



INCIDENT REPORTING
AND
ABUSE PREVENTION



WOMEN'S LEAGUE COMMUNITY RESIDENCES, INC.

Date: _____

Elliot Brownstein
Executive Director

Tzally Seewald
Associate Director

Jeanne Warman
Executive Director Emeritus

Dear: _____

The "Access to Records Law" was signed by Governor Spitzer on May 5, 2007, which makes new provisions to the Mental Hygiene Law. The new law changes existing regulations on how Women's League will notify you in the event an "Incident", "Occurrences" or an allegation of abuse occurs. The following pages are an explanation of these changes and a description of changes made to Women's League's policy resulting from these new requirements.

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We are required by law to keep you informed of changes in our policies and procedures on how we notify families and advocates regarding incidents or abuse allegations. Please review the information we are enclosing and return this acknowledgment letter.

If you have any questions, please contact:

_____ at _____

Rivka Rabinowitz, ר"ב

RABBINIC ADVISORY BOARD

Rabbi Elimelech Bluth
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Acknowledgment:

Rabbi Noah Weinberg, ר"ר

I have received and reviewed Women's League's policy on incidents:

Rabbi Ronald Greenwald, ר"ר
Founding Chairman

Signature: _____

Rebetzin Yehudis Perlow, ר"ב
Late President

Date: _____

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PRE AND POST EMPLOYMENT SCREENING

1. In addition to the checking of references and employment history as part of the routine screening of job applicants, NY State requires that all prospective employees undergo fingerprinting and background checks. No one may be employed without compliance with this provision and receiving full clearance.
2. All prospective applicants are given an “Applicant Consent Form”. This form provides every applicant to Women’s League Community Residences/ MakorDS (WLCR/ MakorDS) with the necessary information for the screening and background checks that they are required to consent to undergo.
3. It is WLCR/ MakorDS policy to implement all Justice Center Criminal Background Check requirements. Regulations, Guidance and Policies can be found at the Justice Centers website:
 - a. “Justice Center Regulation Requires Providers to Implement CBC Policy and Procedure”
 - i. <https://www.justicecenter.ny.gov/investigations-prosecutions/cbc/JusticeCenterRegulationRequiresProviders>
 - b. “Pre-Employment Checks”
 - i. <https://www.justicecenter.ny.gov/pre-employment-checks/home>
 - c. “CBC Determination Information”
 - i. https://www.justicecenter.ny.gov/investigations-prosecutions/cbc/Determination_Information#
 - d. “Custodians” (i.e. Direct Support Staff/ DSP)
 - i. <https://www.justicecenter.ny.gov/custodians>
4. Any Staff person that is hired to work, will be put on a “Temporary Approval Status” until the background checks are completed and they are cleared by the Justice Center for approval. During this time, they must be under constant supervision by the supervising staff of that shift at all times.
5. In addition, NY state law requires that, only during the tenure of their employment, WLCR/ MAKORDS will receive notification by the NYS Justice Center concerning the arrest of any employee. In the event that a current employee is arrested for any reason, WLCR/ MAKORDS’s Personnel Director will conduct an inquiry into the nature of the arrest and, in consultation with the Executive Director, make a determination as to whether the employee can continue to be employed by WLCR/ MAKORDS.

EMPLOYEE TRAINING

6. As required by NY state law, every employee is required to read and sign a Code of Conduct, initially, at the time of being hired, and each year afterward, for the duration of their employment.
7. In addition, as required by NY state law, every employee must undergo training in:
 - I. Abuse prevention, identification, reporting, and processing of allegations of abuse;
 - II. Laws, regulations, and WLCR/ MAKORDS’s policies and procedures governing protection from abuse; and,
 - III. Incident reporting and processing procedures
8. This training is required for each employee within three months of being hired and is to be reviewed

annually.

REPORTABLE INCIDENTS, AND SERIOUS NOTABLE OCCURRENCES, DEFINED

“Reportable Incidents, and Serious Notable Occurrences” are those events that may occur in programs licensed by OPWDD, which, in accordance with the requirements of New York State law, are required to be recorded, reviewed, investigated and reported to designated parties according to established procedures of the agency; reviewed by a standing committee; and acted upon in an appropriate manner to safeguard the well-being of persons receiving services and to bring the matter to closure.

“Reportable Incidents” are significant events or situations endangering a person's well-being. A “Serious Notable Occurrence” is an incident, which, due of the severity or sensitivity of the situation, must also be immediately reported to the OPWDD Incident Management Unit (IMU), in whose area of jurisdiction the incident occurred and followed up in writing on official reporting forms.

624.3 Reportable incidents, defined.

Definitions of Reportable Incidents:

Physical abuse. Conduct by a custodian intentionally or recklessly causing, by physical contact, physical injury or serious or protracted impairment of the physical, mental, or emotional condition of the individual receiving services, or causing the likelihood of such injury or impairment. Such conduct may include, but is not limited to: slapping, hitting, kicking, biting, choking, smothering, shoving, dragging, throwing, punching, shaking, burning, cutting, or the use of corporal punishment. Physical abuse does not include reasonable emergency interventions necessary to protect the safety of any party.

Sexual abuse. Any conduct by a custodian that subjects a person receiving services to any offense defined in article 130 or section 255.25, 255.26, or 255.27 of the Penal Law, or any conduct or communication by such custodian that allows, permits, uses, or encourages a person receiving services to engage in any act described in article 230 or 263 of the Penal Law. For purposes of this paragraph only, a person with a developmental disability who is or was receiving services and is also an employee or volunteer of an agency is not considered a custodian if he or she has sexual contact with another individual receiving services who is a consenting adult who has consented to such contact.

Psychological abuse. Any verbal or nonverbal conduct that may cause significant emotional distress to an individual receiving services.

- (i) Examples include, but are not limited to taunts, derogatory comments or ridicule, intimidation, threats, or the display of a weapon or other object that could reasonably be perceived by an individual receiving services as a means for infliction of pain or injury, in a manner that constitutes a threat of physical pain or injury.
- (ii) In order for a case of psychological abuse to be substantiated after it has been reported, the conduct must be shown to intentionally or recklessly cause, or be likely to cause, a substantial diminution of the emotional, social, or behavioral development or condition of the individual receiving services. Evidence of such an effect must be supported by a clinical assessment performed by a physician, psychologist, psychiatric nurse practitioner, licensed clinical or master social worker, or licensed mental health counselor.

Deliberate inappropriate use of restraints. The use of a restraint when the technique that is used, the amount of force that is used, or the situation in which the restraint is used is deliberately inconsistent with an individual's plan of services (e.g., individualized service plan (ISP) or a habilitation plan), or behavior support plan, generally accepted treatment practices, and/or applicable Federal or State laws, regulations, or policies, except when the restraint is used as a reasonable emergency intervention to prevent imminent risk of harm to a person receiving services or to any other party. For purposes of this Paragraph, a restraint includes the use of any manual, pharmacological, or mechanical measure or device to immobilize or limit the ability of a person receiving services to freely move his or her arms, legs, or body.

Use of aversive conditioning. The application of a physical stimulus that is intended to induce pain or discomfort in order to modify or change the behavior of a person receiving services. Aversive conditioning may include, but is not limited to, the use of physical stimuli such as noxious odors, noxious tastes, blindfolds, and the withholding of meals and the provision of substitute foods in an unpalatable form. The use of aversive conditioning is prohibited by OPWDD.

Obstruction of reports of reportable incidents. Conduct by a custodian that impedes the discovery, reporting, or investigation of the treatment of a service recipient by falsifying records related to the safety, treatment, or supervision of an individual receiving services; Actively persuading a custodian or other mandated reporter from making a report of a reportable incident to the statewide vulnerable persons' central register (VPCR) or OPWDD with the intent to suppress the reporting of the investigation of such incident; Intentionally making a false statement, or intentionally withholding material information during an investigation into such a report; Intentional failure of a supervisor or Residence Manager to act upon such a report in accordance with OPWDD regulations, policies, or procedures; or, for a custodian, failing to report a reportable incident upon discovery.

Unlawful use or administration of a controlled substance. Any administration by a custodian to a service recipient of a controlled substance as defined by article 33 of the Public Health Law, without a prescription, or other medication not approved for any use by the Federal Food and Drug Administration. It also shall include a custodian unlawfully using or distributing a controlled substance as defined by article 33 of the Public Health Law, at the workplace or while on duty.

Neglect. Any action, inaction, or lack of attention that breaches a custodian's duty and that results in or is likely to result in physical injury or serious or protracted impairment of the physical, mental, or emotional condition of a service recipient. Neglect includes, but is not limited to:

- (i) Failure to provide proper supervision, including a lack of proper supervision that results in conduct between persons receiving services that would constitute abuse, if committed by a custodian;
- (ii) Failure to provide adequate food, clothing, shelter, or medical, dental, optometric, or surgical care, consistent with Parts 633, 635, and 686, of this Title (and 42 CFR part 483, applicable to Intermediate Care Facilities), and provided that the agency has reasonable access to the provision of such services and that necessary consents to any such medical, dental, optometric, or surgical treatment have been sought and obtained from the appropriate parties; or
- (iii) Failure to provide access to educational instruction, by a custodian with a duty to ensure that an individual receives access to such instruction in accordance with the provisions of

part one of article 65 of the Education Law and/or the individual's individualized education program.

Significant incident. An incident, other than an incident of abuse or neglect, that because of its severity or the sensitivity of the situation may result in, or has the reasonably foreseeable potential to result in, harm to the health, safety, or welfare of a person receiving services, and includes but is not limited to:

(1) Conduct between persons receiving services that would constitute abuse as described in paragraphs (1) through (7) of this subdivision if committed by a custodian, except sexual activity involving adults who are capable of consenting and consent to the activity; Or

Conduct on the part of a custodian, including:

(2) Seclusion. The placement of an individual receiving services in a room or area from which he or she cannot, or perceives that he or she cannot, leave at will, except when such placement is specifically permitted by section 633.16 of this Title. Unless permitted by section 633.16 of this Title, the use of seclusion is prohibited; Note: Section 633.16 of this Title (Person Centered Behavioral Intervention) identifies a form of "exclusionary time out," which prevents egress from a time out room by a custodian's direct and continuous action, and requires constant visual and auditory monitoring. Use of exclusionary time out may be included in a formal behavior support plan and implemented in accordance with the conditions and limits set forth in paragraph 633.16(j)(3) of this Title. The use of exclusionary time out in the absence of an approved behavior support plan that incorporates the use of exclusionary timeout, or a failure to implement such a plan as designed, is considered to be "seclusion" and is prohibited.

