ALABAMA DEPARTMENT OF YOUTH SERVICES ADMINISTRATIVE DIVISION ADMINISTRATIVE CODE

CHAPTER 950-1-4 OVERVIEW OF THE LICENSING FUNCTION OF THE COMMUNITY SERVICES DIVISION

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950-1-4-.01 Introduction.

(1) The Community Services Division of the Alabama Department of Youth Services carries out the licensing function for Programs. This chapter does not apply to approval of service providers who provide treatment to juvenile criminal sex offenders. (See Chapter 950-1-3).

(2) This chapter replaced the applicable sections of the rules previously appearing in Chapters 950-1-5, 950-1-6, 950-1-7, 950-1-10, 950-1-12, and 950-1-13.

(3) Chapters 950-1-5, 950-1-6, 950-1-7, 950-1-10, 950-1-12, and 950-1-13 describe in greater detail the requirements of licensure for various types of Programs and services which the Department licenses. The description provided in this rule gives general procedures that are applicable to each type of Program the Department licenses. These general procedural rules are applicable to each such license issued by the Department.

Author: Alabama Department of Youth Services, Office of Licensing and Standards Statutory Authority: <u>Code of Ala. 1975</u>, Title 44 as amended, §38-13-3, Act 98-392.

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950-1-4-.02 <u>Statutory Authority</u>.

(1) §44-1-27(a) - "The Department of Youth Services is authorized and directed to establish and promulgate reasonable minimum standards for the construction and operation of detention facilities, Programs for the prevention and correction of Youth delinquency, and subsidies to local delinquency projects. The Standards shall include, but not be limited to, reasonable minimum Standards for detention facilities, foster care facilities (licensed under Community Residential Standards), group homes, and correctional institutions."

(2) §44-1-27(b) - "No county, city, public or private Agency, group, corporation, partnership, or individual shall establish, maintain, or operate any detention Facility or any foster care Facility for Youths found delinquent or in need of supervision by a juvenile Court without a license from the Department. A license shall be required on an annual basis or as determined by the Department. The Department shall revoke the license of any city, county, or public or private Agency, group, corporation, or individual conducting, operating or acting as a detention Facility or foster care Facility caring for children and Youths alleged or adjudged to be delinquent or in need of supervision that fails to meet the Standards prescribed by the Department. The Department may visit and inspect any public or voluntary detention Facility, foster care Facility, or group home as it deems necessary..."

(3) §44-1-24 - The Department of Youth Services shall perform the following: (4) "License and subsidize foster care facilities or group homes for Youths alleged to be delinquent pending Hearing before a juvenile Court or adjudged delinquent following Hearing, including detention, examination, study, care, treatment, and Training." (6) "Make and enforce all rules and regulations which are necessary and appropriate to the proper accomplishment of the duties and functions vested in the Department by law with respect to Youth services and which do not conflict with or exceed the provisions of law vesting the duties and functions in the Department."

Author: Alabama Department of Youth Services, Office of Licensing and Standards Statutory Authority: Code of Ala. 1975, §§44-1-27(a)(b); 44-1-24(4)(6); 38-13-4. History: New Rule: Filed December 17, 2004; effective January 21, 2005. Amended: Filed November 6, 2018; effective December 21, 2018. Amended: Published October 31, 2023; effective December 15, 2023.

950-1-4-.03 <u>**Glossary**</u>. Introduction - Various terms are used within the rules in this Chapter and in Chapters 950-1-5, 950-1-6, 950-1-7, 950-1-10, 950-1-12, and 950-1-13 governing each Program licensed by the Department of Youth Services. Therefore, the reader should refer to materials identified within each chapter to follow for a review and description of appropriate terms as they are generally applied to each type of Program and services described.

(1) Admission - The process of entry into a Program. During Admission processing the juvenile offender receives an orientation to Program goals, rules, and regulations. Assignment to living quarters and to appropriate staff also is completed at this time.

(2) Adventure - An undertaking of a hazardous nature; a risky enterprise an unusual experience or course of events marked by excitement and suspense.

