reads: "A variance	
		physical plant waivers		that was granted	
		and allowing those		pursuant to	
		waivers to remain in		licensure before	
		effect. This pertains to		the effective date	
		R 325.45343 Waiver		of these rules	
		of modification		remains in effect	
		provisions.		for as long as the	
				facility continues	
				to comply with the	
				conditions of the	
				variance.	

14	Salli Pung, Long Term Care Ombudsma n	See her written comment, attached, which pertains to R 325.45385.	Since the proposed rules were submitted for public comment, the name of the Michigan Administrative Hearing System was changed to the Michigan Office	R 325.45385 (2)
15			of Administrative Hearings and Rules (MOAHR). Subrule (2) was revised to use the current name.	D 225 45267
15	LARA-BCHS	Technical correction by adding the legal citation.	Rule 367, subrule (1) as revised to read: "The hospice shall have written policies and procedures for the management and disposal of drugs and biologicals in a patient's home, pursuant to section 21418 of the code, MCL	R 325.45367 (1)
16	LARA-BCHS	None.	Technical correction to delete "department of environmental quality" and replace it with "department of environment, great lakes and energy (DEGLE).	

17 LARA-BCHS	None.	Corrected a	R 325.45355
		reference to other	(1)
		rules within this	
		rule set. Subrule	
		(1) was revised as	
		follows: "In	
		addition to the	
		human resources	
		requirements in	
		part 4 of these	
		rules, R	
		325.45171	
		''	

13.Date Report Completed: 10/15/2019