New requirements are in red text and do not apply for the 2017 PR&C review. These requirements will be applicable in 2018. Minor adjustments and clarifications and changes to Tiers are in green text. These changes are applicable for the 2017 PR&C review. Blue text describes how the revised 2017 standards correlate with the 2016 standards.

#### Removed 9 standards

Standard E1	Guideline E1	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Each program must have a policies and procedures manual that includes all operating policies and procedures for review.	Requirements regarding the content of each of the policies and procedures included in the manual are detailed in other standards (noted in parentheses).	Policy Review: CSB reviewed the policies and procedures manual to ensure that it contains all required policies and procedures.	<ul><li>□ Compliant</li><li>□ Compliant with conditions</li><li>□ Non-</li></ul>		1	All programs
Formerly included in Standard E7. This standard addresses only the policies that are required to be in the policies and procedures manual. Specific standards cited address the content of these policies and procedures.	□ The manual must include at a minimum policies and procedures on the following:  > Conflict of interest (A2)  > Religious participation (A3)  > Discrimination and equal opportunity (A4)  > Drug-free workplace (A5)  > Weapons and firearms (A6)  > Disaster recovery and crisis communication (A7)  > Equipment purchased with federal funds (D8)  > Accounting (D9)  > Housing First (E2)  > Intake and client record		compliant  □ N/A			

Agency:

E. Program Operations								
keeping (E3)								
> Annual assessments (E6)								
> Resident admissions								
policy/selection (E7)								
> Affirmative marketing								
strategy (E10)								
> Cultural competency (E12)								
> Standardized assessment								
process and procedures								
regarding data collection and								
privacy. (E16)								
> Holding funds or								
possessions on behalf of								
clients (E17)								
> Clients' rights (F1)								
> Grievances and appeals								
(F3)								
> Termination (F4)								
> Housing of minority clients								
in areas of non-minority								
concentration (F5)								
> Access to education (F6)								
> Child and elder abuse (F12)								
> Service referrals (G3)								
> Disability-related supportive								
services (H7)								
> Relocation (H9)								
> Fire safety( J14)								
> DCA application processing								
(K4)								
> CSP data sharing (M1)								
> CSP data collection (M2)								

	> CSP data entry (M5)			
	> Privacy (M8)			
	> Disclosure of PPI (M9)			
	> Client requests for PPI			
	-			
	(M10)			
	> Disposal of PPI (M17)			
	> Reasonable			
	accommodations during data			
	collection (M18)			
	> System security (M19)			
Discussion and Basis for	r Conclusion			

Standard E2	Guideline E2	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type	
The program adheres to a Housing First Model, working to efficaciously place homeless clients in housing. Quick rehousing should be the central priority of all programs.	<ul> <li>□ Review of case files should clearly demonstrate efforts to quickly obtain low-barrier housing with voluntary services. Clients are expected to actively work on housing and service plans.</li> <li>□ Outreach programs assess</li> </ul>	□ File Review: CSB reviewed client files. □ Policy Review: CSB reviewed Housing First policy. □ Discussion: CSB discussed with	<ul><li>Compliant</li><li>Compliant with conditions</li><li>Non-compliant</li></ul>	Official	1	All programs	
	client needs and facilitate access to shelter, housing, and services without	agency staff.	□ N/A				

	preconditions.			
	☐ Shelters, Navigators, Rapid			
	Re-Housing providers,			
	Transitional Housing			
	providers, and PSH providers			
	collaborate to assess clients			
	and identify housing options			
	and service needs without			
	preconditions. Exits to other			
	homeless situations are			
	avoided.			
	□ CPoA diverts clients who have			
	safe and appropriate housing			
	options other than emergency			
	shelter and links clients to			
	prevention assistance, as			
	desired and available.			
	□ Prevention programs assess			
	clients to identify people who			
	will become homeless without			
	assistance. Programs prioritize			
	client assistance based on the			
	urgency and severity of			
	housing and service needs			
	without preconditions.			
Discussion and Basis for	or Conclusion			

