File No. 090258

Committee Item No.____ Board Item No._____

COMMITTEE/BOARD OF SUPERVISORS

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	Legislative Digest		
	Budget Analyst Report	-	
	Legislative Analyst Report	· ·	
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	Introduction Form (for hearing		
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	by: Linda Wong	Date 10/14/11	· · · · · · · · · · · · · · · · · · ·
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City and County of San Francisco Shelter Monitoring Committee

Fourth Quarterly Report, April to June 2011 Executive Summary

Shelter Site Visits

The inspection teams conducted 31 of the 33 assigned visits (93%) in the fourth quarter, from April 1 to June 30, 2011. Every site was inspected at least once. The legislation requires that the Committee inspect a minimum of each site four times; the Committee exceeded this requirement for every site but one.

Standards of Care

There were 67 Standard of Care complaints filed in the fourth quarter. The Committee conducted two investigations and forwarded them to the Department of Public Health for investigation with documentation of Standard of Care violations.

Policy Recommendations

<u>Access-</u> Measuring vacancies and token distribution are based on improving access to the shelter system. The Committee believes that the type of vacancy would provide information on the types of beds not being utilized on a daily basis, e.g. Resource Center beds, Care Not Cash beds, etc. During this quarter, there was an average of 53 empty sleeping units a night. This quarter marked an improvement in token availability at sites; eight of the 17 sites inspected had tokens; this is an improvement. Of those nine who did not have tokens at the time of the inspection, four reported that they had just run out of token and were expecting more.

The Committee continues to advocate for vacancy data to make informed recommendations on how to best utilize the types of shelter beds. The Committee continues to advocate that all CHANGES reservation locations and shelters have tokens to provide transportation for clients.

<u>Staffing</u>-Training and case management are based on improving staffing and service availability to clients. This quarter the Committee requested training for the fiscal year for each site. The Standards require training for all staff in ten areas. The average level of compliance for all ten trainings amongst all sites was 49%. The Committee received the training information from the Human Services Agency and attempted to confirm the numbers with each site. Only five sites responded to the Committee's request to confirm the information, but the Committee will continue to do outreach to all site to determine what sites need to meet compliance.

The Committee continues to advocate for case management to be embedded in each shelter and that there is enough case managers to meet the needs of the clients. The Committee continues to advocate for a tracking tool to track clients who are accessing case management so that these clients can continue to be aided when they move from shelter to shelter.

Membership

The Committee currently has four vacancies and is awaiting appointment for three seats by the Board of Supervisors, one which has been vacant for two years, and one seat by the Local Homeless Coordinating Board. The Committee needs Spanish-speaking Committee Members.

1380 Howard Street, First Floor San Francisco, CA 94103 www.sfgov.org/sheltermonitoing (415) 255-3642 (phone) (415) 255-3629 (fax) shelter.monitoring@sfgov.org

Fourth Quarter Report, April to June 2011

Mission Statement of the Shelter Monitoring Committee

The Shelter Monitoring Committee is an independent vehicle charged with documenting the conditions of shelters and resource centers to improve the health, safety, and treatment of residents, clients, staff, and the homeless community. The Committee's mission is to undertake this work recognizing individual human rights and promoting a universal standard of care for shelters and resource centers in the City and County of San Francisco.

Site Inspections

The inspection teams conducted 31 visits from April 1 to June 30, 2011. All sites were inspected at least once. The Committee is mandated to conduct four inspections annually per site. The Committee exceeded that mandate for 16 of the 17 sites inspected. The Committee sets its own goal for site visits each quarter based a combination of the number of clients utilizing the site; the number of complaints the Committee has received about the site; and to follow up on past inspections. This quarter the Committee inspected 31 of the 33 sites assigned for a 93% average, the highest average of the year. This improvement is based on two factors, 1) including Committee staff on inspection teams and 2) Committee Members floating among teams to maintain the required two Member minimum for site inspections.

The Committee is currently without a Spanish-speaking Committee Member or a Spanishspeaking staff person. The Committee has utilized an interpreter provided through Department of Public Health (DPH), when possible, to speak with clients at the predominately Spanishspeaking shelters, Dolores Street Community Services' Santa Ana and Santa Marta/Santa Maria as well as the Mission Neighborhood Resource Center. The Committee has informed the Board of Supervisors and the Local Homeless Coordinating Board, the appointing bodies charged with filling the current four vacancies, of the need for Spanish-speaking Members.

This quarter the Committee tallied inspection violations for three areas: Token Availability (Standard 26), Emergency Preparedness and Drills (Standard 23), and Access to Soap, Toilet Paper, and Towels (Standard 3).

Last quarter, January 1 to March 31, 2011, 14 of the 17 sites inspected did not have tokens for clients. Tokens are used to take a client to a shelter location from a reservation center or to provide transportation for a shelter client to a medical appointment or job interview. This quarter 9 of the 17 sites inspected did not have tokens; this is an improvement. Of those nine who did not have tokens at the time of the inspection, four reported that they had just run out of tokens and were expecting more.

This quarter 5 of the 17 sites did not have an emergency preparedness plan or had not conducted a drill within the last thirty days. The Committee has identified a community resource known as SF CARD that sites can utilize on their own, free of charge, to educate both staff and clients on what is needed during an emergency. The Committee is currently, with input from sites, drafting a training budget to insure implementation of training requirements under the Standards of Care.

Nine of the 17 sites did not have soap, toilet paper, or/and towels at the time of the inspection. Whenever possible, these facility violations are photographed and provided to the site so they have documentation and can follow up with their facility staff.

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Shelter and Resource Center	Number of Visits 4 th Qtr. 2010- 2011	Number of Visits 3 rd Qtr. 2010- 2011	Number of Visits 2 nd Qtr. 2010- 2011	Number of Visits 1 st Qtr. 2010- 2011	Total
	April-June	January-March	October- December	July-September	
Bethel AME	Not operating	2	1	Not operating	3
Winter Family					
Shelter * operates 5 months					
Compass Family Shelter	2	. 2	0	3	7
Dolores Street	2	1	- 1	1	5
Community					
Services-Santa	· · · ·		L. L.		
Ana			·		
Dolores Street	1	2	1	1	5
Community		1 .			
Services-Santa		· ·			
Marta/Santa					
Maria					
Hamilton Family	3	2	1	1	7
Shelter					
Hospitality House	3	2	1	2	8
Interfaith Winter	Not operating	1	2	Not operating	3
Shelter *operates 4					
months		2	1	2	6
Lark Inn Youth	1	· · Zi	1	2	, Ç
Shelter		2	0	. 1	5
Mission	2			1	
Neighborhood		· · · ·			• •
Resource Center		2	1	1	.6
Multi Service	2	2	· · · ·		
Center South	199 ₀₀ -		1		
Drop In Center	2	- 2	2	3	9
Multi Service		· 2	· <u>~</u>		
Center South					
Shelter	2	1	3	1	8
Next Door	2	2	0	0	4
Oshun Drop In	2 ²	2 ×			
Center	2	3	0	2	8
Providence	3	1	1	2	5
Saint Joseph's				<u> </u>	
Family Shelter		3 .	1	1	7
Sanctuary	2	2	1	1	6
United Council-				±, °,	
Mother Brown's	21	32	17	22	102
Completed Site	31	52	1/		102
Visits	33	36	30	35	134
Assigned Site Visits			· · · · · · · · · · · · · · · · · · ·		
Percentage of Site Visit Compliance	93%	88%	56%	62%	76%

Table 1: Site Visit Tally for 2010-2011

Standard of Care

There were 67 Standard of Care complaints filed in the past quarter from April 1 to June 30, 2011. The table below provides a breakdown of the number of complaints per site and the status of the complaints themselves. There are four status categories for complaints: 1) *Closed*, which indicates that the client or the Committee inspection team who initiated the complaint agrees with the site's response or that the time has expired for a client to request further investigation by the Committee; 2) *Investigated*, which indicates that the client or the Committee inspection team who initiated the complaint did not agree with the site's response and the Committee conducted its own investigation of the alleged violations; 3) *Pending*, which indicates that an investigation has been requested by the client or Committee inspection team who conducted initiated the complaint or that the Committee is awaiting a response from the client on the site's response; and 4) *Forwarded*, which indicates that an SOC Committee investigated complaint(s) has been forwarded to the Department of Public Health (DPH) per the legislation. DPH conducts its own investigation and forwards its findings back to the Committee after 30 days.