(3) Unauthorized use of timeout. For the purposes of this sub clause only, means the use of a procedure in which a person receiving services is removed from regular programming and isolated in a room or area for the convenience of a custodian, for disciplinary purposes, or as a substitute for programming; Note: For the purposes of this provision "unauthorized use of timeout" includes any use of time out that is inconsistent with an individual's plan of services except as noted in sub clause (1) of this clause.

(4) Except as provided for in paragraph (7) of this subdivision, the administration of a prescribed or over the counter medication that is inconsistent with a prescription or order issued for a service recipient by a licensed qualified health care practitioner, and that has an adverse effect on an individual receiving services. For purposes of this sub clause, adverse effect means the unanticipated and undesirable side effect from the administration of a particular medication which unfavorably affects the wellbeing of a person receiving services;

(5) Inappropriate use of restraints. The use of a restraint when the technique that is used, the amount of force that is used, or the situation in which the restraint is used is inconsistent with an individual's plan of services (including a behavior support plan), generally accepted treatment practices, and/or applicable Federal or State laws, regulations, or policies. For the purposes of this subdivision, a "restraint" includes the use of any manual, pharmacological, or mechanical measure or device to immobilize or limit the ability of a person receiving services to freely move his or her arms, legs, or body; And

(6) Mistreatment. Other conduct on the part of a custodian, inconsistent with the individual's plan of services, generally accepted treatment practices, and/or applicable Federal or State laws, regulations, or policies, and that impairs or creates a reasonably foreseeable potential to impair the health, safety, or welfare of an individual receiving services, except as described in any other provision of this subdivision;

(7) Missing person at risk for injury. The unexpected absence of an individual receiving services that based on the person's history and current condition exposes him or her to risk of injury;

(8) Choking, with known risk. The partial or complete blockage of the upper airway by an inhaled or swallowed foreign body, including food, which leads to a partial or complete inability to breathe, involving an individual with a known risk for choking and a written directive addressing that risk;

(9) Choking, with no known risk. For the purposes of this paragraph, partial or complete blockage of the upper airway by an inhaled or swallowed foreign body, including food, that leads to a partial or complete inability to breathe, other than a choking, with known risk, incident (see clause [e] of this subparagraph), involving an individual with a known risk for choking and a written directive addressing that risk;

(10) Self-abusive behavior, with injury. A self-inflicted injury to an individual receiving services that requires medical care beyond first aid;

(11) Unauthorized absence. The unexpected or unauthorized absence of a person after formal search procedures have been initiated by the agency. Reasoned judgments, taking into consideration the person's habits, deficits, capabilities, health problems, etc., determine when formal search procedures need to be implemented. It is required that formal search procedures must be initiated immediately upon discovery of an absence involving a person whose absence constitutes a recognized potential danger, except as defined in clause (c) of this subparagraph, to the wellbeing of the person or others;

(12) Injury, with hospital admission. An injury that results in the admission of a service recipient to a hospital for treatment or observation, except as defined in clause (g) of this subparagraph;

(13) Theft and financial exploitation. Any suspected theft of a service recipient's personal property (including personal funds or belongings) or financial exploitation, involving a value of more than \$100; Theft involving a service recipient's credit, debit, or public benefit card (regardless of the amount involved) ; Or a pattern of theft or financial exploitation involving the property of one or more individuals receiving services;

(14) Other significant incident. An incident that occurs under the auspices of an agency, but that does not involve conduct on the part of a custodian, and does not meet the definition of any other incident described in this subdivision, but that because of its severity or the sensitivity of the situation may result in, or has the reasonably foreseeable potential to result in, harm to the health, safety, or welfare of a person receiving services.

624.4 Notable occurrences, defined.

Notable occurrences are events or situations that meet the definitions in subdivision (c) of this section and occur under the auspices of an agency. Notable occurrences do not include events and situations that meet the definition of a reportable incident in section 624.3 of this Part even if the event or situation otherwise meets the definition of one of the categories in subdivision (c) of this section. An exception is that a death that also meets the definition of a reportable incident must be reported both as the reportable incident and as a notable occurrence.

Serious and minor notable occurrences are defined and categorized as follows:

Serious notable occurrences:

(1) Death. The death of any person receiving services, regardless of the cause of death. This includes all deaths of individuals who live in residential facilities operated or certified by OPWDD and other deaths that occur under the auspices of an agency;

(2) Sensitive situations. Those situations involving a person receiving services that do not meet the definitions of other incidents in section 624.3 of this Part or in this subdivision, but that may be of a delicate nature to the agency, and are reported to ensure awareness of the circumstances. Sensitive situations must be defined in agency policies and procedures, and include, but not be limited to, possible criminal acts committed by an individual receiving services.

Minor notable occurrences:

(1) Injury, minor notable occurrence. Any suspected or confirmed harm, hurt, or damage to an individual receiving services, caused by an act of that individual or another, whether or not by accident, and whether or not the cause can be identified, that results in an individual requiring medical or dental treatment by a physician, dentist, physician's assistant, or nurse practitioner, and such treatment is more than first aid.

(2) Theft or financial exploitation, minor notable occurrence. Any suspected theft of a service recipient's personal property (including personal funds or belongings) or financial exploitation, involving values of more than \$15 and less than or equal to \$100, that does not involve a credit, debit, or public benefit card, and that is an isolated event; And

PROCEDURES FOR “REPORTABLE INCIDENTS AND SERIOUS NOTABLE OCCURRENCES”

Immediately:

- a. Staff will provide the Person(s) with all needed care and protections. Call 911 and/ or Hatzolah in case of serious injury.
- b. Staff will notify the Residence Manager, Residence Nurse, Associate Director or Executive Director. The process will be as follows: immediately, upon discovery of the Reportable Incidents and Serious Notable Occurrence, residence staff will inform their Residence Manager and or Residence Nurse, who in turn will immediately inform the Executive Director. If the Executive Director is unavailable, then another designated administrator (e.g., the Associate Director, Clinical Director or designated agency personnel) will be immediately informed. The QA department is also notified to assist in meeting notification and reporting requirements and to initiate an investigation.
- c. A designated personnel member will notify the Justice Center (JC)/ and IMU by telephone, fax or other appropriate means. (The numbers for contacting the IMU during and after business hours are posted in each residence).
- d. Staff will call the police, in all cases where a crime may have been committed. Hospital personnel, EMS or volunteer paramedics will, in accordance with NYC law, automatically notify the coroner/medical examiner's office and NYPD for suicides, homicides, accidental deaths or deaths due to suspicious, unusual or unnatural circumstances.

- e. In the case of a DEATH, a designated staff member will notify the JC special “DEATH Hotline” AND the IMU by telephone, fax or other appropriate means for the area in which the incident occurred. (The numbers for contacting IMU during and after business hours are posted in each residence).
 - a. Within 30 days of discharge from Agency services, the Agency is still required to all Part 624 and Part 625 reporting and investigating requirements.
 - i. ALL deaths of any individual who received services or certified by OPWDD within 30 days preceding death, shall be reported to the NYS JC, whether or not it occurred under the auspices of an Agency. The Death must be reported to the NYS JC “Death Hotline” and OPWDD IMU, within 24 hours.
 - ii. Submission of OPWDD Form 162-Report of Death is required within 5 working days.

Within 1 Working Day of the Occurrence or Discovery of a Reportable Incidents and Serious Notable Occurrence:

QA or authorized agency personnel will complete OPWDD form 147, electronically, via the Incident Reporting Management Application (IRMA). The successful entry of the required information onto IRMA will serve as providing the completed form 147 to the IMU. The personnel entering information on the application will also print a completed OPWDD form 147 for the purpose of maintaining internal records and for future review.

Within 1 Working Day of the Completion of the 147 for a Reportable Incidents and Serious Notable Occurrences:

- a. A designated person (e.g., the Care Manager [CM], ICF social worker, Residence Nurse, Residence Manager, depending on the nature of the relationships involved) will notify a guardian, parent, spouse, adult child, advocate or correspondent of the Incident.
- b. The personnel member providing notification (in the event of a Reportable Incidents and Notable Occurrence will extend an offer to the party receiving notification to meet with an agency administrator to further discuss the incident.
 - 1. If the party receiving the notification requests; QA will provide them with a redacted copy of the OPWDD Form 147, 149 and other documents, within 21 calendar days of the Incident Review Committee (IRC) meeting.
- c. Staff will notify the person’s Care Manager (CM) or ICF social worker (as applicable) of the Incident.
- d. In the case of a Reportable Incidents and Serious Notable Occurrence involving a Willowbrook Class Member, QA or designated personnel will also notify:
 - 1. OPWDD Litigation Support
 - 2. Willowbrook Attorney
 - 3. Plaintiff Counsel
- e. In the case of a Reportable Incidents and Serious Notable Occurrence involving a Willowbrook Class

Member residing in a certified residential program or any individual represented by CAB, QA or administrative personnel will fax a completed, printed OPWDD form 147 to the Consumer Advisory Board main office.

Within 3 Working Day of the Occurrence or Discovery of a Reportable Incidents and Serious Notable Occurrence:

In the case of a Reportable Incidents and Serious Notable Occurrence involving Willowbrook Class Member, QA or administrative personnel will fax a completed, printed OPWDD form 147 to the Mental Hygiene Legal Service (MHLS).

