New requirements are in red text and do not apply for the 2023 PR&C review. These requirements will be applicable in 2024. Minor adjustments and clarifications and changes to Tiers are in green text. These changes are applicable for the 2023 PR&C review. Bold are requirements that now apply for the 2023 PR&C review.

Standard E1	Guideline E1	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Each program must have written, up-to- date policies and procedures that include all operating policies and procedures for review.	<ul> <li>This standard only addresses the <u>existence</u> of the below policies and procedures. Requirements regarding the <u>content</u> of each of the policies and procedures are detailed in other standards (noted in parentheses).</li> </ul>	Policy Review: CSB reviewed the policies and procedures.	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> </ul>		1	All programs
	<ul> <li>At a minimum policies and procedures exist on the following:</li> <li>&gt; Conflict of interest (A2- tier 1)</li> <li>&gt; Religious participation (A3 - tier 2)</li> <li>&gt; Non-discrimination and equal opportunity (A4 - tier 2)</li> <li>&gt; Drug-free workplace (A5-tier 2)</li> <li>&gt; Weapons and firearms (A6 - tier 2)</li> <li>&gt; Disaster recovery and crisis communication (A7 - tier 2)</li> <li>&gt; Indirect Cost Allocation Plan (D3), if applicable</li> </ul>		□ N/A			

1

E. Program Operations

> Procurement and record keeping (D6)	
> Equipment purchases (D9 -	
tier 2)	
> Finance/Accounting	
manual (D10 - tier 2)	
> Housing First/disability-	
related supportive services	
(E2)	
> Intake and client record	
keeping (E3)	
> Annual assessments (E6-	
PSH, RRH, TH, HP, Outreach)	
> Resident admissions	
policy/selection (E7)	
> Cultural competency (E11)	
> Definition of family (E13 -	
tier 2, family programs)	
> Standardized assessment	
process and procedures	
regarding data collection and	
privacy (E16 - tier 3)	
> Holding funds or	
possessions on behalf of	
clients (E17- tier 3)	
> Clients' rights (F1)	
> Program fees (F2)	
> Grievances and appeals	
(F3)	
> Termination (F4 - PSH, TH,	
RRH, HP)	
> Housing of minority clients	
in areas of non-minority	

concentration (F5 - PSH, TH, RRH) > Access to education (F6 - tier 2, programs serving children) > Child and elder abuse (F12 - tier 3) > Income determination policy (H3 - PSH) > Relocation (H7 - PSH, TH)
<ul> <li>Access to education (F6 - tier 2, programs serving children)</li> <li>Child and elder abuse (F12 - tier 3)</li> <li>Income determination policy (H3 - PSH)</li> </ul>
tier 2, programs serving children) > Child and elder abuse (F12 - tier 3) > Income determination policy (H3 - PSH)
children) > Child and elder abuse (F12 - tier 3) > Income determination policy (H3 - PSH)
> Child and elder abuse (F12 - tier 3) > Income determination policy (H3 - PSH)
- tier 3) > Income determination policy (H3 - PSH)
> Income determination policy (H3 - PSH)
policy (H3 - PSH)
$\geq$ Belocation (H7 - PSH, TH)
> Emergency Transfer Plan
(H8 - PSH, TH, RRH, HP)
> Fire safety (J11 - tier 2,
Single-site PSH, TH, Shelters,
and any location where on-
site services are provided)
> Communicable Disease
Detection, Control, and
Reporting (J16 - tier 3)
> DCA application processing
(K4 - tier 3)
> HMIS data sharing (M1)
> HMIS data collection (M2)
> Data collection consent
(M3)
> Annual reviews (M5)
> HMIS QA plan (M8)
> Privacy/Disclosure of PPI
(M9)
> Client requests for PPI
(M10)
> Disposal of PPI (M17 - tier
2)

