Provider Name: Certs dba Moonridge Academy Facility ID: F22-93321 Phone Number: 435-586-9585 Notes Site Name or Address: 9450 W 2400 S Cedar City, UT Approved 24 RT/24 DT # of Present 17 RT	
Address:	
Approved 24 DT/24 DT # of Present 47 DT	1
Approved Capacity: 24 RT/ 24 DT # of Present Residents\Clients 17 RT	
Please review the following items prior to the inspection: (Mark with a check mark if completed and make and necessary notes) Please review the following items during the inspection: (Mark with a check mark if completed and make and necessary notes)	
DACS to ensure background checks are current. Introduce yourself and any DHHS staff	
Any active rule variances. Clients Interviews	
Any license restrictions or conditions. Staff Interviews	
Any needed rule variances. Other:	

Inspection Information:

⁻ If the only non compliance items are documentation and/or records, please submit them by the *correction required date* listed. A licensor may conduct a follow-up inspection to verify compliance and maintenance of any noncompliance.

	Signature Information												
Inspection Type:	Annual Inspection	Date:	5/09/2023	Time Started On-site:	9:30	Time Ended On-site:	2:00 pm						
	Number of Non Compliant Items:	Number of Non Compliant Items: 5 Name of Individual Informed of this Inspection:											
	Licensor(s) Conducting this Inspection:	OL Staff Observing Inspection:											
•	The Licensor explained noncompliance items (if any).	Wendy Penrod											

⁻ The licensor will email you this inspection checklist after the inspection is completed. This checklist is not an official compliance statement. The licensor will send you an official Inspection Report once this inspection has been approved by management. Only items checked here as noncompliant can be part of your Inspection Report, and the Inspection Report is to be considered the results of this inspection.

General Provisions Inspection Checklist										
	C = Co = Not ssed (Com	plian							
Licensing Application and Monitoring Procedures	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-4(1)(c) and R501-1-10. The provider permitted OL unrestricted access to site(s), records, clients, and staff during business hours.	~									
Program Changes	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-6. Any changes to the license, services, ownership, capacity, location, and contact information were properly reported and processed.	~									
Variances	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-8. The provider is in compliance with the terms of approved rule variances.										
Required Approvals	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-9. All required policies, curriculums, and updates have been approved by OL before implementation.	~									
Investigations of Alleged Noncompliances	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-11. All reportable critical incidents were properly reported.	V									
Licensee Noncompliance	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-12. If the license has been suspended or revoked, the provider does not accept new clients.	~									
Program Administration and Direct Service Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-1-13(1). The provider clearly identifies services to the office, public, potential client, parent, or guardian regarding: (a) contact information; (b) the complaint reporting and resolution process; (c) a description of each service provided; (e) each program requirement and expectation; (f) eligibility criteria outlining behavior, diagnosis, situation, population, and age that can be safely served; (g) each cost, fee, and expense for a service and refund policy; and (h) identification of each non-clinical, extracurricular, or supplemental service offered or referred.	V									

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R501-1-13(2). The following items are posted in a conspicuous place: (a) abuse reporting laws; (b) civil rights notice; (c) Americans with Disabilities Act notice; (d) the program license; (e) any office notice of agency action; and (f) a client rights poster.		~		May 12, 2023	Licenses are not updated.
R501-1-13(3). Provider is in compliance with: (a) food handler permits for any person preparing meals for any other person; (b) capacity limits; (c) licensure and registration of any vehicles used to transport clients.	V				
R501-1-13(5). Provider has proof of: (a) financial viability of the program as verified by a financial professional; (b) vehicle insurance;	V				
R501-1-13(6). Provider ensures that: (a) each entity associated with the licensee read, understand, sign, and follow the current department code of conduct; (b) current staff and client lists are available at each licensed site; (f) at least one CPR and First Aid trained or certified staff member is available when staff and clients are present together; (g) the program maintains an opioid overdose reversal kit on-site with on duty staff trained in its use if the program is serving, or is likely to serve, a client with a substance use disorder; and (h) the program provides trainings and monitors staff to ensure compliance regarding program policy and procedures including: (i) the needs of each client; (ii) licensing rule; (iii) client rights; (iv) department code of conduct; (v) incident reporting; (vi) program emergency response plan; and (vii) CPR and first aid.	V				
R501-1-13(7) & (8). A program providing school on-site: (a) completes youth education forms for all education entitled children (b) maintains the established staff to client ratio with behavioral intervention trained staff in the school setting; (c) is recognized as in good standing by an educational accreditation organization such as the State Board of Education or the National School Accreditation Board; and (d) ensures each youth is taught at grade level.	V				

R501-1-13(9). The provider ensures that unlicensed clinical and medical staff who are not associated with the facility are appropriately supervised.			V			Don't have unlicensed staff not associated with the license.
R501-1-13(10). A program that utilizes telehealth for treatment complies with each applicable rule.	~					
Residential Programs Additional Administration and Direct Services Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-14(1). A program providing residential service: (b) ensures that each staff shift list remains current and available to the office upon request; (c) ensures access to a medical clinic or a medical professional familiar with the program and population served; and (d) provides a separate space for clients who are sick.	V					
R501-1-14(3). If the congregate care program caring for youth allows an individual turning 18 years old to remain in the program, the provider ensures that: (a) the individual remains in the custody of a State entity or the individual was admitted and continuously resided in the program for at least 30 days before the individual's 18th birthday; (b) the program has a documented need for the individual to remain in the program; (c) the program maintains responsibility for discharge to an appropriate setting when clinically appropriate and no later than the day an individual reaches 19 years of age; (d) the program outlines a policy regarding the protection of younger clients by supervising or separating 18-year-old individuals from youth who are more than two years younger; and (e) the individual signs a consent document outlining: (i) the individual is consenting to remain in the program voluntarily and understands the individual is not required to remain against their will; (ii) that any criminal offenses committed may result in being charged as an adult; and (iii) that if the individual is involved in any critical incidents posing a risk to the health and safety of other program residents they may be discharged from the program.			V			Don't allow 18 year olds.
R501-1-14(4). The provider facilitates weekly confidential voice-to-voice communication between a child and the child's parents, guardian, foster parents, and siblings. The provider ensures that the communication complies with the child's treatment plan, if any; and (a) does not use family contact as an incentive for proper behavior or withhold family contact as a punishment; (b) does not deny the communication unless state law or a court order prohibits the communication; or modify the frequency or form of the communication unless: (A) the office approves the modification; or (B) state law or a court order prohibits the frequency or the form of the communication.	V					