Within 5 Working Days of the Occurrence or Discovery of a Reportable Incidents and Serious Notable Occurrence:

- a. In the case of deaths, form OPWDD 162- REPORT OF DEATH will be completed electronically by the Residence Nurse and/or the Nursing Director via the Incident Reporting Management Application. The successful entry of the required information onto IRMA will also serve as the provision of the OPWDD 162- REPORT OF DEATH to the JC and IMU. The personnel entering information on the application will also print a completed form OPWDD 162- REPORT OF DEATH for the purpose of maintaining internal records and for future review.
- b. In the case of deaths of Willowbrook Class Members, QA or designated personnel will send a paper printout of form OPWDD 162- REPORT OF DEATH to the Consumer Advisory Board, OPWDD Statewide Liaison, Plaintiff's Counsel, and MHLS.
- c. QA or administrative personnel will monitor to ensure that a written report has been submitted to the coroner/medical examiner's office and law enforcement officials for suicides, homicides or other unexpected or accidental deaths.

Within 5 Working Days of the Occurrence or Discovery of a Reportable Incidents and Serious Notable Occurrence:

For all Incidents involving Persons residing in an ICF, investigations (OPWDD Form 149 conducted by QA) will be completed.

Within 10 Days of the Occurrence or Discovery of a Reportable Incidents and Serious Notable Occurrence:

- a. For "Reportable Incidents and Serious Notable Occurrence", the Residence Manager or a designated staff member will complete OPWDD form 148, "Report on Actions Taken" and provide it to the person's guardian, parent, spouse, adult child, or an advocate or correspondent. Required parties who received the notification will receive a copy of the completed form 148.

Within 30 Days of the Occurrence or Discovery of a Serious Notable Occurrence:

- a. For all Reportable Incidents and Serious Notable Occurrences involving Persons residing in an IRA, investigations (OPWDD Form 149-Investigation, conducted by QA) will be completed and submitted to IRMA and the Associate Director within 30 calendar days of the occurrence or discovery of the event.

- i. W/in 10 after the completion of the Investigation;
 1. Send the CM a redacted summary (Conclusions and Recommendation sections only) of the OPWDD Form 149.
- b. The agency's Incident Review Committee (IRC) will meet to review the incident within 1 month of the incident. Within two weeks of the meeting, the committee will forward its findings and recommendations to the Executive Director. Minutes of the IRC meeting must be submitted into IRMA within 21 calendar days of the meeting.
- c. QA staff investigating the incident will provide updates to IRMA (and to the CAB main office in the case of a Willowbrook Class Member) through the IRMA site on the status of the incident investigation. Monthly updates will continue thereafter until the investigation is closed.

ADDITIONAL PROCEDURES FOR "REPORTABLE INCIDENTS"- SUB-CATEGORY
"ALLEGATIONS OF ABUSE"

Immediately:

- a. The Persons' safety will always be the primary concern of the Executive Director, who will ensure that whatever measures taken appear to be reasonable and prudent and are taken to ensure the protection of a person or persons from further harm, injury or abuse and to provide prompt treatment and care.
- b. Staff or Supervisor will notify the JC/ IMU by telephone, fax or other appropriate means. (The numbers for contacting the JC/ IMU during and after business hours will be posted in each residence).
- c. Staff will notify the Residence Manager, Residence Nurse, Associate Director or Executive Director. The process will be as follows: immediately, upon discovery of the allegation, residence staff will inform their Residence Manager and Residence Nurse, who, in turn, will immediately inform the Executive Director. If the Executive Director is unavailable, then another designated administrator (e.g., the Associate Director, Clinical Director or designee) will be immediately informed. The QA department is also notified to assist in meeting notification and reporting requirements and to initiate an investigation.
- d. QA or designated personnel will call 911 to notify the Police in all cases of physical abuse or sexual abuse or any other situation where a crime may have been committed.
- e. In the event that the alleged victim is a child under 18, the individual who alleged to have witnessed abuse or who reported having knowledge of abuse will be counseled by the Residence Manager or by QA to contact the New York State Central Register of Child Abuse and Maltreatment at 1-800-342-3720 to make a report personally, as required by law.
- f. In the event there is a suspected or unconfirmed concern that physical or sexual abuse may have taken place, the Residence Nurse will be contacted and asked to perform a physical examination of the person in question as soon as possible. This exam is intended to assist in determining whether there is physical evidence of abuse which will assist in communicating with the police and hospital personnel.

- g. A Women's League employee, volunteer, consultant, contractor, etc. who is the target of an investigation concerning an abuse allegation will be removed from the proximity from the alleged victim, either by suspension, reassignment, or relocation, as required by state law. They will be provided a Letter of Notification of the alleged incident, by the investigating agency.
- h. Other measures may be taken at the discretion of the Executive Director (or designee) to further protect the individual from additional harm, as appropriate for the circumstances:
 - i. Providing the Target of the investigation with counseling, training in abuse prevention, and an increased level of supervision at his or her work site
 - ii. Providing staff at the work site where the incident was alleged to have occurred with training in abuse prevention and increasing the level of staff supervision and support to restore a secure environment
 - iii. Removal or relocation of the person receiving services, consistent with the developmental needs of the person (or a court order, if applicable) when it is determined that there is a risk to the person if he or she continues to remain in the facility
 - iv. Provision of counseling to the alleged victim and to other Persons within the facility, as appropriate
 - v. All recommendations of the Incident Review Committee will be followed

PROCEDURES FOR "MINOR NOTABLE OCCURRENCE"

Immediately:

- a. Staff will provide the Person with all needed care and protections.

As Soon as Possible but No Later than 48 Hours:

Women's League's Executive Director (or a designee) will be advised of all reportable incidents within 48 hours of their discovery. The process will be as follows: immediately, upon discovery of a Reportable incident, staff will inform their Residence Nurse and Residence Manager, who in turn will inform the Executive Director (typically, immediately, but no later than 48 hours). If the Executive Director is unavailable, then another designated administrator (e.g., the Associate Director, Clinical Director or another designee) will be informed.

Within 24 hours of completing form 147 for MINOR NOTABLE OCCURRENCE:

- a. Staff will notify the CM or ICF social worker
- b. For Minor Notable Occurrence classified as "Injury (requiring more than first aid- speak to QA for guidance)", the CM, ICF social worker, Residence Nurse or Residence Manager (depending on the nature of the relationships involved) will notify a guardian, parent, spouse, adult child, advocate or correspondent.

- c. In the case of a Minor Notable Occurrence involving Willowbrook Class Member, QA or designated personnel will also notify:
 - 1. OPWDD Litigation Support
 - 2. Willowbrook Attorney
- d. In the case of a Minor Notable Occurrence involving a Willowbrook Class Member or any individual represented by CAB, QA or administrative personnel will fax a completed, printed OPWDD form 147 to the Consumer Advisory Board main office.
- e. Paper (i.e., *not* via IRMA) OPWDD 147 forms will be completed by the Residence Manager or his or her designee within 48 hours of the Reportable Incident and will be submitted to the Associate Director.

Within 3 Working Day of the Occurrence or Discovery of a Minor Notable Occurrence:

- In the case of a Minor Notable Occurrence involving Willowbrook Class Member, QA or designated personnel will also notify:
- 1. MHLS

Review of Investigation Report by QA

Upon completion of the investigation report (OPWDD 149), it will be sent to QA for review prior to being sent to the IRC.

OCCURRENCES:

- 1. In Women’s League’s ICF facilities, in conformance with Federal regulations, “Minor Occurrences” which do not meet the New York State’s regulatory-based criteria for “Serious Incident” or “Notable Occurrences”, nevertheless, will be documented on standardized forms specifically for this purpose. Injuries or occurrences of any description, whether their origin is known or unknown, will be investigated to the extent possible, reviewed, corrective actions will be taken and this process will be documented.
- 2. In Women’s League’s IRA facilities, Minor Occurrences which do not meet the regulatory-based criteria for “Serious Incident” or “Notable Occurrences”, which, nevertheless, may be potentially harmful, will be investigated and reviewed, and corrective actions will be taken. Any pertinent information will be documented in the Person’s records.
- 3. All occurrences (in both ICF’s and IRA’s) will be reported to the IRC by each Residence Nurse. Occurrences will have tracked and included in required periodic trend reports by the IRC.

INVESTIGATION PROCEDURES

- 1. Events meeting the criterion for “Minor Notable Occurrences” will be investigated by the

Residence Manager, or a specially trained designee. Events meeting the criterion for “Reportable Incidents or Serious Notable Occurrences,” will be thoroughly investigated by the Quality Assurance staff, if assigned to do so by the NYS JC.

2. Concerning investigations of any Reportable Incidents or Serious Notable Occurrences: no one will participate in or conduct an investigation, if he or she was directly involved in the incident, or if his or her testimony is incorporated, or if a spouse or immediate family member was directly involved.
3. Investigations conducted by WLCR/ MAKORDS will be conducted and documented in a manner that meets standards set by OPWDD.
4. No one may conduct an investigation in which his or her spouse, domestic partner, or immediate family member provides supervision to the program where the incident took place or provides supervision to directly involved parties.
5. Any party who has been assigned to investigate a reportable incident, or notable occurrence in which he or she recognizes a potential conflict of interest in the assignment, will report this information to the agency. The agency will relieve the assigned investigator of the duty to investigate if it is determined that there is a conflict of interest in the assignment.
6. In that OPWDD has the right to review all investigation case files, all relevant records, and minutes of meetings at which the incident or alleged abuse was discussed will be made available to reviewers or investigators. OPWDD will ensure the confidentiality of all records and evidence reviewed.
7. Incident and investigation case files will be maintained so as to protect the privacy of the individuals receiving services, anyone else involved or others whose names may appear in the reports.
8. When investigating injuries of unknown origin that do not require treatment of more than first aid, the investigator will conduct inquiries on all prior shifts of staff, from 24 to 48 hours leading to the discovery of the injury.

