CHAPTER 14  EMERGENCY PREPAREDNESS,  
FACILITY CLOSURES AND BANKRUPTCIES

I. Introduction

The temporary or permanent relocation or transfer of residents due to a long-
term care (LTC) facility closure, emergency, or natural disaster can have a 
negative impact on LTC residents’ quality of life and quality of care. LTC 
Ombudsman representatives play an important role in proactively protecting the 
health, safety, welfare, and rights of residents during resident evacuation or 
relocation.

In addition, when an LTC facility files for bankruptcy, the bankruptcy court can 
order the appointment of a patient care ombudsman to represent the interests of 
facility residents. The United States Trustee is responsible for appointing the 
patient care ombudsman, who may be the State Long-Term Care Ombudsman 
(State Ombudsman). When the U.S. Trustee appoints the State Ombudsman as 
patient care ombudsman, the local Ombudsman program has the responsibility 
of visiting the facility and reporting conditions to the State Ombudsman at least 
every 60 days or more frequently as conditions warrant.

II. Legal Authority

FEDERAL  Title 11 United States Code section 333
         Title 42 Code of Federal Regulations parts 488.410 and 488.426

STATE  Health and Safety Code sections 1325, 1325.5, 1336-1336.4, 
       1569.44, 1569.682, and 1569.695
       California Code of Regulations, title 22, sections 72519, 72551, 
       72553, 87212, and 87223

III. Documents Referenced

Emergency Preparedness and Response: Model Policies and Procedures for 
State Long-Term Care Ombudsman Programs

Memorandum of Understanding (MOU) between the California Department of 
Public Health (CDPH) and of the Office of the State Long-Term Care 
Ombudsman (OSLTCO)

MOU between the California Department of Social Services (CDSS) and 
OSLTCO
IV. Types of Closures

Closure of any licensed LTC facility significantly affects residents, family members, care providers, placement and protective agencies, licensing staff, and local Ombudsman representatives. Facility closures can be voluntary or involuntary. A voluntary closure for example, may be the result of an owner’s decision to leave the business or to close a facility rather than respond to cited deficiencies. An involuntary closure may result from a state licensing and certification agency determination, a federal focused enforcement action, an emergency, or a natural disaster. Information on policies and procedures for local Ombudsman programs during an emergency or disaster are in the document, *Emergency Preparedness and Response: Model Policies and Procedures for State-Long Term Care Ombudsman Programs*. This resource is posted with this chapter on the Coordinator Resources webpage at [www.aging.ca.gov](http://www.aging.ca.gov).

The California Department of Aging (CDA), through OSLTCO, has established MOUs with CDPH and CDSS. Each agency follows the guidelines for facility closures specified in these agreements when residents must relocate due to a Temporary Suspension Order closure, foreclosure, emergency evacuation or natural disaster. The MOUs are posted on the Coordinator Resources Webpage.

V. Temporary Suspension Orders

Both CDPH Licensing and Certification (L&C) and CDSS Community Care Licensing Division (CCLD) have authority to close LTC facilities when the licensing agency determines that residents are in imminent danger if the facility continues to operate. This type of closure is called a Temporary Suspension Order (TSO) and requires the facility to cease operations.

When facility closure is a possible outcome of any licensing action, the policy of L&C and CCLD is to provide as much advance notice as possible to residents, relatives, and authorized representatives. Since L&C and CCLD are not placement agencies, they lack authority to relocate residents. Consequently, both agencies aim to involve appropriate placement and protective agencies (e.g., adult protective services, regional centers, etc.) in the planning stages that precede any facility closure. In addition, as specified in MOUs between OSLTCO and the licensing agencies, the licensing agencies coordinate with local Ombudsman programs and work with the placement and protective agencies toward appropriate and safe relocation of residents.
A. Health Care Facilities (SNFs and ICFs)

If L&C or another state, local, or federal government enforcement agency is investigating a skilled nursing facility (SNF), distinct part (D/P) SNF, nursing facility (NF) or intermediate care facility (ICF) for fraud and/or abuse, the facility provider may be subject to a TSO from the Medi-Cal program. Title 42 of the Code of Federal Regulations, parts 488.410 and 488.426 require states to provide for safe and orderly transfer of residents who are in immediate jeopardy or whose facilities are facing closure. Health and Safety Code sections 1325-1335 describe the process of receivership to either bring the facility into compliance or assure the safe and orderly transfer of residents.