<ul> <li>&gt; Reasonable</li> <li>accommodations during data</li> <li>collection (M18 - tier 2)</li> <li>&gt; System security (M19 - tier</li> <li>2)</li> </ul>			
Discussion and Basis for Conclusion			

Standard E2	Guideline E2	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The program adheres to a Housing First model, working to efficaciously prevent literal homelessness or place people experiencing homelessness in housing without preconditions on housing assistance. Quick resolution of housing crises are the central priority of all programs. Disability-related supportive services are voluntary, except where required by HUD regulations, and tenants are not required to engage in	<ul> <li>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 client needs and facilitate access to shelter, housing, and services without preconditions.</li> <li>Shelter, RRH, TH, and PSH programs collaborate to assess clients and identify housing options and service needs without preconditions.</li> <li>Shelters avoid exits to other homeless situations and</li> </ul>	<ul> <li><u>File Review</u>: CSB reviewed client files.</li> <li><u>Policy Review</u>: CSB reviewed Housing First/disability- related supportive services policy.</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	All programs

4

E. Program Operations

disability-related	involuntary exits are only for	
supportive services as	imminent health and safety	
a condition of their	reasons. There is no	
tenancy. Participation	maximum length of stay in	
in supportive services	shelter. Shelters note	
may be required if	involuntary exits per the	
clients are at or have	procedure detailed in the	
been at imminent risk	HCRS P&P. Service	
of eviction and	restrictions are avoided when	
services are necessary	possible and limited when	
to maintain tenancy	necessary to imminent health	
(e.g., protective	or safety reasons and client	
payee). Programs	refusal to participate in a	
should not have	rehousing plan. Clients have	
sobriety requirements	the opportunity to appeal	
unless authorized by	involuntary discharge prior to	
the CoC and HUD.	being asked to leave, unless	
	the client is an imminent	
	health or safety risk. Service	
	restrictions are noted in HMIS	
	client notes/public alerts.	
	Partners detail in HMIS Public	
	Alerts whether or not the	
	client appealed the	
	restriction and what the	
	outcome was.	
	Family shelter staff meet with	
	clients within 2 days if they	
	re-enter within 90 days and	
	document conditions	
	required to re-enter. Families	
	are not eligible for shelter for	
	a period of time after an	

E. Program Operation	ons
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involuntary exit and denied appeal. Family shelters notify Franklin County Children	
Franklin County Children	
Services of exit to a homeless	
situation, as required by	
mandatory reporting laws.	
CPoA, Diversion, and CARR	
Team divert clients who have	
safe and appropriate housing	
options other than	
emergency shelter and link	
clients to prevention	
assistance, housing, and	
services, as desired and	
available, without	
preconditions.	
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.	
Files contain documentation	
demonstrating that disability-	
related supportive service	
participation is voluntary, and	
staff is educated on voluntary	
disability-related supportive	

E. Program	Operations
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	services. Examples of disability-related services include, but are not limited to, mental health services, outpatient health services, and provision of medication (as provided to a person with			
	a disability to address a condition caused by that disability).			
	Files contain documentation demonstrating required participation in supportive services in cases of eviction prevention interventions.			
Discussion and Basis for				

Standard E3	Guideline E3	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Homeless status or at- risk of homelessness status is documented	<ul> <li>Documentation of homelessness may be an HMIS program history</li> </ul>	<ul> <li><u>File Review</u>: CSB reviewed client files.</li> </ul>	<ul><li>Compliant</li><li>Compliant</li></ul>		1	All programs
at program enrollment as required by HUD and approved and	printout, an approved homeless outreach provider Verification of Street	Policy Review: CSB reviewed the policy.	with conditions			
standardized by CSB.	Homelessness Form, written confirmation from another		<ul> <li>Non- compliant</li> </ul>			
Documentation is maintained in accordance with HUD	housing or service provider, or self-certification Refer to the <u>Homelessness and Risk</u> of Homelessness		□ N/A			

