Approval and Implementation

This Pandemic Emergency Plan (PEP) has been approved for implementation by:

Nicole M Gallagher
9/14/2020

Nicole M. Gallagher, Administrator
2/3/2022 Revised
Record of Changes

Table 1: Record of Changes

<table>
<thead>
<tr>
<th>Version #</th>
<th>Implemented By</th>
<th>Revision Date</th>
<th>Description of Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>Nicole M. Gallagher</td>
<td>7/2022</td>
<td>Effective 9/15/2020</td>
</tr>
<tr>
<td></td>
<td>Administrator</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table of Contents

APPROVAL AND IMPLEMENTATION ......................................................... 2

RECORD OF CHANGES .................................................................. 4

1 BACKGROUND ............................................................................. 6
   1.1 Introduction ....................................................................... 6
   1.2 Scope .................................................................................. 6
   1.3 Public Health Law Amendment ........................................... 7
   1.4 Components of the Plan ..................................................... 7

2 COMMUNICATIONS ................................................................. 8
   2.1 Communicating with Residents, Families and Guardians ....... 8

3 INFECTION PROTECTION ....................................................... 8
   3.1 Infection Protection Plans for Staff, Residents and Families ..... 8

4 PERSONAL PROTECTIVE EQUIPMENT .................................. 9
   4.1 Supply of PPE ................................................................... 9

5 PRESERVING A RESIDENT’S PLACE ......................................... 10
   5.1 Readmission ..................................................................... 10

6 COMMUNICABLE DISEASE REPORTING ................................ 10
   6.1 Importance of Reporting .................................................. 10
   6.2 What Must be Reported ................................................... 10

7 AUTHORITIES AND REFERENCES ............................................ 13
1 Background

1.1 Introduction

Infectious diseases are caused by pathogenic microorganisms, such as bacteria, viruses, parasites or fungi. The circumstances of infectious disease emergencies, including ones that rise to the level of a pandemic, vary by multiple factors, including type of biological agent, scale of exposure, mode of transmission and intentionality.

The New York State Veterans Home follows effective strategies for preventing infectious diseases and has taken steps to assess and improve preparedness for responding to a pandemic.

To protect the well-being of residents, staff, and visitors, the following Pandemic Emergency Plan has been developed and has been informed by the conduct of facility-based and community-based risk assessments and collaboration with community partners, such as healthcare providers, county emergency services and public health services. The Plan also takes into consideration guidance provided by the New York State Department of Health and the local county health department.

In addition to an annual assessment, several resources have been and will continue to be utilized from federal, state and county governments, emergency management agencies/authorities, and trade organizations (NYSHFA and LeadingAge NY) as well as information gained from the parent organization, Health Facilities Management (HFM), other New York State Veterans Homes, and actual experience to create and update this plan.

This PEP is a living document that will be reviewed annually, at a minimum, and updated as needed.

1.2 Scope

The scope of this Plan extends to any infectious disease or health pandemic that disrupts, or has the potential to significantly disrupt, the provision of normal standards of care and/or continuity of operations.

The plan provides the facility with a framework for the Home’s pandemic preparedness and response and utilizes the latest guidance from state and federal agencies.
1.3 Public Health Law Amendment

Chapter 114 of the Laws of 2020 created a new subdivision 12 to section 2803 of the Public Health Law. The new subdivision requires that each residential health care facility (nursing home), to prepare and make available to the public on the facility’s website, and immediately upon request, a Pandemic Emergency Plan (PEP). This plan will address the requirements outlined in statute.

1.4 Components of the Plan

The Plan provides a structure or guide for the following areas:

- Communications
- Infection Protection
- Personal Protective Equipment Supply
- Preserving a Resident’s Place in the Home
- Communicable Disease Reporting
2 Communications

2.1 Communicating with Residents, Families and Guardians

The Home shall:

a. Communicate with Families/Next of Kin as required and necessary on the care being provided to their loved ones.

b. Update authorized family members or guardians of the number of residents and staff affected with COVID-19 on a regular basis on the approved facility websites. Further, as necessary, phone calls shall be placed to families of residents affected with COVID-19 as regards information about care.

c. Allow visitation for all residents consistent with DOH and CMS regulations.