B. Community Care Facilities (RCFEs)

Upon evidence that a suspension is reasonably necessary to protect the residents of a licensed Residential Care Facility for the Elderly (RCFE), CCLD can issue a TSO against the facility. The process of suspending or revoking a license is included in Health and Safety Code sections 1569.50 through 1569.545.

Under Health and Safety Code section 1569.38, RCFEs must provide written notice to residents, their responsible parties, and the local Ombudsman program within 10 days of the occurrence of either of the following:

- CDSS commences proceedings to suspend or revoke an RCFE license
- A criminal action that relates to the health and safety of residents is brought against the RCFE

The RCFE must also post a notice in the facility.

VI. Transfer Requirements

Whether facility closures are voluntary or involuntary, LTC facilities are required to follow procedures to protect residents from transfer trauma.

A. Skilled Nursing Facilities

- The facility must provide an appropriate team of professional staff to assist residents and families in finding alternative placement (Health & Safety Code § 1336).
- The facility must notify OSLTCO at least 30 days prior to any change in the status of its license or operation (Health & Safety Code § 1336.1)
- The facility is required to complete a medical and social assessment of each resident to be transferred (Health & Safety
Code § 1336.2).

- The facility must evaluate each resident’s relocation needs and inform the resident or the resident’s representative of alternative placements that will meet those needs (Health & Safety Code § 1336.2).
- Under the MOU between OSLTCO and CDPH, L&C agrees to the following:
  - L&C will inform and consult with OSLTCO and OSLTCO is responsible for notifying the appropriate local Ombudsman program whenever there is a pending closure.
  - The L&C district office will contact the local Ombudsman program and provide detailed information about the closure.
  - The L&C district office and the local Ombudsman program will co-facilitate meetings with residents and their families to discuss issues related to the closure.

**B. RCFEs**

- The facility must take all reasonable steps to transfer affected residents safely with a minimum of trauma (Health & Safety Code § 1569.682).
- The facility is responsible for evaluating each resident and preparing a relocation plan, including recommendations for the type of placement and a list of nearby facilities that will meet the resident’s needs (Health & Safety Code § 1569.682).
- The facility must cooperate with CCLD in preparing for removal of residents’ medications, transferring their insurance documents, valuables, clothing, etc. and assisting to find suitable placement and transportation (Cal. Code Regs., title 22, § 87223).
- Under the MOU between CDSS and OSLTCO:
  - CCLD local licensing offices must notify the local Ombudsman program of pending closures that will necessitate the transfer of residents.
  - CCLD will work collaboratively with the local Ombudsman program to share information and make plans to minimize transfer trauma.
  - Local Ombudsman programs will provide input into the proposed facility closure plan.

**VII. Emergency and Natural Disaster Closures**

**A. SNF Requirements (Cal. Code Regs., title 22, §§ 72519, 72551, 72553)**

SNFs are required to prepare for potential emergencies in the following ways:
• Preparing a written external disaster and mass casualty program plan to include procedures for emergency utilities and supplies and arrangements for transporting residents to emergency housing
• Having a copy of the plan available on the premises, reviewing it annually, and revising as necessary
• Holding a disaster drill every six months and maintaining written reports of the drills
• Preparing a written fire and evacuation plan and posting a map of the evacuation route throughout the facility
• Holding fire and internal disaster drills at least quarterly
• Maintaining written transfer agreements with other nearby health facilities in case transfer of residents is needed