FOLLOW UP ACTIVITIES IN RESPONSE TO AN ALLEGATION OF ABUSE

[483.420(d)(3)]

1. In general, as required by OPWDD regulation, a report to law enforcement is made in instances such as:
 - Intentional hitting, slapping, pinching, kicking, hurling, strangling or shoving of an individual receiving service by a staff member;
 - Any sexual contact that occurs between a person receiving services and an employee;
 - Any sexual contact that occurs between two persons receiving services in which one person uses force or coercion;
 - Any situation where a staff member knowingly fails to act or acts in a manner that is injurious to the physical or mental welfare of an individual unable to care for him or himself;

- Any instance where a person dies in a manner in which the cause of death is unknown, or, in which the individual is not under the care of a physician and the death is not due to natural causes; and
 - Theft and property crimes against people receiving services.
2. In the event of an allegation of physical or sexual abuse, staff will call 911 to notify the police. In some cases, the police may instruct that a Person who is making a complaint to come to the precinct where the alleged crime took place and to file a complaint. In this event, QA or designated residence staff will accompany the individual to the appropriate location and assist the Person in completing a police report.
 3. As part of an initial inquiry into an allegation of physical or sexual abuse, to aid in communicating with police and hospital personnel, the Residence Nurse may be asked to perform a physical examination.
 4. In some circumstances the police may instruct that the Person be taken by ambulance to the closest available emergency room for a medical examination, under the supervision of the police. The purpose of this examination is to establish the existence of any forensic evidence, either physical or medical, to substantiate the person's claim. Concrete medical evidence, photographs, x-rays, test results, etc. gathered by the police in support of an abuse allegation will be handled in accordance with the laws governing confidentiality of medical records and HIV confidentiality.
 5. Women's League will investigate any reported allegation of abuse, immediately, unless instructed otherwise by the OPWDD IMU or the NYS JC. Any physical evidence, if discovered, will be preserved. The investigation procedure will cause as little disruption as possible to the daily routine of the person, yet will ensure the person's health and safety.
 6. Other appropriate actions will be taken, which will include, if appropriate:
 - a. A Women's League employee, volunteer, consultant, contractor, etc. who is alleged by the Person to have abused the person, will be removed from proximity from the person; either by suspension, reassignment, or relocation, as required by State law.
 - b. Increasing the degree of supervision of the alleged abuser.
 - c. Provision of counseling to the alleged abuser.
 - d. Provision of increased training to the alleged abuser and staff pertinent to the prevention and remediation of Person abuse.
 - e. Increasing supervision and providing additional support to restore a secure environment to the affected staff and Persons.
 - f. Removal or relocation of the person receiving services, consistent with the developmental needs of the person (or any court order applicable) when it is determined that there is a risk to the person if he or she continues to remain in the facility.

- g. Provision of counseling to the person and to other Persons within the facility, as appropriate.
- h. All recommendations of the incident review committee will be followed.

7. In the event that in a Women's League facility, after an investigation of abuse by the NYS JC determines that some credible evidence of abuse exists and such abuse may be attributed in whole or in part to non-compliance by Women's League with Part 624 or any other regulations of the commissioner applicable to the residential facility under investigation, Women's League IRC will develop a Corrective Action Plan (CAP) that will be:

- i. Based on the findings of the NYS JC
- ii. Submitted to OPWDD within 10 working days of the findings and need for such a plan;
- iii. Approved by OPWDD;
- iv. Implemented within the time-frames specified in the plan. The plan of prevention and remediation will be a plan of action to be taken with respect to an individual employee or volunteer to assure the continued health and safety of children, and will include a plan of action to prevent further acts of abuse; and,
- v. Once approved by the NYS JC, the QA investigator, who is the authorized person, will complete an Administrative Action Reporting Mechanism (AARM) for any administrative recommendations, and upload it into the NYS JC AARM application site.

8. In the event that the police and/or the district attorney conduct an investigation or prosecute a case involving the alleged abuse of a Person, every effort will be made by Women's League's management and staff to cooperate.

9. When an allegation of abuse is determined to be unsubstantiated, immediate and appropriate action shall be taken to exonerate the party against whom the allegation was made. The supervisor will inform the staff person who was the target of the investigation that he or she was exonerated and the staff member will be reinstated to his or her position. In some cases, due to the sensitive nature of the relationships among staff, or staff and Persons, to avoid the potential for recrimination, the Executive Director (or their designee) may determine that it serves the best interests of quality of Person care to reassign the staff member in question to an equivalent position in another work site.

10. Unless deemed necessary by OPWDD or the NYS Justice Center (JC), multiple independent investigations of a single situation will not be conducted.

11. With regard to Reportable Incidents or Serious Notable Occurrence allegations, the Person's safety will always be the primary concern of the Executive Director. The Executive Director or Associate Director will take whatever measures appear to be reasonable and prudent to ensure the protection of a person from further harm, injury or abuse and to provide prompt treatment and care. When appropriate, the employee or volunteer alleged to have abused a person will be removed from

immediate proximity to, or responsibility for the person.

12. On no less than an annual basis, the Incident Review Committee will review incidents of unknown origin and the overall corrective measures taken, as may be applicable. Trends will be analyzed and any appropriate actions will be taken.
13. In that, OPWDD and the JC has the right to review and/or investigate any Reportable Incidents or Serious Notable Occurrence allegations, regardless of the source of the information, all relevant records, reports and/or minutes of meetings at which the incident or alleged abuse was discussed will be made available to reviewers or investigators. Persons receiving services, staff and any other relevant parties may be interviewed in pursuit of any such review or investigation. Such reviews and/or investigations include those conducted by the IMU or JC. OPWDD and the JC will ensure confidentiality of all records and evidence reviewed.
14. All documentation relating to Reportable Incidents or Serious Notable Occurrence allegations will be maintained so as to protect the privacy of persons receiving services, anyone else involved or others whose names may appear in the report. Such reports will be retrievable by the person's name (or filing number or identification code, if used).

INCIDENT REVIEW COMMITTEE (IRC) [624.7]

Composition of IRC

- Member of the Board of Directors
- At least two professional staff
- Direct Support Professional
- Individual receiving services
- Representative of an advocacy organization

For purposes of holding a meeting, a quorum will consist of four people.

IRC Meetings

The IRC must meet within 30 days of a reportable incident but no less than quarterly. It must also review and monitor all minor notable occurrences.

The IRC has to forward to the CEO its findings and recommendations within two weeks of the IRC meeting. For reportable incidents and serious notable incidents, the minutes of the IRC meeting must be input into IRMA within three weeks.

Training for IRC Members

The members of the IRC must be trained on the confidentially laws and regulations. This training must be done when a new member joins the IRC and must also be done on an annual basis. This can be documented in the IRC meeting minutes. The members of the committee must also be trained on what constitutes a conflict of interest which would require them to recuse themselves from participating in the

discussion of an incident.

Annual Report (Trend Report)

The IRC reports to the CEO, the Board of Director and OPWDD annually on its activities during the previous year. It will summarize the IRC's general monitoring functions, trends, and corrective, preventive remedial and/or disciplinary action pertaining to identified trends.

ABUSE ALLEGATIONS THAT OCCUR IN NON-SITE BASED PROGRAMS (I.E., CARE MANAGEMENT, COMMUNITY HABILITATION, DAYHAB WITHOUT WALLS)

[625.5(d)(1)(ii)]

Part 624:

1. All Medicaid CMs receive training in and are required to comply with Part 624 (for Persons living in certified residences and for those living in their own homes or with family).
2. For Persons living in certified residences or in other funded residential service settings, CMs are responsible for reporting any suspected unmet health or safety needs to the IMU. If an unmet health or safety need places a person in imminent danger of being harmed, the CM is expected to do whatever is reasonable to protect that individual (e.g., call for emergency assistance and to remain on site until the situation is addressed). In these situations, the CM must immediately inform the agency's Executive Director (or designee) and the CM Supervisor.
3. If the Community Habilitation or DayHab without Walls program supervisor become aware of a situation that may constitute a Reportable Incident or a Serious Notable Occurrence allegation, the situation will be immediately reported to the CM Supervisor and Executive Director (or designee). The CM Supervisor will instruct QA to assist with the implementation of Part 624 requirements and to conduct an investigation.

Part 625:

1. Standards and requirements for reporting health and safety concerns for CM recipients who live independently or with family members are different from those individuals who receive residential services.
 - a. In general, CMs must address suspected abuse, neglect and financial exploitation of children or adults, including situations where an individual cannot care for him or herself. In addition, CMs are responsible to inform the appropriate IMU of any dangerous situations involving a Person living in the community.
 - b. Lastly, the CM must inform the IMU of any reports made to state (other than OPWDD) or law enforcement agencies. This includes reports made to the State Central Register of Child Abuse and Maltreatment or Protective Service for Adults.

- c. In any of the above situations, the CM will contact the CM Supervisor, who, in turn, will notify the Executive Director (or designee), and will instruct QA to assist with the implementation of notifications and investigation.
 - d. See section below on “Applicability of Special Notifications (“Jonathan’s Law”) Requirement.” An allegation of neglect which is based on conditions in a private home (excluding a family care home) or workplace is not “*under the auspices*” of the agency. However, the agency is still responsible to take appropriate actions, i.e., to report and intervene appropriately. Since private settings are not under the jurisdiction of the agency, the Jonathan’s Law notifications and document release requirements do not apply, as explained below.
2. Part 625 Events and Situations Category includes:
 - a. Physical Abuse
 - b. Sexual Abuse
 - c. Emotional Abuse
 - d. Active Neglect
 - e. Passive Neglect
 - f. Self-Neglect
 - g. Financial Exploitation
 - h. Death
 - i. Other (“Other” include an individual being arrested or missing from their family home).
 3. An incident that occurred *under the auspices* of another OPWDD Agency or non-OPWDD Agency shall be investigated by that Agency.
 - a. Women’s League/ MakorDS is still required to report the incident to OPWDD IMU through the IRMA system;
 - b. Fill out an OPWDD form 150;
 - c. Ensure that all the proper notifications were completed;
 - d. Ensure that all necessary protection were implemented to protect the individual.
 4. Part 625 Events and Situations are reported to OPWDD IMU through the IRMA application and not to the NYS JC, except for DEATH.
 - a. ALL deaths of any individual who received services or certified by OPWDD within 30 days preceding death, shall be reported to the NYS JC, whether or not it occurred under the auspices of an Agency. The Death must be reported to the NYS JC and OPWDD IMU “Death Hotlines”, within 24 hours.
 - b. Submission of required information is required within 5 working days.
 5. An injury classified as a “Minor Notable Occurrence” under Part 624, would not meet the definition

to be reported under Part 625.

