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 F1	Guideline F1	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a written document outlining clients' rights posted in a visible and accessible location,	☐ A written clients' rights document is available for review and includes the rights listed in the Standard.	 Policy Review: CSB reviewed the written clients' rights document. 	☐ Compliant ☐ Compliant with conditions		1	All programs
read and otherwise made known to clients upon admission, with accommodation for literacy and language barriers. All clients	☐ Staff can discuss how the agency ensures that clients' rights are not violated and the procedure for addressing violations or alleged violations	Discussion: CSB discussed with agency staff.Other: CSB visually	□ Non- compliant□ N/A			
receive a copy of the clients' rights document upon intake including instructions for grievances and appeals and identifies	of clients' rights. The agency has a process for reading and making known clients' responsibilities and code of conduct.	confirmed posting of clients' rights document in an area accessible to clients.				
the agency clients' rights officer. Rights include, but are not limited to: > Clients have the	 The agency has a process for distributing and making known program rules, regulations and termination policies. 					
right to be treated with dignity and respect;	☐ The code of conduct contains written guidelines of					

Agency:

		F. Client Rights		
> Clients have the	unacceptable participant			
right to physical	behaviors that would lead to			
privacy;	termination of services or			
> Clients have the	program ineligibility. The			
right to be treated with	consequences of rules			
cultural sensitivity;	violations are clearly stated			
> Clients have the	and consistently enforced.			
right to self-				
determination in				
identifying and setting				
goals;				
> Clients are clearly				
informed, in				
understandable				
language, about the				
purpose of the services				
being delivered,				
including clients who				
are not literate and/or				
are limited-English				
proficient;				
> Clients have the				
right to confidentiality				
and information about				
when confidential				
information will be				
disclosed, to whom				
and for what purpose,				
as well as the right to				
deny disclosure;				

> Clients have the								
right to reasonable								
access to records								
concerning their								
involvement in the								
program;								
> Clients have the								
right to have an								
advocate present								
during appeals and								
grievance processes;								
> Clients have the								
right to choose their								
own housing or to								
reject substandard								
housing.								
Discussion and Basis for	Discussion and Basis for Conclusion							

Standard F2	Guideline F2	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Agencies cannot deny service delivery because a client is unable to pay for the service.	☐ If the program charges a program fee or rent, clients with zero income are not barred from receiving services for their inability to pay.	☐ File Review: CSB reviewed client files for evidence of zero-income clients.	☐ Compliant☐ Compliant with conditions		1	All programs
	☐ Files contain evidence of clients with zero income upon entry.		□ Non- compliant			

Agency:

Discussion and Basis for Conclusion

Standard F3	Guideline F3	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a grievance policy for addressing alleged violations of clients' rights. The agency has an appeals policy and follows appropriate due process when handling grievances and appeals and	 Grievance, appeal, and service restriction policies, as well as summaries of grievance and appeal reports, are available for review. The program observes the following elements of due process: An appeal/hearing before 	 Policy Review: CSB reviewed policies and procedures. Discussion: Agency staff explained the appeals process and provided examples of the process. 	 □ Compliant □ Compliant with conditions □ Non-compliant 		1	All programs
when deciding to restrict clients from services. The program minimizes denials for reasons unrelated to program eligibility criteria. Service restrictions and appeals are reviewed at least annually by administrators or through a quality	someone other than and not subordinate to the original decision maker, in which the client is given the opportunity to present written or oral objections to the decision; > Opportunity for the client to see and obtain evidence relied upon to make the decision and any other documents in the client's file prior to the hearing, including a written notice to	 □ Discussion: Agency staff provided examples of trends identified and corrected through the grievance process. □ Other: CSB reviewed annual grievance, appeal, and service restriction 	□ N/A			
assurance process. The governing board (or its agent) evaluates all	the client containing a clear statement of the reasons for the decision;	summaries. □ File Review: Documentation of				

Agency:

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grievances to identify patterns and make corrections.	 > Opportunity for the client to bring a representative of their choice to the hearing; > A prompt written final decision. □ The agency gives clients a copy of the grievance form upon entry. The agency makes reasonable efforts to ensure that all clients understand the grievance policy regardless of the clients' language. □ When a service restriction is in effect, the client is informed of the reason, conditions for lifting the restriction, and right to appeal, including who to contact regarding an appeal and information about the appeal process. Staff can describe how any service 	appeal offers, decision, and disposition prior to exit, except in Shelter when there is imminent health or safety concern.		
	the reason, conditions for lifting the restriction, and right to appeal, including who to contact regarding an appeal and information about the appeal process. Staff can			
	☐ Shelter staff can demonstrate that clients have the			

	discharge decisions prior to being asked to leave. This right is waived if a client poses a health or safety risk. Discharge procedures must be consistent with HCRS P&Ps*.			
	☐ Clients are involved in monitoring summary information and trends related to grievances as part of the agency quality assurance / improvement practices.			
Discussion and Basis fo	or Conclusion			

