

Safe Start for Long Term Care Recommendations and Requirements:



Nursing Homes and Intermediate Care Facilities for Individuals with Intellectual Disabilities

Introduction

Safe Start for Long-Term Care Facility Reopening Recommendations and Requirements

In response to requests for recommendations, the Department of Social and Health Services (DSHS) and the Department of Health (DOH) are presenting the following phased safe start plan for licensed and certified long-term care facilities and agencies. Given the critical importance of limiting COVID-19 exposure in long-term care residential care settings and certified supported living agencies, decisions on relaxing restrictions should be made:

- With careful review of various unique aspects of the different facilities and communities in which they reside;
- In alignment with the Governor's Proclamations; and
- In collaboration with state and local health officials.

This phased approach will help keep residents and clients healthy and safe.

Because the pandemic is affecting communities in different ways, DSHS, DOH and the Governor's Office should regularly monitor the factors for reopening and adjust the Washington reopening plans accordingly.

Residential Care Setting and Supported Living Provider Safe Start Requirements

- 1. Follow the Centers of Disease Control and Prevention (CDC), Department of Health (DOH), and local health jurisdictions' (LHJs) (when applicable) infection control guidelines to slow COVID-19 spread.
- 2. Cooperate with the local health officer or his/her designee in the conduct of an outbreak investigation, including compliance with all recommended or ordered infection prevention measures, testing of staff, and testing of residents.
- **3**. Follow this DSHS and DOH phased reopening plan which is based on the Governor's Safe Start phased plan.

- 4. Follow the "Washington Phased Approach for Modifying Physical Distancing" and Governor Proclamations: Safe Start Plan.
- 5. The LHJ or DOH have the authority to return a facility to more restrictive operations in response to any infectious disease and/or COVID-19 outbreak by imposing non-essential visitor restrictions and services defined by the Governor's Safe Start Plan.
- 6. The facility or agency cannot move into the next LTC re-opening phase until the Secretary of the Department of Health approves the next Safe Start county phase for the respective county. For example, facilities located in counties in Safe Start Phase 1, cannot move beyond phase 1 of the LTC-reopening plan until the county enters Safe Start Phase 2 or greater. The facility or agency must then meet the LTC-reopening phase criteria included in this document before moving forward.

Examples that may require a facility to return to a more restrictive phase of reopening include new outbreaks of COVID-19 in their facility or the county returning to a more restrictive phase of reopening, as determined by the LHJ or DOH. The LHJ and DOH under WAC 246-101-505 and WAC 246-101-605 have the authority to conduct public health investigations and institute control measures. The definition of an outbreak in a LTC facility is the presence of one positive case of COVID-19.

Individual facility types have state statute or rules that requires a facility to impose actions to protect the residents by activating their infection control plan.

All facilities and agencies must be prepared for an outbreak and make assurances they have;

- 1. Access to adequate testing: The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory;
- 2. Capacity to conduct ongoing testing of residents and staff;
- 3. A response plan to inform cohorting and other infection control measures;
- 4. A plan to actively screen all staff and visitors per DOH guidance. https://www.doh.wa.gov/Portals/1/Documents/1600/coronavirus/Employervisitorscreeningguidance.pdf
- 5. Dedicated space for cohorting and managing care for residents with COVID-19 or if unable to cohort residents, have a plan which may include transferring a person to another care setting;
- 6. A plan in place to care for residents with COVID-19, including identification and isolation of residents. The facility or agency plans describing the identification, care and isolation of residents or clients may be requested by DSHS, DOH or the LHJs to conduct an outbreak investigation. Technical assistance for development of these plans can be received from LHJs.
- 7. Protected and promoted resident and client rights while following standards of infection control practices including when a resident or a client requires quarantine or isolation due to individual disease status or an outbreak in a residential facility or client home.

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Section I – Safe start for Facilities

Phase 1

COVID 19 Risk Assessment Dashboard

Phase 1 is designed aggressive infection control during periods of heightened virus spread in the community and potential for healthcare system limitations, which may include factors such as staffing, hospital capacity, Personal Protective Equipment (PPE), and testing. Heightened virus spread (High COVID-19 activity) is defined as >75 cases/100,000 for two weeks. Check this dashboard to see what the metric is for your county. If your county is currently meeting the definition of heightened virus spread the facility will remain phase 1.

Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
Visitation	See Section II	See Section II
Essential/Non-Essential Healthcare Personnel	 Restricted to entry of essential healthcare personnel only. All healthcare personnel must be screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE as determined by the task, and at a minimum, wearing a face mask for the duration of the visit. 	 Restricted to entry of essential healthcare personnel only. All healthcare personnel must be screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE as determined by the task, and at a minimum, wearing a face mask for the duration of the visit.
Medically and Non-Medically Necessary Trips	• Telemedicine should be utilized whenever possible.	• Telemedicine should be utilized whenever possible.

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Non-medically necessary trips outside the building should be avoided. For medically and non-medically necessary trips away from of the facility: The resident must wear a cloth face covering or facemask unless medically contraindicated; and The facility must share the resident's COVID-19 status with the transportation service and entity with whom the resident has the appointment. Transportation staff, at a minimum, must wear a facemask. Additional PPE may be required. Transportation equipment shall be sanitized between transports. Quarantine for 14 days upon return if asymptomatic and not in a positive COVID-19 status. https://www.cdc.gov/coronavirus/20 19-ncov/hcp/long-term-care.html. 	 Non-medically necessary trips outside the building should be avoided. For medically-necessary trips away from of the facility: The client must wear a cloth face covering or facemask unless medically contraindicated; and The facility must share the client's COVID-19 status with the transportation service and entity with whom the client has the appointment. Transportation staff, at a minimum, must wear a facemask. Additional PPE may be required. Transportation equipment shall be sanitized between transports. Quarantine for 14 days upon return if asymptomatic and not in a positive COVID-19 status. <u>https://www.cdc.gov/coronavirus/2</u> 019-ncov/hcp/long-term-care.html.
Communal Dining	 Communal dining is not recommended. For residents who require staff assistance with feeding, appropriate hand hygiene must occur between residents and residents must be seated at least 6 feet apart. Sanitize all eating areas with disinfectant before and after meals. 	 Communal dining is not recommended. For residents who require staff assistance with feeding, appropriate hand hygiene must occur between clients and clients must be seated at least 6 feet apart. Sanitize all eating areas with disinfectant before and after meals.

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Maintain social distancing and table spacing. 	• Maintain social distancing and table spacing.
Screening	 Actively screen residents daily. Actively screen all staff and all essential health care personnel entering the building. Do not screen EMTs or law enforcement responding to an emergent call. 	 Actively screen clients daily. Actively screen all staff and all essential health care personnel entering the facility or individual houses. Do not screen EMTs or law enforcement responding to an emergent call.
Universal Source Control & Personal Protective Equipment (PPE)	 All facility staff, regardless of their position, must wear a cloth face covering or face mask while in the facility. All facility staff and essential healthcare personnel must wear appropriate PPE when they are interacting with residents, to the extent PPE is available, and in accordance with CDC PPE optimization strategies. Additional universal source control recommendations can be found throughout this document (e.g., visitors, essential healthcare personnel). Follow the LHJ guidelines for new admissions or readmissions from a hospital setting. 	 All facility staff, regardless of their position, must wear a cloth face covering or face mask while in the facility. All facility staff and essential healthcare personnel must wear appropriate PPE when they are interacting with clients, to the extent PPE is available, and in accordance with CDC PPE optimization strategies. Additional universal source control recommendations can be found throughout this document (e.g., visitors, essential healthcare personnel). Follow the LHJ guidelines for new admissions or readmissions from a hospital setting.
Cohorting & Dedicated Staff	• Identify the space and staff in the facility for cohorting and managing care for residents who are symptomatic or testing positive with COVID-19.	• Identify space and staff in the facility for cohorting and managing care for clients who are symptomatic or testing positive with COVID-19.

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Plans must be in place to manage: New admissions and readmissions with an unknown COVID- 19 status; Residents who routinely attend outside medically-necessary appointments (e.g., dialysis). 	 Plans must be in place to: Manage new admissions and readmissions with an unknown COVID- 19 status; Monitor clients who attend outside medically-necessary appointments (e.g., dialysis); Monitor staff who work with multiple clients in different houses.
Group Activities	 Restrict group activities. Engagement through technology is preferred to minimize opportunity for exposure. Facilities should have procedures in place for residents to engage remotely or virtually, where possible, in activities that improve quality of life (e.g. church service, art classes, concerts, etc.). 	 Restrict group activities. Engagement through technology is preferred to minimize opportunity for exposure. Facilities should have procedures in place for clients to engage remotely or virtually, where possible, in activities that improve quality of life (e.g. church service, art classes, concerts, etc.).
Testing	 Testing will occur based on CDC, DOH, and LHJ guidance. The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory. 	 Testing will occur based on CDC, DOH, and LHJ guidance. The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory.