(3) Agency - The unit of a Governing Authority that has direct responsibility for the operations of a corrections Program, including the implementation of Policy as set by the Governing Authority.

(4) Audit - An examination of Agency or Facility Records or accounts to check their accuracy. It is conducted by a person or persons not directly involved in the creation and maintenance of these Records or accounts. An independent Audit results in an opinion that either affirms or disaffirms the accuracy of Records or accounts. An operational or internal Audit usually results in a report to management that is not shared with those outside the Agency.

(5) Chemical Agent - An active substance, such as tear gas, used to defer activities that might cause personal injury or property damage.

(6) Classification - A process for determining the needs and requirements of those for when confinement has been ordered and

for assigning them to housing units and Programs according to their needs and existing resources.

(7) Code of Ethics - A set of rules describing acceptable Standards of conduct for all employees.

(8) Committing Authority - The Agency or Court responsible for placing a Youth in a Program.

(9) Community Resources - Human services agencies, service clubs, citizen interest groups, self-help groups, and individual citizen volunteers that offer services, facilities, or other functions that can meet the needs of the Facility of have the potential to assist residents. These various resources may assist with material and financial support, guidance, Counseling, and supportive services.

(10) Comprehensive Youth Services Centers- A comprehensive Program for the treatment of delinquent behaviors in a nonresidential site with or without an in-house educational component, established by any person, group of persons, Agency, association, or organization, whether established for profit or otherwise, who or which receives Youths for care and treatment.

(11) Contraband - Any item possessed by a confined juvenile offender or found within the Facility that is illegal by law or expressly prohibited by those legally charged with the administration and operation of the Facility or Program.

(12) Counseling - Planned use of interpersonal relationships to promote social adjustments. Counseling Programs provide opportunities to express feelings verbally with the goal of resolving the individual's problems. At least three types of Counseling may be provided: individual, a one to one relationship; small group Counseling; and large group Counseling in a living unit.

(13) Court - The Juvenile Court.

(14) Court Intake - The process whereby an officer of the Court receives a verified complaint alleging delinquency, and determines further appropriate action.

(15) Delinquent Youth - A Youth who has been charged with or adjudicated for conduct that would, under the law of the jurisdiction in which the offense was committed, be a crime if committed by an adult.

(16) Department - The Alabama Department of Youth Services.

(17) Disciplinary Hearing - A non-judicial administrative Procedure to determine if substantial evidence exists to find an inmate guilty of a rule violation.

(18) Education Program - A program of formal academic education or a vocational Training activity designed to improve employment capability.

(19) Facility - A place, institution, building (or part thereof, set of buildings, or area (whether or not enclosing a building or set of buildings) that is used for the lawful custody and/or treatment of individuals. It may be owned and/or operated by public or private agencies and includes the staff and services as well as the buildings and grounds.

(20) First Aid - Care for a condition that required immediate assistance from and individual trained in First Aid care and the use of the Facility's First Aid kit.

(21) Governing Authority - In public/governmental agencies, the administrative Department or division to which the Agency reports; the Policy-setting body. In private agencies, this may be an administrative headquarters, central unit, or the board of directors or trustees.

(22) Health Authority - The physical health administrator, or Agency responsible for the provision of Health Care services at an institution or system of institutions; the Responsible Physician may be the Health Authority.

(23) Health Care - The sum of all action taken, preventative and therapeutic, to provide for the physical and mental well-being of a population. Includes medical and dental services, mental health services, nursing, personal hygiene, dietary services, and environmental conditions.

(24) Health Care Personnel - Individuals whose primary duty is to provide health services to residents in keeping with their respective levels of Health Care Training or experience.

(25) Hearing - A proceeding to determine a course of action, such as for example -the placement of a juvenile or adult offender, or to determine guilt or innocence in a disciplinary matter, whether a license should be granted, renewed, suspended or revoked, or sanctions initiated against a licensee. Argument, witnesses, or evidence are heard by a judicial officer or administrative body in making the determination.