Site	Number of Complaints	Status of SOC Complaint- Committee	Items Forwarded to DPH
Compass Family Shelter	2	1 Investigated/Forwarded 1 Closed	1
Hamilton Family Shelter	5	Closed	None
Hospitality House	2	Closed	None
Lark Inn	2	Closed	None
Mission Neighborhood Resource Center	1	Closed	None
MSC South Shelter	7	1 Pending 6 Closed	None
Next Door	19	1 Investigated/Forwarded 4 Pending 14 Closed	
Oshun	4	Closed	None
Providence	3	Closed	None
Sanctuary	. 14	8 Investigated/Forwarded 4 Pending 2 Closed	8
Saint Joseph's	1	Closed	None
Santa Ana	2	Closed	None
Santa Marta/Santa Maria	1	Closed	None
United Council Drop In Center	3	Closed	None

Table 2: Standard of Care Complaints Tally Per Site for 4th Quarter 2010-2011

Committee Officers have requested that future reports more accurately distinguish what is meant by the status category Closed. This report and previous reports do not clearly indicate if Closed means the client was satisfied with the outcome or if the client was unable to meet the 90-day requirement to request an investigation from the Committee.

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Categories

The 67 individual Standards of Care complaints are divided into four categories: Staff, ADA, Health & Hygiene, and Facility & Access. Twenty-six of these complaints were generated by the Committee during its site inspection process and of the 41 remaining complaints, 33 were from individual clients and two separate clients submitted complaints on six and two occasions, respectively. For a complete list of the Standards of Care methodology, please refer to Appendix 1.



Chart 1:Complaint Breakdown, 4rd Quarter 2010-2011

Staff

The staff category refers to four Standards [1, 2, 25 & 31] that focus on how the client is treated at the site and by staff, including how staff identifies themselves through the use of photo identification or name tags and the amount of training they have received. This quarter the complaints received included allegations of staff verbally assaulting clients; allegations of staff being disrespectful to clients by speaking in a demeaning and disparaging manner; and the application of shelter rules in an unfair manner. There were 46 separate complaints against staff this quarter.

Americans with Disabilities Act (ADA)

The ADA category refers to Standard 8 and the majority of complaints in this category focus on either a lack of or a denial of access through an accommodation request or a facility problem. Some examples of complaints received this quarter were: the lack of bilingual postings of required information, including hours of operation, how to access case management and services provided; the lack of access to electrical outlets for medical equipment and the lack of a change from a upper bunk to a lower bunk. There were 19 separate complaints of the lack of adherence to Standard 8 this quarter.

Health & Hygiene

This category refers to 11 Standards focusing on meals, access to toiletries, and stocked first aid kits. Some of examples of complaints received this quarter were allegations of the lack of soap, toilet papers, and towels in bathrooms; the lack of a meal accommodation; and the lack of protective equipment for staff. There were 17 separate complaints of the lack of adherence to the health and hygiene requirements within the Standards of Care. The 11 Standards include Standards 3, 4, 5, 6, 7, 9, 10, 11, 13, 19, and 30.

Facility & Access

Sixteen Standards make up this category. Some examples of the facility and access complaints were allegations of the lack of access to secure storage; the lack of Spanish-speaking staff on duty; and access to free local calls during non-sleeping hours. There were 43 separate complaints of the lack of adherence to the facilities and access requirements within the Standards of Care. The 16 Standards include Standards 12, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 26, 27, 28, 29, and 32.

Investigations

The Committee conducted two investigations during this quarter. The investigations were conducted at Next Door and Sanctuary. Each inspection conducted found a minimum of one Standard violation. Both sites provided thorough responses and documentation to the violations; however for both sites, the same type of facility violations that have been documented for the past two years were found during both investigations. The Department of Public Health (DPH) found each site to be in compliance during its own independent investigation. To date, DPH has never found a site out of compliance when conducting an investigation. The Committee has begun the process of writing responses to DPH regarding their investigations and outlining any patterns of non-compliance the Committee has documented during site visits and previous investigations.

The legislation requires the Committee to conduct investigations within ten days of a client requesting one. The Committee has been unable to meet this requirement based on staffing. In addition, there has been an increase in clients refusing to participate in Committee survey's or questions during site visits as client report that the Committee "doesn't do anything" and "it doesn't help when I tell you what's wrong-nothing changes." The current Committee Officers are working on strategies to meet the legislation requirements and outreach plans to educate clients about the scope of the Committee.

Shelter System Policy Recommendations

For the past two years, the Committee has made the same four policy recommendations to the Mayor's Office and the Board of Supervisors: more case management, token distribution at sites, measuring vacancies, and training for shelter staff.

Access

Measuring vacancies and token distribution are based on improving access to the shelter system. The Committee believes that the type of vacancy would provide information on the types of beds not be utilized on a daily basis, e.g. Resource Center beds, Care Not Cash beds, etc. The Committee has requested a breakdown on the types of vacancies from the Human Services Agency and has been told by HSA, "This report does not identify vacancies by type. It would be problematic for the system to track vacancies by bed type, because some beds fall into more than

one category" and "that the data was not available." During this quarter, there was an average of 53 empty sleeping units a night, which is 5% of the total single adult sleeping units available. However, the 2010-2011 Turn Away report found that during its count, during the third quarter, January through March, that of the 303 clients seeking shelter, less than 50% (149) were provided a reservation. The information in the Turn Away report measured all clients attempting to access a reservation whereas the data provided monthly by HSA shows the actual clients who were able to successfully obtain a reservation. The vacancy data may provide a clearer understanding of gap between clients who report there are unable to obtain a shelter reservation, the Turn Away data, and the nightly vacancies in the shelters, the vacancy reports issued monthly by HSA.

This quarter marked an improvement in token availability at sites. During the 2010-2011 Turn Away count, the Committee noted that two of the three CHANGES reservation centers had token availability, an improvement from the last two Turn Away counts. However, the 2011 Homeless Count conducted by the Local Homeless Coordinating Board reported that 60.2% of homeless client surveys stated they were not provided a travel token at time of their reservation. Of the remaining clients surveyed, 27.5% stated that they sometimes received tokens, while only 12.3% stated that there were provided a travel token at the time of their reservation. The Committee will continue to track token availability during site visits, but wanted to acknowledge the improvement in the past quarter.

Shelter Staffing

The Standards of Care legislation requires that all staff, including management, part-time staff, and on-call staff, most complete trainings in nine areas. In May 2011, the Committee submitted an Information Request to DPH and HSA requesting them to circulate a check list to the contracted agencies that would allow them to self-report the number of staff that had attended each of the nine required trainings. DPH submitted its response in July. HSA asked for an extension and submitted a response in mid-August. This response did not include the number of staff per site and at least one agency's training information was incomplete. HSA responded at the end of August with a list of training per site and the number of staff.

Determining Compliance

Once the Committee received the completed training logs from HSA, letters were drafted to each site with a chart stating the number of staff which attended the nine training and the percentage of compliance. These letters along with the data that HSA provided were sent out and any changes or corrections to the data were requested to be submitted back to the Committee. Six shelters responded to the letter, Hospitality House, Lark Inn, Interfaith, Next Door, Sanctuary, & St. Josephs. The Committee also requested any resources needed by sites to meet the training required under the Standards of Care.

To determine compliance to each training area, the Committee averaged the number of staff reported to have completed a training area to the number of staff at the site. For example, Hospitality House has 100% compliance in all training areas as each of the nine staff completed all nine training areas. Committee officers also allowed sites to count chapters in the Shelter Training Manual towards Standard 31 (iv): safe and appropriate intervention with violent or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse and Standard 31 (v): safe and appropriate interaction with shelter clients who

suffer from mental illness or substance abuse. Examples of other shelters average compliance are Lark Inn with an average over 90% compliance with all trainings.

