Exempting the FC/CC from the Definition of Unlicensed Person at 225.4(12)

(1) RN comprehensive assessment completed prior to exemption

(2) FC/CC meets BON definition of CRA?

(3) Has guardian or other CRA approved to allow FC/CC act as CRA?

(4) Is there evidence FC/CC can safely assume overall responsibility and
   1. accountability for individual’s health care?

(5) Comprehensive assessment reviewed annually or when significant
   2. change in individual’s condition or FC/CC’s abilities

(6) Current NSP required (instructions to notify RN of significant changes)

(7) FC/CC not required to keep MARs, contact RN when giving PRNs or
   3. initial doses

(8) *FC/CC required to contact RN or LVN participating in on-call pilot prior to administering chemical restraint

Possible Citations

9.174 (a) (31) (G)
There is no evidence that the RN completed the comprehensive assessment in order to make this decision.

The FC/CC is acting as the individual’s CRA when there is another identified adult willing and able to make healthcare decisions on the person’s behalf (i.e. family, friend, and guardian). If FC/CC is acting as CRA and the individual does have family, friend or guardian, has that person agreed to allow FC/CC to act as the person’s CRA?

9.174 (a) (31) (C)
There is no evidence that a comprehensive assessment was completed by the RN after a significant change in the individual’s health/medical condition or change in the FC/CC ability to manage the individual’s healthcare needs. There is no evidence that the comprehensive assessment was reviewed/updated on an annual basis. There is no evidence of a current NSP.

9.174 (a) (31) (B)
There is no evidence that the RN has included instructions for the FC/CC to notify the RN or LVN participating in the pilot prior to administering a chemical restraint.

9.174 (a) (35) (G)
The FC/CC was instructed to notify the RN or LVN participating in the pilot prior to administering a chemical restraint but failed to do so.