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	E.	Program Operations		
recordkeeping	Documentation Guidance for			
requirements.	additional guidance.			
	6			
Intake and client	For programs using CARR			
record keeping	Team as verification of			
policies and	homelessness, the HMIS			
procedures and files	program history record does			
include intake	not necessarily document			
interviews and records	homelessness. Verification of			
of services provided	homelessness must include			
(refer to Homeless	both the HMIS program			
Crisis Response	history with the CARR Team			
System ( <u>HCRS</u> )	entry AND the most recent			
Policies &	"Current Living Situation"			
Procedures* and the	screen from HMIS showing			
Street Outreach	literal homelessness or other			
Business Rules).	documentation.			
	documentation.			
	Look of third party			
	Lack of third-party			
	documentation cannot			
	prevent clients from receiving			
	street outreach, CARR team,			
	emergency shelter, or victim			
	services.			
	For RRH, TH, and PSH,			
	homelessness			
	documentation must be			
	dated within 1 week (7 days)			
	prior to program enrollment.			
	Any gap greater than 7 days			
	between exit from outreach,			
	shelter, RRH, or TH and			
	enrollment into the next			

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E. Program	<b>Operations</b>
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program requires additional
documentation of literal
homelessness within 7 days
of program enrollment.
Clients enrolled in PSH and
RRH maintain their homeless
and chronic status prior to
housing move-in regardless
of current residence, but do
not accrue homeless time
unless they are verifiably
literally homeless. If a client
is enrolled in a PSH or RRH
program, they retain eligibility
for that PSH or RRH program,
regardless of where they
reside between program
enrollment and move-in. After
a client has been enrolled in
a PSH or RRH program, they
can stay with friends/family
or in a hotel/motel without
losing PSH or RRH eligibility
for the program they have
been enrolled in. The PSH or
RRH program must document
enrollment and program
eligibility, including
homelessness
documentation at enrollment
in the respective program.
Current literal homeless
status is determined by a

<b>E</b> .	Program Operations				
single episode of					
homelessness of 1 or more					
consecutive days in shelter or					
in a place not meant for					
human habitation,					
immediately (within 7 days)					
prior to program admission.					
For those individuals being					
released directly from					
hospital, jail/prison, or					
another institution for stays					
less than 90 days,					
documentation of					
homelessness in shelter or					
on the streets immediately					
prior to entry into institution,					
is required. Written					
documentation of institution					
entry and exit dates through					
institution exit paperwork is					
required.					
Stays in institutions of fewer					
than 90 days do not					
constitute a break in					
homelessness and count					
toward total time homeless					
when there is documentation					
of homelessness in shelter or					
on the streets immediately					
prior to entry into institution.					
Discussion and Basis for Conclusion	t				

E. Program Operations

Standard E4	Guideline E4	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Duration or Episodes of Homelessness are certified and documented in accordance with HUD's December 2015 Final Rule on Defining Chronically Homeless.	<ul> <li>For chronic homelessness, 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 or evidence that the household experienced at least four separate homeless episodes in the last 3 years where those occasions cumulatively total at least 12 months.</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.</li> <li>For PSH eligibility documentation, agencies must provide evidence that the PSH eligibility criteria are met as described in the USHS Policies and Procedures.</li> <li>For Verification of Street Homelessness, a single documented encounter with</li> </ul>	<ul> <li>Monitored through USHS</li> <li><u>File Review</u>: CSB verified that the USHS application is in the client file or HMIS.</li> </ul>	<ul> <li>Compliant with conditions</li> <li>Non- compliant</li> <li>N/A</li> </ul>		1	PSH, USHS

E. Program	Operations
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		1	
an authorized outreach			
provider, on a single day			
within one month is sufficient			
to document a household as			
homeless for that month. This			
is distinct from calculating			
the total number of days a			
household is unsheltered,			
which is based on the sum			
total of days homeless during			
a specific episode of			
homelessness.			
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>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 program.</li> <li>The certification of disability must be signed by a professional licensed by the State of Ohio qualified to treat the disabling condition.</li> </ul>	<ul> <li>Monitored through USHS.</li> <li><u>File Review</u>: CSB verified that the USHS application is in the client file or HMIS.</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	PSH, USHS