Phase 2

Entry Criteria:

If the county in which a facility is located has entered Phase 2, the facility may begin implementing the criteria outlined in the grid below after meeting <u>all</u> of the following criteria:

- The facility has reviewed the key metrics for the county at the <u>COVID 19 Risk Assessment Dashboard</u> and determined that moderate transmission is occurring in the community. Moderate transmission is defined as 25-75 cases/100,000 population for two weeks.
- 28 days have passed since the last positive or suspected resident/client or staff case was identified in the home <u>OR</u> any timeline required by the LHJ, whichever is greater;
- Adequate staffing levels are in place;
- The facility performs and maintains an inventory of PPE to assure at least a 14-day supply using the CDC PPE burn rate calculator: <u>https://www.cdc.gov/coronavirus/2019-ncov/hcp/ppe-strategy/burn-calculator.html;</u>
- The facility performs and maintains an inventory of disinfection and cleaning supplies for residents and clients;
- There is assurance by the LHJ that local hospital(s) have the capacity to accept referrals/transfers;
- The facility/home is capable of cohorting residents with dedicated staff in the case of suspected or positive cases <u>OR</u> is able to transfer positive cases to a COVID-19 positive facility for care and recovery <u>OR</u> in the case of small homes, there is a plan in place for managing both positive and negative cases while mitigating the spread of infection.

Facilities or agencies may use discretion to be more restrictive, where deemed appropriate, through internal policies **and** in conjunction with the LHJ, even if they have moved to this Phase.

Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
Visitation	See Section II	See Section II
Essential/Non-Essential Personnel	 All essential personnel are allowed to continue to enter building. Allow entry of a limited number of non-essential personnel as defined by the Governor's Safe Start Plan as determined necessary, with screening and additional precautions including 	 All essential personnel are allowed to continue to enter building. Allow entry of a limited number of non-essential personnel (such as beauticians, spiritual leaders) as determined necessary, with screening and additional

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 social distancing, hand hygiene, and facemasks. The number of non-essential personnel per day is based on the facility or agency ability to manage infection control practices. All personnel are screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE, as determined by the task, and, at a minimum, wearing a face mask for the duration of the visit. 	 precautions including social distancing, hand hygiene, and facemasks. All personnel are screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE, as determined by the task, and, at a minimum, wearing a face mask for the duration of the visit.
Medically and Non-Medically Necessary Trips	 Telemedicine should be utilized whenever possible. Although residents are asked to limit non-essential trips as much as they are able, resident rights laws do allow a resident to participate in community activities. Please see Dear Administrator letter <u>NH</u> <u>2020-041</u> for details regarding residents leaving the facility for non-medically necessary trips. Use the <u>Risk Assessment Template to</u> <u>Assess COVID-19 Exposure Risk for</u> <u>Residents and Clients After Community</u> <u>Visits and the Letter to Families when</u> <u>residents/clients are preparing for</u> <u>community activities</u>. Consult with LHJ on need for 14-day quarantine period after resident returns 	 Telemedicine should be utilized whenever possible. Although clients are asked to limit non- essential trips as much as they are able, client rights laws do allow a client to participate in community activities. Please see Dear Provider Letter <u>ICF/IID</u> <u>2020-021</u> for details regarding clients leaving the facility for non-medically necessary trips. Use the <u>Risk Assessment Template to Assess COVID-19 Exposure Risk for Residents and Clients After Community Visits and the Letter to Families when residents/clients are preparing for community activities.</u> Consult with LHJ on need for 14-day quarantine period after a client returns from medical and non-medical visits