Below is a chart listing the trainings and site compliance for single adult and family shelter staff:

Standard of Care Training Requirement	Percentage of Staff Attending Training
Standard 30: Agree to comply with the	34%
California Department of Industrial	
Relations, Division of Occupational Safety	
and Health (Cal-OSHA) General Industry	
regarding Blood borne Pathogens (8 CCR	
5193) and its injury and illness Prevention	
Program (8CCR 3203), including but not	
limited to applicable requirements regarding	
personal protective equipment, universal	
precautions, and the development of an	
exposure control plan, as defined therein	
Standard 31 (i): hand washing requirements	25%
and other communicable disease prevention	
Standard 31 (ii): proper food handling and	39%
storage	
Standard 31 (iii): emergency procedures in	64%
case of disaster, fire, or other urgent health	0170
or safety risk, including but not limited to	
CPR requirements	
Standard 31 (iv): safe and appropriate	68%
intervention with violent or aggressive	0070
shelter clients, including training on the	
harm reduction model in dealing with	
substance abuse	
Standard 31 (v): safe and appropriate	63%
interaction with shelter clients who suffer	
from mental illness or substance abuse	
Standard 31 (vi): On-the-job burn-out	45%
prevention	1070
Standard 31 (vii): requirements under the	66%
ADA, in collaboration with the Mayor's	0070
Office on Disability and the City Attorney's	
Office	
Standard 31 (viii): policies and procedures	43%
explained in shelter training manuals	- ⊤J /U
Chapter 1: Ethics & Boundaries	
Chapter 2: Customer Service &	
Professionalism	
Chapter 3: Effective Communication	
Chapter 4: Mental Health	
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Chapter 5: Substance Abuse	
Chapter 6: Interventions v · Escalating	
Clients	
Chapter 7: Homeless Seniors	
Chapter 8: Cultural Competency/Diversity	
Chapter 9: Supervision for Supervisors and	
Trainees	
Chapter 10: CPR	
Standard 31 (ix): cultural humility, including	57%
sensitivity training regarding homelessness,	
the lesbian, bisexual, gay, and transgender	
communities, people with visible and	
invisible disabilities, youth, women, and	н. Н
trauma victims	

The percentages above reflect an average of all sites. For a breakdown of each site, please refer to Appendix 2.

Challenges in Interpreting Training Data

Based on attrition, the number of staff at site may vary. However to determine compliance, the Committee used the numbers provided by HSA for each site. Two sites who responded to the Committee's request for information provided different staffing numbers than those provided by HSA. There needs to be an agreed upon staff number.

Another challenge is capturing training data completed by sites. One site who responded stated that they had only included training data that they had completed on-site and believed the Human Services Agency had tracked trainings it had provided to sites. The site gave the following suggestions for improving the data collection, "My input for the future would be that perhaps HSA is better able to provide information on the trainings they provide. Shelter staff have to attend CHANGES trainings, Grievance trainings, ADA trainings, and other trainings provided by the city. Since these are standard parts of the orientation process, I'd hope we can come up with a less labor-intensive method than having individual Shelters have to track and report the data."

Site Requested Training Needs

One site stated that based on the lack of funding and the lack of staff coverage it was unable to meet the training Standards. Another site submitted a thorough needs request:

- "Increased Funding: to pay staff as they attend needed trainings. We have to pay either overtime or at least 4 hours or more for every training staff attend. With 96 staff at any given time this cost becomes prohibitive."
 - "Training Videos: since increased funding probably won't happen, videotapes of needed staff trainings along with hard-copy training materials would give us the ability to "meet the staff where they are at" meaning we could spend some of the daily Shift Change Meetings having staff view videotaped trainings. Pre & post-tests would be a great assessment tool for each video."

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Chapter 5: Substance Abuse	
Chapter 6: Interventions with Escalating	
Clients	
Chapter 7: Homeless Seniors	
Chapter 8: Cultural Competency/Diversity	
Chapter 9: Supervision for Supervisors and	
Trainees	
Chapter 10: CPR	· · · ·
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- "Shelter Staff Support Group: perhaps a group facilitated by a clinician outside of individual shelters & agencies where workers can go to share their work experiences, challenges, frustrations, etc. in a safe, private setting safeguarded by confidentiality." "Bureau of Identified Experts: a resource list of experts in SF in the mental health,
 - substance abuse field who could provide trainings at no cost to the agency."
 - "Research on Best Practices: research relevant to the work that shelter staff perform and the population we are serving, disseminated in a way that workers can easily read, refer to and implement in their daily work."
 - "Staff Development Across the Shelter System: partner with area colleges to offer a lowto-no cost certificate or degree program relevant to our shelter work. Perhaps a number of scholarships for each shelter's staff could be awarded."

"Scholarships to Conferences on Homelessness (both locally and nationally): for identified shelter workers doing an exceptional job serving our folks"

The Committee is advocating for funding for sites to meet training needs. The Committee will do further outreach to sites to get feedback on what sites needs to meet these Standards. Additionally, the Committee would like to receive training information directly from the sites to better track compliance and determine needs.

Case Managers

Committee continues to advocate for case management to be embedded in each shelter and that there is enough case managers to meet the needs of the clients. The Committee continues to advocate for a tracking tool to track clients who are accessing case management so that these clients can continue to aided when they mover from shelter to shelter. In the May 2011 Shelter Monitoring Committee Quarterly Report, the Committee suggested that this data would provide the City & County of San Francisco with crucial data in ensuring clients have access to the services needed to move out of homelessness. Without data of this nature, it is challenging to make recommendations to meet a need when that need itself is not fully known.

Membership

The Committee currently has four vacancies. Board of Supervisors Seat 1 requires the applicant to be homeless or formerly homeless within a three years period prior to appointment and living with their homeless child under age 18; this seat has been vacant since November 2009. Board of Supervisors Seat 3 requires the applicant to have experience providing direct services to the homeless through a community setting; this seat has been vacant since November 2009. Board of Supervisors Seat 4 requires the applicant to be selected from a list of candidates that are nominated by community agencies that provide behavioral health, housing placement, or other services to the homeless; this seat has been vacant since September 2011. Local Homeless Coordinating Board Seat 2 requires the applicant to have experience providing direct service to the homeless through a community setting and be formerly homeless; this seat has been vacant since August 2011. The Committee needs Spanish-speaking Committee Members and has done outreach to shelter providers, community members, and service providers who work with Spanish-speaking clients.

APPENDIX I

	Standards of Care Inspection Methodology					
Standard	Type of Standard	Verifying Compliance	Example			
1. Treat clients equally,	STAFF	Utilizing the Shelter	Site inspectors will			
with respect and dignity,		Training Manual, the	interview clients based			
including in the		Committee, especially team	on but not limited to,			
application of shelter	-	captains, will review	how staff treat clients,			
policies and grievance		Chapter 2 as it relates to	in tone and attitude, if a			
process		"respect".	client's privacy is			
process		Site inspectors should be	protected, concern for			
		able to view shelter policies	client's belongings, if a			
		[rules] posted in English and	client receives			
		Spanish. Site should have a	reprimand in front of			
		form on site posted and	others, including			
		available for handout on				
			clients. Site inspectors			
		clients' rights and	must receive a majority			
		responsibilities when they	of complaints regarding			
		receive a denial of service	more than one staff			
		(DOS).	person to find the site			
			in non-compliance.			
			The number of clients			
			spoken to			
			[approximately 10%],			
			the names of staff			
			mentioned, and the typ			
			of allegations must be			
			listed on the Standard			
	- · · · ·		of Care form.			
2. Provide shelter services	STAFF	Utilizing the Shelter	Site inspectors will ask			
in an environment that		Training Manual, the	staff leading questions			
is safe and free of		Committee, especially team	to determine if they are			
physical violence; by		captains, will review	familiar with de-			
ensuring safety		Chapter 2.	escalation techniques			
protocols are in place		F	and have a familiarity			
that include training to			with ensuring safety			
shelter staff regarding			protocol adherence.			
de-escalation			For example, a site			
techniques			inspector may ask a			
teeninques			staff person what they			
	÷ .		would do if they heard			
	- 1. C		two clients arguing			
			loudly in the kitchen			
			line. Site inspectors			
	1		will also speak to			
			clients to determine if			
			clients feel the			
			environment at the			
·	- -		shelter is safe and if			