(26) Informed Consent - The agreement by a patient to a treatment, examination, or Procedure after the patient receives

the material facts regarding the mature, consequences, Risks, and alternatives concerning the proposed treatment, examination, or Procedure.

(27) Medical Screening - A system of structured observation/initial health assessment to identify newly arrived juvenile offenders, and their ability to participate in the Program, pose a health threat or safety threat to themselves or others.

(28) Petition - A written verified charge in compliance with Title 12, Code of Ala. 1975, as amended, (the Juvenile Justice Code), whereby a Youth is brought within the jurisdiction of the Juvenile Court.

(29) Physical Examination - A thorough evaluation of a resident's current physical condition and medical history, conducted by or under the supervision of a licensed professional.

(30) Plan of Action - A description of action steps designed to correct a condition that has caused a determination of noncompliance with a Standard.

(31) Policy - A course or line of action adopted and pursued by an Agency that guides present and future decisions and actions. Policies indicate the general course or direction of an organization within which the activities of the personnel must operate. They are statements of guiding principles that should be followed in directing activities toward the attainment of objectives. Their attainment may lead to compliance with Standards and compliance with the overall goals of the Agency or system.

(32) Procedure - The detailed and sequential actions to implement Policy. It guides performance an operation or Procedure on a course of action. It differs from a Policy in that it provides specific guidance for action in particular situations for the performance of specific tasks within the parameters of Policy.

(33) Program - The plan or system through which a correctional Agency works to meet its goals; often this Program requires a distinct physical setting, such as an institution, community residential Facility, group home, or foster home.

(34) Records - Information concerning the individual's delinquent or criminal, personal, and medical history and behavior and activities while in custody, including but not limited to commitment papers, Court orders, detainers, personal property receipts, visitors' lists, photographs, fingerprints, type of custody, disciplinary infractions and actions taken, grievance

reports, work assignments, program participation, and miscellaneous correspondence.

(35) Releasing Authority - The decision-making body and/or individual that has the responsibility to grant, deny, and revoke release from a juvenile Program of supervision.

(36) Responsible Physician - An individual licensed to practice medicine and provide health services to the resident population of the Facility and/or the physician at an institution with final responsibility for decisions related to medical judgments.

(37) Right to Counsel The right accorded to any Youth to be presented by legal counsel at any stage of the juvenile process.

(38) Risk - The possibility or probability that loss can occur.

(39) Security Devices - Locks, gates, doors, bars, fences, screens, ceilings, floors, walls, and barriers used to confine and control detained individuals. Also included are electronic monitoring equipment, security alarm systems, security lights, auxiliary power supplies, and other equipment used to maintain Facility security.

(40) Standard - A statement that defines a required or essential condition to be achieved or maintained. Standards may include, for example federal regulations promulgated under the Prison Rape Elimination Act (PREA), Standards promulgated under the American Correctional Association (ACA), or licensure Standards under this Chapter.

(41) Time-Out Area - Any area used to separate a Youth from other program participants.

(42) Training - An organized, planned, and evaluated activity designed to achieve specific learning objectives and enhance the job performance of personnel. Training may occur on site, at an academy or Training center, an institution of higher learning, during professional meetings, or through contract service or closely supervised on-the-job Training. It includes a formal agenda and instruction by a teacher, manager, or official; physical Training/ or other instruction programs that include a trainer/trainee relationship. Training programs usually include requirements for completion, attendance recording, and a system for recognition of completion. Meetings of professional associations are considered Training where there is clear evidence of this.

(43) Youth - Includes any of the following:

(a) Any person under the age of eighteen years; or

(b) Any person under the age of nineteen who has been charged with committing an act of delinquency; or

(c) Any person under the age of twenty-one who is on probation, aftercare, or in the legal custody of the Department.

Author: Alabama Department of Youth Services, Office of Licensing and Standards Statutory Authority: Code of Ala. 1975, §§44-1-27(a)(b); 44-1-24(4)(6); 38-13-4. History: New Rule: Filed December 17, 2004; effective January 21, 2005. Amended: Filed November 6, 2018; effective December 21, 2018. Amended: Published October 31, 2023; effective December 15, 2023.