R501-1-14(5). The provider ensures that before allowing a direct care staff to work unsupervised, they have an approved background clearance and are trained in the following: (a) behavior management policy and curriculum including crisis intervention, appropriate use of restraint and seclusion, and de-escalation techniques; (b) which practices are prohibited for congregate care programs; (c) the clinical needs of each of the clientele; (d) client rights; (e) department code of conduct; and (f) incident reporting.	V					
R501-1-14(6). Direct care staff are trained in first aid and CPR within six months of hire.						
Program Physical Facilities and Safety	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-15(1). The appearance and cleanliness of the building and grounds are maintained and free from health and fire hazards.	V					
R501-1-15(2). Appliances, plumbing, electrical, HVAC, and furnishings are maintained in operating order and in a clean and safe condition.						
R501-1-15(3). clients with disabilities are accommodated as needed or appropriately referred to comparable services.	V					
R501-1-15(4). Fire drills in non-outpatient programs are conducted and documented at least quarterly and program administration provides and documents feedback regarding response time and process.	V					
R501-1-15(5). A 911 recognizable phone is always on-site with clients.	~					
R501-1-15(6). Bathroom facilities for staff and clients allow for individual privacy and afford reasonable accommodation based on gender identity.	V					
R501-1-15(7). Each bathroom is properly equipped with toilet paper, paper towels or a dryer, and soap.	V					
R501-1-15(8). Each bathroom is ventilated by mechanical means or equipped with a window that opens.	V					
R501-1-15(9). Medications and potentially hazardous items on-site are maintained lawfully, responsibly, and with consideration of the safety and risk level of the population served. This includes locked storage for each medication and hazardous chemical.	~					
R501-1-15(10). Non-prescription medications, if stored on-site, are stored in original manufacturer's packaging together with the manufacturer's directions and warnings.	~					
R501-1-15(11) & (12). Prescription medications, if stored on-site, are stored in original pharmacy packaging or individual pharmacy bubble pack together with the pharmacy label, directions, and warnings. Maintains fully supplied First Aid Kit as recommended by the American Red Cross	V					
Residential Programs Additional Facilities and Safety Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-16(1). There is designated space available for records, administrative work, and confidential phone calls for clients.	V					

R501-1-16(2). Bedroom assignments are made in accordance with each approved agency non-discrimination policy and individualized assessment.						
R501-1-16(3). Live-in staff have separate living spaces with a bathroom that is separate from client bathrooms.			~			Don't have live in staff
R501-1-16(4). Each bedroom designated for clients is comparable to other similarly utilized bedrooms with similar access, location, space, finishings, and furnishings.	V					
R501-1-16(6). No client is locked in a bedroom.	V					
R501-1-16(7). Each mirror or safety mirror is secured to the bathroom wall at a convenient height.	V					
R501-1-16(8). Each bathroom is placed to allow access to each client without disturbing any other client during sleeping hours.	~					
R501-1-16(9). Each bath or shower allows for individual privacy.	V					
R501-1-16(10). Each client is supplied with hygiene supplies.	V					
R501-1-16(11). Each sleeping area has a source of natural light and is ventilated by mechanical means or is equipped with a window that opens.	V					
R501-1-16(12). Each bed is solidly constructed and non-portable.	V					
R501-1-16(13). Each client is permitted to decorate and personalize their bedroom, while maintaining respect for each other resident and property.	\ <u>\</u>					
R501-1-16.(14) A program that provides common laundry for towels, bedding, or clothing shall provide separate containers for soiled and clean laundry.	~					
R501-1-16. (15). Bedding and towels are laundered weekly and after each client is discharged.	V					
R501-1-16(16). Programs permitting clients to do laundry provide equipment and supplies for washing and drying	~					
R501-1-16(17). Each individual is provided with at least 60 square feet in a multiple occupancy bedroom and 80 square feet in a single occupant bedroom.	V					
R501-1-16(18). In facilities serving individuals with disabilities, no more than two persons are housed in each bedroom.	~					
R501-1-16(19). Seclusion room measures 75 square ft. with 7 feet ceiling. nothing that obstructs view of client, no safety hazards, has natural light or mechanical ventilation, no locking capability, cannot be a bathroom, bedroom, closet or area outside the licensed site.	V					
Food and Service Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-17(1). Residential programs that provide meals for four or more, but less than 16, clients comply with a local health inspection.	~					

R501-1-17(2). Meals are not used as incentive or punishment.	V					
R501-1-17(3). Each program that provides meals provides nutritional counseling to staff and clients and designate staff responsible for food service. As part of these responsibilities, each program ensures that designated staff: (a) maintain a current list of each client with special nutritional needs; (b) ensure that each client with special nutritional needs has food storage and a preparation area that is not exposed to any identified allergen or contaminant; and (c) except in a day treatment program serving clients for less than ten hours a day, or outpatient programs serving clients for less than six consecutive hours a day, provide a variety of three nutritious meals a day that is: (i) served from dietician or nutritionist approved menus; or (ii) for programs serving individuals experiencing homelessness, serve meals as required by USDA standard homeless settings.	V					
R501-1-17(4). Programs that provide meals establish and post kitchen rules and privileges in a kitchen according to client needs and safe food handling practices.	~					
R501-1-17(5). Programs that provide meals provide adequate dining space that is maintained in a clean and safe condition for each client .	V					
R501-1-17(6). Programs that provide self-serve meals ensure that self-serve kitchen users are supervised, directed, and trained by a staff that has a Department of Health food handler's permit or is trained by Serv-Safe, USDA, or a comparable program.	V					
Program Staffing	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-18(1). There is adequate staffing, so the current population can be safely supervised.	~					
R501-1-18(2). A manager or qualified designee is immediately available when the program is in operation or there is a qualified and trained substitute when the manager is absent or	V					
unavailable.	٣	Ш	Ш			
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unavailable. R501-1-18(3). Programs that offer clinical services employ or consult with licensed professional	E					Don't serve substance use disr
unavailable. R501-1-18(3). Programs that offer clinical services employ or consult with licensed professional staff that include an individual who is familiar with the program and the needs of each client. R501-1-18(4). Programs serving substance use disorder ensure each staff and client is screened	E					Don't serve substance use disr
unavailable. R501-1-18(3). Programs that offer clinical services employ or consult with licensed professional staff that include an individual who is familiar with the program and the needs of each client. R501-1-18(4). Programs serving substance use disorder ensure each staff and client is screened for tuberculosis. R501-1-18(5). Programs managing, storing, or administering client medication identify a medical professional to be responsible for the medication management policy, medication oversight, and						Don't serve substance use disr