Standards of Care Inspection Methodology

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			4th Quarter Report
			not, why. The number
			and names of staff will
			be included in the
			Standard of Care form
Sec. Sec. 2. Sec. 2.			as well the number of
			clients [approximately
			10%] and their specific
	-	<u></u>	comments.
3. Provide, liquid soap	HEALTH	Site inspectors must	Site inspectors should
with a dispenser		physically verify that the	check each bathroom
permanently mounted		site has soap, towels, hand	on each floor and note
on the wall in the		sanitizers, toilet paper, bath	if there is something
restrooms; small		towels (24"x48") [if the site	missing, e.g. the lack of
individual packets of		provides showers], the	soap, and on which
liquid soap, or small	н -	cleanliness of the entire site,	floor and which stall.
bar soap for use by one		and verify with staff the	noor und which stun.
individual only,		•	
		frequency of janitorial	
paper/hand towels,		cleaning at the site-if a log	
hand sanitizers, at least	· · · · · ·	is available, note the times	
one bath-size		and days cleaning has been	
(24"x48") towel to		done at the site and by	
shelter clients and staff		which staff.	
in each bathroom; if		Soap dispensers shall be	
hand-dryers are		filled and if soap dispensers	
currently installed they		are no available, clients	
shall be maintained in		should have access to	
proper working		wrapped bar soap or small	
condition; in addition,		packets of individual liquid	
shelters shall provide		soap.	
toilet paper in each		soup.	
bathroom stall and hire			
janitorial staff clean			
shelters on daily basis			· · · · · · · · · · · · · · · · · · ·
		~	
4. Provide feminine	HEALTH	Site inspectors must	Site inspectors must see
hygiene and		physically verify that the	the products themselves
incontinence supplies		site has feminine hygiene	before noting the site is
		and incontinence products.	in compliance. If you
	· · ·	There are only four sites	are at the BC shelter
		that are not required to	and staff Bernice tells
	н. 1	provide feminine hygiene	you that she knows
		products: Santa Ana, Santa	they have them, but
		Maria, Santa Marta, and	they are in the case
		Hospitality House.	manager's office-the
		p	site inspectors could
			note Bernice's
· A state of the s			comments, but at the
			• • • •
	l		date and time of the

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			4th Quarter Report
			inspection, the site
			would be in non-
			compliance.
5. Comply with current	HEALTH	Each quarter Committee	Site inspectors shall use
City policy set forth in		staff shall request the last	the area in Standard 5
the San Francisco		extermination and pest	to note if clients or staff
 A second s			complain about
Environment Code,		inspection conducted at the	chemical odors within
including the		site and should indicate	
requirements set forth		which company conducted	this section of the
in Chapter 3 (the	·	the inspection and or	report.
Integrated Pest		extermination. Shelter staff	
Management Code)	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	may not know the chemical	
and Chapter 2 (the		components utilized by the	
Environmentally		company, and as such, the	
Preferable Purchasing		Committee site inspectors	
Ordinance) to ensure		would be unable to	
that shelter operators		determine the toxicity of	
use products that are		any chemicals as outlined in	
least harmful to shelter		Section 302 and 303 in the	
clients, staff, and the		Integrated Pest Management	. · · · · · · · · · · · · · · · · · · ·
environment		Code and instead, should	· · · · · ·
environment		focus on Section 304.	
		Committee staff will ask for	
		the site's procedure for	
	~	informing clients when	
		pesticides products are used:	
		1) a bilingual (English and	
		Spanish) must be placed at	
		each entry/exit point at the	
		site three days before the	
		application and left up to	· · ·
		four days after the	
		application and 2) the signs	
		should include the name of	· · · · · · · · · · · · · · · · · · ·
		the pesticide used; however,	
		if the staff on duty does not	
		know, this area will be left	• • • •
		blank and noted.	
		Committee staff will follow	
		up with the appropriate site	
		staff at least once a quarter.	
A State of the second se		AND	
		On an annual basis, the	
		Committee staff will send	
		out a questionnaire to	
		determine compliance with	
		the Preferable Purchase	
		Ordinance and shall request	<u> </u>

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		a list of cleaning supplies utilized by the site.	
6. Ensure that first aid	HEALTH		G 'ta 'a set (
	HEALIH	Site inspectors must	Site inspectors must see
kits, CPR masks, and	· · · · ·	physically verify that the	the products themselves
disposable gloves are		site has stocked first aid	before noting the site is
available to staff at all		kits, CPR masks, disposable	in compliance. Please
times and make		gloves, in various sizes, and	note there should be a
Automatic External		an AED.	stocked first aid kit,
Deliberators (AED)	1. A.		CPR masks, and
available to staff in			disposable gloves, in
compliance with all	· · · · ·		various sizes, on every
regulatory			floor of the site, If you
requirements of state			are at the BC shelter
and local law relating			and staff Bernice tells
to the use and			you that she knows
maintenance of AEDs.			they have them, but
maintenance of ALDs.			
			they are in the case
			manager's office-the
			site inspectors could
l · · · · · · · · · · · · · · · · · · ·			note Bernice's
			comments, but at the
			date and time of the
			inspection, the site
			would be in non-
			compliance.
7. Supply shelter clients	HEALTH	Site inspectors must	If the BC shelter
with fresh cold or room		physically verify the	provides a water
temperature drinking	·	accessibility of the water.	fountain, please verify
water at all times			that it is in working
during normal			order.
operating hours			
8. provide shelter services	ADA	Site inspectors should ask	If staff at the BC
in compliance with the		staff for the name of the	shelter does not know
Americans with		ADA coordinator and ask	the name of the ADA
Disabilities Act		where that information is	coordinator; and/or, if
(ADA), including but		posted. Site inspectors must	the ADA toilet and
not limited to: (i)		physically verify that	shower are not working
appropriate and secure		information is posted. As	fully, including a hook
storage of medication,		with Standard 3, the site	for the shower head to
(ii) the provision of		inspectors should inspect the	ensure hands-free
accessible sleeping,		bathroom to ensue the ADA	bathing; and/or, if the
bathing and toileting		shower(s) and toilet(s) are in	elevator is not
facilities in previously		working order. The site	functioning; and/or, if
designated as		inspectors must determine if	the site does not have a
accessible shall comply		the elevator used for clients	policy on meal delivery
with federal and state		who use wheelchairs is	for clients unable to
law requiring a		functioning. Site inspectors	queue; and/or if the site