950-1-4-.04 Overview: Program Descriptions. Chapters to follow provide detailed information regarding the various Programs and licensing requirements for each type of Program licensed by the Department. The types of Programs licensed by the Department include:

- (1) Juvenile Detention Centers. Chapter 950-1-5
- (2) Juvenile Residential Treatment Programs. Chapter 950-1-6
- (3) Juvenile Training School. Chapter 950-1-7
- (4) Comprehensive Youth Service Centers. Chapter 950-1-10
- (5) Outdoor Adventure-based Treatment Programs. Chapter 950-1-12
- (6) Short-term Detention Centers. Chapter 950-1-13

Author: Alabama Department of Youth Services, Office of Licensing and Standards Statutory Authority: Code of Ala. 1975, §§44-1-27(a), (b); 44-1-24(4), (6); 38-13-4.

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950-1-4-.05 Applicant Information.

(1) All applicants and holders of a license or six-month permit must be suitable and of good moral character in order to operate a Facility. All applicants shall be investigated to determine character and suitability to hold such a license or permit. For purposes of this requirement, an applicant includes all board members and officers of corporations, partnerships, associations, or other legal entities *having direct contact with the Facility Youth*. Evidence of unsuitable character may be the basis for the denial of an initial application or renewal, or the suspension, or revocation of a license or six-month permit.

(2) The Department of Youth Services shall review information regarding the character and suitability of the applicant at the time of initial application. The review will consist of the following components:

(a) <u>Review of Past History</u>: The character and suitability of a licensee/permit holder may be assessed by a review of the past history of the individual regarding their veracity and their ability to care for Youth. Past history to be considered includes but is not limited to the following:

1. False or misleading statements made by the individual to the Department or other Government Facility personnel regarding incidents or events occurring while on the job or surrounding part of any child abuse or neglect investigation conducted by the Department of Human Resources, law enforcement or other government officials are considered as evidence of unsuitable character.

2. Applicants for a license/permit and holders of licenses/permits who are discovered to have had a history of (1) operating without a license and refusal to cease operations and apply for a license or permit or (2) refusal to allow the Department to conduct investigations regarding their activities or allegations of abuse and neglect or history of noncompliance with minimum Standards are also considered as evidence of unsuitable character.

(b) <u>Criminal History</u>: §38-13-3 - All new licensed applicants (as well as owners, board members, officers of corporations, or partners of any entity owning or operating a Facility who have direct contact with Youth) must do the following:

1. Complete the DYS Mandatory Criminal History Check Notice form. The form can be obtained from the Office of Licensing and Standards. Send the original to DYS and maintain a copy on file at the Facility.

2. Complete the Criminal History Information Release form. Send the original to the Alabama Bureau of Investigation (ABI) and a copy to DHR and the Department at the addresses listed on the form.

3. Obtain fingerprint cards from the Department. Complete all required information on the fingerprint card and have two complete sets of fingerprints made on separate cards by the local law enforcement Agency or anyone trained in fingerprinting techniques. Send the cards along with the Criminal History Information Release form and a cashier's check or money order in the required amount to the address listed on the form. Do not send personal checks, as they are not acceptable.

4. Fingerprints may be collected through the use of ink pads and fingerprint cards or through the use of ink-less "live scan" fingerprinting devices to collect fingerprints and print them on cards or electronically transmit the fingerprints to the Department of Public Safety with the use of a fingerprint card. When no copy of the fingerprint card is available because of the electronic transmission of live scan fingerprints, written documentation from the individual or law enforcement Agency that the fingerprints have been collected and transmitted shall be maintained in the file at the Facility and sent to the Department.