R501-1-19(1)-(2). The program create and maintains personnel information for each staff member, contracted employee, and volunteer, including: (a) any applicable qualification, experience, certification, or license; (b) any approved and current office background clearance, except as excluded in Section R501-14-17; (c) a department code of conduct that is signed by the staff member, contracted employee, or volunteer; (d) any training records with the date completed, topic, and the individual's signed acknowledgment of training completion to include: (i) current CPR and First Aid certification; (ii) current policy and procedure training; and (iii) proof of annual department code of conduct and behavior management training; (e) any grievances or complaints made by or against the individual and actions taken by the program; and (f) each crisis intervention or critical incident report involving the individual.		V		May 19, 2023		Critical Incident reports are not part of the employee file.
Program Client Record Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-20(1). Client information is maintained and includes: (a) client name, address, email address, phone numbers, date of birth and identified gender; (b) emergency contact names, including legal guardian where applicable, and at minimum, the emergency contact physical address, current email address or current phone numbers; (c) a program serving substance use disorder clients shall maintain compliance with an initial and annual client tuberculosis screening results in each client record; (d) any information that could affect health safety or well-being of the client including each medication, allergy, chronic condition or communicable disease; (e) intake screening and assessment; (f) discharge documentation; (g) treatment or service plan; (h) progress notes and services provided with date and signature of staff completing each entry; (i) individualized assessment for restriction of access to on-site items that could be used as weapons for self-directed violence or as an intoxicant; (j) any referral arrangements made by the program; (k) client or guardian signed consent or court order of commitment to services in lieu of signed consent for each treatment and non-clinical service; (l) summary of attendance and absences; (m) any grievances or complaints made by or against the client and actions taken by the program; (n) each crisis intervention or critical incident report involving the client; and (o) any signed agreements and consent forms. R501-1-20(2). There is a plan detailing how each program staff and client file will be maintained	V					
and remain available to the office and other agencies legally authorized to access the files for seven years regardless of whether the program remains licensed.	V					
Program Intake and Discharge Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes

R501-1-21(1). The program completes an intake screening before accepting a client into the program. Intake screenings assess at minimum: (a) verification that the client meets the eligibility requirements of the program; (b) verification that the client does not meet any of the exclusionary criteria that the program identified in policy as unable to serve; (c) description of presenting needs; (d) suicide risk screening; and (e) a program serving substance use disorder clients may not admit anyone who is unresponsive or unable to consent to care because the individual is experiencing convulsions, in shock, delirium tremens, in a coma, or unconscious.	V					
R501-1-21(3). Following determination of eligibility, the client or parent or guardian signs and receives copies of the following agreements to be maintained as client records: (a) fee agreement outlining costs of services including program, client, parent, or guardian responsibility for payment; and (b) signed consent for treatment that outlines: (i) rules of the program; (ii) expectations of clients, parents, and guardians; (iii) services to be provided; (iv) Medicaid number, insurance information, and identification of any other entities that are billed for the client's services; (v) client rights; and (vi) licensing contact information.		V		May 19, 2023		No licensing contact information given
R501-1-21(4). A discharge plan identify resources available to a client and include: (a) reason for discharge or transfer; (b) aftercare plan; (c) summary of services provided; and (d) progress evaluation.	V					
Residential Additional Program Intake and Discharge Requirements	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-22(1). In residential facilities, an intake assessment is completed following an approved intake screening and no later than seven days from the admission date. The assessment considers and contains: (a) gender identity and individualized assessment for bedroom and bathroom assignments; (b) cultural background; (c) dominant language and mode of communication; (d) family history and dynamics; (e) current and past health and medical history; (f) social, psychological, developmental, vocational, and, as appropriate, educational factors; (g) suicide risk screening; and (h) authorization to serve and obtain emergency care.	V					
R501-1-22(3). No youth from out of state is served without a disruption plan as described in Section 62A-2-125 and, as applicable, Title 80-2-905, Interstate Compact Placement of Children.						

R501-1-22(4). The disruption plan contains the following: (a) program must retain jurisdiction and responsibility for the youth while the youth remains in Utah; (b) a program must complete an individualized disruption plan at the time of intake for each out of state client to include: (i) who is responsible for the child's return if placement at the facility disrupts; (ii) current emergency contact information to include the name, address, phone and email address of the parent or responsible party; (iii) a signed statement from parent or responsible party outlining the plan for the youth in the event of an unplanned disruption in care; and (iv) a plan for safe transportation either to the state of origin, the responsible party identified in Subsection R501-1-22(3)(a) or to another licensed congregate care program. R501-1-22(5). Each congregate care program may demonstrate compliance with Subsections R501-1-22(2) and R501-1-22(3) by producing the 100A and 100B forms and disruption plan as required by the Interstate Compact for the Placement of Children (ICPC).		V		May19, 2023		Plan currently reads parents responsible, inferring they are responsible for the client at all time.
R501-1-22(6). Private placements are reported to the office by the fifth business day of each month.	V					
R501-1-22(7). Critical and non-critical restraints or seclusions are reported to the office within one business day.	V					
Program Clinical Services	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-23(1). Programs providing clinical treatment assign a clinical director to ensure that assessment, treatment, and service planning practices are: (a) regularly reviewed and updated; (b) individualized; and (c) designed to involve the participation of each client or each client's parent or guardian.	V					
R501-1-23(2). Programs providing clinical treatment ensure that each person working directly with a client is informed of the client's individual treatment needs and advised of the best approach to working with that client.	V					
R501-1-23(3). Programs providing clinical treatment ensure that client treatment plans are developed and signed by a licensed clinical professional within 30 days of admission.	V					
R501-1-23(4). Program providing clinical treatment ensure that discharge goals are identified in the initial treatment plan and treatment goals are structured around the identified discharge goals and objectives.	V					
R501-1-23(5). Program providing clinical treatment ensure that each client identified for treatment receives individual treatment at least weekly.	V					
R501-1-23(6). Program providing group counseling, family counseling, skills development, or other treatment ensure the treatment is offered and documented as prescribed in the treatment plan.	V					
Program Policy and Procedure Requirements	С	NC	NA	Date to be corrected by	Corrected During	Notes

