Q/A - Regulatory Clarifications – March 2015
The clarifications and interpretations below will remain on the Department’s web site until the information is included in the next updated Regulatory Compliance Guide (RCG).

Regulation: § 2600.25(a), (b) – Resident-Home Contract
§ 2600.25 -
(a) Prior to admission, or within 24 hours after admission, a written resident-home contract between the resident and the home shall be in place. The administrator or a designee shall complete this contract and review and explain its contents to the resident and the resident’s designated person if any, prior to signature.
(b) The contract shall be signed by the administrator or a designee, the resident and the payer, if different from the resident, and cosigned by the resident’s designated person if any, if the resident agrees.

Question: Can a Power of Attorney (POA) sign the resident-home contract for the resident?

ANSWER: Yes; if the POA document allows it, the POA can sign binding contracts on behalf of the resident. However, the resident must first be given the opportunity to sign for themselves unless the resident is not competent. A notation must be made indicating the resident was given the opportunity to sign.

Regulation:  § 2600.227(h) – Development of the Support Plan
§ 2600.227(h) - If a resident or designated person is unable or chooses not to sign the support plan, a notation of inability or refusal to sign shall be documented.

Question: Does a home need to have a witness when notating that a resident either refused or was unable to sign the support plan?

ANSWER: Yes; two witnesses are needed when notating that a resident either refused or was unable to sign the support plan.