Standard E3 Guideline E3	Monitoring Method	Conclusion	Certifying Official*	Tier	Program
Homeless status is certified and documented at program entry and Client files contain homeless certification documentation as required by HUD and approved and standardized	File Review: CSB reviewed client files.  Policy Review: CSB reviewed the policy.	Conclusion  Compliant with conditions  Non- compliant N/A	Official*	1	All programs except Prevention

	<u> </u>	<u> </u>		
	another institution for stays			
	less than 90 days,			
	documentation of			
	homelessness for 7 or more			
	consecutive days,			
	immediately prior to entry			
	into institution, is required.			
	Written documentation of			
	institution entry and exit			
	dates through hospital exit			
	paperwork is required.			
	paperwork is required.			
	Ctove in institutions of forces			
	☐ Stays in institutions of fewer			
	than 90 days do not			
	constitute a break in			
	homelessness and count			
	toward total time homeless.			
	☐ Lack of third-party			
	documentation cannot			
	prevent clients from receiving			
	street outreach or victim			
	services.			
Discussion and Basis for	Conclusion			

Standard E4	Guideline E4	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Duration or Episodes of Homelessness are certified and documented in accordance with the December 2015 Final Rule on Defining Chronically Homeless.	<ul> <li>□ For chronic homeless documentation, agencies must provide evidence that the homeless occasion was continuous, for a 12 month period without a break in living or residing in a place not meant for human habitation or in an emergency shelter.</li> <li>□ A break is considered at least seven or more consecutive nights not residing in a place not meant for human habitation or in shelter; or evidence that the household experienced at least four separate homeless episodes over in the last years 3 years where those occasions cumulatively total at least 12 months.</li> <li>□ For Rebuilding Lives documentation, agencies</li> </ul>	<ul> <li>□ Monitored through USHS</li> <li>□ File Review: CSB will review any of the selected files that predate the agency's participation in USHS.</li> </ul>	<ul> <li>□ Compliant with condition s</li> <li>□ Non-compliant</li> <li>□ N/A</li> </ul>		1	PSH, USHS

	must provide evidence that the Rebuilding Lives eligibility criteria are met.   For Verification of Street			
	Homelessness, a single documented encounter with an approved outreach provider, on a single day within one month is sufficient to consider a household as homeless for the entire month.			
Discussion and Basis for	Conclusion			

Standard E5	Guideline E5	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
At least one adult in each household must have a qualifying disability.	<ul> <li>CSB Certification of Disability is required for each Permanent Supportive Housing household.</li> <li>The certification of disability must be issued not more than 180 days prior to the household's entry into the</li> </ul>	<ul> <li>Monitored through USHS.</li> <li>File Review: CSB will review any of the selected files that pre-date the agency's participation in USHS.</li> </ul>			1	PSH, USHS

program.	□ N/A		
	,		
☐ The certification of disability			
must be signed by a			
professional licensed by the			
State of Ohio qualified to			
treat the disabling condition.			
☐ If the CSB Certification of			
Disability is not available, a			
written Social Security			
Administration verification or			
copies of a disability check			
are acceptable.			
□ Disability includes:			
> A physical, mental, or			
emotional impairment,			
including an impairment			
caused by alcohol or drug			
abuse, post-traumatic stress			
disorder, or brain injury that			
1) is expected to be long-			
continuing or of indefinite			
duration; 2) substantially			
impedes the individual's			
ability to live independently;			
and 3) could be improve by			
the provision of more suitable			
housing conditions.			
> A developmental disability.			

	a severe, chronic disability			
	that is attributable to a			
	mental and/or physical			
	impairment; is manifested			
	before age 22; is likely to			
	continue indefinitely; results			
	in substantial functional			
	limitations in 3 or more of the			
	areas of major life activity			
	(self-care, receptive and			
	expressive language,			
	learning, mobility, self-			
	direction, capacity for			
	independent living, economic			
	self-sufficiency); and reflects			
	the person's need for long-			
	term services and supports.			
	torm corvides and supports.			
	> HIV/AIDs			
Discussion and Basis for	-			
Discussion and basis for	Conclusion			

