Pursuant to the authority vested in the Commissioner of Health by sections 461 and 461-e(5) of the Social Services Law, sections 487.4 and 487.10 of Title 18 (Social Services) of the Official Compilation of Codes, Rules and Regulations of the State of New York, are hereby amended, to be effective upon publication of a Notice of Adoption in the New York State Register.

Subparagraph (ii) of paragraph (3) of subdivision (e) of section 487.4 is amended to read as follows:

Where the $[D]\underline{d}epartment's pre-admission screening indicates that the prospective resident may$ be a person with serious mental illness [or, in the case of a prospective resident for whom recentMedicaid claims data is not available, the operator has advised that an interview and/or medicalevaluation indicate the need for a mental health evaluation pursuant to paragraph (3) ofsubdivision (g) of this section], the operator shall not admit the prospective resident withoutconducting or obtaining a mental health evaluation, documented on a form prescribed by the $<math>[D]\underline{d}epartment$ and developed in consultation with the Office of Mental Health, within 30 days prior to the date of admission, pursuant to paragraph (1) of subdivision (k) of this section. The operator may admit the prospective resident only when the mental health evaluation concludes the individual: (a) is not a person with serious mental illness; or (b) is a person with serious mental illness, but the individual is a former resident of a transitional adult home and the operator obtains a waiver approved by the $[D]\underline{d}epartment pursuant to subdivision (g) of section$ 487.3 of this Part. Paragraph (4) of subdivision (e) of section 487.10 is amended, and new paragraph (5) is added, to read as follows:

(e) Facility reports. The operator shall submit to the department:

* * *

(4) For facilities with a certified capacity of 80 beds or more in which twenty percent or more of the resident population are persons with serious mental illness as defined in section 487.2(c) of this Part, <u>including Transitional Adult Homes as defined in section 487.13 of this Part</u>, a monthly admissions report identifying all persons admitted to the facility during the prior calendar month. For the purpose of calculating the reporting threshold in this subdivision, if the facility has ever reported an individual as having Serious Mental Illness, such facility must continue to report that individual as having Serious Mental Illness until the department or its designee has conducted a mental health evaluation of that individual to confirm a change in status, and communicates written approval to the facility to discontinue reporting such individual as having Serious Mental Illness. Nothing in this paragraph shall require the department, or its designee, to conduct an independent mental health evaluation for an individual who resides in an adult home that is not defined as a transitional adult home as of January 1, 2022.

(5) For all facilities, a roster of all residents shall be submitted to the department on a quarterly basis in the manner prescribed by the department.

2

REGULATORY IMPACT STATEMENT

Statutory Authority:

Social Services Law section 461(1) requires the Department of Health to promulgate regulations establishing general standards applicable to adult care facilities. Social Services Law section 461-e(5) authorizes the Department to promulgate regulations to require an adult care facility to maintain certain written records with respect to the facility's residents and the operation of the facility.

Legislative Objectives:

The legislative objective of Social Services Law section 461 is to promote the health and well-being of adults residing in adult care facilities. Social Services Law section 461-e is intended to ensure that adult care facilities maintain sufficient records to enable the Department to monitor facilities serving residents.

Needs and Benefits:

The proposed regulatory changes provide clarity with regard to the pre-admission screening process and the documentation that must be provided quarterly to the Department. These amendments will provide necessary clarification to improve the integrity of data provided by adult homes, which ultimately will benefit residents as the data is used to inform programming and policies aimed at improving the health and safety of adult home residents.

Quarterly, the Department releases a statistical report form with complete instructions, along with a companion guide and slide deck. Facilities whose quarterly census information

3

necessitates additional reporting receive ad hoc instructions regarding submission of the specific information they must submit. Based on data submissions since the end of the public health emergency, the Department and industry representatives determined that there is a need for more clarity in the report itself and a need for more concise and specific reports particularly for transitional adult homes. This need was identified in communications between Adult Home Settlement liaisons and plaintiffs (see docket# 13-cv-04165, 13-cv-04166, EDNY). As the settlement activities wind down, codifying the clarified expectations will drive more reliable data.

Costs for the Implementation of and Continuing Compliance with these Regulations to the Regulated Entity:

The Department anticipates that costs to facilities will be minimal, as the new reporting requirements will be quarterly and can be easily compiled through census information already required of adult homes.

Cost to State and Local Government:

Two county governments operate adult homes. The Department anticipates that the costs will be the same as for private regulated parties.

Cost to the Department of Health:

There are no expected additional costs to the Department of Health, as surveillance of these revised requirements will be handled through current surveillance staff and protocols.

4

Local Government Mandates:

This amendment does not impose any new programs, services, duties, or responsibilities on local governments, unless they operate an adult home, in which case the compliance requirements will be the same as for private adult home operators.

Paperwork:

There are no paperwork requirements associated with this regulation.

Duplication:

These amendments do not conflict with any State or federal rules.

Alternative Approaches:

An alternative would be to leave existing requirements in place. However, the existing requirements have proven to result in inconsistent results which are not in the best interest of the resident population.

Federal Requirements:

No applicable federal requirements exist.