R501-1-24. As submitted to the office, the program developed, implemented, and complied with policies and procedures sufficient to ensure client health and safety and meet the needs of the client population served.	V					
Additional Policy and Procedure Requirements for Residential Programs	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-1-25(1). Residential programs that provide meals for clients have and follow a food service policy.	~					
R501-1-25(2). Residential programs managing, storing, or administering client medications have and follow a medication management policy.	~					
R501-1-25(3). Residential programs have a policy to train staff to identify and address critical risks including violence, suicide, mental health concerns, etc.	~					
R501-1-25(4). Residential programs have a policy regarding the care, vaccination, licensure, and maintenance of any animals on-site.	~					
R501-1-25(5). Residential programs have a policy regarding client belongings policy that addresses: (a) initial and updated inventory signed by the client; (b) storage and return of each client belonging to the client or client's guardian at the time of discharge; and (c) program shall replace any lost or stolen items for which the program is responsible.		~		May 19, 2023		No policy about clients signing their inventory.
R501-1-25(6). A program managing funds for client allowances must document each expense.	~					
R501-1-25(7). Residential programs develop and follow a policy for providing separate space for sick clients.	~					
Congregate Care Program Additional Policy and Procedure Requirement	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes

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R501-1-26. A Congregate Care Program does not utilize any behavior management technique,				
restraint, seclusion, or curriculum unless it has been approved by the office. They do not use				
cruel, severe, unusual, or unnecessary practice on a child, including:				
(a) a strip search unless the congregate care program determines and documents that a strip				
search is necessary to protect an individual's health or safety;				
(b) a body cavity search unless the congregate care program determines and documents that a				
body cavity search is necessary to protect an individual's health or safety;				
(c) inducing pain to obtain compliance;				
(d) hyperextending joints;				
(e) peer restraints;				
(f) discipline or punishment that is intended to frighten or humiliate;				
(g) requiring or forcing the child to take an uncomfortable position, including squatting or				
bending;	ш	ΙШ	Ш	
(h) for the purpose of punishing or humiliating, requiring or forcing the child to repeat physical				
movements or physical exercises such as running laps or performing push-ups;				
(i) spanking, hitting, shaking, or otherwise engaging in aggressive physical contact;				
(j) denying an essential program service;				
(k) depriving the child of a meal, water, rest, or opportunity for toileting;				
(I) denying shelter, clothing, or bedding;				
(m) withholding personal interaction, emotional response, or stimulation;				
(n) prohibiting the child from entering the residence;				
(o) abuse as defined in Section 80-1-102; and				
(p) neglect as defined in Section 80-1-102.				
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Residential Treatment Programs Additional Inspection Checklist										
NA = No	NC	= No		iant npliant ng this inspection						
Administration	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-19-3(1). The residential treatment program documents local government approval for new program services or increased consumer capacity as described in Section 62A-2-108.2.	V									
R501-19-3(2). The residential treatment program serving a child provides direct supervision that meets supervision and ratio requirements.	~									
R501-19-3(3). The residential treatment program serving a child has no less than two direct care staff on duty.	V									
R501-19-3(4). The residential treatment program serving a child maintains a staff to client ratio of no less than one staff to every four clients or as otherwise dictated in department contract.	V									
R501-19-3(5). Except as provided under Section R501-19-4, a residential treatment program serving a child may decrease the staff to client ratio during client sleeping hours to one staff to every 16 clients.	V									
R501-19-3(6). The residential treatment program serving a child only decreases the number of staff as described in Section R501-19-4 if: (a) each client is appropriately supervised to ensure health and safety at the ratio; and (b) each direct care staff remains awake while on duty.	V									
R501-19-3(7). The residential treatment program increases each staff to client ratio as necessary to ensure the health and safety of the current client population.	~									
R501-19-3(8). Direct supervision is only performed by direct care staff who are in physical proximity to the clients and actively supervising with line-of-sight check-ins no less frequently than every 15 minutes.	V									
R501-19-3(9). Except in an emergency situation that is caused by a client's behavior or medical needs, each direct care staff assigned to a one-on-one or line-of-sight supervision is not counted at the same time in the staffing ratio for any other client.	V									
R501-19-3(10). The program policy includes how the program will accommodate client privacy in each bedroom space while assuring client health and safety.	~									
R501-19-3(11). The residential treatment program may utilize on-site video surveillance to directly supervise a client in time out or seclusion or as an enhancement to minimum supervision ratio requirements. 15-minute physical check-ins must be conducted and documented when a client is being monitored by video.	V									

