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: § 2600.15(c) – Abuse Reporting Covered by Law
§ 2600.15(c) - The home shall immediately submit to the Department’s personal care home regional office a plan of supervision or notice of suspension of the affected staff person.

Question: Does the home have to submit a written plan following an allegation of abuse?

ANSWER: Yes, the home needs to immediately submit to the applicable Departmental regional office a plan of supervision or notice of suspension of the affected staff person. This plan may be provided on the reportable incident form when reporting the incident to the regional office.

Regulation: § 2600.16(d) – Reportable Incidents and Conditions; § 2600.141(a) – Resident Medical Evaluation and Health Care; § 2600.224(a) – Preadmission Screening
§ 2600.16(d) - The home shall submit a final report, on a form prescribed by the Department, to the Department’s personal care home regional office immediately following the conclusion of the investigation.

§ 2600.141(a) - A resident shall have a medical evaluation by a physician, physician’s assistant or certified registered nurse practitioner documented on a form specified by the Department, within 60 days prior to admission or within 30 days after admission.

§ 2600.224(a) - A determination shall be made within 30 days prior to admission and documented on the Department’s preadmission screening form that the needs of the resident can be met by the services provided by the home.

Question: Can a personal care home use older versions of Departmental forms?
ANSWER: No. The most current version on the DHS web site is the form approved by the Department.

Regulation: § 2600.202 – Prohibitions
§ 2600.202 - The following procedures are prohibited:
(5) A mechanical restraint, defined as a device that restricts the movement or function of a resident or portion of a resident’s body, is prohibited. Mechanical restraints include geriatric chairs, handcuffs, anklets, wristlets, camisoles, helmet with fasteners, muffs and mitts with fasteners, poseys, waist straps, head straps, papoose boards, restraining sheets, chest restraints and other types of locked restraints. A mechanical restraint does not include a device used to provide support for the achievement of functional body position or proper balance that has been prescribed by a medical professional as long as the resident can easily remove the device.

Question: When is a geriatric chair considered a restraint?

ANSWER: A geriatric chair or recliner is considered a restraint unless prescribed by a physician for maintenance of body posture, or in cases where the resident is capable of readily and independently exiting the chair at will.

Regulation: § 2600.227(d) – Development of the Support Plan
§ 2600.227(d) - Each home shall document in the resident’s support plan the medical, dental, vision, hearing, mental health or other behavioral care services that will be made available to the resident, or referrals for the resident to outside services if the resident’s physician, physician’s assistant or certified registered nurse practitioner, determine the necessity of these services. This requirement does not require a home to pay for the cost of these medical and behavioral care services.

Question: Does the RASP need to be updated each time there is a change in dosage for a new or existing medication?

ANSWER: No. This information should be reflected on the resident’s MAR; the MAR should be updated accordingly with this information.