	<ul> <li>If the Certification of Disability is not available, a written Social Security Administration verification or copies of a disability check are acceptable (except Survivor's Benefits or Social Security Retirement).</li> </ul>
	<ul> <li>Disability includes:</li> <li>&gt; 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 improved by the provision of more suitable housing conditions.</li> <li>&gt; A developmental disability as defined in section 102 of the Developmental</li> <li>Disabilities Assistance and Bill of Rights Act of 2000 (42 U.S.C. 15002).</li> <li>&gt; HIV/AIDS</li> </ul>
Discussion and Basis for	or Conclusion

**Discussion and Basis for Conclusion** 

E. Program Operations

Standard E6	Guideline E6	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Clients receiving PSH, RRH, TH, Outreach, and Prevention supportive services must be assessed at least once annually to ensure that service needs are being met. Agencies use annual assessments to determine program direction and updates.	<ul> <li>Agency staff can describe how program staff assess client service needs.</li> <li>Agency staff can give examples of how programming has been modified based on information gathered through annual assessments.</li> <li>Annual assessments are included in client files and include some form of client feedback.</li> </ul>	<ul> <li><u>File Review</u>: CSB reviewed client files.</li> <li><u>Policy Review</u>: CSB reviewed agency policy.</li> <li><u>Discussion</u>: CSB discussed the policy with agency and confirmed that a tracking system is in place to ensure timely assessments.</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	PSH, RRH, TH, Prevention, Outreach

Standard E7	Guideline E7	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The program has written client eligibility criteria consistent with CSB funding requirements appropriate for the target population and consistent with the <u>HCRS</u> P&Ps*. The admissions policy, including re-entry	The resident admissions policy / selection plan includes clearly delineated criteria not intended to unfairly discriminate against clients and is readily available for review by clients. The policy includes the basis for which an	<ul> <li><u>Policy Review/Other</u>: CSB reviewed the posted program admissions policy to examine how agency determines client eligibility.</li> <li><u>Discussion</u>: Staff can explain</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	All programs

Agency: Date of Review:

	E.	Pro	ogram Operations		
policies and	applicant would be		admission criteria		
procedures, is posted.	considered ineligible.		(including various		
The program may not			RRH programs such		
deny admission	For PSH, the Tenant Selection		as DV, Team USHS,		
unless there are	Plan must dedicate the units		etc.), how it is		
specific documented	to chronically homeless		disseminated to		
restrictions applicable	individuals, as defined by		potential program		
to the project due to	HUD, via USHS.		participants for		
financing, health and			housing, and how		
safety, and/or	For PSH, admission is		admission is		
programmatic issues.	expedited for applicants		expedited.		
	coming from a variety of				
PSH programs should	circumstances and staff aids		<u>Other</u> : For PSH,		
have expedited	applicants in obtaining		USHS Program		
admission processes,	necessary documentation or		Manager reviewed		
to the greatest extent	waiving documentation		the Tenant Selection		
possible, including	requirements until after		Plan to ensure that		
assistance with	admission. The program does		USHS is referenced		
obtaining necessary	not have a waiting list and		as the admission		
documentation.	participates in USHS.		mechanism.		
Applicants may not be					
required to participate	When applicable, the agency				
in more than two	must adhere to fair housing				
interviews and can be	laws, rental housing laws,				
admitted within a few	and regulations.				
days (if eligible and if					
an opening is available).	For shelters, eligible clients				
	are those with no alternative,				
	safe housing for the night				
	and whose only alternative is				
	to stay in a place not fit for				
	human habitation or				
	outdoors. Shelters may not				
	deny admission solely for lack				