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R501-19-3(12). Video surveillance in bedrooms is only used by a residential treatment program: (a) with client, parent, or guardian permission; (b) when there is a documented need; (c) when the programs monitor cameras or checks in at intervals of 15-minutes or less; and (d) in a program serving an individual with disabilities, where video surveillance is in compliance with Rule R539-3.	V				
R501-19-3(13). A residential treatment program serving a child may provide step-down privileges to include unsupervised time and authorized departures from the program if: (a) the program maintains a 1:4 direct care staff to client ratio; (b) the program documents in the client record and communicates to each of the client's direct care staff individualized justification for the step-down privileges and which privileges are authorized by a clinical professional; (c) the program obtains written parental or guardian consent prior to allowing step-down privileges; and (d) the program provides to each client and parent or guardian a policy that includes: (i) a description of what constitutes authorized departure and unsupervised time; (ii) a description of how each step-down privilege, including authorized departure or unsupervised time, is achieved and rescinded; (iii) a policy that the program will immediately communicate to each client parent or guardian and direct care staff when the step-down privileges have been rescinded; and (iv) a statement that no step-down client is permitted to perform any direct care staff duties.	V				
R501-19-3(14). A residential treatment program serving adults may admit a 17-year-old under the following circumstances: (a) the program obtains written permission from the individual's parent or legal guardian; (b) the program provides clinical justification; (c) the program ensures that the individual sleeps in a separate room from adults or a room that the individual shares with adults no more than two years older than the individual; (d) the program ensures that any adult with direct access to the 17-year-old is directly supervised by a direct care staff; and (e) the program ensures enhanced safety and supervision measures for treating a minor in an adult setting.			V		Don't serve adults
R501-19-3(15). The residential treatment program providing services to a substance use disorder client: (a) only admits a substance use disorder client with a level of care that falls within American Society of Addiction Medicine levels 3.1 through 3.5; and (b) obtains any required licenses before providing any service to a substance use disorder client outside of the residential milieu with a level of care described in Subsection R501-19-3(16).			V		Don't serve substance use disorders.

R501-19-3(16). The residential treatment program makes any necessary accommodation before allowing a child to continue the child's education with a curriculum approved by the State Board of Education.	~					
R501-19-3(17). A program that provides education utilizes a curriculum that is recognized by an educational accreditation organization such as the State Board of Education or the National School Accreditation Board.	V					
R501-19-3(18). A program that allows a client to participate in meal preparation ensures proper training and justify the client's participation in writing.	V					
R501-19-3(19). The residential treatment program provides individual, group, and family counseling or other treatment, including skills development, at least weekly or as outlined in the individual's treatment plan.	V					
R501-19-3(20). A residential treatment program that provides therapeutic service such as life skill development, psychoeducation, or social coaching is included in the therapeutic environment and be overseen by a clinical professional.	V					
R501-19-3(21). The residential treatment program documents the time and date of each service provided to each client. Any documentation includes the signature of the individual providing service.	~					
R501-19-3(22). The residential treatment program provides indoor space for free and informal client activities.	V					
Requirements for Intermediate Secure Treatment	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-19-4(1). The intermediate secure treatment program clearly defines in policy the responsibilities of the manager described in Section R501-1-18.			V			Not Intermediate Secure Treatment
R501-19-4(2). Subsection R501-19-3(4) does not apply to an intermediate secure treatment program serving youth. Intermediate secure treatment programs serving youth maintain a staff to client ratio of no less than one staff to every five clients.			~			Not Intermediate Secure Treatment
R501-19-4(3). The manager described in Section R501-1-18: (a) is at least 25 years of age; (b) has a BA or BS degree or equivalent training in a human services related field; and (c) has at least three years management experience in a residential or secure treatment setting.			V			Not Intermediate Secure Treatment
R501-19-4(4). Each direct care staff working in an intermediate secure treatment program is trained to work with a child with behavioral or mental health needs and works under the supervision of a licensed clinical professional.			~			Not Intermediate Secure Treatment

	_	1		1	
		V			Not Intermediate Secure Treatment
		V			Not Intermediate Secure Treatment
С	NC	NA	Date to be corrected by	Corrected During	Notes
			,		
		V	.,		Not a DSPD Provider
		V			Not a DSPD Provider Not a DSPD Provider
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	::			E. Date to be corrected	C NC NA Date to be corrected Corrected During

R501-19-5(9). The residential treatment program, in conjunction with the support coordinator for the Division of Services for People With Disabilities and each client's parent or guardian, applies for unearned income benefits for which a client is entitled.		~		Not a DSPD Provider
R501-22-9(10). In the event of a conflict between licensing rule and the Federal Home and Community Based Settings Final rule, the settings rule shall prevail.		~		Not a DSPD Provider

Day Treatment	Progr	ams -	Addi	tional Inspection Checkli	st						
C = Compliant NC = Not Compliant NA = Not Assessed during this inspection											
Administration	С	NC	NA	Date to be corrected by		cted I	Ouring on	Notes			
R501-20-4(A). In addition to the following rules, all Day Treatment Programs shall comply with R501-2, Core Standards.	~										
R501-20-4(B). A list of current consumers shall be available and on-site at all times.]/] [
Staffing	С	NC	NA	Date to be corrected by		cted I	Ouring on	Notes			
R501-20-5(A). The program shall have an employed manager who is responsible for the day to day supervision and operation of the facility. The responsibilities of the manager shall be clearly defined. Whenever the manager is absent, there shall be a substitute available.	~										
R501-20-5(B). The program shall have a staff person trained, by a certified instructor, in first aid and CPR on duty with the consumers at all times.	~										
R501-20-5(C). Staffing Ratios 1. The minimum ratio shall be one direct care staff to ten consumers. In Division of Services for People With Disabilities programs, consumer ratios shall be determined by type of activity. 2. When 10% or more of the consumers are non-ambulatory, the ratio shall be one direct care staff to seven consumers.	~										

R501-20-5(D). Professional staff shall include the following individuals who have received training in the specific area listed below: 1. Mental Health a. a licensed physician, or consulting licensed physician, b. a licensed psychologist, or consulting licensed psychologist, c. a licensed mental health therapist or consulting licensed mental health therapist, and d. a licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or a consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist. e. If unlicensed staff are used they shall be supervised by a licensed clinical professional. 2. Substance Abuse a. a licensed physician or consulting licensed physician, b. a licensed psychologist or consulting licensed psychologist, c. a licensed mental health therapist or consulting licensed mental health therapist, and d. a licensed substance abuse counselor or unlicensed staff who work with substance abuses shall be supervised by a licensed clinical professional. 3. Children and Youth a. a licensed physician, or consulting licensed physician, b. a licensed psychologist, or consulting licensed psychologist, c. a licensed mental health therapist or consulting licensed mental health therapist, to provide a minimum of one hour of service per week per consumer enrolled in the program, and d. a licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed advanced practice registered nurse-psychiatric mental health nurse specialist, or consulting licensed divided nurse-psychiatric mental health nurse specialist	V					
Direct Service	С	NC	NA	Date to be corrected by	Corrected Inspec	Notes
R501-20-6(A). Day treatment activity plans shall be prepared to meet individual consumer needs. Daily activity plans may include behavioral training, community living skills, work activity, work adjustment, recreation, self-feeding, self-care, toilet training, social appropriateness, development of gross and fine motor skills, interpersonal adjustment, mobility training, self-sufficiency training, and to encourage optimal mental or physical function, speech, audiology, physical therapy, and psychological services, counseling, and socialization.			'			Don't have just Day treatment clients in the past year.
R501-20-6(B). A daily activity or service schedule shall be designed and implemented.		l	1			Don't have just Day treatment clients in the past year.
R501-20-6(C). While on-site, consumers shall be supervised as necessary and encouraged to participate in activities.			~			Don't have just Day treatment clients in the past year.
R501-20-6(D). All consumers shall be afforded the same quality of care.			/			Don't have just Day treatment clients in the past year.
Physical Environment	С	NC	NA	Date to be corrected by	Corrected	 Notes