3 Infection Protection

3.1 Infection Protection Plans for Staff, Residents and Families

The Home’s plan includes:

a. No admission for new COVID-19 residents.

b. The facility shall readmit existing residents who test COVID-19 positive in the hospital. These residents shall be quarantined on the COVID-19 positive unit as available or in individual single occupancy rooms as determined by the Infection Control team.

c. The Home shall comply with all other applicable State and federal laws and regulations, including but not limited to 10 NYCRR 415.19, 415.3(i)(3)(iii) and 415.26(i); and 42 CFR 483.15(e).

d. The Home’s Administrator and parent organization, Health Facilities Management, will regularly assess the facility’s needs and capabilities through the Home’s Quality Assurance and Performance Improvement Committee.
4 Personal Protective Equipment

4.1 Supply of PPE

Logistics functions prior to an incident include identifying and monitoring emergency resource levels, and executing mutual aid agreements, resource service contracts, and memorandums of understanding. These functions are carried out pre-incident by the Finance Officer/designee and are closely monitored throughout the pandemic as well.

a. The Home will maintain a two-month (60 day) supply stored in the Home or in its climate-controlled garage.

b. The supply will be based on census and a burn rate based on DOH existing guidance and regulations; in the absence of such guidance, the Home will consult the Center for Disease Control and Prevention’s (CDC) PPE burn rate calculator.

c. The Home will adjust the supply based on protocols outlined in guidance that are specific to the pathogen and illness circulating at the time of the pandemic. Whenever possible, the Home will strive to maintain a supply that can handle worst case scenarios without implementing shortage or other mitigation efforts.

d. The supply level will be also based on the PPE necessary for both residents and staff in order to continue to provide services and support to residents, given the current guidance on various supplies and strategies from the CDC.

e. Supplies to be maintained include, but are not limited to:
   - N95 respirators
   - Face shield
   - Eye protection, i.e., goggles
   - Gowns / isolation gowns
   - Disposable gloves
   - Surgical or procedure masks
   - Hand sanitizer
   - Disinfectants in accordance with current EPA Guidance
5 Preserving A Resident’s Place

5.1 Readmission

The Home has a long-standing practice of maintaining a resident’s place at the Home when the resident is hospitalized. Exceptions may be if the resident’s care cannot continue to be provided in a safe and quality manner or if they are considered a risk to the health and safety of others. Such exceptions will be compliant with all applicable State and federal laws and regulations, including but not limited to 18 NYCRR 505.9(d)(6) and 42 CFR 483.15(e).

6 Communicable Disease Reporting

6.1 Importance of Reporting

As a skilled nursing facility, reporting to the New York State Department of Health (DOH) is required to detect intra-facility outbreaks, geographic trends, and identify emerging infectious diseases.

The collection of outbreak data enables DOH to inform health care facilities of potential risks and preventive actions.

Further, DOH, as needed, may provide consultation, laboratory support and on-site assistance in outbreak investigations.

These efforts are to protect public health and ensure the safety of health care facilities.

6.2 What Must be Reported

a. The Home will report suspected or confirmed communicable diseases as mandated under the New York State Sanitary Code (10 NYCRR 2.10), as well as by 10 NYCRR 415.19.8, as well as CMS through the NHSN website.

b. Any outbreak or significant increase in nosocomial infections above the norm or baseline in nursing home residents or employees will be reported to DOH by the Infection Control Nurse or designee as per DOH regulation. This may be done electronically via the Nosocomial Outbreak Reporting Application (NORA). NORA is a DOH Health Commerce System Application. Alternatively,
faxing an Infection Control Nosocomial Report Form (DOH 4018) on the DOH public website may also be done.

c. The Infection Prevention and Control Committee will conduct surveillance that is adequate to identify background rates and detect significant increases above those rates. Healthcare associated infection outbreaks may also be reported to the LHD as requested.

d. A single case of a reportable communicable disease or any unusual disease (defined as a newly apparent or emerging disease or syndrome that could possibly be caused by a transmissible infectious agent or microbial toxin) will be reported to the LHD by the Infection Control Nurse or designee.

i. If the reportable communicable disease is suspected or confirmed to be acquired at the Home, it must also be reported to the DOH by the Infection Control Nurse or designee. This can be done electronically via the NORA, or, by faxing an Infection Control Nosocomial Report Form (DOH 4018).

e. Reports must be made to the Westchester County Health Department and submitted within 24 hours of diagnosis. However, some diseases warrant prompt action and should be reported immediately by phone.

f. Categories and examples of reportable healthcare-associated infections include:

i. An outbreak or increased incidence of disease due to any infectious agent (e.g. staphylococci, vancomycin resistant enterococci, Pseudomonas, Clostridioides difficile, Klebsiella, Acinetobacter) occurring in residents or in persons working in the facility.