Ε.	Program	Operations
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		regium operations			
	identification. Family				
shelters	meet with clients				
within 2	days if re-entering in				
the last 9	90 days to document				
re-entry	conditions.				
□ Rules for	r leaving and				
returning	g to the shelter				
cannot d	liscriminate against				
clients a	nd must be				
reasonal	ble, not causing				
undue re	estrictions on shelter				
access. S	Shelters cannot ask				
people to	o leave the facility				
during e	xtreme weather				
condition	ns, regardless of				
whether	they have a purpose				
for stayir	ng at the shelter				
	mes they normally				
	ave to leave.				
Discussion and Basis for Conclusion			•	•	

Standard E8	Guideline E8	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All shelter intake programs practice diversion and referral to prevention upon request for shelter, including an assessment of immediate housing	Agency staff can demonstrate how they screen each client requesting shelter to assess immediate housing needs, available resources, and alternate housing options so as to divert entry into shelter as appropriate.	Discussion: Agency explained the referral process and provided examples of clients diverted from shelter.	<ul> <li>Compliant</li> <li>Compliant with conditions</li> </ul>		1	CPoA, Face- to-Face Diversion

E.	110	Signi operations			
needs. All diversion		Mock Calls: CSB	Non-		
efforts include a		performs mock calls	compliant		
referral to prevention		to review diversion			
assistance. When		efforts.	N/A		
appropriate,					
assessment tools					
ensure that diversion					
from shelter will not					
result in the client					
staying in a housing					
option that is unsafe					
or unfit for human					
habitation.					
Discussion and Basis for Conclusion					

Standard E9	Guideline E9	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Agencies collect, analyze, and use client evaluation and feedback and there is evidence that clients are involved in decision-making, including planning for services. At a minimum, agencies conduct client satisfaction surveys annually and at exit. Surveys contain questions on the following topics:	<ul> <li>Agency staff can describe the methods for collecting client feedback, how 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> <li>Staff can give examples of how client feedback has been</li> </ul>	<ul> <li><u>File Review</u>: CSB reviewed documentation, including meeting notes, copies of surveys and/or other evaluation tools.</li> <li><u>Discussion</u>: Agency described methods through which client feedback is collected and used to make decisions about service</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	All programs

	E. /	Program Operations		
> Voluntary	used recently. A list of dates	provision and		
participation in	and types of client	program planning.		
religious activities, if	participation from the past			
any;	12 months is available for			
> Access to housing	review.			
options;				
> Access to				
employment				
assistance;				
> Courteous				
treatment (treated				
with dignity and				
respect) in a culturally				
competent manner;				
> Access to any other				
personal development				
activities;				
> Major obstacles to				
obtaining				
housing/goals				
> Access to nutritious				
and dietary				
appropriate food in a				
hygienic setting.				
Discussion and Basis for	Conclusion			

Standard E10	Guideline E10	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency	A marketing strategy may	Other: CSB was	Compliant			
affirmatively furthers	include materials that	provided with			1	PSH, USHS,
fair housing and has a	describe agency programs,	marketing materials				TH

Agency: Date of Review:

	E. Program Operations				
written affirmative marketing strategy to market the program and its benefits to those least likely to apply without regard to race, color, national origin, sex, gender identity, sexual orientation, religion,	<ul> <li>E.</li> <li>advertising, direct outreach to potential clients, collaboration with organizations that serve potential clients, and efforts to raise funds for and awareness of agency programs.</li> <li>The agency must maintain</li> </ul>	<ul> <li>Program Operations         <ul> <li>(including the annual report) via Submittable</li> <li>Other: CSB reviewed website and/or marketing material for the housing logo or statement.</li> </ul> </li> </ul>	<ul> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		
age, familial status, or disability, as required by 24 CFR Part 578.93(c).	<ul> <li>records of actions taken to affirmatively market programs and records that assess the results of the marketing strategy. Such actions may include fundraising events, panels, forums, conferences, community engagement, or other instances in which the agency raises awareness of its programs.</li> <li>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.</li> </ul>	Equal Housing Opportunity Statement: We are pledged to the letter and spirit of U.S. policy for the achievement of equal housing opportunity throughout the Nation. We encourage and support an affirmative advertising and marketing program in which there are no barriers to obtaining housing because of race, color, religion, sex, handicap, familial status, or national origin.			