Standard F4	Guideline F4	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a termination policy and practice of providing written plans for at-risk clients that include	☐ The agency can provide the termination policy and documentation that written plans were given to clients. The agency can give examples	 □ File Review: CSB reviewed terminated client files. □ Policy Review: CSB 	☐ Compliant☐ Compliant with conditions		1	PSH, TH, RRH, Prevention
strategies for intervention, prevention, or housing retention that help	of clients who successfully and unsuccessfully appealed termination.	reviewed termination policies and procedures.	□ Non- compliant			
clients avoid losing housing.	 The agency can demonstrate that staff develops and implements payment plans as needed. 		□ N/A			

Agency:

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□ For RRH and Prevention, the program uses the Homelessness Prevention and Rapid Re-Housing Case Review and Closure Checklist tool to guide service amount, type and duration.			
☐ The program observes the following elements of administrative and legal due process when terminating clients: > A pre-termination hearing; > An appeal/hearing before someone other than and not subordinate to the original decision maker, in which the client is given the opportunity to present written or oral objections to the termination decision; > Opportunity for the client to bring a representative of their choice to the hearing; and > A prompt written final administrative decision prior to termination.			

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	For PSH and TH involving a standard lease, terminations from the program follow eviction procedures consistent with the Ohio Revised Code, applicable Ohio Landlord-Tenant law, and HCRS P&Ps*.					
Discussion and Basis for Conclusion						

The program ensures minority clients receive referrals to suitable decent, safe, sanitary housing not located in areas of minority concentration. Agency policy affirms this right and outlines procedures for referring minority clients to housing not located in areas of minority concentration, based on client choice. CSB recommends that agency policy include content to this effect: "To the extent possible, [agency] attempts to identify and cultivate landlords for properties not located in areas of minority concentration so that clients can exercise choice regarding housing	Standard F5	Guideline F5	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
options." Discussion and Basis for Conclusion	minority clients receive referrals to suitable decent, safe, sanitary housing not located in areas of minority concentration.	and outlines procedures for referring minority clients to housing not located in areas of minority concentration, based on client choice. CSB recommends that agency policy include content to this effect: "To the extent possible, [agency] attempts to identify and cultivate landlords for properties not located in areas of minority concentration so that clients can exercise choice regarding housing options."	_	□ Compliant with conditions □ Non-compliant		1	,

Agency:

		r. Client Rights				
Standard F6	Guideline F6	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Children and youth have access to public education and receive assistance exercising their rights as protected by the McKinney-Vento Homeless Assistance Act of 1987, as amended, Title VII, Subtitle B; 42 U.S.C. 11431. Heads of households are advised of their rights as they relate to the public education system.	 Staff can describe measures to ensure that clients' rights are not violated in relation to public education, including identification of and contact with the local Homeless Education Liaison serving the program's client population. There is a process for advising clients of their rights as they relate to the public education system. Client files include examples of agencies working with the Homeless Education Liaison or other applicable staff to place children in public school, early childhood programs such as Head Start, Part C services in accordance with the Individuals with Disabilities Education Act, and/or other programs authorized under Subtitle B of Title VII of the McKinney-Vento Homeless Assistance Act of 1987. 	 Policy Review: CSB reviewed agency policy. Discussion: CSB discussed with agency staff. 	 □ Compliant with conditions □ Non-compliant □ N/A 		2	All programs serving children and/or youth (18-25)