5. Fingerprints are not required when a disability prevents an individual from being fingerprinted. Disabilities preventing fingerprinting include only the loss of both hands, severe scarring of all fingers, closed paralytic hands, and similar disabilities. In situations involving a covered disability, only a completed Criminal History Information Release form is required. The Department of Public Safety shall conduct a criminal history background information check by name and Social Security number only in such cases. Documentation or verification that the disability prevents fingerprinting obtained from law enforcement or from an individual trained in

fingerprinting techniques is required to be submitted to the Department of Public Safety and the Department.

6. A photo ID, such as a valid driver's license or military ID, with names and Social Security numbers, must be obtained as identification verification and a copy kept on file at the Facility.

7. The Alabama Department of Public Safety shall perform criminal history background information checks and request national criminal history checks from the Federal Bureau of Investigation. The Department of Public Safety shall send the Department a criminal history background information report listing all arrests, convictions, punishment, and sentences, etc., on individuals being checked.

8. The Department shall review the criminal history background information report and determine whether the applicant meets the suitability requirement based on the presence of any disqualifying conviction listed on the criminal history background information report.

A conviction for any of the following crimes 9. disqualifies an individual for licensure: murder; manslaughter, criminally negligent homicide; sex crimes; physical injury or maltreatment of a child, the elderly, or an individual with disabilities; a crime committed against a child; the sale or distribution of a controlled substance, robbery, other convictions disgualifying the person under other federal or state law; rape in the first or second degree; sodomy in the first or second degree; sexual torture, sexual abuse in the first or second degree, enticing a child to enter a vehicle, room, house, office, or place for immoral purpose, promoting prostitution in the first or second degree; violation of the Alabama Child Pornography Act; kidnapping a child (except by a parent) in the first or second degree; incest (when the offender is an adult and the victim is a minor); soliciting a child by computer for the purposes of committing a sexual act and transmitting obscene material to a child by computer; any solicitation, attempt, or conspiracy to commit any of the above crimes; any crime committed in another state or federal, military, Indian, or foreign country jurisdiction which, if it had been committed in this state, would constitute an offense listed above; and any crime subsequently added to the list of crimes covered by the Community Notification Act of 1999.

10. The Department shall issue a suitability determination letter to the applicant and maintain a confidential file on individuals for whom a criminal history background information report or report updates have been received. The

letter shall state only whether the person is suitable as an applicant for licensing. It will not list any convictions or other criminal history information.

11. The Department shall send the applicant on whom a criminal history background information check has been requested a copy of the letter determining suitability. The individual has thirty days from the date of notification to request in writing a reversal of the determination of suitability. No request for a reversal shall be made for a sex crime or a crime involving a child, an elderly individual, or an individual with disabilities. A request may not be made unless five years have passed for misdemeanors and ten years for felonies from the end of the sentence or probation or parole, whichever is the latest. The individual with the disqualifying criminal conviction shall affirmatively show clear and convincing evidence of successful rehabilitation. All of the following shall be considered:

(i) Nature and responsibility of the position which the convicted person would hold or has held.

(ii) Nature and seriousness of the offense committed.

(iii) Circumstances under which the offense occurred.

(iv) Date of the offense.

(v) Age of the person when the offense was committed.

(vi) Whether the offense was an isolated or repeated incident.

(vii) Social conditions which may have contributed to the offense.

(viii) An available probation or parole record, report, or recommendation.

(ix) Evidence of rehabilitation, including good conduct in prison or in the community, Counseling or psychiatric treatment received, acquisition of additional academic or vocational schooling, successful business or employment history, and the recommendation of his/her supervisors.

(x) The Department shall send a copy of the criminal history background information report received from the Department of Public Safety to the individual on whom a criminal history background information check has been requested. The affected individual shall have the opportunity to challenge the accuracy of the report with the Department of Public Safety.

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(xi) The Department shall deny the initial application if the applicant receives a determination of unsuitability.

(xii) Only one criminal history background information check shall be required per individual. If the individual certifies on the Mandatory Criminal History Check Notice statement that a criminal history check has been performed by the Department of Human Resources or by the Department of Education, the Department shall issue a determination of suitability based on the criminal history report and automated updates received from the Department of Public Safety. If the previous report cannot be obtained or located, a new criminal history check shall be required by the Department.