6. ALL ICFs must also comply with the requirements of 42 CFR Part 483. Therefore, events and situations that meet the definition of abuse and other violations under the federal regulation, but do not occur under the auspices of the ICF, must be reported and thoroughly investigated to comply with federal requirements.

PART 624- INVESTIGATION UPDATES, CLOSING AND FINAL REPORTS:

1. When Quality Assurance staff conduct an investigation into a Reportable Incident or a Serious Notable Occurrence allegation, the local IMU will be kept informed, at least, monthly, on the progress of the investigation. Investigation updates may be in any form the agency chooses, such as a summary report, copies of investigation reports, or copies of minutes of review committee meetings, as long as the following information is included:
 - a. Name or names of Persons/subjects of the report
 - b. Incident/abuse report number (if applicable)
 - c. Date of incident/allegation of abuse
 - d. Classification of incident/allegation of abuse (as first reported)
 - e. The name of the reporting agency and the name and address of any other agency/facility involved
 - f. Name of the agency investigating the incident
 - g. Corrections, changes (including reclassification of an original report), updates to the original report, if any
 - h. Status (open or closed), and until closure, a brief review of findings of the investigation since submission of the last report to the IMU.
2. Investigations and investigation final reports will meet the requirements set forth by OPWDD Memorandum, dated 2/17/12, by Barbara Brundage, Leslie Fuld and Anthony Bruno, re: "Required Format for Investigative Reports." QA provides training for management and designees in completing investigations on an as needed basis.
3. Upon closure of an alleged abuse investigation, the final report will also include the concluding findings of the investigation; i.e., whether the allegations was found to be substantiated or unsubstantiated.
4. Upon closure of a Reportable Incident or a Serious Notable Occurrence investigations, the final report will also include concluding findings of the investigation, i.e., whether, evidence found to identify the cause of the incident.
5. For all investigations, the final report will identify corrective and/or preventative measures already

taken and recommendations for additional, appropriate corrective and/or preventative actions.

6. When Women's League/ MakorDS completes an abuse or neglect investigation it was assigned by the NYS JC and it is approved by the IRC, the QA investigator will upload the entire file to the NYS JC via the WSIR application site.
7. Following the NYS JC approval of the Agency's investigation or following the issuance of an investigative report by the NYS JC or IMU investigators, the IRC must take note of the NYS JC/ IMU findings that is received in the Letter of Determination (LOD) sent to the Agency. The IRC must then create and approve a Corrective Action Plan (CAP) and submit it to the NYS JC/ IMU via IRMA.
8. In substantiated cases of abuse or neglect, once the Administrative Recommendation is approved by the NYS JC, the QA investigator, who is the authorized person, will complete an Administrative Action Reporting Mechanism (AARM) and upload into the NYS JC AARM application site.

“JONATHAN’S LAW”: A MANDATED PROCEDURE FOR NOTIFICATION

[624.6 (f-g)]

Introduction:

OPWDD regulations classify different types of untoward events, in terms of severity, and mandates a specific notification and follow up protocol to be followed in each type of situation. These special procedures are required for incidents or abuse allegations which occur “*under the auspices*” of Women's League. A designated residence personnel member (e.g., the Residence Manager, asst. manager, Residence Nurse, CM, or ICF social worker) will notify a *qualified* party or parties of the situation, offer information and the opportunity to meet and discuss the situation, send a Report on Actions Taken, send certain other records, if requested, and the various steps in this procedure are documented. This mandated process is known as “Jonathan's Law” and is required in the event of: Reportable Incidents and ALL Notable Occurrences. The following are the steps, procedures and requirements to be followed by the designated staff member.

1. A designated staff member will provide telephone notice to one of the following: a person's guardian, parent, spouse, or adult child.
2. However, the agency will not provide notice to any party in the following situations:
 - a. When there is written advice from the guardian, parent, spouse, or adult child that he or she objects to such notification to him or herself (notice will then be provided to another party who is a guardian, parent spouse or adult child, if one exists); or
 - b. If the person receiving services is a capable adult who objects to such notification being made. If the capable adult objects to notification of all parties who are a parent, guardian, spouse or adult child, that capable adult will be provided the notice described by regulations; or
 - c. If the guardian, parent, spouse, or adult child is the alleged abuser.

3. Telephone notice will be provided as soon as reasonably possible, but no later than 24 hours after completion of the initial incident or initial allegation of abuse report.
4. Telephone notice will include:
 - a. A description of the event or situation and a description of initial actions taken to address the incident or alleged abuse, if any;
 - b. An offer to meet with the Executive Director or designee to further discuss the incident; and
 - c. For allegations of abuse, an offer to provide information on the status and/or resolution of the allegation. Information requested will be provided either verbally or in writing, unless the person is a capable adult and objects to the provision of this information. In providing such information as is requested, the agency will ensure the privacy rights of other parties.
5. Methods of notification can include:
 - a. Notification may be comprised of more than one call, so long as the initial call includes a description of the event or situation and within the required period of time or is attempted within the required period of time. Follow up calls with the additional information will be made within a reasonable time frame after the initial call.
 - b. Notice may be made in person
 - c. Notice may be provided by other methods at the request of the party receiving the notice.
6. If the person does not have a guardian, parent, spouse, or adult child, or if such parties are not reasonably available, or if there is written advice that such parties do not want to be notified; the agency will provide notice to the following parties in the manner (and subject to the same limitations specified by regulation): the person receiving services, if the person is a capable adult; and, the person's advocate or correspondent (if one exists).
7. Process for Requesting the initial incident / abuse allegation report:
 - i. Requests for Report:
 - a. Requests may be made for a copy of the initial incident report by the person receiving services (or who formerly received services), guardian, parent(s), or correspondent/advocate.
 - b. Such requests will be in writing. However, at the discretion of the agency, documented verbal requests may be accepted in lieu of a written request.
 - c. If the person is a capable adult and objects to the provision of the initial incident / abuse allegation report, such report will not be provided to otherwise eligible requestors.

d. If an otherwise eligible requestor is the alleged abuser, the initial incident or abuse allegation report will not be provided to that requestor.

ii. Redaction of Records Sent:

a. The copy of the report sent will be redacted of the names of employees who were involved in the incident allegation or the investigation or who were interviewed as part of the investigation, persons receiving services (or who formerly received services), and any information tending to identify such employees or persons. Redaction will be waived if the employee or person authorizes disclosure, unless redaction of the specific information is necessary because it tends to identify another employee or person who has not authorized disclosure or for another reason not specified.

b. In addition, if the report identifies a particular party as having made a child abuse or maltreatment report to the Statewide Central Register, contacted the SCR, or otherwise cooperated in a child abuse/maltreatment investigation, those names as well as any information tending to identify the party will be redacted.

c. For the purposes of redaction, the term “employee” means any party who is or formerly was directly employed by the agency; or

d. Was used to provide services substantially similar to those that are or that could be provided by someone who is directly employed by an agency (e.g., those who are employed by other entities on behalf of Women’s League and/or for the care and treatment of the person receiving services; consultants; contractors; or volunteers); or

e. A party living in the home of the provider.

iii. Mandated Time Frame:

The copy of the initial incident / abuse allegation report will be provided to an eligible requestor as soon as reasonable, but in no event more than 10 days after the request.

iv. Mandated Disclaimer as to the Preliminary Nature of the Information:

The copy of the initial incident report will be accompanied by a statement that all contents are preliminary and have not been substantiated.

8. “Report on Actions Taken”:

i. Staff Responsible for the release of the “Report of Actions Taken”:

The designated residence personnel member (e.g., Residence Manager, asst. manager, CM, ICF social worker, etc.) will complete OPWDD form 148, “Report on Actions Taken” to address the incident or abuse allegation. This report will include:

- a. Any immediate steps taken in response to the incident / abuse allegation to safeguard the health and safety of the person receiving services;
- b. A general description of any initial medical or dental treatment or counseling provided to the person in response to the incident / abuse allegation.

ii. Sending the “Report on Actions Taken”:

The designated person will arrange to send or provide the completed form 148 to the party who received notice. Women’s League will use OPWDD form 148 to complete the Report on Action Taken. The information written onto form 148 will comply with the same rules for **redaction** as described above in 7(ii).

iii. Time Frame for Sending the “Report on Actions Taken”:

- a. The completed form 148 will be provided within 10 days of the completion of the initial incident report.
- b. If the Consumer Advisory Board is co-correspondent both the CAB and the correspondent will receive the 148.

iv. Conditions and Denials:

- a. The materials disclosed to eligible requestors should not be re-disclosed by recipients to other parties. Documents provided will be accompanied with an advisory to this effect.
- b. Requested records will not be sent to an eligible requestor via e-mail.

Should there be, in the view of Women’s League, good cause to deny an eligible requestor their request for a copy of the completed Form 147, the party will be notified to this effect in writing. The letter will include notification that the requestor has the right to send a written appeal to the OPWDD, Incident Records Appeals Officer. The mailing address of the OPWDD Incident Records Appeals Officer is:

Office of Counsel, 44 Holland Avenue, 3rd Floor, Albany NY, 12229

9. Documentation of the Process:

During this process of mandated notifications, the following documentation will be maintained by the designated staff member:

- a. The telephone notice and the responses received, including the identity and positions of the party providing the notice
- b. The name of the party receiving the notice
- c. The time of the original call or attempted call

- d. The time of subsequent or attempted call if the initial call was not successful; and the time of follow up calls if the notice occurred in more than one call
- e. Any requests for a meeting or the initial incident report
- f. A copy of the minutes for meetings held in response to the request and the attendance sheet
- g. The date the Report on Actions Taken and any requested initial incident report was provided
- h. A copy of the Report on Actions Taken and any incident report (with redaction) that was provided; and
- I. Written advice that a particular party does not want to receive notifications or that the capable adult receiving services objects to notice or objects to the provision of documents/information.