R501-20-7(A). The program shall provide written documentation of compliance with the following:						Don't have just Day treatment
1. local zoning ordinances, 2. local business license requirements, 3. local building codes, 4. local fire safety regulations,			~			clients in the past year.
5. local health codes, and 6. local approval from the appropriate government agency for new program services or increased consumer capacity.						
R501-20-7(B). Building and Grounds 1. The program shall ensure that the appearance and cleanliness of the building and grounds are maintained. 2. The program shall take reasonable measures to ensure a safe physical environment for consumers and staff.			'			Don't have just Day treatment clients in the past year.
Physical Facility	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
R501-20-8(A). The program shall have a minimum of fifty square feet of floor space per consumer designated specifically for day treatment. Hallways, office, storage, kitchens, and bathrooms will not be included in computation.	~					
R501-20-8(B). Outdoor recreational space and compatible recreational equipment shall be available when necessary to meet treatment plans.	1					
R501-20-8(C). Furniture and equipment shall be of sufficient quantity, variety, and quality to meet program and consumer needs and shall be maintained in a clean and safe condition.	'					
R501-20-8(D). The program shall have locked storage for hazardous chemicals and materials, according to the direction of the local fire authorities.	~					
R501-20-8(E). Equipment Equipment for work activities shall be kept in safe operating condition. 1. Power equipment shall be installed and maintained in accordance with the National Electrical Code. 2. When operating power equipment, the operator shall wear safe clothing and protective eye gear. 3. Rings and watches are not to be worn, and long hair shall be confined when operating	'					
power equipment. 4. Consumer exposure to hazardous materials shall be controlled as defined in Utah State Industrial Regulations.						
R501-20-8(F). Bathrooms 1. The program shall have one or more bathrooms each for males and females in accordance with current uniform building codes. They shall be maintained in good operating order and in a clean and safe condition. 2. Bathrooms shall accommodate consumers with physical disabilities as required. 3. Bathrooms shall be properly equipped with toilet paper, towels, soap, and other items required for personal hygiene. 4. Bathrooms shall be ventilated by mechanical means or equipped with a screened window that opens.	V					
Food Service	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes

R501-20-9(A). One person shall be responsible for food service. If this person is not a professionally qualified dietitian, regularly scheduled consultation with a professionally qualified dietitian shall be obtained. Meals served shall be from dietitian approved menus.			'				Don't have just Day treatment clients in the past year.
R501-20-9(B). The person responsible for food service shall maintain a current list of consumers with special nutritional needs and record in the consumers service record information relating to special nutritional needs and provide for nutrition counseling where indicated.			V			1	Don't have just Day treatment clients in the past year.
R501-20-9(C). When meals are prepared by consumers, there shall be a written policy to include the following: 1. rules of kitchen privileges, 2. menu planning and procedures, 3. nutritional and sanitation requirements, and 4. schedule of responsibilities.			V				Don't have just Day treatment clients in the past year.
R501-20-9(D). The program shall provide adequate storage and refrigeration for meals carried to the program by consumers.			~				Don't have just Day treatment clients in the past year.
R501-20-9(E). Kitchens shall have clean, operational equipment for the preparation, storage, serving, and clean up of all meals.			~				Don't have just Day treatment clients in the past year.
R501-20-9(F). Adequate dining space shall be provided for consumers. The dining space shall be maintained in a clean and safe condition.			~				Don't have just Day treatment clients in the past year.
Medication	С	NC	NA	Date to be corrected by		d During ection	Notes
R501-20-10(A). Prescriptive medication shall be provided as prescribed by a qualified person according to the Medical Practices Act.	~						
R501-20-10(B). The program shall have locked storage for medication.	1						
R501-20-10(C). The program shall have written policy and procedure to include the following:	ľ						
1. self administered medication,	/				Γ		
2. storage,		┦┕─	-		L		
control, and trelease and disposal of drugs in accordance with federal and state regulations.							

Outpatient Treatment Programs - Additional Inspection Checklist										
C = Compliant NC = Not Compliant NA = Not Assessed during this inspection										
Administration and Direct Services	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes				
R501-21-4(2). Programs shall have current program information readily available to the Office and the public, including a description of: (a) program services; (b) the client population served; (c) program requirements and expectations; (d) information regarding any non-clinical services offered; (e) costs, fees, and expenses that may be assessed, including any non-refundable costs, fees or expenses; and (f) complaint reporting and resolution processes.	V									

