

Chapter II, Part 2, General Licensure

Highlights of proposed changes as they pertain to ALRs

§2.3.2 - Separate licenses required for each licensed category of services.

§2.4.3(D)(1) - Alternate contact information required in case of emergency.

§2.4.3(E) - Not applicable to ALRs.

§2.4.7 - When initial license application may be considered abandoned.

§2.6.2 - Late fee for renewal applications that aren't submitted in a timely manner.

§2.7.1 - New 90-day requirement for notifying department regarding change of ownership NOT applicable to ALRs. Time frame for ALRs is 30 days.

§2.7.2(E) - Addition of section regarding change of ownership and LLCs.

§2.8 - Fitness review process not changed, but adding more specificity in rule so new applicant will have better idea of what is involved.

§2.9.2(B) - Process for exceeding licensed capacity in catastrophic event or pandemic.

§2.9.4 - Conditional licenses, details regarding timeframes and fees.

§2.10.1 - New electronic business requirements.

§2.11.3(B) - Plans of correction. ALRs should continue to follow §1.103(5) of Chapter VII since ALR statute and rules are more specific with regard to intermediate restrictions and POCs and the proposed Chapter II, Part 2 changes state at §2.1.2 that: "In the event of a discrepancy between regulations, the more specific standards shall apply."

§2.13 - ALRs required to comply with fee structure in Chapter VII. The fees in §2.13 that may also apply, if warranted, are the conditional license fee and the late renewal fee.