Standard E6	Guideline E6	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Clients receiving	☐ Agency staff can describe	☐ <u>File Review</u> : CSB	☐ Compliant		1	DCH DDH
Permanent Supportive Housing and Rapid Re-	how the program staff assess and stay abreast of the	reviewed client files.	☐ Compliant		+	PSH, RRH

Housing supportive	service needs of the clients	☐ Policy Review: CSB	with
services should be	served.	reviewed agency	conditions
assessed annually by		policy.	
the program, within 30	☐ Agency staff can give		□ Non-
days of their	examples of how	☐ <u>Discussion</u> : CSB	compliant
anniversary date, to	programming has been	discussed policy with	
ensure that service	modified based on new	agency and	□ N/A
needs are being	information gathered through	confirmed that a	
accurately and	annual assessments.	tracking system is in	
sufficiently met.		place to ensure	
Annual assessments	<ul> <li>Annual assessments are</li> </ul>	timely assessments.	
are used to determine	included in client files and		
program direction and	include some form of client		
updates.	feedback.		
	<ul> <li>Annual assessments are</li> </ul>		
	available for review.		
Discussion and Basis fo	r Conclusion		

Standard E7	Guideline E7	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The program has written client eligibility criteria consistent with CSB funding requirements	☐ The resident admissions policy / selection plan includes clearly delineated criteria not intended to unfairly discriminate against	☐ File Review: CSB reviewed expedited admissions processes and examples.	<ul><li>Compliant</li><li>Compliant with conditions</li></ul>		1	All programs

Agency:

		-0			
appropriate for the	clients and is readily				
target population. The	available for review by clients.	Policy Review: CSB	Non-		
admissions policy,		reviewed the	compliant		
including re-entry	For PSH programs, the	program admissions			
policies and	Tenant Selection Plan must	policy to examine	N/A		
procedures, is posted.	prioritize chronically	how agency	•		
The program may not	homeless individuals, as	determines client			
deny admission unless	defined by HUD, via USHS.	eligibility.			
there are specific					
documented	Staff can provide examples of	Policy Review: For			
restrictions applicable	expedited admission for	PSH, CSB reviewed			
to the project due to	applicants coming from a	the Tenant Selection			
financing or sound	variety of circumstances and	Plan to ensure that			
safety and/or	examples of aid to applicants	USHS is referenced			
programmatic issues	in obtaining necessary	as the Prioritization			
involved.	documentation or waiving	mechanism.			
	documentation requirements				
PSH programs should	until after admission. The				
have expedited	program does not have a				
admission processes,	waiting list and participates in				
to the greatest extent	USHS.				
possible, including					
assistance with	When applicable to the				
obtaining necessary	program type, the agency				
documentation.	must adhere to fair housing				
Applicants may not be	laws, rental housing laws,				
required to participate	and regulations.				
in more than two					
interviews and can be	For shelters, the client				
admitted within a few	admissions policy must				
days (if eligible and if	include clearly delineated				
an opening is	admission criteria. Eligible				

Agency:

	<del></del> .	O. o o p o . o		
available).	clients are those with no			
	alternative, safe housing for			
Consolidated eligibility	the night and whose only			
and admissions	alternative is to stay in a			
standards contained in	place not fit for human			
former standards E7	habitation or outdoors.			
and E8.	Shelters may not deny			
	admission solely due to the			
	lack of client identification.			
	Rules regarding when clients			
	can leave and return to the			
	shelter cannot discriminate			
	against clients and must be			
	reasonable, not causing			
	undue restrictions on shelter			
	access.			
	There is evidence of the			
	usage of the system-wide			
	standardized service			
	restriction form and inclusion			
	in client files, as applicable.			
	Staff can explain admission			
	criteria and how it is			
	disseminated to potential			
	applicants for housing.			
	abb			
	The admissions policy			
	includes the basis for which			
	an applicant would be			

Agency:

		•								
	considered ineligible for									
	admission. The criteria are									
	included in promotional									
	materials and distributed with									
	applications.									
Discussion and Basis for	Discussion and Basis for Conclusion									