Applicability of Special Notifications (“Jonathan’s Law”) Requirement

[624.20 (h) & (j)]

Special notification (“Jonathan’s Law”) procedures are only required for incidents which occur *under the auspices* of the Women’s League. “*Under the Auspices*” is a term intended to distinguish between those events or situations in which Women’s League has direct responsibility and oversight and those events or situations which occur in the lives of individuals outside the scope of the provision of services in the OPWDD system.

The question of whether a situation that occurred is “*under the auspices*” of Women’s League is only a concern in so far as whether the requirements for “Jonathan’s Law” apply. OPWDD regulations make clear [in Part 624.6 (h) & (j), as well as, in Appendices 8, 9, & 10, specifically, the Memo of Understanding between OPWDD–IMU, and OCFS–PSA] that Women’s League (as an agency certified by OPWDD) in case of an incident or abuse that occurs to a person while not under the auspices of the agency, Women’s League is, nevertheless, required to investigate per Part 625 regulations, intervene, and to take appropriate actions. The interventions described by these regulations include investigating (to the extent possible under the circumstances), calling 911 or the SCR (for children) or PSA (for adults), and notifying OPWDD IMU (via IRMA) of the situation. In some instances, it may be necessary to contact individuals or family members in order to take appropriate actions. The point is that contacts under these circumstances are not required to conform to the “Jonathan’s Law” requirements listed above.

“*Under the Auspices*” means, circumstances in which Women’s League is providing services to a person (at the time the incident occurred), in which the services provided are operated, certified, authorized or funded through contract by OPWDD. These circumstances can occur whether or not the person is physically at a site owned, leased or operated by Women’s League. [624.20 (j).]

- 1. Such circumstances are those in which Women’s League personnel (contractors, volunteers, etc.) are, or should have been, physically present and providing services at that point in time (*not in a different Agency [e.g., DayHab]*); or

2. In addition, any circumstances involving physical conditions at the site provided by Women's League are under their auspices, even in the absence of agency personnel; or
3. The death of an individual that occurred while the person was receiving services *or* that was caused by or resulted from a Reportable Incident or Notable Occurrence; or
4. The death of an individual receiving services, within the last 30 days since their discharge, living in a Residential Facility certified by OPWDD, is always considered "*under the auspices*" of the Agency. Unless the person was admitted to a different Residential Facility within the OPWDD system (not including free-standing respite facilities).
5. An event or circumstances is not under the auspices of Women's League if it exclusively involves the person's family, friends, employers, or co-workers, whether or not in the presence of agency personnel. Situations in which staff are present but the incident or allegation of abuse exclusively involves the person's family, friends, employers or co-workers are not under the auspices of the agency.
6. An event or circumstance is not under the auspices of Women's League if it *occurs in the context of the provision of services which are subject to the oversight of a State Agency other than OPWDD* (e.g., School, special education, Article 28 clinic, hospital, and physician's office) whether or not in the presence of Women's League personnel.
7. Any event that *directly involves Women's League personnel during the time he or she was providing services which are subject to the oversight of a State Agency other than OPWDD* (e.g., where the Agency staff was on a second job in the hospital where the individual is, working with them, but as an employee of the hospital), the incident or allegation is not under the auspices of the agency or sponsoring agency.
8. An allegation of neglect which is based on conditions in a private home (excluding a family care home) or workplace is not under the auspices of the agency. (However, the agency is still responsible to take appropriate actions, i.e., to investigate and intervene appropriately. Since private settings are not under the jurisdiction of the agency, the Jonathan's Law notifications and document release requirements do not apply, as explained above). [624.20 (j) (6)].

RECORDS THAT CAN BE REQUESTED FOR INVESTIGATION REPORTS REGARDING ALL REPORTABLE INCIDENTS:

1. A person's guardian, parent, spouse or adult child can request release of records and documents pertaining to all reportable incidents under the auspices of Women's League. [See attached brochure on "Access to Mental Hygiene Records."]
2. If the otherwise eligible requestor is an alleged abuser, he or she is not eligible to receive these records.
3. If the Person is a capable adult and objects to the release of records, the otherwise eligible

requestor is not eligible to receive these records.

4. Requests for records must be in writing.
5. Women's League will release requested investigation documents within 21 days after closure of the alleged abuse case, or 21 days after the request, if the request is made after the closure. Closure of the alleged abuse case occurs after review by the standing committee is complete and the allegation is found to be substantiated or unsubstantiated. This occurs after the LOD is received from the NYS JC.
6. Records sent must be redacted as described above.
7. Clinical records can be requested at any time. Records and documents pertaining to allegations and investigations into abuse and mistreatment can be requested at any time for allegations of abuse or mistreatment which occurred or were discovered on or after May 5, 2007. Requests can also be made for records and documents pertaining to allegations of abuse or mistreatment which occurred or were discovered on or after January 1, 2003 if the request is made, in writing, on or before December 31, 2012.

PROCEDURE TO PROCESS REQUESTS FOR DOCUMENTS PERTAINING TO INCIDENTS OR ABUSE INVESTIGATIONS OR CLINICAL RECORDS

1. The qualified requestor contacts any of the listed personnel with whom they are already familiar, e.g., Residence Manager, Social Worker or CM.
2. The eligible requestor will be asked to send a request in writing.
3. When a request for documents is made, the Executive Director (or designee) or Clinical Director and the Quality Assurance Department will be notified of the request.
4. Women's League's Clinical Director will determine whether to approve or deny the release of the records.
5. The agency's Quality Assurance staff will review the selection and redaction of requested documents and mail them within the required time frame.
6. Please see the brochure below for a summary on the rules for access to clinical records, incident report forms, Reports on Actions Taken and abuse allegation investigation records.



ADMINISTRATIVE DIRECTIVE

Transmittal:	18-ADM-08
To:	Executive Directors, Voluntary Providers Directors, Developmental Disabilities State Operated Offices Directors, Developmental Disabilities Regional Offices Provider Associations
Issuing OPWDD Office:	Office of Counsel
Date:	August 27, 2018
Subject:	Administrative Appeals Process for Denials of Records Requested Pursuant to 14 NYCRR Part 624
Suggested Distribution:	Incident Management Coordinators Quality Management Staff
Contact:	Office of Counsel (518) 474-7700
Attachments:	

Related ADMs/INFs	Releases Cancelled	Regulatory Authority	MHL & Other Statutory Authority	Records Retention
	ADM 2009-04	14 NYCRR Part 624	MHL §§ 33.23 & 33.25	Six years

Purpose:

To define the Administrative Appeal Process for the denial of records requested pursuant to 14 NYCRR 624 Incident/Abuse Reporting, Notification and Investigation Process.

Background:

Chapter 24 of the Laws of 2007, also known as Jonathan’s Law, created Mental Hygiene Law sections 33.23 and 33.25. These sections were amended in June 2012, with the implementation of the Protection of People with Special Needs Act (PPSNA), to reflect changes in reporting of incidents.

Section 33.23 requires a qualified person to be notified of a reportable incident and offered an opportunity to meet with the provider agency to discuss the reportable incident. The qualified person is

also entitled to a written report of actions taken to address the incident, including a redacted copy of the incident report.

Section 33.25 provides for a qualified person to send a written request to the provider agency for copies of records and documents pertaining to reportable incidents. The names and any identifying information of staff or other individuals receiving services must be redacted.

With the implementation of the PPSNA, 14 NYCRR Part 624 was revised to reflect the new statutory requirements for incidents. These changes were first implemented in June 30, 2013, and revised on an emergency basis until final adoption on December 2, 2015. Two provisions, Subdivisions 624.6(j) and 624.8(i), outline the administrative appeal process when a request for records, pursuant to Part 624, has been denied by the provider agency.

Procedure:

A requestor denied access to the records and documents requested pertaining to a reportable incident may appeal the denial, in writing, to the Incident Records Appeals Officer (IRAO) designated by OPWDD. The appeal letter should be sent to the following address:

**Incident Records Appeals Officer Office of
Counsel
44 Holland Avenue 3rd Floor
Albany, New York 12229**

The agency issuing the denial will be notified of the appeal and given an opportunity to submit relevant information to the IRAO, including the reasons for denial, within 10 business days of the receipt of such appeal.

The IRAO may also request additional information from the requestor as may be necessary to resolve the appeal.

Within 10 business days of the receipt of complete information, the IRAO will make a determination whether the requested records and/or documents should be released.

The IRAO will issue his or her determination with an explanation of the reasons for the determination to the requestor and the agency.

If so directed by the IRAO, the agency must provide the requested records and/or documents to the requestor.

For further information, or if there are any questions, please contact Counsel's Office at 518-474-7700.

Records Retention: Six years

Access to Mental Hygiene Records in New York State:
A Guide for Individuals Receiving Services and Other “Qualified Persons”

Facilities and programs which provide services to individuals with disabilities are required to keep records about the care and treatment of the people they serve. To respect the dignity and rights of these individuals, the New York State Mental Hygiene Law (hereafter “MHL”) establishes basic rules of confidentiality and provides for access to records by individuals receiving services and persons legally authorized to speak on their behalf. This pamphlet offers guidance for individuals receiving services, their families and other “qualified persons” interested in accessing records, in a question and answer format, together with references to the applicable provisions of the MHL.

What records are available?

Article 33 of the MHL provides access to three types of records: (1) clinical records, (2) incident reports and reports on actions taken, and (3) records and documents pertaining to allegations and investigations into abuse and mistreatment. All of these documents are available to qualified persons (See, Who can ask for records? for an explanation of the term “qualified person”) with certain exceptions.

1. Clinical records include any information concerning or related to the examination or treatment of an individual who is receiving services or who has received services from a provider under the jurisdiction of the Office of Mental Health (OMH), the Office for Persons With Developmental Disabilities (OPWDD) or the Office of Alcoholism and Substance Abuse Services (OASAS) (MHL Section 33.16 (a) (1)). A qualified person may request that the provider permit him or her access to clinical records.