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		·		4th Quarter Report
. —	minimum of 36 inches		should ask staff if meals are	inspector determines
	between sleeping units		delivered to clients who are	through observation or
	and sleeping surface		unable to queue for meals.	a client interview that
	height between 17-19		Site inspectors should ask to	the site is not compliant
	inches above the		see an accommodation form	with an ADA issue, the
	finished floor. In		and ask how long the site	site would be in non-
	consultation with the		takes to determine if an	compliance. Site
	contracting City		accommodation can be	inspectors should speak
	department, and based		made for requesting client.	to staff and ask leading
	on a history of previous		Site inspectors shall ask for	questions regarding
	usage, shelter operators		written information	how clients can request
	shall designate an		provided to clients who	and accommodation
	adequate number of		receive services at the site.	and how a site works to
	accessible sleeping		The information should be	meet that client's
	units to meet the needs		in English and Spanish.	needs. Please note the
	of shelter clients		These materials should be	area on site where
	requiring such facilities		given to all clients who are	medication can be
	due to a mobility		staying at the shelter for one	stored. Please note that
	disability; and (iii)		night or more. The	the site may only be in
	reasonable		information should include,	non-compliance with
	modifications to shelter		but is not limited to:	one of the components
	policies, practices, and		 hours of operation 	listed above, but the
	procedures; (iv) In		• meal times	site inspectors would
	addition, shelters shall		 check-in times 	note on the form non-
	provide orientation to		• laundry services-if these	compliance for
	new shelter clients that		services are not	Standard 8.
	includes information on	-	available it should be	
	shelter rules and how to		noted where clients can	
	access case		wash their clothes	
	management services,		• shower times	
	and shall ensure case		• case management	
	management services		availability and	
	go to those shelter	+1 ×	accessibility	
	clients most in need of		• if case management is	
	case management	· · ·	not available, clients	
	services. This information shall be		should be provided with	
	made accessible to	· · ·	outside referrals	
	shelter clients with		Site inspectors should view	
	disabilities through the		the log that shows how often	
'n	use of appropriate	· · ·	orientation is provided to	
	auxiliary aid and/or		clients and if that orientation	
	services, such as large		is provided verbally, in	
	print for clients with		which languages, and how	
·	visual impairments or		individuals with disabilities	
	ASL interpreting for		could access the orientation,	· .
	Deaf clients. The City		e.g. ASL	
	shall provide equal			
		· · · · · · · · ·	I	· · · · · · · · · · · · · · · · · · ·

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Shelter Monitoring Committee Shelter Monitoring Committee September 16, 2011

4th	Qua	rter	Rer	ort
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			4th Quarter Report
access to shelter clients	· · · ·		
with disabilities			
without regard to			•
whether they accept			
auxiliary aids.			
duxinury dids.			
		~	70
9. Engage a nutritionist,	HEALTH	Site inspectors must note if	If menus are not posted
who shall develop all		a menu is posted for sites	at the BC shelter, the
meal plans, including		that serve meals. Please	site would not be in
meal plans for children		note that resource centers,	compliance with
and pregnant women;		with the exception of United	Standard 9.
and post menus on a		Council, do not serve meals.	
daily basis.		The Committee will inform	
ually basis.			
		site inspectors before their	
		inspection if the nutritionist	
		has worked with the site on	
		meal development.	
10. Make dietary	HEALTH	Site inspectors shall ask	If site inspectors are
modifications to	A	kitchen staff, if available,	inspecting during meal
accommodate request		what type of	time, they should ask to
from clients based on		accommodations are made	see what the vegetarian
religious beliefs and	*	for clients seeking alternate	option is for the meal
practices; health or	· ·	meal choices as listed within	and note it in their
disability reasons		Standard 10.	notes. Site inspectors
	1		shall ask kitchen staff
			or other staff leading
			question to determine
			how client can request
			an accommodation. If
			the Committee is
			unable to locate a
			vegetarian or another
			individual person who
			asked for a meal
			accommodation, the
	· · ·		
			site inspectors should
			site inspectors should ask additional "what if"
			site inspectors should ask additional "what if" questions to the staff.
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian. options and/or unable to detail how an
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable to detail how an
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable to detail how an accommodation could be made/requested, the
			site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable to detail how an accommodation could be made/requested, the site would not be in
11. Comply with	HEALTH	Site inspectors shall note if	site inspectors should ask additional "what if" questions to the staff. If the site is unable to provide vegetarian options and/or unable to detail how an accommodation could be made/requested, the

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		~	4th Quarter Report
Article 19F of the San		there is any smoking inside	inspection form if there
Francisco Health Code	ж. Т	a shelter. Smoking is not	is smoking inside the
that prohibits smoking in		allowed inside and must be,	shelter.
homeless shelters.		at minimum, taken to the	
		curb outside.	
12. Provide shelter	FACILITY	Site inspectors must	If a site does not
clients with one clean	· .	physically see the one	provide a blanket, two
blanket, two clean		blanket, two sheets, and	sheets, and a pillow, the
sheets, and one pillow		pillow to determine	site is not in
enclosed in a plastic or		compliance. The site	compliance. The site
vinyl sleeve with a clean	· · · ·	inspectors shall ask staff for	should also have a
pillowcase; sheets shall		the cleaning procedure of	cleaning schedule for
be cleaned at least once		the blankets, sheets, pillows,	bed linens and beds
per week and upon client		mattresses, and mats	themselves and that
turnover		between client use and/or on	schedule should be
		a weekly basis and that	known by staff. If the
		information shall be noted	schedule is not known
		in the report.	by staff, the site would
	к		not be in compliance.
13. Make the shelter	HEALTH	Site inspectors shall ask for	If the time period
facility available to		the lights on and lights off	between lights on and
shelter clients for		schedule for the site.	lights off is 8 hours, the
sleeping at least 8 hours			site is in compliance.
per night			However, site
			inspectors may note
	and the second second		non-compliance if a
			percentage (10% of the
			clients) state that they
			cannot sleep due to
	1. A.		staff and/or client noise
			and the site may be
			found in non-
			compliance.
14. Provide daytime	FACILITY	Site inspectors shall ask for	Please note that thee is
access to beds in all 24-		the site's policy on daytime	no daytime access to
hour shelters		access and how a client can	single adult shelters in
		request bed-rest.	the 2010-2011 fiscal
	. *		year, without a medical
			note.
15. Provide shelter	FACILITY	Site inspectors shall ask	Compliance is based on
clients with pest-free,		staff what storage options	staff response and if
secure property storage		are available to clients,	possible client
inside each shelter.		including but not limited to	response. Each site
Shelter staff shall		lockers, bags, off-site	must have a storage
provide closable bags to		options.	option for clients and
clients for storage			clients should be able
purposes. If storage			to bag their items
inside a shelter is	· · ·	<u> </u>	before entering the site.

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		•
		· · ·
		•
FACILITY	Site inspectors must	Compliance is based on
		site inspectors'
		determination of outlets
		in the client areas.
-		in the cheft areas.
4. 	outlets in the chefit areas.	
FACILITY		If the BC shelter's
		ADA shower's head's
		hook is broken and
		there is no signage, the
	problem and listed repair	site would be in non-
	dates.	compliance with
		Standard 17 and
		Standard 8.
FACILITY	Site inspectors must note the	If the staff at the BC
	phone clients can use during	shelter state that clients
1		can use the case
		manager phone and the
		case manager's hours
		are 8:00 AM to 5:00
		PM, but the site's light
		on hours are from 7:00
<u> </u>		AM to 10:00 PM, the
		site would not be in
		compliance.
	Site inspectors must	If the mats at the BC
LICALIH	· · · · · · · · · · · · · · · · · · ·	shelter are 5 inches
		apart head to toe and 23
· · ·	apart.	inches apart side to
		side, the site is in
		compliance. The 22
		inches applies to side to
		side.
FACILITY	Site inspectors must	If staff at the BC
	physically determine if any	shelter cannot provide a
	notice posted by the site on	copy of the rules in
	HEALTH	Physically determine outlet accessibility to clients by checking to see if there are outlets in the client areas.FACILITYSite inspectors must note in

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English and Spanish and		their letterhead or on City	Spanish, the site would
other languages upon		letterhead is in English and	not be in compliance.
and endure that all		Spanish.	-
written communications		Spansn.	
are provided to clients	1.		
with sensory disabilities			
in alternate formats such	L.		
as large print, Braille,			
etc., upon request			
· · · · · · · · · · · · · · · · · · ·			
21. Communicate	FACILITY	Site inspectors must	The site must have a
with each client in the		determine if the staff would	plan on site and known
client's primary		be able to communicate to a	by staff on how they
language or provide		client speaking a language	would access language
professional translation		other than English,	link services for a
services; including but		including Spanish,	client, including if a
not limited to American		American Sign Language,	client appeared after
Sign Language		Shona, Turkish, etc.	business hours. A
interpretation; however,			response of "I would
children or other clients			ask my supervisor" or
may be asked to			"I would call my
			manager at home"
translate in emergency			would require the staff
situations			to do so and get a
			response from said
			supervisor. The
	1		response must include
	1 A.		how the client's
			language need would
			be met. If the site is
			unable to provide a
			plan, they would not be
			in compliance. Any
· ·		· · · · · · · · · · · · · · · · · · ·	plan they do provide
			will be written on the
			Standards of Care form
			and if needed, verified
			by Committee staff.
22. Provide at least	FACILITY	Site inspectors should ask	To be in compliance,
one front line staff at		which staff on duty speaks	there must be a staff on
-		Spanish and write the staff	duty at the time of the
each site that is bilingual	and the second sec	person's name on the	inspection that speaks
in English and Spanish		Standard of Care form. The	Spanish. If there is not
		site inspectors must speak	a Spanish speaking
		with said staff as well.	staff person on duty,
			the site inspectors may
			ask the staff leading
		· · · · · · · · · · · · · · · · · · ·	questions on how they
			questions on now mey