Standard E8	Guideline E8	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All intake providers practice diversion and referral to prevention upon receiving requests for shelter, which	<ul> <li>Agency staff can demonstrate how they screen each applicant requesting shelter to assess his/her immediate</li> </ul>	<ul> <li>Discussion: Agency explained the referral process and provided examples of clients diverted from shelter.</li> </ul>	<ul><li>Compliant</li><li>Compliant</li><li>with</li><li>conditions</li></ul>		1	CPOA / Homeless Hotline
includes an assessment of immediate housing needs. All diversion efforts include a referral to prevention assistance. When	housing needs, available resources, and alternate housing options so as to divert entry into shelter as appropriate.		<ul><li>□ Non-compliant</li><li>□ N/A</li></ul>			
appropriate, assessment tools ensure that diversion from shelter will not result in the applicant staying in a housing						

option that is either unsafe or unfit for human habitation.									
Formerly standard E11.									
Discussion and Basis for Conclusion									

Standard E9	Guideline E9	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Client evaluation and feedback are collected, analyzed, available, and used, and there is evidence that clients are involved in decision-making processes, including planning for services. At a minimum, client satisfaction surveys are conducted quarterly and at exit and contain questions regarding the following topics:  > Voluntary participation in	<ul> <li>Agency staff can describe the methods used for collecting client feedback, how client feedback is analyzed and used to determine programming changes, and how clients are involved in decision making and service planning.</li> <li>Documentation, including meeting notes, copies of surveys and other evaluation tools, is available for review.</li> </ul>	□ File Review: CSB reviewed documentation, including meeting notes, copies of surveys and/or other evaluation tools. □ Discussion: Agency described methods through which client feedback is collected and used to make decisions about service provision and	<ul> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	All programs

	,	<u> </u>		 
religious activities, if	<ul> <li>Staff can give examples of</li> </ul>	program planning.		
any;	how client feedback has			
> Access to housing	been used in recent months.			
options;	A list of dates and types of			
> Access to	client participation from the			
employment	past 12 months is available			
assistance;	for review.			
> Courteous				
treatment (treated				
with dignity and				
respect);				
> Access to any				
other personal				
development				
activities;				
> Major obstacles to				
obtaining				
housing/goals.				
Formerly standard E15.				
Discussion and Basis for	Conclusion			

Standard E10	Guideline E10	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency affirmatively furthers	<ul> <li>A marketing strategy may include materials that</li> </ul>	☐ <u>File Review</u> : CSB reviewed the	☐ Compliant		1	PSH, USHS,
fair housing and has a	describe agency programs,	strategy, marketing	□ Compliant			TH

		r rogram operations			
written affirmative	advertising, direct outreach to	materials, and	with		
marketing strategy to	potential clients, collaboration	records of actions	conditions		
market the program	with organizations that serve	taken to			
and its benefits to	potential clients, and efforts to	affirmatively market	Non-		
those least likely to	raise funds for and awareness	the program.	compliant		
apply without regard	of Agency programs.		·		
to race, color, national			N/A		
origin, sex, religion,	The agency must maintain		7		
familial status, and	records of actions taken to				
disability, as required	affirmatively market programs				
by 24 CFR Part	and records that assess the				
578.93(c).	results of the marketing				
	strategy. Such actions may				
Formerly standard	include fundraising events,				
E26.	panels, forums, conferences,				
	community engagement, or				
	other instances in which the				
	agency raises awareness of its				
	programs.				
	The agency must notify CSB if				
	agency staff encounters a				
	condition or action that				
	impedes fair housing choice				
	for current or prospective				
	clients. The agency and CSB				
	will work together to give				
	clients information on their				
	rights and available remedies.				
	Agency materials include the				
	Equal Opportunity statement				
	Equal Opportunity Statement				