			_			
	☐ If a family with children is					
	entering permanent housing,					
	the agency makes efforts to					
	house the family as close as					
	possible to its school of origin					
	so as not to disrupt children's					
	education.					
Discussion and Basis for	or Conclusion					
Standard F7	Guideline F7	Monitoring Method	Conclusion	Certifying	Tier	Program
				066:-:-14		T
				Official*		Type
During the	☐ The program gives program	☐ Discussion: CSB	☐ Compliant	Опісіаі*		туре
During the admissions process.	☐ The program gives program applicants a copy of the clients'	☐ <u>Discussion</u> : CSB	□ Compliant	Official*	2	
admissions process,	applicants a copy of the clients'	discussed with	·	Official*	2	PSH, TH,
admissions process, applicants have the	applicants a copy of the clients' rights document, information	discussed with agency staff how	□ Compliant	Omiciai*	2	
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission	discussed with agency staff how they ensured	☐ Compliant with	Official*	2	PSH, TH,
admissions process, applicants have the	applicants a copy of the clients' rights document, information about appeals, and admission decision with application	discussed with agency staff how they ensured program applicants	□ Compliant	Official*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission	discussed with agency staff how they ensured program applicants received relevant	☐ Compliant with	Omiciai*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission decision with application	discussed with agency staff how they ensured program applicants	☐ Compliant with	Official*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission decision with application	discussed with agency staff how they ensured program applicants received relevant	☐ Compliant with conditions	Official*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission decision with application	discussed with agency staff how they ensured program applicants received relevant	□ Compliant with conditions	Official*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission decision with application	discussed with agency staff how they ensured program applicants received relevant	Compliant with conditionsNon-compliant	Official*	2	PSH, TH,
admissions process, applicants have the same due process rights as tenants.	applicants a copy of the clients' rights document, information about appeals, and admission decision with application materials.	discussed with agency staff how they ensured program applicants received relevant	□ Compliant with conditions	Omiciai*	2	PSH, TH,
admissions process, applicants have the same due process	applicants a copy of the clients' rights document, information about appeals, and admission decision with application materials.	discussed with agency staff how they ensured program applicants received relevant	Compliant with conditionsNon-compliant	Опісіаі*	2	PSH, TH,

Standard F8		Guideline F8	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Clients are involved in program maintenance and provision of supportive services when applicable.		To the maximum extent practicable, clients and others experiencing homelessness are involved, through employment, provision of volunteer services, or otherwise, in constructing,	Discussion: CSB discussed with agency staff how clients are involved in program maintenance and	Compliant Compliant with conditions		2	All programs
		rehabilitating, maintaining, and operating facilities for the program and in providing	provision of supportive services.	Non- compliant			
		supportive services.	<u>Discussion</u> : CSB discussed client	N/A			
		Expectations for clients during program participation are clear and emphasize positive contributions to the living	volunteer opportunities with agency staff.				
		environment and services.	<u>Discussion</u> : CSB discussed work				
		Examples include work equity programs and client responsibilities for chores and facility maintenance.	equity options with agency staff.				
Discussion and Basis fo	or Co	nclusion					

Standard F9	Guideline F9	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency distributes unbiased legal rights brochures	☐ The agency can provide the brochures given to clients.	Self- certification	□ Compliant□ Compliant		3	All programs
to clients that cover topics such as landlord-tenant law,			with conditions			
consumer protection, and other relevant topics.			□ Non- compliant			
			□ N/A			

Standard F10	Guideline F10	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Clients are informed about and participate in a residents' council that meets at least quarterly.	 Staff assists with convening a residents' council or regular meeting of tenants for a particular project (single site or scattered sites). Staff encourages tenants to participate in the council, which can address a variety of topics, including facility and program concerns. 	Self-certification	 □ Compliant □ Compliant with conditions □ Non-compliant □ N/A 		3	All programs where tenants sign leases
	 Staff keeps notes from council meetings that are available for review. 					

Standard F11	Guideline F11	Monitoring Method	Conclusion	Certifying	Tier	Program
Standard F11	Guideline F11	Monitoring Method	Conclusion	Official*	Hei	Type
Clients are informed	☐ Staff informs clients upon entry	Calf cortification	□ Compliant		3	All programs
of CSB's Citizens	into the program that they are	Self-certification			3	All programs
Advisory Council (CAC) and the Youth Action	eligible to participate in the CAC		☐ Compliant			
Board (YAB, for youth	and YAB, as applicable, and provides information regarding		with			
aged 18-25) and	involvement.		conditions			
encouraged to			□ Non-			
participate. Agencies work to ensure at	☐ The agency posts information		compliant			
least one resident per	on the CAC and YAB in single site supportive housing		- N1/A			
program participates in monthly CAC and	buildings and shelters.		□ N/A			
YAB meetings, as	☐ Staff periodically remind					
applicable.	tenants about the CAC and YAB					
	and encourage participation.					
	☐ Staff assists clients with					
	transportation to CAC and YAB					
	meetings.					

Standard F12	Guideline F12	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a written policy, procedure and process for reporting child and elder	 The agency has a written policy and procedure for reporting. The agency disseminates the policy and procedure to all staff 	Self-certification	☐ Compliant☐ Compliant with conditions		3	All programs
abuse.	and ensures that agency staff is trained in the procedure.					

Agency:

	Non-		
☐ Staff can describe how they	compliant		
ensure the policy and procedure	·		
is implemented and effective.	N/A		

CSB reviews Tier 1 standards annually and Tier 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.

^{*}Homeless Crisis Response System (HCRS) Policies & Procedures - https://www.csb.org/providers/csb-hearth