(xiii) Any applicant or holder of a license or six month permit shall inform the Department of any subsequent criminal conviction. Oral reports by telephone to the Department or in person shall be made within twenty-four hours and followed by a written report within five days. This information shall be kept on file by the Department. The Department shall require the individual to provide detailed information about the conviction and submit fingerprints and completed forms for a criminal history background information check if a check has not already been performed. The Department shall use the information gathered to make a suitability determination regarding the conviction.

(xiv) The Department shall not be responsible for the payment of any fees required for obtaining criminal history background information on individuals.

(xv) Anyone who fails or refuses to complete the required forms, fingerprints, photo ID, required fee, or who reveals a disqualifying conviction in completing the form may not be issued a license or permit.

(c) <u>Child Abuse and Neglect History</u>. The character and suitability of an applicant shall also be assessed by a clearance of the State Central Registry on Child Abuse/Neglect.

At the time of initial application, a Request for Clearance of State Central Registry on Child Abuse/Neglect (DHR-DFC-1598) shall be submitted by the applicant to the Department for processing (Obtain form from local DHR office).
Completed forms shall be kept in the application file. NOTE: Subsequent Request for Clearance of State Central Registry on Child Abuse/Neglect may be requested at any time.

(ii) A review shall be conducted on all applicants for a license/permit who are discovered to have been determined by a child or adult protective service Agency in any state, to have perpetrated the abuse or neglect of a child or adult.

(iii) Determinations that fall within the general subject area outlined under Criminal Records check above, even if no criminal conviction has occurred, are considered evidence of unsuitable character.

(iv) Approval shall be denied, terminated or the approval revoked if persons are determined to *not* be of appropriate character or suitability to work with or provide care and supervision for Youth.

Author: Alabama Department of Youth Services, Office of Licensing and Standards Statutory Authority: Code of Ala. 1975, §\$44-1-27(a), (b); 44-1-24(4), (6); 38-13-4. History: New Rule: Filed December 17, 2004; effective January 21, 2005. Amended: Filed November 6, 2018; effective December 12, 2018.

950-1-4-.06 Licensing Procedures.

(1) Application and Procedure for a License. Application for a license

(<u>a</u>i) Any person, group of persons or corporation may request an application form for a license to operate a Facility by contacting the Department of Youth Services <u>Licensure and</u> <u>StandardsCommunity Services</u> Division, Attention: <u>DeputyLicensing</u> Director, by letter.

(iib) Applications for a license shall be made on a Departmental approved form and shall contain all information requested on the form including social security number if the applicant is an individual.

(iiic) With the application form, an applicant must obtain a copy of Minimum Standards for the type of Facility they wish to operate. Minimum Standards are contained in this chapter and/or in the applicable publication for Standards by the American Correctional Association (ACA), including Supplements. The applicant is responsible for obtaining the applicable ACA Standards.

(ivd) The completed application must be returned to the Department within thirty days from the date of written inquiry if such person, etc., wishes to pursue the plan to operate a Facility.

 (\underline{ve}) The applicant must provide a manual for policies and Procedures.

(f) 1. Examination and Investigation of Application

(1.i) Upon receipt of the completed application, a representative of the Department of Youth Services Licensure and Standards Division will examine the premises proposed for the Facility and will investigate the person(s) responsible for the Facility in accordance with the requirements of Section III of the Licensing Manual.

(ii)2. The examination and investigation will be based on the Minimum Standards and regulations as prescribed and published by the Department.

(g) 2. Disposition of the Application

(i) Upon completion of the examination and investigation, a licensing inspection visit will be scheduled and conducted at the Facility.

(ii)2. When compliance with mandatory and non-mandatory Standards of the Minimum Standards has been met, the Department will issue a full license.

(iii)3. If denial of license is indicated, the Department will notify the applicant, verbally and in writing, of the decision, pointing out and discussing those areas of the Mandatory Standards that have not been met.