2. Incident reports and reports on actions taken are documents created by a provider following the occurrence or discovery of an event or situation concerning an individual who is receiving services, including any incident which affects the individual’s health or safety. An incident report is created by the provider as an initial record of an incident very quickly after the incident occurs or is discovered. A qualified person who is notified of an incident may ask the provider, in writing, that he or she be given a copy of the incident report, and the provider must promptly comply with that request [MHL Section 33.23 (a)]. A report on actions taken is a report prepared by the provider relatively soon after the incident at issue to explain the actions immediately taken by the provider to address the incident. When a qualified person is notified of an incident concerning an individual who is receiving services, he or she will be provided with a report on actions taken within 10 days [MHL Section 33.23 (a)].

3. Records and documents pertaining to allegations and investigations into abuse and mistreatment include records or documents created and/or maintained by a provider under the jurisdiction of OMH, OPWDD or OASAS (including State-operated facilities) in response to an allegation of abuse or mistreatment. This will include an incident report and a report on actions taken and may also include an investigative report, which explains the steps taken by a provider to investigate alleged abuse or mistreatment and sets forth the conclusion of the investigation.

Who can ask for records?

Because of the personal and sensitive nature of mental hygiene records, the confidentiality of this information is strictly protected under Article 33 of the MHL. However, the law permits certain persons, known as “qualified persons,” to access these records and documents. A qualified person includes an individual receiving services, his or her legal guardian, or a parent, spouse or adult child who has authority to provide consent for care and treatment (MHL Sections 33.16 (a) (6) and 33.16 (b) (4)). There are some restrictions on a qualified person’s right to obtain records and documents. For example:

1. Access to certain records and documents may be limited if the information is expected to be harmful to the individual receiving services or others (See What happens if the request for records is denied?);

2. Agency regulations may limit access in situations where, for example, the person requesting records and documents is alleged to have abused the individual receiving services, or where the individual receiving services is a capable adult who objects to the release of records and documents to another qualified person;

3. Federal confidentiality provisions applicable to programs operated or certified by the Office of Alcoholism and Substance Abuse Services require the consent of the person receiving services for the release of any records regarding that individual’s care and treatment (42 CFR Part 2); and

4. Other Federal laws, including the Health Insurance Portability and Accountability Act of 1996, (“HIPAA”) may, in some cases, impose additional restrictions on the availability of records and documents sought under Article 33. While the general public may also request certain records from governmental or “public” agencies under the New York State Freedom of Information Law (FOIL), FOIL is not the appropriate way to seek information about an individual’s care and treatment. Under FOIL, personally identifying information, as well as other information deemed confidential and protected from disclosure under other statutes, such as Article 33 of the MHL, cannot be released in response to a FOIL request.

If OPWDD conducted an investigation, requests for records and documents should be sent to the Director of the local Developmental Disabilities Services Office (IMU) responsible for oversight of services in the region in which the abuse or mistreatment is alleged to have taken place. Requests for records and documents pertaining to allegations and investigations into abuse and mistreatment must be made in writing.

When can records be requested?

Clinical records can be requested at any time. Records and documents pertaining to allegations and investigations into abuse and mistreatment can be requested at any time for allegations of abuse or mistreatment which occurred or were discovered on or after May 5, 2007. Requests can also be made for records and documents pertaining to allegations of abuse or mistreatment which occurred or were discovered on or after January 1, 2003 if the request is made, in writing, on or before December 31, 2012.

When will records be provided?

The provider must offer an opportunity for a qualified person to come to the facility or other designated location and read a clinical record within 10 days of receipt of the request [MHL Section 33.16 (b) (1)]. If copies are requested, they must be provided within a reasonable time (MHL Section 33.16 (b) (5)), and a reasonable charge, not to exceed \$.75/page, can be imposed for inspections and copies (MHL Section 33.16 (b) (6)). If a request to review clinical records or obtain copies is denied, the denial can be appealed. (See, What happens if the request for records is denied?) Records and documents pertaining to allegations and investigations into abuse and mistreatment must be provided within 21 days of receipt of the request if an investigation has been concluded. If the investigation has not been concluded when the request is received, the records and documents must be provided within 21 days of the conclusion of the investigation [MHL Section 33.25 (a)].

Will the whole record be provided?

Clinical records may be “redacted” or edited to withhold or delete information determined by the facility to be harmful to the subject of the clinical record or others [MHL Section 33.16 (c)]. (See, What happens if the request for records is denied?) Records and documents pertaining to allegations and investigations into patient abuse and mistreatment will be redacted to delete the names and other personally identifying information of other individuals receiving services and employees unless such individuals authorize disclosure [MHL Section 33.25 (a)]. The MHL requires that records and documents regarding allegations and investigations into abuse and mistreatment provided in response to a request from a “qualified person” not be shared with other people [MHL Section 33.25 (b)].

Under what circumstances can a request for records be denied?

MHL Section 33.16 sets out rules for access to clinical records by individuals receiving services and other qualified persons. Generally, these individuals have a qualified right of access to the clinical record unless the treating practitioner primarily responsible for the care and treatment of the individual receiving services determines that the requested review of the clinical record can reasonably be expected to cause substantial and identifiable harm to the individual receiving services or others which outweighs the right of access [MHL Section 33.16 (c)].

If a clinical determination is made to deny access to a clinical record, in whole or in part, what can the qualified person do?

MHL Section 33.16 © (4) creates a Clinical record Access Review Committee (Committee) in OPWDD. The Committees must consist of three to five members, appointed by the appropriate commissioners. The review process works like this:

1. A provider must notify a qualified person of its decision in reply to a records access request.

2. If the decision is to deny access to the records, in whole or in part, the provider must notify the qualified person of its decision, and it must inform the qualified person of his/her right to obtain a review of the denial, free of charge, by the Committee. This notice must explain how a qualified person can request a review by the Committee.

3. If the qualified person requests a review, the provider must send the clinical record to the Committee within 10 days, explaining the specific reasons for denying access to the record.

4. The Committee will conduct a review of the entire clinical record, and will offer the qualified person and other involved parties an opportunity to be heard. The Committee will issue a decision promptly, based upon its assessment of whether the risk of harm in releasing the information sought outweighs the qualified person's right of access. The Committee may decide to affirm the denial in whole or in part, or may decide to expand access. The Committee determination is binding on the provider.

5. If the Committee denies any part of the request for access, it must notify the qualified person of his/her right to seek judicial review. Within 30 days of the receipt of that decision, the qualified person may commence a special proceeding in New York State Supreme Court for a review of the provider's decision.

The Court will conduct a review of the record, give parties an opportunity to be heard, and issue its ruling. The Court may order the provider to make the record available to the qualified person for inspection or copying. (Note: in OASAS-operated or certified programs, Federal confidentiality requirements take precedence over New York State law and the courts will abide by the stricter rules on access published by the United States Department of Health and Human Services.)



WOMEN'S LEAGUE COMMUNITY RESIDENCES, INC.

RELEASE OF INFORMATION - COVER LETTER AND ADVISORY

Elliot Brownstein
Executive Director

Tzally Seewald
Associate Director

Jeanne Warman
Executive Director Emeritus

Name of Person:	
Name of Person Requesting Release of Records:	
Requestor's Relationship to Person:	
Requestor's Address:	
Phone #	

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Rabbi Noah Weinberg, ד"ר

Rabbi Ronald Greenwald, ל"ר
Founding Chairman

Rebetzin Yehudis Perlow, ה"ע
Late President

Date: _____

Dear _____:

Please find enclosed, a copy of document(s) as per your request. Please be advised that, as per New York State Law; Incident Records or Allegation of Abuse Documentation/ Records released, may not be disseminated further by the qualified person receiving them. Except, that it may be shared with a health care provider, a behavioral health care provider, with law enforcement if you believe that a crime has been committed or with your attorney.

The following documents that you have requested, are included:

- Initial Incident/Allegation Report (Form OMR 147) - DATED _____
Please note that the information on the OMR 147 is preliminary and has not been substantiated
- Report on Actions Taken (Form OMR 148) - DATED _____
- Form OPWDD 149: Investigative Report Format - DATED _____
- Allegation of Abuse Investigation File DATED _____

If you have any questions, please call:

----- at -----

Sincerely,

cc: QA Dept.

Executive Office: 1556 38th Street
Brooklyn, NY 11218

P: 718.853.0900
F: 718.853.0818

www.makords.org
E: info@makords.org





REQUEST FOR RELEASE OF INCIDENT / ABUSE ALLEGATION RECORDS

WOMEN'S LEAGUE COMMUNITY RESIDENCES, INC.

Date: _____

Dear _____:

You have indicated that you would like Incident or Allegation of Abuse records to be released to you, as provided by New York State Law.

We request that you complete this form and return it to the address below or use the stamped, self-addressed envelope provided.

Elliot Brownstein
Executive Director

Tzally Seewald
Associate Director

Jeanne Warman
Executive Director Emeritus

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Rabbi Noah Weinberg, ל"ר

Rabbi Ronald Greenwald, ל"ר
Founding Chairman

Rebetzin Yehudis Perlow, ה"ע
Late President

Name of Person	
Name of Person Requesting Release of Records	
Requestor's Relationship to Person	
Requestor's Address	
Phone #	
<p><i>Indicate Below Which Documents / Records Are Being Requested</i></p> <p><input type="checkbox"/> Initial Incident / Allegation Report (Form OMR 147) - DATED _____</p> <p><input type="checkbox"/> Form OPWDD 149: Investigative Report Format - DATED _____</p> <p><input type="checkbox"/> Allegation of Abuse Investigation File - DATED _____</p>	

Please be advised of the following requirements under New York State Law concerning documents released under the Access to Records law:

- The request for Incident or Allegation of Abuse documentation / records must be from a person "Qualified" by law (*the person, parent, guardian, spouse, adult child, or correspondent*)
- Copies of documents released will be redacted
- Initial Incident / Allegation Report (Form OMR 147) will be sent within 10 days of request.
- Incident or Allegation of abuse investigation records, if requested, will be disclosed 21 days after the investigation has been officially determined to the "closed" or 21 days after the request, whichever is later.
- Documents and records released, in accordance with New York State law, may not be disseminated further by the qualified person receiving them.