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			4th Quarter Report
· · · · · · · · · · · · · · · · · · ·			would accommodate a
			mono-lingual Spanish
			speaking client and that
· ·			plan should be
· · · ·			included.
23. Ensure that each	FACILITY	Site inspectors should	If the site does not have
shelter has an	IACILITI	- · · ·	
		ensure that an emergency	plans posted at each
emergency disaster plan		disaster plan is posted at	exit and has not had a
that requires drills on a		each exit at the site and note	monthly drill within the
monthly basis and that,		the last monthly drill.	last 31 days, the site is
in consultation with the			not in compliance.
Mayor's Office on	-		
Disability, includes			
specific evacuation			
devices and procedures	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -		
for people with			
disabilities			
24. Locate alternate	FACILITY	Site inspectors should ask	Compliance is based on
sleeping unit for a client		staff what there policy is on	staff response and if
who has been			
		locating a unit for clients.	possible client
immediately denies			response.
services after 5:00 PM,			
unless the denial was for			
acts or threats of			
violence			
25. Require all staff to	STAFF.	Site inspectors must	If a staff member does
wear a badge that		physically determine that	not have a badge at the
identifies the staff		each staff member has a	time of the inspection,
person by name and		badge that is facing forward	the site inspector
position badges		and visible to clients.	should note it and the
F			site would be in non-
			compliance.
26. Ensure all clients	FACILITY	Site inspectors should ask	The site inspectors will
receive appropriate and		staff how clients are	ask how a client can
ADA-compliant	·	transported to appointments	receive transportation
		and how a client requests a	
transportation to attend		*	to an approved
medical, permanent		transport.	appointment as listed
housing, substance			within Standard 26 and
abuse treatment, job-			if needed ask staff
search, job interview,			leading questions, such
mental health, shelter			as "Are tokens
services (etc)			available to clients who
			have a substance abuse
			treatment appointment?
· · · ·			If so, how does a client
			access tokens from the
Im	1		

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ſ				site?" If the staff on
1				site are unable to
				provide a plan, be it
		•		providing a token or
				otherwise, on how a
		· ·		client can receive
				transportation to the
				needed service, the site
				would be found not in
	· · · · · · · · · · · · · · · · · · ·			compliance.
ł	27. Provide public	FACILITY	Site inspectors should	Compliance is based on
	notification at least 24	1 HOLLII I	determine the date of the	staff response and if
	hours in advance of on-		last community meeting and	possible client
	site, community	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	ask staff how clients were	response.
	meetings		and when they were notified	response.
	moornigs		and when they were notified	
-	28. Provide clients	FACILITY	Site inspectors should see	Compliance is based on
	with access to free		the laundry policy and	staff response and if
	laundry services with		physically verify that the	possible client
	hot water and dryer that		machines are in working	response.
	-		order. If the site only offers	response.
	reaches a temperature between 120-130		free laundry at a certain	
			time, that should be noted	
	degrees Fahrenheit, on		time, that should be noted	
1	or off site			
	29. To the extent not	FACILITY	Site inspectors should ask	Site inspectors shall
	inconsistent with		who on site can provide a	speak to staff to
	Proposition N, passed		client with an extension and	determine are aware of
	by the voters on		how/when the client can	current 2010-2011
	November 5, 2002,	а. - С	access that extension.	extension policies and
	ensure all single adult			that the site has a
	shelter reservations be			system for client to
	for a minimum of 7			extend their
				reservations as allowed
	nights.			within said policy.
.				Compliance is based on
				staff response and if
				possible client
				response.
	20 A creas to correct	HEALTH	Site inspectors must	Site inspectors must see
• .	30. Agree to comply	I DEALIN	Site inspectors must	-
٠	with the California		physically verify that the	the products and policy themselves before
•	Department of		site has gowns, masks,	
	Industrial Relations,		gloves, in various sizes, and	noting the site is in
1	Division of		a exposure control plan [a	compliance. If you are
	Occupational Safety		what to do in case there is	at the BC shelter and
	1 7 7 1.1 / ~ 1			
	and Health (Cal-		blood/chemicals/an	staff Bernice tells you
	and Health (Cal- OSHA) General Industry regarding		unknown substance on site- DPH will be providing a	that she knows they have them, but they are

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Blood borne Pathog	ens	check sheet for the	in the case manager's
(8 CCR 5193) and it		Committee and sites and	office-the site
injury and illness	· .	until that information is	inspectors could note
Prevention Program		provided, the site cannot be	Bernice's comments,
(8CCR 3203),		held out of compliance]	but at the date and time
including but not		nora car or comprene]	of the inspection, the
limited to applicable			site would be in non-
requirements regard			compliance.
personal protective	mg		compnance.
equipment, universa	1		
precautions, and the			
	and the second second		
development of an			
exposure control pla			
as defined therein,			
21 Ammunal all staff	STARE	Compliance will be verified	Compliance will be
31. Annual all-staff	STAFF	Compliance will be verified	Compliance will be
mandatory trainings	•	annually based on training	verified annually based
(1) hand washing		rosters.	on training rosters.
requirements and oth			
communicable disea			
prevention; (2) prop	er		
food handling and			
storage; (3) emerger			
procedures in case o			
disaster, fire, or othe			
urgent health or safe	-		
risk, including but n	ot		
limited to CPR			
requirements; (4) sa	fe		
and appropriate			
intervention with	ĺ		
violent or aggressive	e		
shelter clients,			
including training or	n		
the harm reduction			
model in dealing wi		·	
substance abuse; (5)			
safe and appropriate			
interaction with she			-
clients who suffer fr	om		:
mental illness or			
substance abuse; (6)			
On-the-job burn-out	t		
prevention; (7)			
requirements under	the		
ADA, in collaborati			
with the Mayor's			
Office on Disability	,		
		l	1 1

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•			411 Quarter Report
and the City Attorney's			
Office; (8) policies and			
procedures explained in			
shelter training	(
manuals; (9) cultural			en e
humility, including			
sensitivity training			
regarding			
homelessness, the		e i i i i i i i i i i i i i i i i i i i	
lesbian, bisexual, gay,			· · · · · ·
and transgender			
communities, people			
with visible and			
invisible disabilities,			14 J
youth, women, and			
trauma victims.			
32. Maximize the	FACILITY	Compliance will be verified	Compliance will be
space for sleeping in		by site providing the	verified by site
the shelter to the fullest		certificate of occupancy	providing the certificate
extent possible.		issued by the Department of	of occupancy issued by
		Building Inspection or the	the Department of
		San Francisco Fire	Building Inspection or
		Department on an annual	the San Francisco Fire
		basis.	Department on an
	1		annual basis.

