

AFL 15-17: ATTACHMENT B

DPH-15-002
Standard Admission Agreement §100
March 23, 2015

Amend Section 73518 to read:

§73518. Standard Admission Agreement.

(a) *No change to text.*

(b) *No change to text.*

(c) *No change to text.*

(d) The licensee shall not present any arbitration agreement to a prospective resident as a part of the Standard Admission Agreement. Any arbitration agreement shall be separate from the Standard Admission Agreement and shall contain the following advisory in a prominent place at the top of the proposed arbitration agreement, in bold-face font of not less than 12 point type: "**Residents shall not be required to sign this arbitration agreement as a condition of admission to this facility, and cannot waive the ability to sue for violation of the Resident Bill of Rights.**" This section shall become operative six months after the date it is filed with the Secretary of State.

Note: Authority cited: Sections 1275 and 131200, Health and Safety Code. Reference: Sections 1276, 1430, 1599.60, 1599.61, 1599.64, 1599.81, 123222.1, 131050, 131051 and 131052, Health and Safety Code; and *Parkside Special Care Center, Inc., et al. v. Sandra Shewry, Director of the Department of Health Services, et al.*, Superior Court of the State of California, County of San Diego, case number GIC: 860574; and *Valley View Health Care Inc., et al. v. Ronald Chapman, M.D., Director of the California Department of Public Health, et al.*, (E.D. Cal. 2014) 992 F.Supp.2d 1016.