New requirements are in red text and do not apply for the 2021 PR&C review. These requirements will be applicable in 2022. Minor adjustments and clarifications and changes to Tiers are in green text. These changes are applicable for the 2021 PR&C review. Bold are requirements that now apply for the 2021 PR&C review.

Standard A1	Guideline A1	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The governing board includes at least one homeless or formerly homeless individual.	 The individual is identified by submitting to CSB the signed Participation of Homeless Individuals form. The individual actively participates in board meetings, as documented by recent board minutes. 	File Review: CSB reviewed the board roster and recent minutes to ensure the individual attended board meetings within the review timeframe.	 □ Compliant □ Compliant with conditions □ Non-compliant 		1	All programs except Prevention only programs
Discussion and Basis for	r Conclusion		□ N/A			

Standard A2	Guideline A2	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a conflict of interest policy that includes prohibiting conflict of interest and nepotism	 The agency has a policy that indicates proper conduct and the prohibition of conflicts of interest and nepotism. 	□ Policy Review: CSB reviewed the agency's conflict of interest policy.	☐ Compliant☐ Compliant with conditions		1	All programs
for staff and volunteers.	 The policy states that a conflict would arise when the employee, officer, or agent, 	☐ Policy Review: CSB reviewed the agency's	☐ Non- compliant			

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	any member of his or her immediate family, his or her partner, or an organization which employs or is about to	governance policy related to conflict of interest including the frequency by
	employ any of the parties indicated herein, has a	which the policy needs to be
	financial or other interest in the firm selected for an	resigned.
	award.	☐ <u>File Review</u> : CSB
	☐ The policy prohibits officers,	reviewed conflict of interest forms
	employees, and agents of the	
	recipient soliciting, accepting	
	gratuities, favors, or anything of monetary value from contractors, or parties to subagreements.	
	☐ The policy includes	
	disciplinary actions to be applied for violations of such	
	standards by officers,	
	employees, or agents of the	
Discussion and Designate	recipient.	
Discussion and Basis for	r Conclusion	

Agency: Date of Review:

Standard A3	Guideline A3	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a written policy that prohibits requiring, mandating, or improperly influencing religious participation as a prerequisite to receiving agency services.	 The agency has a policy in place and a process for communicating the policy and educating staff and clients about the policy. If a client objects to the religious character of an agency that provides services, the agency must take reasonable efforts to refer the client to an alternative agency. 	□ Policy Review: CSB reviewed the policy and confirmed that there is a process for communicating to and educating staff and clients about the religious activities policy. □ Discussion: The agency described efforts to refer clients to alternate agencies when clients object to the religious character of the agency.	 □ Compliant with conditions □ Non-compliant □ N/A 		2	All programs

Standard A4	Guideline A4	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency does not discriminate on the basis of race, religion, color, national origin, ancestry, sex, sexual orientation, gender identity, age, disability	 Policies are communicated and staff, trustees, volunteers, and clients are educated about nondiscrimination policies and procedures. 	Policy Review: CSB reviewed the policy and confirmed that a process is in place for communicating to and educating staff, trustees,	□ Compliant□ Compliant with conditions		2	All programs

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or other handicap,		Policies are posted in areas	volunteers, and	Non-		
marital or familial		where all staff, trustees,	clients about	compliant		
status, military status,		volunteers, and clients	nondiscrimination			
status with regards to		have access to them.	requirements,	N/A		
public assistance, or			including Equal	,		
any other class of		If the agency has multiple	Employment			
persons protected by		work sites, then the policy	Opportunities and			
applicable law.		should be posted at each	Affirmative Action			
Agencies are prohibited		site where staff, trustees,	requirements.			
from denying admission		volunteers, and clients				
or terminating		congregate.	Other:			
assistance based on a			CSB confirmed that			
client being a victim or		All individuals, including	policies were posted			
survivor of domestic		transgender individuals	in areas where all			
violence, dating		and other individuals who	staff, trustees,			
violence, sexual		do not identify with the sex	volunteers, and			
assault, or stalking. The		they were assigned at birth,	clients have access			
agency has a written		must be given access to	to them at each site.			
nondiscrimination		programs, benefits,				
policy applicable to		services, and	Other: CSB			
staff, trustees,		accommodations in	confirmed posting of			
volunteers, and clients		accordance with their	HUD's Notice on			
and there is evidence		gender identity without	Equal Access			
that it is being		being subjected to intrusive	Regardless of Sexual			
implemented. The		questioning or being asked	Orientation, Gender			
agency operates in compliance with all		to provide documentation.	Identity, or Marital			
applicable Equal		Agencies must post HUD's	Status for HUD's			
Employment		Notice on Equal Access	Community Planning			
Opportunities and		Regardless of Sexual	and Development			
Affirmative Action		Orientation, Gender	Programs.			
requirements.		Identity, or Marital Status				
Toquilellielle.	1	for HUD's Community				

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		,	,						
	Planning and Development								
	Programs.								
Discussion and Basis for Conclusion									

Standard A5	Guideline A5	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a Drug- Free Workplace Policy applicable to all staff and volunteers and posted in an area where everyone has access to it.	 The agency has a process for communicating the policy and ensuring that all employees and volunteers are educated on the policy. The policy is posted in an area widely accessible to everyone. 	Policy Review: CSB reviewed the policy and ensured there is a process for communicating to and educating staff about the Drug-Free Workplace Policy.	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		2	All programs
Discussion and Basis for	☐ If the agency has multiple work sites, the policy is posted at each site.	☐ File Review: Signed copies of the Drug-Free Workplace acknowledgement are on file.				