(h) 3. Six Month License/Permit

(i)1. No license may be issued without compliance with all mandatory Standards of the Minimum Standards. If certain areas of the non-mandatory Standards of the Minimum Standards are identified as lacking in the Facility, and if the applicant can demonstrate or document good faith action towards full compliance with the regulation(s), the Department may issue a six month license/permit to persons making initial application for a license to allow the Facility reasonable time to become eligible for a full license.

(ii)2. A full license will be issued when the Department determines that mandatory Minimum Standards have been met and at least 90% of non-mandatory standards have been met.

(i) 4. Renewal of a License

(i) <u>1</u>. A License Renewal Application to continue operating a Facility shall be made to the Department ninety days prior to the expiration date of the current license.

(ii)2. The Department shall Audit all mandatory and non-mandatory Standards of the Facility being licensed.

(iii)3. A renewal of a license shall be issued, if, upon completion of the Audit 100% of the mandatory Standards and 90% of the non-mandatory Standards and quality of life are in compliance.

5.(j) Department Visits, Inspections and Consultation

(i)1. Visits to the Facility are made by representatives of the Department to determine continued conformity with licensing Standards and to provide consultative services.

(ii)2. The licensee shall have the opportunity to submit, in writing, information regarding complaints alleged against him/her and/or the Facility, and shall have the opportunity for a full discussion about such complaints.

(2) Corrective Action.

(a) If an Audit indicates non-compliance with the mandatory Standards, <u>repeated non-compliance with non-mandatory</u> <u>Standards</u>, or the situation <u>otherwise</u> warrants, a Plan of Action may be required to allow the licensee, upon approval, to achieve compliance with <u>the mandatory</u> Standards while continuing to care for Youth. <u>Notice shall be given to the licensee of the</u> <u>deficiency or deficiencies</u>, the Standards in issue, and the date <u>by which the Plan of Action must be submitted</u>, such that the <u>licensee has sufficient opportunity to devise a Plan of Action</u> <u>within the time allowed</u>. The Plan of Action shall include:

1. A statement of each deficiency and the Standard in issue

2. A description of how the deficiency shall be corrected

3. The date by which corrections shall be completed

4. Approval of the Department of Youth Services Licensure and Standards Division

(3) Accountability Measures.

1. If after notice and an opportunity to respond, a licensee fails to correct a deficiency as described in this Chapter including non-mandatory Standards, the Department may exercise its discretion to initiate accountability measures. In such event the Deputy Director of Community Services will notify licensee of its intent to proceed as described in this section. Such notice will:

a. Reference prior enforcement efforts,

b. Summarize licensee's responses and the continuing deficiencies,

c. Reference the Standards in issue, and

d. Allow 5 business days for compliance.

2. If the deficiencies have not been corrected within 5 business days after notice, the Department may proceed to any or all of the following accountability measures:

- a. Increased Monitoring;
- b. Increased frequency of site visits, including: i. Annual license renewal Audits;
 - ii. Unannounced pre and post Audits;
 - iii. Six-Month reviews to monitor program efforts to improve compliance;
- c. Mandatory licensing consultative meeting;
- d. Mandatory face-to-face meeting with the program's administrative staff, licensing and standards staff, the Administrator of Community Services, and/or the Deputy Director of Community Services to address consistent patterns of non-compliance with non-mandatory standards.
- e. Reduction, in an amount determined by the Executive Director, of grant funds, subsidy funds, contract per diem, or other funds provided or paid through or by the Department;
- <u>g.</u> Suspension of license--If after a reasonable time DYS determines insufficient incremental

improvement toward compliance has not been achieved, the Department may suspend the license.

(4) **Revocation of a License**.

(<u>ab</u>) Under certain circumstances as determined by the Department, waiver(s) may be issued for non-compliance with non-mandatory Standard(s).