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	from medical and non-medical visits that are determined to be at medium or high risk.Residents must at a minimum be observed for 14 days.	that are determined to be at medium or high risk.Clients must at a minimum be observed for 14 days.
Communal Dining	 Residents may eat in the same room with social distancing. Limit the number of people at tables and space tables at least 6 feet apart. All staff must wears masks. Residents must wear masks when not eating/drinking unless medically contraindicated. 	 Clients may eat in the same room with social distancing. Limit the number of people at tables and space tables at least 6 feet apart. All staff must wears masks. Clients wear masks when not eating/drinking unless medically contraindicated.
Screening	 Actively screen residents daily. Actively screen all staff and all essential health care personnel entering the building daily. Do not screen EMTs or law enforcement responding to an emergent call. 	 Actively screen clients daily. Actively screen all staff and all essential health care personnel entering the building daily. Do not screen EMTs or law enforcement responding to an emergent call.
Universal Source Control & Personal Protective Equipment (PPE)	 All facility staff, regardless of their position, must wear a cloth face covering or face mask while in the facility. All facility staff and essential healthcare personnel must wear appropriate PPE when they are interacting with residents, to the extent PPE is available, and in accordance with CDC PPE optimization strategies. 	 All facility staff, regardless of their position, must wear a cloth face covering or face mask while in the facility. All facility staff and essential healthcare personnel must wear appropriate PPE when they are interacting with clients, to the extent PPE is available, and in accordance with CDC PPE optimization strategies.

Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Additional universal source control recommendations can be found throughout this document (e.g., visitors, essential healthcare personnel). Follow the LHJ guidelines for new admissions or readmissions from a hospital setting. 	 Additional universal source control recommendations can be found throughout this document (e.g., visitors, essential healthcare personnel). Follow the LHJ guidelines for new admissions or readmissions from a hospital setting.
Cohorting & Dedicated Staff	 Identify the space and staff in the facility for cohorting and managing care for residents who are symptomatic or testing positive with COVID-19. Plans must be in place to manage: New admissions and readmissions with an unknown COVID- 19 status. Residents who routinely attend outside medically-necessary appointments (e.g., dialysis). 	 Identify the space and staff in the facility for cohorting and managing care for residents who are symptomatic or testing positive with COVID-19. Plans must be in place to: Manage new admissions and readmissions with an unknown COVID- 19 status. Monitor clients who engage in community activities or outings and attend outside medically-necessary appointments (e.g., dialysis). Monitor staff who work with multiple clients in different houses.
Group Activities	 Modify activity restrictions; schedule to avoid high volume or congregate gathering and no more than 10 people including staff. Create policy for universal masking for residents and visitors, social distancing, 	 Modify activity restrictions; schedule to avoid high volume or congregate gathering and no more than 10 people including staff. Create policy for universal masking for clients and visitors, social distancing,

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 flexible scheduling, number of visitors, locations, and minimize resident risk. Resident outdoor activities on facility grounds require universal masking, social distancing, and facility monitoring. 	 flexible scheduling, number of visitors, locations, and minimize client risk. Client outdoor activities on facility grounds require universal masking, social distancing, and facility monitoring.
Testing	 Testing will occur based on CDC, DOH, and LHJ guidance. The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory. 	 Testing will occur based on CDC, DOH, and LHJ guidance. The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory.

Phase 3

Entry Criteria:

If the county in which a facility is located has entered Phase 3, the facility may begin implementing the criteria outlined in the grid below after meeting <u>all</u> of the following:

- The facility has reviewed the key metrics for the county at the <u>COVID 19 Risk Assessment Dashboard</u> and determined minimal transmission is occurring. Minimal transmission is defined as 10-25 cases/ 100,000 population for two weeks.
- 28 days have passed since the last positive or suspected resident or staff case was identified in the home <u>OR</u> any timeline required by the LHJ, whichever is greater;
- Adequate staffing levels are in place;
- The facility performs and maintains an inventory of PPE to assure at least a 14-day supply using the CDC PPE burn rate calculator: <u>https://www.cdc.gov/coronavirus/2019-ncov/hcp/ppe-strategy/burn-calculator.html;</u>
- The facility performs and maintains an inventory of disinfection and cleaning supplies for residents and clients;
- There is assurance by the LHJ that local hospital(s) have the capacity to accept referrals/transfers;

Safe Start Recommendations and Requirements Nursing Facilities and Intermediate Care Facilities for Individuals with Intellectual Disabilities Page 11 of 23 August 2020 • The facility/home is capable of cohorting residents with dedicated staff in the case of suspected or positive cases <u>OR</u> is able to transfer positive cases to a COVID-19 positive facility for care and recovery <u>OR</u> in the case of small homes, there is a plan in place for managing both positive and negative cases while mitigating the spread of infection.

Facilities or agencies may use discretion to be more restrictive, where deemed appropriate, through internal policies **and** in conjunction with the LHJ, even if they have moved to this Phase.

Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
Visitation	See Section II	See Section II
Essential/Non-Essential Healthcare Personnel	 All personnel are screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE, as determined by the task, and, at a minimum, wearing a face mask for the duration of the visit. Within the allowable boundaries of phase 3 of the Governor's Safe Start Plan facilities are permitted to allow essential and non-essential healthcare personnel. Facilities will use discretion following policies for universal masking, social distancing, flexible scheduling, number of visitors, locations, and minimize resident risk. 	 All personnel are screened upon entry and additional precautions are taken, including hand hygiene, donning of appropriate PPE, as determined by the task, and, at a minimum, wearing a face mask for the duration of the visit. Within the allowable boundaries of phase 3 of the Governor's Safe Start Plan facilities are permitted to allow essential and non-essential healthcare personnel. Facilities will use discretion following policies for universal masking, social distancing, flexible scheduling, number of visitors, locations, and minimize resident risk.
	<u>Examples:</u>	<u>Examples:</u>
	The facility may permit a beautician to come onsite	The facility may permit a nail groomer to come onsite
	and provide salon services as long as the home	and provide nail services as long as the facility follows
	follows social distancing, universal masking,	social distancing, universal masking, entrance
	entrance screening, disinfecting before and after each resident, and hand hygiene. The beautician	screening, disinfecting before and after each client, and hand hygiene. The nail groomer would need to

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	would need to follow the Governor's Safe Start	follow the Governor's Safe Start guidance for
	guidance for businesses.	businesses.
	<u>A resident's personal business manager may come</u> in a meet with the resident for personal business transactions as long as the home follows social distancing, universal masking, entrance screening, and hand hygiene before and after each resident interaction.	<u>A client's personal guardian may come in and meet</u> with the client as long as the facility follows social distancing, universal masking, entrance screening, and hand hygiene before and after each client interaction.
Medically and Non-Medically Necessary Trips	 Permitted within the boundaries of Governor's Safe Start Plan and LHJ direction. All parties must practice maintaining 6 ft. social distancing, use proper hand hygiene and wear face coverings when out of the facility. Upon return to the facility, follow entry screening policies. Continue to follow Residential Care Services Dear Administrator letter, <u>NH 2020-041</u> for details regarding residents leaving the facility for non-medically necessary trips. Use the <u>Risk Assessment Template to Assess COVID-19 Exposure Risk for Residents and Clients After Community Visits and the Letter to Families when residents/clients are preparing for community activities.</u> Consult with LHJ on need for 14-day quarantine period after resident returns from medical and non-medical visits that are determined to be at medium or high risk. 	 Permitted within the boundaries of Governor's Safe Start Plan and guidance from the LHJ. Maintain social distancing, use proper hand hygiene and wear face coverings when out of the facility. Upon return to the facility, follow entry screening policies. Continue to follow Residential Care Services Dear Provider ICF/IID 2020-021 for details regarding clients leaving the facility for nonmedically necessary trips. Use the Risk Assessment Template to Assess COVID-19 Exposure Risk for Residents and Clients After Community Visits and the Letter to Families when residents/clients are preparing for community activities. Consult with LHJ on need for 14-day quarantine period after resident returns from medical and non-medical visits that are determined to be at medium or high risk. Residents must at a minimum be observed for 14 days.

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Residents must at a minimum be observed for 14 days. 	<u>Example:</u>
	Example:Residents may come and go from their homes to go out to eat or shop, as long as they practice social distancing, universal masking unless medically contraindicated , and participate in entrance 	Clients may come and go from the facilities to go out to eat or shop with family or with facility staff, as long as they practice social distancing, universal masking, and participate in entrance screening upon return to the facility and observe hand hygiene. Families may take clients home for the day as long as they and the client practice social distancing, universal masking unless medically contraindicated, and participate in entrance screening upon return to their homes and use of hand hygiene.
Communal Dining	 Permitted if 6 ft. social distancing can be maintained, staff/residents/visitors have access to hand hygiene and they wear face coverings when not eating, as tolerated, and while traveling to and from the dining area. Providers must separate residents in COVID-19 positive units from dining with residents in COVID-19 negative units, as well as resident suspected to be COVID-19 positive. 	 Permitted if 6 ft. social distancing can be maintained, staff/clients/visitors have access to hand hygiene and they wear face coverings when not eating, as tolerated, and while traveling to and from the dining area. Facilities must separate COVID-19 positive clients from COVID-19 negative clients in communal dining.
	<u>Examples:</u> <u>The facility serves meals in one third of its dining</u> <u>room capacity to maintain 6 ft. social distancing</u> <u>between residents.</u>	Examples: <u>When clients choose to eat outside of their house or in</u> <u>an alternate part of the facility e.g. coffee shop, social</u> <u>distancing must be maintained.</u>