R501-21-4(3). The Program shall:				
(a) provide outpatient and/or intensive outpatient treatment services not to exceed				
nineteen hours per week, as clinically recommended and documented;				
(b) identify and provide to the Office the organizational structure of the program				
including:				
(i) names and titles of owners, directors and individuals responsible for implementing all				
aspects of the program, and				
(ii) a job description, duties and qualifications for each job title;				
(c) identify a director or qualified designee who shall be immediately available at all times				
that the program is in				
operation;				
(d) ensure at least one CPR/First Aid trained or certified staff member is available onsite				
at all times with clients				
present;				
(e) disclose any potential conflicts of interest to the Office; (f) ensure that staff are licensed or certified in good standing as required and that				
unlicensed individuals providing				
direct client services shall do so only in accordance with the Mental Health Professional				
Practices Act;				
(g) train and monitor staff compliance regarding:				
(i) program policy and procedures;				
(ii) the needs of the program's consumers;				
(iii) Office of Licensing rule 501-21 and annual training on	Щ	<u> </u>		
the Licensing Code of Conduct and client rights as outlined in R501-1-11;				
(iv) emergency procedures;				
(h) create and maintain personnel files for each staff member to include: (i) applicable qualifications, experience, certifications and licenses;				
(ii) approved and current Office of Licensing background screening except as excluded in				
501-14-17; and				
(iii) training records with date completed, topic and employee signature(s) verifying				
completion.				
(i) comply with Office rules and all local, state and federal laws to include maintaining a				
current business license, fire inspection and health clearance as applicable;				
(j) maintain proof of financial viability of the program;				
(k) maintain general liability insurance, professional liability insurance that covers all				
program staff, vehicle insurance for transport of clients, fire insurance and any				
additional insurance required to cover all program activities; and (I) maintain proof of completion of the National Mental Health Services Survey (NMHSS)				
annually for each site providing mental health services; and				
(m) ensure that all programs and individuals involved with the prescription,				
administration or dispensing of controlled substances shall do so per state and federal				
law, including				
maintenance of DEA registration numbers for:			1	
(i) all prescribing physicians; and				
(ii) the specific site where the controlled substances are being prescribed, as required.				

R501-21-4(4). The program shall develop, implement and comply with policies and procedures sufficient to ensure the health and safety and meet the needs of the client population served. Policies and procedures shall address: (a) client eligibility; (b) intake and discharge process; (c) client rights as outlined in R501-1-12; (d) staff and client grievance procedures; (e) behavior management; (f) medication management; (g) critical incident reporting as outlined in R501-1-2-9 and R501-1-9-2d; (h) emergency procedures; (i) transportation of clients to include requirement of insurance, valid driver license, driver and client safety and vehicle maintenance; (j) firearms; (k) client safety including any unique circumstances regarding physical facility, supervision, community safety and mixing populations; and (l) provision of client meals, administration of required medications, maximum group sizes, and sufficient physical environment providing for the comfort of clients when clients are present for six or more consecutive hours.	✓			
R501-21-4(5). Programs shall maintain client files to include the following: (a) client name, home address, email address if available, phone numbers, date of birth and gender; (b) legal guardian and emergency contact names, address, email address and phone numbers; (c) all information that could affect the health, safety or well-being of the client including all medications, allergies, chronic conditions or communicable diseases; (d) intake assessment; (e) treatment plan signed by the clinical professional or service plan for non-clinical services; (f) detailed documentation of all clinical and non-clinical services provided with date and signature of staff completing each entry; (g) signed fee disclosure statement including Medicaid number, insurance information and identification of any other entities that are billed for the client's services; (h) client or guardian signed consent or court order of commitment to services in lieu of signed consent, for all treatment and non-clinical services; (i) grievance and complaint documentation; and (j) discharge documentation.	V			
R501-21-4(6). Programs shall document a plan detailing how all program, staff, and client files shall be maintained and remain available for the Office and other legally authorized access, for seven years, regardless of whether or not the program remains licensed.	l			
R501-21-4(7). The program shall ensure that assessment, treatment and service planning practices are clinically appropriate, updated as needed, timely, individualized, and involve the participation of the client or guardian.	~			

R501-21-4(8). Programs shall maintain documentation of all critical incidents; critical incident reports shall contain: (a) time of incident; (b) summary of incident; (c) individuals involved; and (d) program response to the incident.	~]	
Physical Facility	С	NC	NA	Date to be corrected by	cted spect	During ion	Notes
R501-21-5(1). Space shall be adequate to meet service needs and ensure client confidentiality and comfort.	~						
R501-21-5(2). The program shall maintain potentially hazardous items on-site lawfully, responsibly and with consideration of the safety and risk level of the population(s) served.	~						
R501-21-5(3). All furniture and equipment shall be maintained in a clean and safe condition.	7						
R501-21-5(4). Programs offering supplemental services or activities in addition to outpatient treatment shall: (a) remain publically transparent in the use of the equipment, practices and purposes; (b) ensure the health and safety of the consumer; (c) gain informed consent for participation in supplemental services or activities; and (d) provide verification of all trainings or certifications as required for the operation and use of any supplemental equipment.	~]	
R501-21-5(5). The program shall post the following documents where they are clearly visible by clients, staff, and visitors: (a) Civil Rights and anti-discrimination laws; (b) program license; (c) current or pending Notices of Agency Action; (d) abuse and neglect reporting laws; and (e) client rights and grievance process.	~]	
R501-21-5(6). The program site shall provide access to a toilet and lavatory sink in a manner that ensures basic privacy, and shall be: (a) stocked with toilet paper, soap, and paper towels/dryer; and (b) maintained in good operating order and kept in a clean and safe condition.	~]	
R501-21-5(7). The program shall ensure that the physical environment is safe for consumers and staff and that the appearance and cleanliness of the building and grounds are maintained.	~						
Substance Use Disorder Treatment Programs	С	NC	NA	Date to be corrected by	cted spect	During ion	Notes
R501-21-6(1). All substance use disorder treatment programs shall develop and implement a plan on how to support opioid overdose reversal.			'				Not a substance Use Disorder program
R501-21-6(2). Maintain proof of completion of the National Survey of Substance Abuse Treatment Services (NSSATS) annually.			1]	Not a substance Use Disorder program