If you have any questions or would like assistance, please call:

_____ at _____

Sincerely,

Privacy Officer - Quality Assurance Department
Women's League Community Residences, Inc. 1556
38 St.
Brooklyn, NY 11218

Date of Request

Signature of Requestor

Executive Office: 1556 38th Street
Brooklyn, NY 11218

P: 718.853.0900
F: 718.853.0818

www.makords.org
E: info@makords.org





Form OPWDD 147 (Revised 01/01/2016)

For additional guidance in completing this form please see line by line instructions.

NOTE: This form only contains the information available at the time of its completion.

REPORTING FORM: 14 NYCRR Part 624 - Reportable Incidents and Notable Occurrences														
1. AGENCY COMPLETING FORM														
2. FACILITY (if applicable)						3. PROGRAM TYPE								
4. ADDRESS						5. PHONE								
6. MASTER INCIDENT NUMBER				7. AGENCY INCIDENT NUMBER				8. WAS A RELATED INCIDENT PREVIOUSLY REPORTED? 1 <input type="checkbox"/> YES 2 <input type="checkbox"/> NO						
TO BE COMPLETED BY STAFF DESIGNATED IN POLICY														
9. NAME OF PERSON(S) RECEIVING SERVICES (Last, First)						10. DATE OF BIRTH			11. GENDER 1 <input type="checkbox"/> MALE 2 <input type="checkbox"/> FEMALE		12. TABS ID (if applicable)			
13. RECEIVES MEDICATION: 1 <input type="checkbox"/> YES 2 <input type="checkbox"/> NO 3 <input type="checkbox"/> UNKNOWN BY PERSON COMPLETING THIS FORM														
14. DATE & TIME INCIDENT WAS 1 <input type="checkbox"/> Observed 2 <input type="checkbox"/> Discovered						15. DATE AND TIME INCIDENT OCCURRED (if known)						16. NUMBER OF PERSONS RECEIVING SERVICES PRESENT AT TIME OF INCIDENT: _____		
MO.	DAY	YR.	HR.	MIN.	1 <input type="checkbox"/> AM 2 <input type="checkbox"/> PM	MO.	DAY	YR.	HR.	MIN.	1 <input type="checkbox"/> AM 2 <input type="checkbox"/> PM	17. NUMBER OF EMPLOYEES PRESENT AT TIME OF INCIDENT: _____		
18. PRELIMINARY CLASSIFICATION (X ONE) In addition to other required notifications REPORTABLE INCIDENTS <u>must</u> be reported to the Justice Center if the program is certified or operated by OPWDD									19. SPECIFIC LOCATION WHERE INCIDENT OCCURRED 1 <input type="checkbox"/> Living Room 2 <input type="checkbox"/> Bedroom 3 <input type="checkbox"/> Kitchen 4 <input type="checkbox"/> Bathroom 5 <input type="checkbox"/> Hallway 6 <input type="checkbox"/> Staircase 7 <input type="checkbox"/> Dining Room 8 <input type="checkbox"/> Program Room 9 <input type="checkbox"/> Recreation Area 10 <input type="checkbox"/> Off-Facility Property 11 <input type="checkbox"/> Unknown 12 <input type="checkbox"/> Vehicle 13 <input type="checkbox"/> Other (Specify)					
REPORTABLE INCIDENT – Abuse/Neglect 1 <input type="checkbox"/> Physical abuse 2 <input type="checkbox"/> Sexual abuse 3 <input type="checkbox"/> Psychological abuse 4 <input type="checkbox"/> Deliberate inappropriate use of restraints 5 <input type="checkbox"/> Use of aversive conditioning 6 <input type="checkbox"/> Obstruction of reports of reportable incidents 7 <input type="checkbox"/> Unlawful use or administration of a controlled substance 8 <input type="checkbox"/> Neglect						NOTABLE OCCURRENCES Serious Notable Occurrences 1 <input type="checkbox"/> Death 2 <input type="checkbox"/> Sensitive Situation Minor Notable Occurrences 1 <input type="checkbox"/> Injury 2 <input type="checkbox"/> Theft/Financial Exploitation								
REPORTABLE INCIDENT - Significant Incidents 1 <input type="checkbox"/> Conduct between individuals receiving services 2 <input type="checkbox"/> Seclusion 3 <input type="checkbox"/> Unauthorized use of time out 4 <input type="checkbox"/> Medication error with adverse effect 5 <input type="checkbox"/> Inappropriate use of restraints 6 <input type="checkbox"/> Mistreatment 7 <input type="checkbox"/> Missing Person						8 <input type="checkbox"/> Choking, with known risk 9 <input type="checkbox"/> Self-abusive behavior with injury 10 <input type="checkbox"/> Choking with no known risk 11 <input type="checkbox"/> Unauthorized Absence 12 <input type="checkbox"/> Injury, with hospital admission 13 <input type="checkbox"/> Theft/Financial Exploitation 14 <input type="checkbox"/> Other significant incident								
20. BRIEF DESCRIPTION OF THE INCIDENT <div style="text-align: right;"><i>(Continue on separate sheet if necessary)</i></div>														
21. LIST ALL THE IMMEDIATE CORRECTIVE/PROTECTIVE ACTIONS THAT HAVE BEEN TAKEN TO SAFEGUARD THE PERSON(S). THIS SHOULD INCLUDE, BUT IS NOT LIMITED TO, ANY FIRST AID, MEDICAL/DENTAL TREATMENT OR COUNSELING PROVIDED. <div style="text-align: right;"><i>(Continue on separate sheet if necessary)</i></div>														



22. AS APPLICABLE, NOTIFICATION TO						
JUSTICE CENTER	1 <input type="checkbox"/> YES	2 <input type="checkbox"/> N/A	DATE	TIME	JC IDENTIFIER	REPORTED BY
LAW ENFORCEMENT OFFICIALS	1 <input type="checkbox"/> YES	2 <input type="checkbox"/> N/A	DATE	TIME	LAW ENFORCEMENT AGENCY NAME	
23. PERMANENT RESIDENTIAL ADDRESS AND PHONE NUMBER <i>(of person listed in #9 above, if different than #4 and #5)</i>						
24. TYPE OF RESIDENCE 1 <input type="checkbox"/> SOIRA 2 <input type="checkbox"/> VOIRA 3 <input type="checkbox"/> SOICF 4 <input type="checkbox"/> VOICF 5 <input type="checkbox"/> FC 6 <input type="checkbox"/> DC 7 <input type="checkbox"/> CR 8 <input type="checkbox"/> Other: <i>(Specify)</i> _____						
25. PRINT NAME OF PARTY COMPLETING ITEMS 1-24			TITLE		DATE	
26. PRINT NAME OF PARTY REVIEWING ITEMS 1-25			TITLE		DATE	
27. NOTIFICATIONS <i>(as appropriate)</i>						
CONTACT	DATE	TIME	PERSON CONTACTED	REPORTED BY	METHOD	
OPWDD IMU <i>(applies to all providers)</i>						
IMUO Director/Agency CEO or Designee						
Family/Guardian/Advocate Notification						
Service Coordinator/Case Manager						
QIDP <i>(for ICF Resident)</i>						
Executive Director Consumer Advisory Board						
NYCLU Willowbrook Plaintiff Counsel						
NYPI Willowbrook Attorney (Death Only)						
Statewide OPWDD Willowbrook Liaison						
MHLS (Mental Hygiene Legal Service)						
Board of Visitors <i>(if applicable)</i>						
Coroner/Medical Examiner						
Other						
Other						
Other						
Other						
28. ADDITIONAL STEPS TAKEN TO ENSURE THE INDIVIDUAL'S SAFETY <i>(Use this section to explain any additions or modifications to immediate protections, item 21, or to add additional information.)</i>						
29. PRINT NAME OF PARTY COMPLETING ITEM 28			TITLE		DATE	



Report on Actions Taken in Response to an Incident

NYS Office For People With
Developmental Disabilities

This report includes any immediate corrective/protective actions taken in response to an incident to safeguard the health or safety of the person receiving services. This should include, but is not limited to, a general description of any initial first aid, medical/dental treatment, or counseling provided. Please note that the investigation may still be ongoing and additional actions may be taken pending the results and recommendations of the investigation. Further actions may be taken by agency administration.

For additional information regarding this report, please contact by telephone:

_____ at _____

Name of person receiving services

--

Date the incident occurred or was discovered	Preliminary classification of incident
--	--

--	--

Agency completing this form	Master incident number (N/A if none)
-----------------------------	--------------------------------------

--	--

This report is being provided to (name)	Relationship to person receiving services
---	---

--	--

Phone number	Date initial notification was provided to person receiving this form
--------------	--

--	--

Immediate steps taken in response to the incident to safeguard the health or safety of the person receiving services (please use additional sheet if necessary). In the event of a death, N/A may be entered if appropriate.

Name of person completing this report	Date this report was completed
---------------------------------------	--------------------------------

--	--

Signature

1. All **OPWDD** forms as well as Regulations, Guidance and Policies can be found at the OPWDD website:

a) <https://opwdd.ny.gov/>

b) **Regulations** can be found at:

https://opwdd.ny.gov/regulations_guidance/opwdd_regulations

c) **OPWDD Incident Management** Guidance can be found at:

https://opwdd.ny.gov/opwdd_resources/incident_management/justice_center

d) **“Reportable Incident and Allegation of Abuse Forms”** can be found ¾ of the way down the page at:

https://opwdd.ny.gov/opwdd_resources/opwdd_forms/home

2. ALL these **forms** and others can also be found within the internal WLCR/ MakorDS database at: https://womensleague-my.sharepoint.com/:b:/g/personal/ydavis_womensleague_org/ER8yh3sX-0VCiT3Wdf_kA08B29RFIgBx-4xJ08N9qxdRg?e=u9wPAm

3. All **Justice Center Criminal Background Check** requirements. Regulations, Guidance and Policies can be found at the Justice Centers website:

a) <https://www.justicecenter.ny.gov/>

As well as these Sub-Headings:

b) **“Custodians”**

<https://www.justicecenter.ny.gov/custodians>

c) **“Service Providers”**

<https://www.justicecenter.ny.gov/service-providers-portal>