		<u> </u>		
	and symbol.			
Discussion and Basis for	r Conclusion			

Standard E11	Guideline E11	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
There is an adequate number of paid and/or volunteer program staff and security staff in relation to the number of clients served. The required client/staff ratio is set by agreement of the provider agency and the CSB and includes on-site and on-call staff. The standard is documented in the	<ul> <li>□ The program has a daily schedule that shows the number of staff scheduled for each shift.</li> <li>□ The staff schedule and staff-to-client ratio is appropriate to meet client needs and achieve established outcomes. Staffing is consistent with the Program Description Form and Partner Agency Contract(s) and/or the applicable range of staff-to-client ratio by program and facility type.</li> <li>□ The staff knows the average</li> </ul>	□ Discussion: Agency staff explained staff coverage plan and on-call policy. □ Discussion: Agency staff discussed precautions it takes to ensure at least one staff member is available at all	<ul> <li>□ Compliant</li> <li>□ Compliant with conditions</li> <li>□ Non-compliant</li> <li>□ N/A</li> </ul>		1	_
weekly staff schedule. The agency has a staff coverage plan that accounts for weekend and seasonal changes in staff coverage and	<ul> <li>number of clients expected to be on-site during each shift.</li> <li>Management staff can describe weekend and/or seasonal changes in staff coverage, as applicable.</li> </ul>	Discussion: Agency staff described how staffing is				

Agency:

plans for staff back-up and on-call coverage,		appropriate to meet client
as described in the	<ul> <li>Management staff can describe the back-up staff coverage plan for</li> </ul>	
Partnership	direct service and operations staff,	established
Agreement.	including back-up coverage during	outcomes.
7.8.00	extended staff absences or	
Formerly standards	vacancies.	□ Discussion:
C8 and C9.		Agency
	☐ Clients and residents are informed	explained
	of how to contact staff in an	efforts to
	emergency. Information is posted	ensure the
	in units or distributed to clients	presence of an
	upon move-in or when contact	authorized CSP
	information changes. Examples of	user.
	key staff: resource specialists, case managers, direct service	
	supervisor, program director.	
Discussion and Basis for		

Standard E12	Guideline E12	Monitoring Method	Conclusion	Certifying	Tier	Program
				Official*		Type
The agency has a	☐ The agency can provide the	☐ <u>File Review</u> : CSB	□ Compliant			
cultural competency	cultural competency plan for	reviewed client file(s)			2	All programs
plan that includes	review.	that illustrate	□ Compliant			
access to translation		translation services.	with			
services for persons	☐ Client files demonstrate the		conditions			

Agency:

with limited English	provision of translation	Policy Review: CSB			
proficiency.	services where necessary.	reviewed the cultural	Non-		
		competency plan.	compliant		
Formerly standard E9.					
		Discussion: Staff is familiar with translation options and can explain how to access such services.	N/A		
Discussion and Basis fo	r Conclusion				

Standard E13	Guideline E13	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All households are given the same access to services regardless of marital status or relationship.	compliance with this standard can include a policy statement regarding the definition of family, included in the agency's	☐ <u>File Review</u> : CSB reviewed client files.	<ul><li>Compliant</li><li>Compliant with conditions</li></ul>		2	All programs
Formerly standard E10.	client eligibility criteria.  □ For family shelters, a family includes one or more dependent children in the legal custody of one or		<ul><li>□ Non-compliant</li><li>□ N/A</li></ul>			

Agency:

	more adults (not to exceed three) who, prior to losing housing, were living together and working cooperatively to care for the children.			
	For RRH projects, a family includes, but is not limited to any group of persons presenting for assistance together with or without children, regardless of marital status or relationship, actual or perceived sexual orientation, or gender identity, and irrespective of age, relationship, or whether or not a member of the household has a disability.			
	The definition of family for PSH projects is the same as for RRH, except that a member of the household must have a disability.			
	A child who is temporarily away from the home			

	foster care is considered a			
	member of the family.			
Discussion and Basis for (	Conclusion			

Standard E14	Guideline E14	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
At least one program	☐ Management staff can identify		□ Compliant			
staff person is on duty	the number of program staff	Self-certification			3	All programs
at all times with	members trained in First Aid,		□ Compliant			with on-site
verifiable training in	CPR, and emergency		with			staffing
emergency first aid,	evacuation scheduled for each		conditions			
emergency	shift.					
evacuation, and CPR			□ Non-			
procedures.	□ Training logs and certificates		compliant			
	of completion are available, as		'			
Formerly standard E17.	well as recent shift schedules.		□ N/A			