ii. Intra-facility outbreaks of influenza, gastroenteritis, pneumonia, or respiratory syncytial virus.

iii. Foodborne outbreaks.

iv. Infections associated with contaminated medications, replacement fluids, or commercial products.

g. A list of diseases and information on proper reporting include:
i. Single cases of healthcare-associated infection due to any of the diseases on the Communicable Disease Reporting list. For example, a single case of COVID-19, single cases of nosocomial acquired Legionella, measles virus, invasive group A beta hemolytic Streptococcus.

ii. A single case involving Staphylococcus aureus showing reduced susceptibility to vancomycin.

iii. Clusters of tuberculin skin test conversions.

iv. A single case of active pulmonary or laryngeal tuberculosis in a nursing home resident or employee.

v. Increased or unexpected morbidity or mortality associated with medical devices, practices or procedures resulting in significant infections and/or hospital admissions.

vi. Closure of a unit or service due to infections.

h. Additional information for making a communicable disease report:

i. The Home’s Infection Control Nurse or designee will contact the DOH regional office epidemiologist or the DOH Central Office Healthcare Epidemiology and Infection Control Program for general questions and infection control guidance or if additional information is needed about reporting to NORA.

ii. For assistance after hours, nights and weekends call Regional Epidemiologist Healthcare Epidemiology and Infection Control

New York State Department of Health
Triangle Building
335 East Main Street
Rochester, NY 14604
(Office-(585)423-8074
Cell-(585)233-0287

iii. Community Health Nurse, Genesee County Health Department
3837 West Main St. Rd Batavia, NY 14020 585-344-2580 x5523 585-344-4713 fax
7 Authorities and References

This plan may be informed by the following authorities and references:

- Chapter 114 of the Laws of 2020
- DAL NH 20-09 Required Annual Pandemic Emergency Plan for All Nursing Homes; August 20, 2020.
Pandemic Emergency Plan

Authorities and References
Section 2803 of the Public Health Law is amended by adding a new subdivision 12 to read as follows:

12. (a) Each residential health care facility shall, no later than ninety days after the effective date of this subdivision and annually thereafter, or more frequently as may be directed by the commissioner, prepare and make available to the public on the facility’s website, and immediately upon request, in a form acceptable to the commissioner, a pandemic emergency plan which shall include but not be limited to:

(i) a communication plan:

(a) to update authorized family members and guardians of COVID-19 infection status for residents and staff least once per day to be posted on the facility’s website.

(b) Where families cannot visit as they wish to, facility shall facilitate remote or equivalent communication methods as necessary by electronic or such other means as may be selected by each authorized family member or guardian; and

(ii) protection plans against infection for staff, residents, and families, including:

(a) a plan for hospitalized residents to be readmitted to such residential health care facility after treatment, in accordance with all applicable laws and regulations; and

(b) a plan for such residential health care facility to maintain or contract to have at least a two-month supply of personal protective equipment; and

(iii) a plan for preserving a resident’s place in a residential healthcare facility if such resident is hospitalized, in accordance with all applicable laws and regulations.

(b) The residential health care facility shall prepare and comply with the pandemic emergency plan. Failure to do so shall be a violation of this subdivision and may be subject to civil penalties pursuant to section twelve and twelve-b of this chapter. The commissioner shall review each residential healthcare facility for compliance with its plan and the applicable regulations in accordance with paragraphs (a) and (b) of subdivision one of this section.

(c) Within thirty days after the residential health care facility’s receipt of written notice of noncompliance such residential healthcare facility shall submit a plan of correction in such form and manner as specified by the commissioner for achieving compliance
with its plan and with the applicable regulations. The commissioner shall ensure each such residential healthcare facility complies with its plan of correction and the applicable regulations.

(d) The commissioner shall promulgate any rules and regulations necessary to implement the provisions of this subdivision.

§ 2. This act shall take effect immediately.
Dear Nursing Home Operators and Administrators:

On June 17, 2020, Governor Andrew M. Cuomo signed into Law Chapter 114 of the Laws of 2020 creating a new subdivision 12 to section 2803 of the Public Health Law. The new subdivision requires that each residential health care facility, by September 15, 2020, prepare and make available to the public on the facility's website, and immediately upon request, a Pandemic Emergency Plan (PEP).