Standard A6	Guideline A6	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a policy regarding firearms and other weapons, as it	 If the agency prohibits concealed weapons and other weapons from the 	☐ Policy Review: CSB reviewed the policy and confirmed that	□ Compliant		2	All programs

Agency:

			, <u> </u>					
relates to employees,	premises, appropriate signs		there is a process		Compliant			
clients, and volunteers.	are displayed and clients are		in place for		with			
The policy addresses	informed of the policy upon		communicating the		conditions			
the agency's stance on	admission.		policy.					
the concealed carry law					Non-			
and whether weapons,			Other: CSB staff		compliant			
including firearms, are			verified that a		·			
permissible on the			weapons policy is		N/A			
premises.			posted and in full		. •, / .			
			view of entrants to					
			the building(s).					
Discussion and Basis for Conclusion								

Standard A7	Guideline A7	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a written disaster recovery and crisis communication plan that is updated annually and distributed to all employees.	☐ The plan should include, at a minimum, a definition of a disaster and/or crisis event; descriptions of actions taken following a disaster/crisis event; detailed contact lists of key personnel and external stakeholders; individual staff responsibilities; data back-up procedures; and methodologies used to communicate, update, and distribute the plan.	□ Policy Review: CSB reviewed the plan. □ Discussion: The agency confirmed that the plan includes the elements cited in the guideline.	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		2	All programs
Discussion and Basis for	Conclusion					

Agency:

Standard A8	Guideline A8	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency must be a registered 501(c)3 or 501(c)4.	□ Up-to-date 501(c)3 or 501(c)4 documents are kept on file	Self-certification	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		3	All programs

Standard A9	Guideline A9	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The governing board is informed about the needs of homeless persons at least annually.	☐ Board minutes or other documentation reflect recent opportunities for board members to gather information about the homeless population.	Self-certification	☐ Compliant☐ Compliant with conditions		3	All programs
	 □ Examples include presentation of results from focus groups, arranging a resident panel discussion, or participating in the annual Board2Board dialogue. 		□ Non-compliant□ N/A			

Agency: Date of Review:

Standard A10	Guideline A10	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a policy that prohibits sexual harassment which is applicable to staff, trustees, volunteers, vendors, and clients.	☐ The agency has a process for communicating and educating staff, trustees, volunteers, vendors, and clients on the policy.	Self-certification	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		3	All programs

Standard A11	Guideline A11	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Staff receive training in the following areas:	 The agency has a policy for ensuring that each new 	Self-certification	☐ Compliant		3	AII
(1) Emergency	employee receives initial		□ Compliant			programs
evacuation procedures; (2) Universal	training within the first 6 months of employment or		with conditions			
Precautions;	probationary/orientation					
(3) CPR and First Aid; (4) Non-violent crisis	period (whichever comes first) and that employees maintain		☐ Non- compliant			
intervention;	certification where applicable.		Compilant			
(5) Ethical client practices;	☐ If the training is not certified		□ N/A			
(6) Cultural competency	by an external body (e.g., first					
and diversity, including training specific to any	aid), employees should receive training at least once					
target population(s) served;	every two years.					

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(7) Recognition and	☐ The agency has a tracking	
reporting of child and	system that identifies when	
elder abuse;	each employee needs to	
(8) Agency operating	receive training again and	
procedures;	documentation of licensure for	
(9) Relevant community	positions that require licensed	
resources and social	or credentialed staff.	
service programs;		
(10) Customer service	☐ If serving youth, staff must be	
techniques;	trained in Positive Youth	
(11) Evidence-based	Development.	
practices relevant to	Development.	
project type		
(12) Evidence-based		
practices relevant to		
population(s) served by		
the project.		
(13) Homeless Crisis		
Response System		
Overview		
Overview		

Standard A12	Guideline A12	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has an organizational chart and written personnel	 The agency has a written personnel policy and procedure manual and a process for 	Self-certification	□ Compliant□ Compliant		3	All programs
policies detailing employee responsibilities, rights,	disseminating it to employees upon employment and when there are policy revisions.		with conditions			
roles, benefits, job description, attendance requirements,	☐ The manual is available for review and regularly updated.		□ Non- compliant			

Agency:

	A. Organizational Otraot	are, management,	ana i ciscinici			
grievance procedures, hiring and termination procedures, annual employee review protocol, hours of operation, confidentiality and the agency's compensation and benefits plan.	☐ Agency has an organizational chart.		□ N/A			
Standard A13	Guideline A13	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Staff attends applicable system and partner meetings, trainings, and capacity building activities.	 Staff can describe attendance at meetings convened by CSB. Examples of meetings include Adult System Operations Workgroup, Family System Operations Workgroup, Permanent Supportive Housing Roundtable, Veteran System Operation Workgroup, YHDP partner meetings, coordinated planning activities, and focus groups. 	Self-certification	 Compliant Compliant with conditions Non-compliant N/A 		3	All programs

Standard A14	Guideline A14	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All staff and volunteers are identifiable to clients and visitors.	 Easy identification can be achieved by staff nametags, shirts, or uniforms. 	Self-certification	☐ Compliant		3	All programs

Agency:

	Compliant with conditions		
	□ Non- compliant		
	□ N/A		

CSB reviews Tier 1 standards annually and 2 standards every 4 years. For years when CSB does not review Tier 2 standards, agency staff certifies compliance with both Tier 2 and Tier 3 standards in the 'Certifying Official' column.

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