Compliance Schedule:

This proposal will go into effect 90 days after the publication of a Notice of Adoption in the New York State Register.

Contact Person:

Ms. Katherine E. Ceroalo NYS Department of Health Bureau of Program Counsel, Regulatory Affairs Unit Corning Tower Building, Room 2438 Empire State Plaza Albany, NY 12237 (518) 473-7488 (518) 473-2019 –FAX <u>REGSQNA@health.ny.gov</u>

REGULATORY FLEXIBILITY ANALYSIS FOR SMALL BUSINESS AND LOCAL GOVERNMENTS

Effect of Rule:

These regulations would require Adult Homes to adhere to updated reporting requirements that will make such requirements clearer and the resulting reports more consistent. Currently, there are two Adult Homes operated by county governments (Chenango and Warren Counties), and there are 396 Adult Homes that have 100 or fewer employees and therefore qualify as small businesses.

Compliance Requirements:

All Department of Health-regulated Adult Homes must comply with the revised requirements, which include a requirement to 1) continue to qualify, report, and program for a resident with serious mental illness until such time that the Department issues a written notice to the facility that the such reporting is no longer required for that resident; and 2) provide to the Department a list of residents each quarter.

Professional Services:

There are no additional professional services required as a result of this regulation.

Compliance Costs:

The Department anticipates that costs will be none or minimal. The Department will provide the reporting vehicle and format used quarterly by Adult Homes.

Economic and Technological Feasibility:

The proposed regulation is expected to be financially and technologically feasible. Currently, all Adult Homes are required to provide quarterly statistical reporting, and as the Department will supply the reporting vehicle for the new report, there should not be any insurmountable compliance breach by the Adult Home.

Minimizing Adverse Impact:

The Department will work with facilities to provide guidance on changes and respond to questions relating to the new standards.

Small Business and Local Government Participation:

All stakeholders, including individual facilities operated by small businesses and local governments, are invited to submit public comments in response to the filing of the proposed regulation. Additionally, the Department plans to issue guidance via a Dear Administrator Letter to alert Adult Homes, including those operated by small businesses and local governments, of the publication of this regulation and the opportunity to provide public comments.

Cure Period:

The regulation does not set forth a cure period as quarterly reporting is already required.

RURAL AREA FLEXIBILITY ANALYSIS

Type and Estimated Numbers of Rural Areas:

Although this rule applies uniformly throughout the state, including rural areas, for the purposes of this Rural Area Flexibility Analysis (RAFA), "rural area" means areas of the state defined by Executive Law § 481(7) (SAPA § 102(10)). Per Executive Law § 481(7), rural areas are defined as "counties within the state having less than two hundred thousand population, and the municipalities, individuals, institutions, communities, and programs and such other entities or resources found therein. In counties of two hundred thousand or greater population 'rural areas' means towns with population densities of one hundred fifty persons or less per square mile, and the villages, individuals, institutions, communities, programs and such other entities or resources as are found therein."

The following 44 counties have a population of less than 200,000 based upon the United States Census estimated county populations for 2020:

Allegany County Broome County Cattaraugus County Cayuga County Chautauqua County Chemung County Chemango County Chenango County Clinton County Columbia County Cortland County Delaware County Essex County Franklin County Fulton County Genesee County Greene County Hamilton County Herkimer County Jefferson County Lewis County Madison County Montgomery County Ontario County Orleans County Orleans County Oswego County Otsego County Putnam County Rensselaer County Schenectady County Schoharie County Schuyler County Seneca County St. Lawrence County Steuben County Sullivan County Tioga County Tompkins County Ulster County Warren County Washington County Wayne County Wyoming County Yates County 117 adult homes are located in these rural areas.

The following counties have populations of 200,000 or greater, and towns with population densities of 150 person or fewer per square mile, based upon the United States Census estimated county populations for 2020:

Albany County	Nassau County	Queens County
Bronx County	New York County	Richmond County
Dutchess County	Niagara County	Rockland County
Erie County	Oneida County	Saratoga County
Kings County	Onondaga County	Suffolk County
Monroe County	Orange County	Westchester County

278 Adult Homes are located in these identified areas.

Reporting, Recordkeeping and Other Compliance Requirements; and Professional Services:

All Department of Health-regulated Adult Homes must comply with the revised requirements, including facilities located in rural areas. There are no additional professional services required as a result of this regulation. The proposed regulation requires that Adult Homes provide the Department quarterly a list of its residents through a Department-provided template on a Department-provided forum.

Costs:

The Department anticipates that costs will be none or minimal.

Minimizing Adverse Impact:

The Department will work with facilities to provide guidance on changes and respond to questions relating to the new standards.

Rural Area Participation:

All stakeholders, including individual facilities located in rural areas, are invited to submit public comments in response to the filing of the proposed regulation. Additionally, the Department plans to issue a Dear Administrator Letter to all adult homes, including those located in rural areas, of the publication of this regulation and the opportunity to provide public comments.

JOB IMPACT STATEMENT

No Job Impact Statement is required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act (SAPA). It is apparent, from the nature of the proposed amendment, that it will have no impact on jobs and employment opportunities.