B. RCFE Requirements (Health & Safety Code § 1569.695; Cal. Code Regs., title 22, §§ 87212, 87223)

RCFEs are required to prepare for potential emergencies by:

• Developing an emergency plan to include evacuation procedures, relocation sites, procedures to be self-reliant for a minimum of 72 hours, processes for communicating with residents and family members, and provisions for emergency power
• Making the plan available to local emergency responders and to residents upon request

AB 3098 (Chapter 348, Statutes of 2018) which becomes law on January 1, 2019, amends Health and Safety Code section 1569.695 to require a much more detailed emergency plan and additional notification requirements including:

• Contact information for emergency response personnel, CCLD, the local LTC Ombudsman program, and transportation providers
• A backup process for communicating during an emergency, including informing residents and their representatives of the communication plan
• At least two appropriate shelter locations, one of which is outside of the immediate area
• Procedures for confirming the location of each resident during an emergency response
• Annual training and quarterly drills for all facility staff

The emergency plan must be submitted with each RCFE license application and reviewed by CCLD as part of the application process and during each annual visit. The plan is required to be available to the local LTC Ombudsman program upon request.
C. Ombudsman Program Assistance during Emergencies and Disasters

When LTC facilities experience emergency evacuations and resident relocations because of wildfires, floods, and other natural disasters, local Ombudsman programs become catalysts to assist others in fulfilling their responsibilities and to ensure continuity of care to LTC residents. Ombudsman programs can encourage LTC facilities in advance to develop disaster plans and contingencies specific to the type of disaster and the facility’s location, size, resident population, and special needs.

Ombudsman representatives regularly visit SNFs and RCFEs in the community and are familiar with individual residents and with the staff providing the residents’ care. This regular presence in facilities gives Ombudsman representatives a unique perspective beneficial to those involved in local disaster planning and response activities. For example, the local Ombudsman program may have knowledge about facility bed vacancies in the area, which is critical information when resident transfer to another facility is urgent. The local Ombudsman program shares information with local agencies and communicates with State entities such as OSLTCO, CCLD, and L&C during any emergency or natural disaster affecting LTC residents.

During an emergency or disaster affecting LTC residents, the local Ombudsman program in the affected area shall, as warranted:

- Identify lead and support emergency preparedness and response agencies in advance in the local community so that Ombudsman disaster response efforts are coordinated with the appropriate agency
- Contact the licensing agencies or other lead agencies to establish a procedure to notify the local Ombudsman program about which facilities are evacuated and where residents will be sent
- Seek assistance from other local Ombudsman programs outside of the affected area per “mutual aid” agreements
- Activate the local Ombudsman program disaster/emergency plan. When it is safe to do so, the local Ombudsman program organizes available Ombudsman representatives to do the following:
  - Conduct on-site visits to facilities in affected areas, if appropriate, and relocation sites
  - Check on the safety and well-being of LTC residents, and address complaints residents have during and after the evacuation
  - Report findings to OSLTCO
- Notify OSLTCO regarding the following issues:
  - What are the local needs, and what assistance does the local
Ombudsman program need from OSLTCO and the California Department of Aging (CDA)?
  o What is the Ombudsman program’s involvement in specific evacuations and what information is available on facility actions taken? For example, how well are facilities handling evacuations, notifying families of evacuations, sending medications and medical charts with residents, having enough staff available to care for residents, etc.?
  o What is the quality of care that residents are receiving at the evacuation sites/alternate facilities?
  o What are the types of complaints residents have during and after the evacuations?
  o Are there known incidents of suspected transfer trauma affecting residents during and after the disaster/evacuation?

For additional information and checklists developed by the federal Administration for Community Living (ACL) and the Centers for Medicare and Medicaid Services (CMS) for Ombudsman use during an emergency or disaster, see http://ltcombsudsman.org/issues/emergency-preparedness. For model policies and procedures, reference Emergency Preparedness and Response: Model Policies and Procedures for State-Long Term Care Ombudsman Programs posted with this chapter on the Coordinator Resources Webpage.