APPENDIX II

Dolores S	treet Community S	Services Training Lo	og 2010-2011
Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending	based on a staff	for non-compliance, e.g.
	Training	count of 18	lack of funding; lack of staff coverage, other OR
			use the column to correct
			any discrepancy
Standard 30: Agree to	0	0	any discrepancy
comply with the			
California Department of		•	
Industrial Relations,			
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry		u	-
regarding Blood borne			
Pathogens (8 CCR 5193)		and the second se	
and its injury and illness		and the second sec	
Prevention Program		· · · ·	
(8CCR 3203), including			
but not limited to			
applicable requirements			
regarding personal			
protective equipment,			
universal precautions,	· .		
and the development of			
an exposure control plan,			
as defined therein			
Standard 31 (i): hand	0	0	
washing requirements			
and other communicable			
disease prevention	·		
Standard 31 (ii): proper	0	0	
food handling and			
storage			
Standard 31 (iii):	2	11%	
emergency procedures in			
case of disaster, fire, or	s		
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	13	72%	
and appropriate			
intervention with violent			
or aggressive shelter			
clients, including			
training on the harm			
reduction model in	<u> </u>		

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			4th Quarter Report
dealing with substance			
abuse			
Standard 31 (v): safe and	13	72%	
appropriate interaction			
with shelter clients who			
suffer from mental			
illness or substance			
abuse			
Standard 31 (vi): On-the-	0	0	-
job burn-out prevention			
Standard 31 (vii):	18	100%	
requirements under the	Exceeded-36		
ADA, in collaboration	units of training		
with the Mayor's Office	completed		
on Disability and the			
City Attorney's Office			
Standard 31 (viii):	13*	72%	
policies and procedures	Average number		
explained in shelter	attending training		
training manuals			
Chapter 1: Ethics &			
Boundaries	,		
Chapter 2: Customer			
Service &			
Professionalism			
Chapter 3: Effective			· · · · · ·
Communication			
Chapter 4: Mental Health		• • •	
Chapter 5: Substance			
Abuse			
Chapter 6: Interventions			
with Escalating Clients			
Chapter 7: Homeless			
Seniors		· · · · · · · · · · · · · · · · · · ·	· -····
Chapter 8: Cultural			
Competency/Diversity			
Chapter 9: Supervision			
for Supervisors and			
Trainees			
Chapter 10: CPR	11*	C10/	1
Standard 31 (ix): cultural	11*	61%	
humility, including	·		
sensitivity training			
regarding homelessness,			
the lesbian, bisexual,		$ _{\mathcal{H}^{1,\infty}(\mathbb{R}^{n})} = _{\mathcal{H}^{1,\infty}(\mathbb{R}^{n})} = _{\mathcal{H}^{1,\infty}(\mathbb{R}^{n})}$	
gay, and transgender			
communities, people	· · ·		
with visible and invisible		A.,	

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disabilities, youth,	
women, and trauma	
victims	

Hamilton Family Shelter Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending	based on a staff	for non-compliance, e.g.
Training Requirement	Training	count of 36	lack of funding; lack of
	IIIIII		staff coverage, other OR
•			use the column to correct
			any discrepancy
Standard 30: Agree to	24	66%	<u> </u>
comply with the			
California Department of			
Industrial Relations,			
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry			
regarding Blood borne Bethogene (8 CCP 5103)			
Pathogens (8 CCR 5193)			
and its injury and illness			
Prevention Program			
(8CCR 3203), including			
but not limited to			
applicable requirements	•		
regarding personal			
protective equipment,			
universal precautions,			
and the development of		A	
an exposure control plan,			
as defined therein	1	· · · · · · · · · · · · · · · · · · ·	
Standard 31 (i): hand	0	0	
washing requirements			
and other communicable			· · · · ·
disease prevention			
Standard 31 (ii): proper	6	16%	
food handling and	· · ·		
storage			
Standard 31 (iii):	45+	100%	
emergency procedures in	ан 1917 - Санан С		
case of disaster, fire, or			
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	6	16%	
and appropriate			

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· · · · · · · · · · · · · · · · · · ·			4th Quarter Report
intervention with violent			
or aggressive shelter			
clients, including			
training on the harm			
reduction model in		-	
dealing with substance			
abuse			
Standard 31 (v): safe and	3	8%	
appropriate interaction	• · · · ·		
with shelter clients who	· · ·		
suffer from mental			
illness or substance			
abuse	· · · · · · · · · · · · · · · · · · ·		
Standard 31 (vi): On-the-	44+	100%	
job burn-out prevention	ידד	10070	
Standard 31 (vii):	0	0	
requirements under the		U	
	<i>i</i> .		
ADA, in collaboration			
with the Mayor's Office			
on Disability and the			
City Attorney's Office		0	
Standard 31 (viii):	0	0	
policies and procedures			
explained in shelter			
training manuals		-	
Chapter 1: Ethics &		e de la companya de l	
Boundaries			
Chapter 2: Customer			
Service &		× .	
Professionalism			
Chapter 3: Effective			
Communication			
Chapter 4: Mental Health			
Chapter 5: Substance		· · ·	
Abuse			
Chapter 6: Interventions			
with Escalating Clients			
Chapter 7: Homeless			
Seniors			
Chapter 8: Cultural			
Competency/Diversity			
Chapter 9: Supervision	· · · · ·		
for Supervisors and			
Trainees			
Chapter 10: CPR			
Standard 31 (ix): cultural	41+	100%	
humility, including			
sensitivity training			
Louisining naming	I	<u>l</u>	l

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regarding homelessness,	
the lesbian, bisexual,	
gay, and transgender	
communities, people	
with visible and invisible	
disabilities, youth,	
women, and trauma	
victims	

Compass Family Shelter Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending	based on a staff	for non-compliance, e.g.
	Training	count of 15	lack of funding; lack of
			staff coverage, other OR
			use the column to correct
			any discrepancy
Standard 30: Agree to	0	0	
comply with the			
California Department of			
Industrial Relations,			
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry			
regarding Blood borne			
Pathogens (8 CCR 5193)			
and its injury and illness		1. A.	
Prevention Program		· · · · ·	
(8CCR 3203), including		с. н	×
but not limited to			
applicable requirements			
regarding personal			
protective equipment,			· · · · · · · · · · · · · · · · · · ·
universal precautions,			
and the development of			
an exposure control plan,			
as defined therein			
Standard 31 (i): hand	0 1	0	
washing requirements			
and other communicable			
disease prevention			
Standard 31 (ii): proper	7	46%	
food handling and			
storage			
Standard 31 (iii):	0	0	
emergency procedures in			
case of disaster, fire, or		te de la companya de	
other urgent health or			