	<ul> <li>Agency materials include the Equal Opportunity statement and/or symbol.</li> </ul>			
Discussion and Basis for	or Conclusion			

Standard E11	Guideline E11	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
The agency has a cultural competency plan that identifies core staff competencies relative to the project type and target population(s) served, related agency/program cultural competency training requirements, and a protocol for accessing translation services for persons with limited English proficiency.	<ul> <li>The agency can provide the cultural competency plan for review. The plan details the core competencies and training requirements for program staff, and how translation services are provided.</li> <li>At minimum, the plan should address implicit bias, serving disparate populations, antiracism, serving LGBTQ+ clients; and non-verbal communication.</li> </ul>	<ul> <li><u>Policy Review</u>: CSB reviewed the cultural competency plan.</li> <li><u>Discussion</u>: Staff can explain the implementation of the cultural competency plan.</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		1	All programs
Formerly E12	<ul> <li>Client files demonstrate the provision of translation services where necessary.</li> </ul>					

Ε.	Program (	Operations

Standard E12	Guideline E12	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
There is an adequate number of program staff in relation to the number of clients served. The required client/staff ratio is set by agreement of the partner and CSB, including on-site and on-call staff, and is documented in the weekly staff schedule. The agency has a staff coverage plan for weekend and seasonal changes and plans for staff back-up and on-call coverage, as described in the Partnership Agreement. <i>Formerly E11</i>	<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 Partnership Agreement(s) and/or the applicable range of staff-to-client ratio by program and facility type.</li> <li>Staff knows the average number of clients expected to be on-site during each shift.</li> <li>Management can describe weekend and/or seasonal changes in staff coverage, as applicable.</li> <li>Management can describe the back-up staff coverage plan for direct service and operations, including coverage during extended staff absences or vacancies.</li> </ul>	<ul> <li><u>Discussion</u>: Agency staff explained staff coverage plan and on-call policy and its appropriateness to meet client needs and program outcomes.</li> <li><u>Discussion</u>: Agency staff discussed precautions it takes to ensure at least one staff member is available at all times.</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		2	All programs

		regium eperatione		
	<ul> <li>Clients know how to contact staff in an emergency.</li> <li>Information is posted in units or distributed to clients upon move-in and when contact information changes.</li> </ul>			
Discussion and Basis for	or Conclusion			

Standard E13	Guideline E13	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
All households have the same access to services regardless of marital status or relationship.	<ul> <li>Compliance with this standard can include a policy statement on the definition of family included in the agency's client eligibility criteria.</li> <li>For family shelters, a family includes one or more dependent children in the legal custody of one or more adults (not to exceed three) who, prior to losing housing, were living together and working cooperatively to care for the children.</li> <li>For RRH, a family includes, but is not limited to, any group of persons presenting for assistance together with or</li> </ul>	Policy Review: CSB reviewed policy statement or eligibility criteria regarding the definition of family.	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		2	All family programs

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.						
For families that do not have physical custody of their child(ren), service providers should consider the child(ren)'s status when exploring housing options.						
Discussion and Basis for Conclusion						

Standard E14	Guideline E14	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Shelters provide sufficient food to clients to meet daily nutritional needs. Programs have plans with clients for	The agency has a plan for providing food for clients and making meal arrangements to provide adequate food for three meals a day, or facilitating access to food. This	<ul> <li><u>Discussion:</u> Agency staff explained how clients are provided with sufficient food</li> </ul>	<ul> <li>Compliant</li> <li>Compliant with conditions</li> </ul>		2	Shelters, PSH, RRH, TH