VIII. Facilities in Bankruptcy and the Appointment of a Patient Care Ombudsman

The Bankruptcy Abuse Prevention and Consumer Protection Act (BAPCPA) of 2005 provides for the appointment of a patient care ombudsman for bankruptcy cases when companies or individuals in bankruptcy operate LTC facilities. If the U.S. Trustee requests that the State Ombudsman act as patient care ombudsman, the State Ombudsman will contact the appropriate local Ombudsman program to see whether that program would be willing to participate. If so, the State Ombudsman will accept the appointment. When the U.S. Trustee appoints the State Ombudsman as patient care ombudsman, OSLTCO requires, at a minimum, monthly visits to facilities that are in bankruptcy. The local Ombudsman program reports to the State Ombudsman on conditions at each facility named in the bankruptcy filing at least every 60 days until the court dismisses the case or confirms the bankruptcy plan.

The State Ombudsman reviews and compiles the report for filing with the bankruptcy court. Under special circumstances, or when conditions change to the extent that they affect the care of residents, the State Ombudsman
may file additional interim reports. The local Ombudsman program uses the bankruptcy report outline below for its 60-day reports to the State Ombudsman. According to the BAPCPA, the Ombudsman program may seek reimbursement for actual expenses incurred while fulfilling the role of patient care ombudsman.
60-Day Bankruptcy Report - Name of Entity in Bankruptcy

1. Facility Name and City

2. Current Occupancy
   - On first report, establish the licensed capacity and current occupancy.
   - On first report, note the history of occupancy for the building.
   - In subsequent reports, note any change from the previous report.
   - Note any significant change in resident mix, such as the admission of different client groups, younger residents, etc.

3. Staffing Levels
   - List total number of RNs, LVNs, CNAs, caregivers, and social workers.
   - Note any increases or decreases. The Administrator usually offers this information, but it will require monitoring and confirming through observation and direct-care staff reports.
   - Identify shortages, by shift if possible. If a direct patient care vacancy exists, note how long the position has been vacant and if the facility is actively recruiting to fill it.
   - Note other vacancies in areas such as food service, housekeeping, administration, or maintenance if the vacancy affects care.

4. Contact with Medical Director (if applicable)
   - List physician name and dates of any contact.
   - Note any issues, concerns, or observations made by the physician.
     Ask the physician about payment for services—is the physician owed any money from the corporation?
   - Have supplies been readily available?
   - Is documentation in medical charts, by the physician’s account, accurate and thorough?
   - Is the physician aware of any recent regulatory findings (if applicable)?

5. Visitation and Resident/Family Contact
   - Indicate the frequency of visits by either volunteer or staff Ombudsman representatives. If the Ombudsman representative makes weekly visits, so indicate. If the Ombudsman representative makes less than weekly visits, list the actual dates of visits.
   - Note total resident and total family contacts during the period and list any concerns or observations made by each group.
• List any pertinent collateral information received from others in this section as well, such as information received from therapists or contractors who may have been in the facility during the local Ombudsman representative’s visit.

6. Supplies and Services

• Identify any concerns involving vendors, utilities, or external support factors that may affect resident care.
• Include any problems reported involving payroll or indications of cash flow problems.
• The best sources for this information are facility staff who orders supplies: food services manager, nursing, maintenance supervisor, and business office.
• Resident accounts of problems in these areas are the strongest evidence.

7. Regulatory Issues

• List any actions taken by either Licensing and Certification or Community Care Licensing since the last report, and any pending or outstanding deficiencies from any period that have not been resolved.

8. Ombudsman Issues

• List any complaints or concerns addressed by the Ombudsman program during this period (There may be some duplication of information in #6). What actions have been taken to resolve the concerns and any pending issues that require follow-up?

9. Miscellaneous

• Convey important information that is not captured in any other section, such as the initiation of a significant culture change initiative, the start of a major renovation project, etc.