(ba) The Department may revoke or refuse to renew a permit of any Facility or refuse to issue a full license to the holder of a six month license, should the licensee or holder of a six month license/permit do any of the following:

1. Fail to maintain Standards prescribed and published by the Department

2. Violate the provisions of the license issued.

3. Furnish or make any misleading or any false statements or report to the Department.

4. Fail to immediately submit to the Department any reports, or refuse to make immediately available to the Department any Records required by the Department in making inspection of the Facility for licensing or investigative purposes.

5. Fail or refuse to admit authorized representatives of the Department at any reasonable time for the purpose of inspection or investigation.

6. Fail to provide, maintain, equip and keep in safe and sanitary condition premises established or used for care as required by any law, regulation or ordinance applicable to such Facility.

7. Fail to maintain financial Records and resources adequate for the satisfactory proof and care of Youth served in regard to upkeep of premises and provisions for personal care, medical services, appropriate educational services, clothing, learning experiences and other essentials in the proper care, rearing and Training of youth.

(bc) If a routine inspection, an inspection conducted in response to a complaint, or conduct for any other reason discloses any condition, deficiency, dereliction or abuse which is, or could be, hazardous to the health, the safety, or the

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physical, moral, or mental well-being of the youth in the care of the Facility being inspected, the Department shall have the power to revoke without notice the license or approval or six month license/permit.

(de) The Department will not revoke or refuse to renew a license for failure or refusal to submit reports or Records to the Department unless the Department has made written demand on the person, firm or corporation operating the Facility for a period of ten (10) days from the date of such request.

(5-) Provisions of the License

a.

(a) Licenses issued by the Department to facilities are valid for one year from the date of issuance, unless revoked by the Department or voluntarily surrendered by the licensee.

(b) Each Facility is licensed for a maximum occupancy capacity. Except under circumstances approved by the Department, the Facility shall not exceed the number specified in the license.

(c) The license is not transferable from one individual or group or corporation to another, or from one building to another.Author: Alabama Department of Youth Services, Office of

Licensing and Standards **Statutory Authority:** <u>Code of Ala. 1975</u>, §§44-1-27(a), (b); 44-1-24(4), (6); 38-13-4.

History: New Rule: Filed December 17, 2004; effective January 21, 2005. Amended: Filed November 6, 2018; effective December 12, 2018. Amended: Published October 31, 2023; effective December 15, 2023.

950-1-4-.07 Hearings.

(1) Procedure for Appeal and Review

(a) In the event an application is denied, or a license or a six-month license/permit is revoked, a license is suspended, accountability measures are initiated, or or in the event an application for such a license or renewal of a license

is not acted upon with reasonable promptness, the aggrieved party may appeal to the Department for a fair Hearing on the application.

- 1. Notice of appeal. The notice of appeal shall be received by the Department within 14 days of the decision appealed from, shall state the reason(s) the hearing is requested, and shall state with particularity the relief sought. Notice shall be sent in writing to the attention of the Executive Director either by hand delivery, certified mail, or another similar service whereby proof of delivery is obtained.
- 1.2. The hearing officer shall be appointed by the Executive Director and may be a staff member of the Department. Licensee may request the issuance of subpoenas to witnesses, may be represented by counsel, and may cross examine witnesses called by the Department. The Department may be represented by counsel, may call witnesses and cross examine witnesses called by the appellant.

(b) The decision or action of the Department on any fair Hearing shall be final and binding.

(c) Any aggrieved party is entitled to a review of such final decision or action by filing a Petition for a review with the Circuit Court in the county in the Circuit Court of Montgomery County, Alabama, within thirty days from the date of the final decision or action.

(d) Notice and opportunity for a fair Hearing and notice of the Right to Counsel shall be given the appellant by the Department, along with a copy of <u>Regulations and Procedures</u> for Hearings. Author: Alabama Department of Youth Services, Office of

Licensing and Standards

Statutory Authority: Code of Ala. 1975, §§44-1-27(a), (b); 44-1-24(4), (6); 38-13-4; 41-22-20.

History: New Rule: Filed December 17, 2004; effective January 21, 2005. Amended: Filed November 6, 2018; effective December 12, 2018.