Infection Prevention and Control Program for Assisted Living Facilities (Minnesota)



Current Guidance

144G.41 MINIMUM ASSISTED LIVING FACILITY REQUIREMENTS. Sec. 144G.41 MN Statutes

Subd. 2. Policies and procedures. Each assisted living facility must have policies and procedures in place to address the following and keep them current:

(8) infection control practices

(10) conducting appropriate screenings, or documentation of prior screenings, to show that staff are free of tuberculosis, consistent with current United States Centers for Disease Control and Prevention standards

Subd. 3. Infection control program. All assisted living facilities must establish and maintain an infection control program.

Subd. 4. Clinical nurse supervision. All assisted living facilities must have a clinical nurse supervisor who is a registered nurse licensed in Minnesota.

Note additional requirements may be in place starting August 1, 2021

What to Include in Your Written Program/Plan

Develop a Written Infection Prevention and Control Plan that describes key elements of your program including:

- A description of the Infection Prevention and Control Program including goals and objectives and strategies to reduce risks for each goal
- The annual Facility Infection Prevention Risk Assessment
- Responsibility for ongoing surveillance and reporting
- TB Exposure Control Plan
- Exposure Control Plan for Bloodborne Pathogens
- Antibiotic Stewardship
- Performance Improvement
- Emergency Management and Planning
- Annual evaluation process

Source - Content of an Infection Prevention and Control Plan.pdf (apic.org)

Sources for developing an Infection Prevention and Control Plan

- Content of an Infection Prevention and Control Plan.
 <u>Content of an Infection Prevention and Control Plan.pdf (apic.org)</u>
- Best Practices and Good Ideas: Infection Control in Nursing Homes
 <u>infection-control-nursing-homes.pdf (nyc.gov)</u>
- Coronavirus / COVID-19 Preparedness and Response Plan (Updated 5/28/2021) Allen Flores Consulting Group <u>coronavirus.pdf (caassistedliving.org)</u>





Annual Infection Prevention Risk Assessment

Conduct an Annual Infection Prevention Risk Assessment. An Infection Prevention Assessment will assist your facility in identifying infection hazards and risks, with the goal, where possible, of eliminating, reducing, containing, or managing identified infection risks.

Sources for conducting and Infection Prevention and Control Risk Assessment

- Infection Prevention and Control Risk Assessment IPC-RiskAssessment.xlsx (live.com)
- CDC Infection Prevention and Control Assessment Tool for Long-term Care Facilities
 <u>CDC IC Assessment Tool LTCF v1 3</u>

Policies

Develop and maintain (at least annual review) Infection Prevention and Control Policies and Procedures. The following policies/procedures are recommended (not intended to be an all-inclusive list)

Source - https://www.health.state.mn.us/facilities/patientsafety/infectioncontrol/guidelines.html

Employee Education and Training

Provide new employee education and training and annual documented education and training on the facility infection prevention and control program. Topics to include for all employees (Sample list, not intended to be all inclusive):

- Handwashing
- Personal Protective Equipment
- Environmental Cleaning and Disinfection
- Disposal of Contaminated Supplies
- Blood Spill
- Blood Borne Pathogen Exposure
- Employee Illness and Return to Work
- Visitor Protocols

Provide licensed and unlicensed staff with resident care responsibilities additional education and training (note policy list above) based on job responsibilities.



Employee Competency Validation

Provide competency validation of employee knowledge and understanding of key policies, procedures, and practices, including but not limited to:

- Handwashing
- Personal Protective Equipment Donning and Doffing
- Cleaning Shared Medical Equipment
- Medication Administration
- Safe Injection Practices
- Peri Care
- Wound Care
- Catheter Care

Tuberculosis Infection Control

Develop a formal TB screening and education process including but not limited to:

- Employee Screening
- Employee Education
- Maintain Accurate Employee Records (Screening and Education)
- Screen Residents Pre-Admission/Admission for history of TB and TB signs and symptoms (follow state guidelines for testing)
- Develop Infection Control Protocols

Surveillance/Auditing

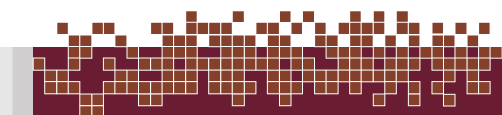
Maintain a formal process for infection prevention surveillance, reporting and outbreak response.

Resources:

- Monthly Infection Control Log
- Long-Term Care Acute Gastroenteritis Surveillance Line List and Outbreak Summary (cdc.gov)
- COVID-19 Line List <u>COVID-19 and Senior Living CALA (caassistedliving.org)</u>
- LTC Respiratory Surveillance Line List and Surveillance Outbreak Summary (cdc.gov)

Additional Recommendations from the Centers for Disease Control and Prevention:

- Maintain an exposure control plan which addresses potential hazards posed by specific services provided by the facility (e.g., blood-borne pathogens). Note: A model template, which includes a guide for creating an exposure control plan that meets the requirements of the OSHA Bloodborne Pathogens Standard is available at:
 https://www.osha.gov/Publications/osha3186.pdf
- Review infection surveillance data and infection prevention activities at a QA Committee at least quarterly.



- Develop a written plan for outbreak response which includes a definition, procedures for surveillance and containment, and a list of syndromes or pathogens for which monitoring is performed.
- Maintain a current list of diseases reportable to public health authorities.
- Maintain written intake procedures to identify potentially infectious persons at the time of admission. Examples: Documenting recent antibiotic use, and history of infections or colonization with C. difficile or antibiotic-resistant organisms.
- Audit (routinely monitor and document) adherence to PPE use (e.g., adherence when indicated, donning/doffing).
- Follow-up on clinical information, (e.g., laboratory, procedure results and diagnoses), when residents are transferred to acute care hospitals for management of suspected infections, including sepsis.
- Conduct routine audits of supplies necessary for adherence to proper PPE use (e.g., gloves, gowns, masks) confirming supplies are readily accessible in resident care areas (i.e., nursing units, therapy rooms).
- Audit (routinely monitor and document) adherence to Hand Hygiene.
- Conduct routine audits of supplies necessary for adherence to Hand Hygiene (e.g., soap, water, paper towels, alcohol-based hand rub) confirming supplies are readily accessible in resident care areas (i.e., nursing units, resident rooms, therapy rooms).
- Post signage at entrances with instructions to individuals with symptoms of respiratory infection to: cover their mouth/nose when coughing or sneezing, use and dispose of tissues, and perform hand hygiene after contact with respiratory secretions?
- Provide resources for performing hand hygiene near the entrance and in common areas.
- Maintain written cleaning/disinfection policies which include routine and terminal cleaning and disinfection of resident rooms.
- Conduct routine audits (monitors and documents) of quality of cleaning and disinfection procedures.
- Conduct routine audits of supplies necessary for appropriate cleaning and disinfection procedures (e.g., EPA-registered, including products labeled as effective against C. difficile and Norovirus) confirming supplies are available.

Additional infection prevention and control questions can be found here:

https://www.cdc.gov/infectioncontrol/pdf/icar/ltcf.pdf

This document, which does not reflect any official policy or opinion for Vaaler Insurance, Inc. or Siders Healthcare Consulting, LLC, is provided for informational purposes only. It is not intended to provide legal or medical advice, nor is it intended to be an exhaustive list of all risks that need to be addressed for a healthcare organization. While every effort is made to provide accurate information, changes may occur, and inaccuracies happen despite best efforts. This information is not a substitute for individual consultations with professionals in these areas and should not be relied on as such. Please work with your legal counsel and business advisor(s) for a plan that is specific to your organization. © 2021 Vaaler Insurance, Inc.