R501-21-6(3). Medication-assisted treatment (MAT) in substance use disorder programs				
shall:				Not a substance Use Disorder
(a) maintain a program-wide counselor to MAT consumer ratio of: 1:50;				
(b) assure all consumers see a licensed practitioner that is authorized to prescribe				program
controlled substances at least once				
yearly;				
(c) show proof of completion of federally required physician training for physicians				
prescribing buprenorphine;				
(d) admit consumers to the program and prescribe, administer or dispense medications				
only after the completion of a face-to-				
face visit with a licensed practitioner having authority to prescribe controlled substances				
who confirms opioid dependence. A				
licensed practitioner having authority to prescribe controlled substances must approve				
every subsequent dose increase prior to				
the change;				
(e) require all consumers admitted to the program to participate in random drug testing.			/	
Drug testing will be performed				
by the program a minimum of two times per month for the first three months of				
treatment, and monthly thereafter; except for a				
consumer whose documented lack of progress shall require more frequent drug testing				
for a longer period of time;				
(f) require that consumers participate in at least one counseling session per week for the				
first 90 days. Upon documented				
successful completion of this phase of treatment, consumers shall be required to				
participate in counseling sessions at least twice				
monthly for the next six months. Upon documented successful completion of nine				
months of treatment, consumers shall be seen by				
a licensed counselor at least monthly thereafter until discharge; and				
(g) require one hour of prescribing practitioner time at the program site each month for				
every ten MAT consumers enrolled.				
R501-21-6(4). MAT Programs prescribing, administering or dispensing Methadone				
(Opioid Treatment Programs) shall:				Not a substance Use Disorder
(a) maintain Substance Abuse and Mental Health Services Administration (SAMHSA)				program
certification and accreditation as an				program
opioid treatment program.				
(b) comply with DSAMH Rule R523-10 Governing Methadone and other opioid treatment				
service providers;				
(c) employ a:				
(i) licensed physician who is an American Society of Addiction Medicine certified		l		
physician; or				
(ii) prescribing licensed practitioner who can document specific training in current	Н	<u> </u>		
industry standards regarding				
methadone treatment for opioid addictions; or				
(iii) prescribing licensed practitioner who can document specific training or experience in				
methadone treatment for opioid				
addictions; and				
(d) provide one nurse to dispense or administer medications for every 150 Methadone				
consumers dosing on an average daily				
basis.				

R501-21-6(5). Certified DUI Education Programs (a) Only programs certified with the Division of Substance Abuse and Mental Health (DSAMH) to provide Prime for Life education in accordance with and R523-11 shall provide court ordered DUI education. (b) Certified DUI education programs shall: (i) complete and maintain a substance use screening for each participant prior to providing the education course; (A) screenings may be shared between providers with client written consent.; (ii) provide a workbook to each participant to keep upon completion of the course; (iii) ensure at least 16 hours of course education; and (iv) provide separate classes for adults and youth. (c) Any violations of this rule section will be reported to DSAMH for evaluation of certification.			\			Not a substance Use Disorder program
R501-21-6(6). Justice Reform Initiative (JRI) Certified Programs shall operate in compliance with DSAMH rules 523-3 and 523-4. (a) JRI certified programs shall maintain a criminogenic screen/risk assessment for each justice involved client and separate clients into treatment groups according to level of risk assessed. (b) Providers shall complete screenings that assess both substance abuse and mental health comorbidity. (c) JRI programs shall treat, or refer to other DHS licensed programs that have obtained a justice certification from the DSAMH to treat the array of disorders noted in screenings. (d) Any violations of this rule section shall be reported to DSAMH for evaluation of certification.			\			Not a substance Use Disorder program
Domestic Violence	С	NC	NA	Date to be corrected by	Corrected During Inspection	Notes
	С	NC	NA V			Not a domestic violence program

R501-21-7(3). Client Intake and Safety (a) When any consumer enters a treatment program, the staff shall conduct an in-depth, face-to-face interview and assessment to determine the consumer's clinical profile and treatment needs. The evaluation in R501-23-7 shall count for this assessment when the consumer is an offender. (b) For perpetrator consumers, additional information shall be obtained from the police incident report, perpetrator's criminal history, prior treatment providers, the victim, or victim advocate. (c) When appropriate, additional information for child consumers shall be obtained from parents, prior treatment providers, schools, and Child Protective Services. (d) When any of the above cannot be obtained, the reason shall be documented. (e) The assessment shall include the following: (i) a profile of the frequency, severity, and duration of the domestic violence behavior, which includes a summary of psychological violence; (ii) documentation of any homicidal, suicidal ideation and intentions, as well as abusive behavior towards children; (iii) a clinical diagnosis and a referral for evaluation to determine the need for medication, if indicated; (iv) documentation of safety planning when the consumer is an adult victim, child victim, or child witness; and that they have contact with the perpetrator; (A) for victims who choose not to become treatment consumers, safety planning shall be addressed when they are contacted; and (v) documentation that appropriate measures have been taken to protect children from harm.		~	Not a domestic violence program
R501-21-7(4). Treatment Procedures (a) Consumers deemed appropriate for a domestic violence treatment program shall have an individualized treatment plan, which addresses all relevant treatment issues. (b) Consumers who are not deemed appropriate for domestic violence programs shall be referred to the appropriate resource, with the reasons for referral documented, and notification given to the referring agency. (c) Domestic violence counseling shall be provided concurrently with, or after other necessary treatment, when appropriate. (d) Conjoint or group therapy sessions with victims and perpetrators together, or with both co-perpetrators, shall not be provided until a comprehensive assessment has been completed to determine that the violence has stopped, and that conjoint treatment is appropriate. (e) The perpetrator must complete a minimum of 4 domestic violence treatment sessions, unless otherwise noted in the offender evaluation recommendations prior to the provider implementing conjoint therapy. (f) A written procedure shall be implemented to facilitate the following, in an efficient and timely manner: (i) entry of the court ordered defendant into treatment; (ii) notification of consumer compliance, participation, or completion; (iii) disposition of non-compliant consumers; (iv) notification of factors which may exacerbate an individual's potential for violence. (g) The program shall document specialized training in domestic violence assessment and treatment practices, including 24 hours of Utah Association for Domestic Violence Treatment (UADVT) pre-service training, within the last two years; and 16 hours annual training thereafter for all individuals providing treatment service. (j) Clinical supervision for treatment staff that are not clinically licensed shall consist of a minimum of one hour per week to discuss clinical dynamics of cases.		'	Not a domestic violence program

R501-21-7(5). Training (a) Training that is documented and approved by the designated Utah DHS DV Specialist Regarding assessment and treatment practices for treating: (i) DV victims; and (ii) DV perpetrators.		'		Not a domestic violence program
R501-21-7(6). Programs must disclose all current DHHS contracts and actions against the contract to the Office.		'		Not a domestic violence program
R501-21-7(7). Programs must disclose all current Accreditations and actions against accredited status to the Office.		1		Not a domestic violence program