		<b>L</b> . F	rugi	am Operations					
adequate food		can include helping clients		for the program		N.			
provision. If food is		connect with food pantries		they are involved		Non-			
prepared for clients,		and/or the Mid-Ohio Food		in, whether it is		compliant			
protocol is in place to		Collective.		food provided on					
train staff in safe food				site (kitchen,		N/A			
practices. There are		Shelter have a plan for		pantry, etc.)					
provisions to ensure		accommodating clients with		and/or clients					
food practices are safe.		medical or cultural food		are provided					
Programs can produce		restrictions and staff can give		appropriate food					
a food service license if		examples.		referrals.					
required.									
		At sites where clients prepare							
		their own food, clients must							
		have access to a kitchen and							
		a pantry. Food and other							
		necessary supplies are							
		provided as needed.							
		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.							
Discussion and Basis for		<b>0</b> ·					1	1	
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E. Pr	ogram Oj	perations

Standard E15	Guideline E15	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
At least one staff person with verifiable training in emergency first aid, emergency evacuation, and CPR is on duty at all times.	<ul> <li>Management can identify staff members trained in first aid, CPR, and emergency evacuation scheduled for each shift.</li> </ul>	Self-certification	<ul> <li>Compliant</li> <li>Compliant with conditions</li> </ul>		3	All programs where on- site services are provided
	<ul> <li>Training logs, certificates of completion, and recent shift scheduled are available.</li> </ul>		<ul> <li>Non- compliant</li> <li>N/A</li> </ul>			

Standard E16	Guideline E16	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
Access to programs must be provided in accordance with the coordinated access policies and procedures in the	Written policies and procedures describe the standardized assessment process and any variations for different populations.	Self-certification	<ul> <li>Compliant</li> <li>Compliant with conditions</li> </ul>		3	All programs
HCRS P&Ps. Coordinated access policies and procedures adhere to the federal requirements in HUD Notice CPD-17-01 Notice Establishing Additional Requirements for a Continuum of Care Centralized or	<ul> <li>Written policies include procedures regarding data collection and privacy.</li> <li>The CPOA covers all of Columbus and Franklin County; is easily accessed; is well-advertised; includes a comprehensive and standardized assessment tool; provides an initial, comprehensive assessment</li> </ul>		<ul> <li>Non-compliant</li> <li>N/A</li> </ul>			

E. Program Operations

		Ogram Operations		
Coordinated	for housing and services; and			
Assessment System.	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, pregnant/parenting			
	youth, households fleeing			
	domestic violence, persons at			
	risk of homelessness, and			
	veterans, if these variations			
	would facilitate access and			
	improve the quality of			
	information gathered through			
	the assessment.			
	the assessment.			
	□ Assessments include culturally			
	and linguistically competent			
	questions for all persons that			
	reduce barriers to housing and			
	services for special			
	populations.			

### E. Program Operations

	The coordinated entry process prioritizes households for housing and services. CPOA and shelters have a uniform and coordinated referral process for all beds, units, and services.						
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Standard E17	Guideline E17	Monitoring Method	Conclusion	Certifying Official*	Tier	Program Type
If the program holds funds or possessions on behalf of clients, the written policy describes how and when the funds or possessions will be promptly returned upon the client's request.	<ul> <li>The program has a written recordkeeping system for tracking receipt and return of funds or possessions held on behalf of clients.</li> <li>The program has records of accountability for any money management / payee programs for clients' funds or possessions turned over to the program for safekeeping.</li> <li>There is an easily accessible process for getting funds/possessions back from program staff.</li> </ul>	Self-certification	<ul> <li>Compliant</li> <li>Compliant with conditions</li> <li>Non-compliant</li> <li>N/A</li> </ul>		3	All programs

\*Homeless Crisis Response System (<u>HCRS</u>) Policies & Procedures

CSB reviews Tier 1 standards annually and 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.