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	The facility adjust meals times to offer more options.Residents volunteer to rotate meals for dining so residents can eat at least one meal a day out of their rooms.The facility offers meals outside on the patio.The facility conducts proper environmental cleansing between seating and meals.	
Screening	 Remains the same as other phases. Screening 100% of all persons, residents, and staff entering/re-entering the facility including: temperature checks, questionnaire about symptoms and potential exposure, observation of any signs or symptoms, and ensures all people entering the facility or home have cloth face covering or facemask. The facility will maintain a log of all visitors which must be kept for 30 days. 	 Remains the same as other phases. Screening 100% of all persons, clients, and staff entering/re-entering the facility including: temperature checks, questionnaire about symptoms and potential exposure, observation of any signs or symptoms, and ensures all people entering the facility or home have cloth face covering or facemask. The facility will maintain a log of all visitors which must be kept for 30 days.
Universal Source Control & Personal Protective Equipment (PPE)	 Proper use of PPE, as determined or recommended by CDC, DOH, LHJs, and CMS guidelines as warranted. All visitors must wear masks. Staff must wear appropriate PPE when they are interacting with residents, to the extent PPE is available and consistent with CDC, DOH, and LHJs guidance on optimization of PPE. 	 Proper use of PPE, as determined or recommended by CDC, DOH, LHJs, and CMS guidelines as warranted. All visitors must wear masks. Staff must wear appropriate PPE when they are interacting with clients, to the extent PPE is available and consistent with CDC, DOH, and LHJs guidance on optimization of PPE.

Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
Cohorting & Dedicated Staff	 Identify the space and staff in the facility for cohorting and managing care for residents who are symptomatic or testing positive with COVID-19. Plans must be in place to manage: New admissions and readmissions with an unknown COVID-19 status. Residents who routinely attend outside medically-necessary appointments (e.g., dialysis). 	 Identify the space and staff in the facility for cohorting and managing care for residents who are symptomatic or testing positive with COVID-19. Plans must be in place to manage: New admissions and readmissions with an unknown COVID-19 status. Residents who routinely attend outside medically-necessary appointments (e.g., dialysis).
Group Activities	 Permitted with facility discretion. Modify activity restrictions; schedule to avoid high volume or congregate gathering and no more than 10 people including staff. Create policy for universal masking for residents and visitors, social distancing, flexible scheduling, number of visitors, locations, and minimize resident risk. Resident outdoor activities on facility grounds require universal masking, social distancing, and facility monitoring. 	 Modify activity restrictions; schedule to avoid high volume or congregate gathering and no more than 10 people including staff. Create policy for universal masking for residents and visitors, social distancing, flexible scheduling, number of visitors, locations, and minimize resident risk. Resident outdoor activities on facility grounds require universal masking, social distancing, and facility monitoring.
	<u>Examples:</u>	<u>Examples:</u>
	A nursing home may permit group activities with residents and families in a common area together as long as the home follows social distancing, universal masking, entrance screening and hand hygiene.	A facility may permit group activities with clients and families in a common area together as long as social distancing, universal masking, entrance screening and hand hygiene are followed.
	Worship services, book reading, arts and crafts, chair exercises, and music programs all permitted in this category as long as residents do not share	<u>A variety of client-centered activities are permitted as</u> long as clients do not share activity items, there is no

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Consideration	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	activity items, and there is proper environmental cleansing before and after the activities.	personal contact, and there is proper environmental cleansing before and after activities.
Testing	 Follow CDC, DOH and LHJ direction for any required testing. The facility must maintain access to COVID- 19 testing for all residents and staff at an established commercial laboratory 	 Follow CDC, DOH and LHJ direction for any required testing. The facility must maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory

Phase 4

Entry Criteria:

If the county in which a facility is located has entered Phase 4, the facility may relinquish all restrictions and return to a regular course of business after meeting **all** of the following:

- The facility has reviewed the key metrics for the county at the <u>COVID 19 Risk Assessment Dashboard</u> and determined that sporadic transmission is occurring in the community. Sporadic transmission is less than 10 cases/100,000 population for two weeks.
- 28 days have passed since the last positive or suspected resident or staff case was identified in the home <u>OR</u> any timeline required by the LHJ, whichever is greater;
- The facility/home has adequate staffing levels in place;
- The facility performs and maintains an inventory of PPE to assure at least a 14-day supply using the CDC PPE burn rate calculator: <u>https://www.cdc.gov/coronavirus/2019-ncov/hcp/ppe-strategy/burn-calculator.html;</u>
- The facility performs and maintains an inventory of disinfection and cleaning supplies for residents and clients;
- There is assurance by the LHJ that local hospital(s) have the capacity to accept referrals/transfers;
- The facility/home is capable of cohorting residents with dedicated staff in the case of suspected or positive cases <u>**OR**</u> is able to transfer positive cases to a COVID-19 positive facility for care and recovery <u>**OR**</u> in the case of small homes, there is a plan in place for managing both positive and negative cases while mitigating the spread of infection.

Facilities or agencies may use discretion to be more restrictive, where deemed appropriate, through internal policies and in conjunction with the LHJ, even if they have moved to this Phase.

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Until the COVID public health threat has ended facilities will:

- Screen 100% of all persons, residents, and staff entering/re-entering the facility including: temperature checks, questionnaire about symptoms and potential exposure, observation of any signs or symptoms, and ensures all people entering the facility or home have cloth face covering or facemask;
- Maintain a log of all visitors which must be kept for 30 days;
- Use PPE, as determined or recommended by CDC, DOH, LHJs, and CMS guidelines as warranted;
- Universally mask;
- Maintain access to COVID-19 testing for all residents and staff at an established commercial laboratory.

Section II – Visitation

All facilities and agencies are required to provide accommodations to allow access for visitation for all residents and clients even if visitation is not allowed in-person due to the COVID status of an individual or the facility. This access and accommodation may be by phone, remote video technology, window visits or outside visits, or some combination of access, dependent on the phase of the county or facility/agency. Any equipment shared among residents should be cleaned and disinfected between uses according to manufacturer guidelines.

Once a provider has met the entry criteria outlined for a phase in Section I the provider may then follow the visitation criteria for each corresponding phase below:

Phase	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
Phase 1	Indoor visitation prohibited, except for:	Indoor visitation prohibited, except for:
	Compassionate care situations restricted	Compassionate care situations restricted
	to end-of-life and psycho-social needs;	to end-of-life and psycho-social needs;
	and	and
	Under limited and controlled	• Under limited and controlled
	conditions, coordinated by the facility,	conditions, coordinated by the facility,
	in consideration of social distancing	in consideration of social distancing
	and universal source control (e.g.,	and universal source control (e.g.,

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Phase	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Nursing Home Mitigation Steps window visits). Note: these limited and controlled visits may be included in the facility's temporary visitation policy and are not mandated, but rather at the discretion of the facility; Compassionate care visitors are screened upon entry and additional precautions are taken, including social distancing and hand hygiene. All visitors must wear a cloth face covering or facemask for the duration of their visit. The facility must provide a face mask to the visitor, in the event they do not have one, to ensure universal source control. Visitors must sign in, including contact information, and the log of visitors 	 ICF/IID Mitigation Steps window visits). Note: these limited and controlled visits may be included in the facility's temporary visitation policy and are not mandated, but rather at the discretion of the facility; Compassionate care visitors are screened upon entry and additional precautions are taken, including social distancing and hand hygiene. All visitors must wear a cloth face covering or facemask for the duration of their visit. The facility must provide a face mask to the visitor, in the event they do not have one, to ensure universal source control. Visitors must sign in, including contact information, and the log of visitors
	 must be kept for 30 days* Facilities should have policies in place for remote visitation, whenever possible, to include: Access to communication with friends, family, and their spiritual community. Access to the Ombudsman. 	 must be kept for 30 days* Facilities should have policies in place for remote visitation, whenever possible, to include: Access to communication with friends, family, and their spiritual community. Access to the Ombudsman.
	 Outdoor visits allowed: 2 visitors per resident during each visit; Under controlled conditions with all precautions taken including use of face masks, appropriate hand hygiene, and social distancing; 	 Outdoor visits allowed: 2 visitors per resident during each visit; Under controlled conditions with all precautions taken including use of face masks, appropriate hand hygiene, and social distancing;