Standard E15	Guideline E15	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The shelter will	☐ The agency has a plan for		□ Compliant			
provide sufficient	providing food for clients and	Self-certification			3	Shelters,
food to clients to	making meal arrangements to		□ Compliant			PSH,
meet daily nutritional	provide adequate food for three		with			RRH/Navigat
needs. All programs	meals a day, or facilitating		conditions			or, Navigator
have plans with	access to food. This can include					

clients for adequate		helping clients connect with		Non-		
food provision. If		food pantries and/or the Mid-		compliant		
food is prepared for		Ohio Foodbank.		· ·		
clients, protocol is in				N/A		
place to train staff in		The shelter has a plan for		,		
safe food practices.		accommodating clients with				
There are provisions		medical or cultural food				
to ensure food		restrictions and staff can give				
practices are safe.		examples.				
The shelter can						
produce a food		At sites where clients prepare				
service license if		their own food, clients must				
required.		have access to a kitchen and a				
Formarky standard		pantry. Food and other				
Formerly standard E18.		necessary supplies are provided				
LIO.		as needed.				
		Allester been for all a consequent				
	Ш	At sites where food is prepared				
		for or delivered to clients, the				
		staff is knowledgeable in				
		nutrition and sanitary food				
		safety handling and safe food				
		storage practices.				

Standard E16	Guideline E16	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All shelters and Stable	☐ The signed MOA is available		☐ Compliant			
Families programs must have an executed MOA with the CPOA/Homeless	for review. Written policies and procedures describe the standardized assessment process and any variations	Self-certification	☐ Compliant with conditions		3	Shelters, CPOA/ Homeless Hotline,
Hotline and CSB	for different populations.		□ Non-compliant			Stable

Agency:

		i logialli operati	<u> </u>	 
regarding system	Written policies also include			Families,
capacity management	procedures regarding data		□ N/A	Outreach
by the end of the first	collection and privacy.			
quarter of the fiscal				
year. Outreach efforts	☐ The CPOA covers all of			
must be linked to the	Columbus and Franklin			
CPOA process.	County; is easily accessed; is			
CPOA/Homeless	well-advertised; includes a			
Hotline adheres to the	comprehensive and			
federal requirements in	standardized assessment			
HUD CPD-17-01.	tool; provides an initial,			
	comprehensive assessment			
Formerly standard E24.	for housing and services; and			
	includes a specific policy			
	regarding those fleeing or			
	attempting to flee domestic			
	violence, dating violence,			
	sexual assault, or stalking.			
	Access points are accessible			
	to persons with disabilities			
	and limited English			
	proficiency.			
	☐ The CPOA offers the same			
	assessment approach at all			
	access points, but may			
	include variations to meet			
	the specific needs of adults			
	without children, adults			
	accompanied by children,			
	unaccompanied youth,			
	households fleeing domestic			

homelessi if these va facilitate a the quality	persons at risk of mess, and veterans, ariations would access and improve of information through the nt.		
culturally a competen persons th	nts include and linguistically t questions for all nat reduce barriers g and services for pulations.		
process is homeless housing a and shelte and coord	inated entry used to prioritize persons for nd services. CPOA ers have a uniform inated referral or all beds, units, ees.		

Standard E17	Guideline E17	Monitoring	Conclusion	Certifying	Tier	Program
		Method		Official*		Туре
If the program holds	$\square$ If the program holds funds or		□ Compliant			
funds or possessions	possessions on behalf of	Self-certification			3	All programs
on behalf of clients,	clients it has a written		□ Compliant with			
the written policy	recordkeeping system for		conditions			
describes how and	tracking receipt and return of					
when the funds or	funds or possessions held on		□ Non-compliant			

possessions will be	behalf of clients.			
promptly returned		□ N/A		
upon the client's	☐ The program has records of			
request.	accountability for any money			
	management / payee			
Formerly standard	programs for clients' funds or			
E25.	possessions turned over to			
	the program for safekeeping.			
	☐ There is an easily accessible			
	process for getting			
	funds/possessions back from			
	program staff.			

<sup>\*</sup> CSB staff signature for Tier 1 (annually) and Tier 2 (every 4 years)

CSB reviews 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.

<sup>\*</sup> Agency staff signature for Tier 2 (when not reviewed by CSB) and Tier 3 (annually)