This DAL explains the requirements for the PEP outlined in the statute and provides additional direction and guidance on how to implement its requirements. The Department will be issuing further guidance on a recommended form for the PEP. Generally, the PEP must include:

1. A communication plan that:
   a. Updates authorized family members and guardians of residents infected with the pandemic infectious disease at least once per day and upon a change in the resident's condition;
   b. Updates all residents and authorized family members and guardians once per week on the number of infections and deaths at the facility;
   c. A plan to provide all residents with daily access to free remote videoconferencing, or similar communication methods, with authorized family members and guardians; and
   d. Required communications must be by electronic means or other method selected by each family member or guardian

2. Infection Protection Plans for staff, residents and families, to include:
   a. A plan for readmission of residents to the facility after hospitalization for the pandemic infectious disease
      i. Such plan must comply with all other applicable State and federal laws and regulations, including but not limited to 10 NYCRR 415.19, 415.3(i)(3)(iii) and 415.26(i); and 42 CFR 483.15(e).
      ii. The facility's plan should also consider how to reduce transmission in the event there are only one or a few residents with the pandemic disease in a facility and corresponding plans for cohorting, including:
         1. Use of a part of a unit, dedicated floor, or wing in the facility or a group of rooms at the end of the unit, such as at the end of a hallway;
         2. Discontinue any sharing of a bathroom with residents outside the cohort;
3. Proper identification of the area for residents with the pandemic infectious disease, including demarcating reminders for healthcare personnel; and

4. Procedures for preventing other residents from entering the area.

   i. Additionally, the plan should consider steps for facility administrators and operators to determine cohorting needs and capabilities on a regular basis, including establishing steps to notify regional Department of Health offices and local departments of health if the facility cannot set up cohort areas or can no longer sustain cohorting efforts.

   b. Having personal protective equipment (PPE) in a two-month (60 day) supply at the facility or by a contract arrangement.

      i. Supply needs are based on facility census, not capacity, and should include considerations of space for storage. To determine supply needs during a pandemic episode, facilities should base such need on DOH existing guidance and regulations; in the absence of such guidance, facilities should consult the Center for Disease Control and Prevention (CDC) PPE burn rate calculator.

      ii. Be cognizant of experience with prior pandemic response and adopt protocols outlined in guidance that are specific to the pathogen and illness circulating at the time of the pandemic, and plan to handle worst case scenarios without implementing shortage or other mitigation efforts.

   iii. This plan should address all personal protective equipment necessary for both residents and staff in order to continue to provide services and supports to residents, current guidance on various supplies and strategies from the CDC. Supplies to be maintained include, but are not limited to:

       1. N95 respirators
       2. Face shield,
       3. Eye protection
       4. Gowns/isolation gowns,
       5. gloves,
       6. masks, and
       7. Sanitizer and disinfectants in accordance with current EPA Guidance.

3. Plan for preserving a resident’s place at the facility when the resident is hospitalized.

   a. Such plan must comply with all applicable State and federal laws and regulations, including but not limited to 18 NYCRR 505.9(d)(6) and 42 CFR 483.15(e).

4. Compliance with the PEP

   a. Failure to comply is a violation of § 2803(12), which may subject the facility to penalties pursuant to PHL § 12 and § 12-b and other enforcement remedies.

5. Format for PEP

   a. The Department suggests that in developing the PEP document, the facility follow the format for the Emergency Preparedness plan you developed for the CMS Emergency Preparedness Rule. We suggest that the PEP be included as

1 Please also keep in mind that nursing home operators and administrators must also comply with emergency regulations effective July XX, 2020, setting forth PPE stockpile requirements.
an annex to that plan. A format of an annex will be provided to you. It will be modeled after the templates distributed as part of the 2019 DOH Comprehensive Emergency Management Plan (CEMP) training to nursing homes on developing a PEP. Attached is information for taking an online version of the CEMP training as a refresher, or if you were unable to attend last year’s live training sessions.

We will be using the CEMP for purposes of complying with the requirement and a webinar will be scheduled to explain how to incorporate the pandemic emergency plan in the CEMP. Any questions regarding this correspondence should be forwarded to nursinghomeinfo@health.ny.gov.

Thank you for your attention to this important issue affecting residents of nursing homes in New York State.

Sincerely,

Sheila McGarvey
Director
Division of Nursing Homes and ICF/IID Surveillance
Center for Health Care Quality and Surveillance

**Attachments (3)** as follows:
OHEP.CEMPONLINE
CEMP and PEP Template
PEP Tool Kit Annex K – Infectious Disease