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Phase	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	• Facility will review and follow Outdoor Visitation Guidance Document (insert link)	• Facility will review and follow Outdoor Visitation Guidance Document (insert link)
	Window visits are not restricted or prohibited. Providers will permit window visits depending on grounds safety, resident privacy and choice, and facility capacity, case mix, and staffing (<u>NH 2020-041</u>).	Window visits are not restricted or prohibited. Facility will permit window visits depending on grounds safety, client privacy and choice, and staffing.
Phase 2	 Visitation is limited to the following activities: Compassionate care situations restricted to end-of-life and psycho-social needs; Under limited and controlled conditions, coordinated by the facility, in consideration of social distancing and universal source control (e.g., window visits). Note: these limited and controlled visits may be included in the facility's temporary visitation policy and are not mandated; but rather at the discretion of the facility. Compassionate care visitors are screened upon entry and additional precautions are taken, including masking, social distancing and hand hygiene. Outdoor visits under controlled conditions with all precautions taken 	 Visitation is limited to the following activities: Compassionate care situations restricted to end-of-life and psycho-social needs; Under limited and controlled conditions, coordinated by the facility, in consideration of social distancing and universal source control (e.g., window visits). Note: these limited and controlled visits may be included in the facility's temporary visitation policy and are not mandated; but rather at the discretion of the facility. Compassionate care visitors are screened upon entry and additional precautions are taken, including masking, social distancing and hand hygiene. Outdoor visits under controlled conditions with all precautions taken
	conditions with all precautions taken including use of face masks, appropriate hand hygiene, and social	conditions with all precautions taken including use of face masks, appropriate hand hygiene, and social

Phase	Nursing Home Mitigation Steps	ICF/IID Mitigation Steps
	 Facilities should have policies in place for remote visitation, whenever possible, to include: Access to communication with friends, family, and their spiritual community. Access to the Ombudsman. 	 Facilities should have policies in place for remote visitation, whenever possible, to include: Access to communication with friends, family, and their spiritual community. Access to the Ombudsman.
Phase 3	 All residents have the ability to have limited visitation. The facility policy will describe visitation schedule, hours and locations. Infection control practices including hand hygiene, universal source control for resident and visitors, and overall facility supervision of safe practices related to visitors and social distancing (at least 6 feet apart). Facilities may limit the number of visitors for each resident. Preference should be given to outdoor visitation opportunities. Visitors must sign in, including contact information, and the log of visitors must be kept for 30 days.* 	 All residents have the ability to have limited visitation. The facility policy will describe visitation schedule, hours and locations. Infection control practices including hand hygiene, universal source control for resident and visitors, and overall facility supervision of safe practices related to visitors and social distancing (at least 6 feet apart). Facilities may limit the number of visitors for each resident. Preference should be given to outdoor visitation opportunities. Visitors must sign in, including contact information, and the log of visitors must be kept for 30 days.*
Phase 4	Resume Regular Visitation	Resume Regular Visitation

*<u>Visitor Log Information</u>

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Visitor's log information will include date, time in and time out, name of visitor and their contact information, including phone number and email address if available

**** Essential Support Person Requirements**

Recognizing the critical role family members and other close, outside caregivers have in the care and support of residents, and recognizing how they advocate for the resident, it is strongly recommended LTC facilities develop a process to designate an essential support person (ESP) where appropriate. An ESP could be an individual who was previously actively engaged with the resident or is committed to providing companionship and/or assistance with activities of daily living.

- 1. Facilities must establish policies and procedures for how to designate and utilize an ESP.
- 2. The resident must be consulted about their wishes to determine whom to designate as the ESP. Consider persons such as a family member, outside caregiver, friend, or volunteer who provided regular care and support to the resident prior to the pandemic.
- 3. Ensure scheduling of ESP visits considers numbers of ESP in the building at the same time. The facility may establish time limits as needed to keep residents safe.
- 4. The ESP must wear all necessary personal protective equipment (PPE) while in the building (minimally eye protection and face mask), and must perform frequent hand hygiene. The facility should ensure hand sanitizing stations and alcohol-based hand rubs are accessible
- 5. The ESP must not be allowed to visit a resident during a resident's 14-day quarantine, and must not visit when a resident is positive for COVID-19 or symptomatic, unless the visit is for compassionate care.

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