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safety risk, including but not limited to CPR requirements Standard 31 (iv): safe and appropriate intervention with violent or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- go 60% job burn-out prevention Standard 31 (vii): 0 0 0 0 1 requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attomey's Office Standard 31 (viii): 0 0 0 0 0 0 0 0 0 0 0 0 0 0				4th Quarter Report
requirements Standard 31 (iv): safe Standard 31 (iv): safe 8 and appropriate intervention with violent or aggressive shelter lients, including clients, including raining on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and 0 Standard 31 (vi): safe and 0 0 appropriate interaction with shelter clients who suffer from mental illness or substance abuse 5 Standard 31 (vi): On-the- 9 60% job burn-out prevention 0 0 Standard 31 (vii): 0 0 requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office 0 Standard 31 (vii): 0 0 policies and procedures explained in shelter 1 training manuals Chapter 1: Ethics & Boundaries Chapter 1: Ethics & Boundaries Chapter 3: Effective				
Standard 31 (iv): safe 8 53% and appropriate intervention with violent 53% intervention with violent or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse 0 0 Standard 31 (v): safe and 0 0 appropriate interaction 0 0 with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- 9 60% job burn-out prevention 0 0 Standard 31 (vii): 0 0 requirements under the ADA, in collaboration ADA, in collaboration 0 0 with the Mayor's Office Standard 31 (vii): 0 0 policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries		· .		
and appropriate intervention with violent or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and of appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vii): 0 of component of the appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vii): 0 requirements under the ADA, in collaboration with the Mayor's Office Standard 31 (viii): 0 0 policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer <th></th> <th></th> <th></th> <th></th>				
intervention with violent or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse 0 0 Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse 0 0 Standard 31 (vi): On-the- job burn-out prevention 9 60% Standard 31 (vii): out club club club club club requirements under the ADA, in collaboration with the Mayor's Office 0 Standard 31 (viii): on Disability and the City Attorney's Office 0 Standard 31 (viii): on Disability and the city Attorney's Office 0 Standard 31 (viii): on Disability and the chapter 1: Ethics & Boundaries Chapter 1: Ethics & Boundaries 0 Chapter 2: Customer 0 Service & Professionalism Chapter 3: Effective 0		8	53%	
or aggressive shelter clients, including training on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vii): 0 ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (viii): 0 Standard 31 (viii): 0 O D policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective	and appropriate			
clients, including training on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vii): 0 0 Standard 31 (vii): 0 Standar	intervention with violent			
training on the harm reduction model in dealing with substance abuse Standard 31 (v): safe and 0 appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- gbuse Standard 31 (vi): On-the- gbuse Standard 31 (vii): 0 requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (viii): 0 office Standard 31 (viii): 0 obscillation with the Mayor's Office Standard 31 (viii): 0 policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective	or aggressive shelter	•		
reduction model in dealing with substance abuse Standard 31 (v): safe and 0 Standard 31 (v): safe and 0 0 appropriate interaction with shelter clients who suffer from mental illness or substance abuse	clients, including			
dealing with substance abuse Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vi): 0 of burn-out prevention Standard 31 (vii): nc of laboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (viii): policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective	training on the harm			
abuseStandard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuseStandard 31 (vi): On-the- job burn-out preventionStandard 31 (vi): On-the- job burn-out preventionStandard 31 (vi):OStandard 31 (vii):Orequirements under the ADA, in collaboration with the Mayor's OfficeStandard 31 (vii):OODisability and the City Attorney's OfficeStandard 31 (viii):Opolicies and procedures explained in shelter training manuals Chapter 1: Ethics & BoundariesChapter 2: CustomerService & Professionalism Chapter 3: Effective	reduction model in	for the form		
Standard 31 (v): safe and appropriate interaction with shelter clients who suffer from mental illness or substance abuse00Standard 31 (vi): On-the- job burn-out prevention960%Standard 31 (vi): On-the- job burn-out prevention00Standard 31 (vii): requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office00Standard 31 (viii): policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer00Service & Professionalism Chapter 3: Effective00	dealing with substance			
appropriate interaction with shelter clients who suffer from mental illness or substance abuseStandard 31 (vi): On-the- job burn-out preventionStandard 31 (vi):OStandard 31 (vii):0requirements under the ADA, in collaboration with the Mayor's OfficeOOOStandard 31 (viii):000 <tr< th=""><th>abuse</th><th></th><th>1</th><th></th></tr<>	abuse		1	
appropriate interaction with shelter clients who suffer from mental illness or substance abuseStandard 31 (vi): On-the- job burn-out preventionStandard 31 (vi):OStandard 31 (vii):0requirements under the ADA, in collaboration with the Mayor's OfficeOOOStandard 31 (viii):000 <tr< th=""><th>Standard 31 (v): safe and</th><th>0</th><th>0</th><th></th></tr<>	Standard 31 (v): safe and	0	0	
with shelter clients who suffer from mental illness or substance abuse Standard 31 (vi): On-the- job burn-out prevention Standard 31 (vii): 0 requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (vii): 0 0 policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective				
illness or substance abuse960%Standard 31 (vi): On-the- job burn-out prevention960%Standard 31 (vii):00requirements under the ADA, in collaboration with the Mayor's Office0on Disability and the City Attorney's Office0Standard 31 (viii):00policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer0Service & Professionalism Chapter 3: Effective9				
abuse960%job burn-out prevention960%job burn-out prevention0Standard 31 (vii):0requirements under the0ADA, in collaboration0with the Mayor's Office0on Disability and the0City Attorney's Office0Standard 31 (viii):0policies and procedures0explained in shelter0training manuals0Chapter 1: Ethics &0Boundaries0Chapter 2: Customer0Service &0Professionalism0Chapter 3: Effective0	suffer from mental			
Standard 31 (vi): On-the- job burn-out prevention960%job burn-out prevention0Standard 31 (vii):0requirements under the ADA, in collaboration with the Mayor's Office0on Disability and the City Attorney's Office0Standard 31 (viii):0policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer0Service & Professionalism Chapter 3: Effective1	illness or substance	5		
job burn-out preventionStandard 31 (vii):0requirements under theADA, in collaborationwith the Mayor's Officeon Disability and theCity Attorney's OfficeStandard 31 (viii):0policies and proceduresexplained in sheltertraining manualsChapter 1: Ethics &BoundariesChapter 2: CustomerService &ProfessionalismChapter 3: Effective	abuse		•	
Standard 31 (vii):00requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office0Standard 31 (viii):00policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer0Service & Professionalism Chapter 3: Effective1	Standard 31 (vi): On-the-	9	60%	
requirements under the ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (viii): 0 0 policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective				
ADA, in collaboration with the Mayor's Office on Disability and the City Attorney's Office Standard 31 (viii): policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective		0	0	
with the Mayor's Office on Disability and the City Attorney's Office0Standard 31 (viii):0policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: CustomerService & Professionalism Chapter 3: Effective				
on Disability and the City Attorney's Office0Standard 31 (viii):0policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer0Service & Professionalism Chapter 3: Effective0	-			
City Attorney's OfficeStandard 31 (viii):0policies and proceduresexplained in sheltertraining manualsChapter 1: Ethics &BoundariesChapter 2: CustomerService &ProfessionalismChapter 3: Effective	-		× .	
Standard 31 (viii):00policies and procedures0explained in sheltertraining manualsChapter 1: Ethics &BoundariesChapter 2: CustomerService &ProfessionalismChapter 3: Effective	on Disability and the		j. j.	
policies and procedures explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: CustomerService & Professionalism Chapter 3: Effective	City Attorney's Office			
explained in shelter training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective	Standard 31 (viii):	0	0	
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective	policies and procedures			
Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective				
Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective				
Chapter 2: Customer Service & Professionalism Chapter 3: Effective	Chapter 1: Ethics &			
Service & Professionalism Chapter 3: Effective	Boundaries			
Professionalism Chapter 3: Effective				
Chapter 3: Effective				
Communication				
	Communication		4	
Chapter 4: Mental Health	-	· · · · ·		
Chapter 5: Substance			n de la companya de l La companya de la comp	
Abuse				
Chapter 6: Interventions				
with Escalating Clients				
Chapter 7: Homeless				
Seniors				
Chapter 8: Cultural				
Competency/Diversity				
Chapter 9: Supervision				
for Supervisors and	for Supervisors and			and the second sec

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Trainees			
Chapter 10: CPR			
Standard 31 (ix): cultural	7* avergage	46%	
humility, including		1	
sensitivity training			
regarding homelessness,			
the lesbian, bisexual,			
gay, and transgender			
communities, people			· · ·
with visible and invisible			
disabilities, youth,			
women, and trauma			
victims			

United Council Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason		
Training Requirement	Attending	based on a staff	for non-compliance, e.g.		
	Training	count of 15	lack of funding; lack of		
	5		staff coverage, other OR		
			use the column to correct		
			any discrepancy		
Standard 30: Agree to	0	0			
comply with the					
California Department of					
Industrial Relations,					
Division of Occupational					
Safety and Health (Cal-					
OSHA) General Industry					
regarding Blood borne					
Pathogens (8 CCR 5193)					
and its injury and illness					
Prevention Program					
(8CCR 3203), including					
but not limited to					
applicable requirements					
regarding personal					
protective equipment,					
universal precautions,					
and the development of					
an exposure control plan,					
as defined therein					
Standard 31 (i): hand	0	0			
washing requirements					
and other communicable					
disease prevention		· · · · · · · · · · · · · · · · · · ·			
Standard 31 (ii): proper	0	0			
food handling and					
storage					

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			4th Quarter Report
Standard 31 (iii):	21	100%	
emergency procedures in			
case of disaster, fire, or			
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	0	0 .	
and appropriate			
intervention with violent			
or aggressive shelter			
clients, including			
training on the harm			
reduction model in			
dealing with substance			
abuse			
Standard 31 (v): safe and	0	0	
appropriate interaction			
with shelter clients who			
suffer from mental		· · ·	
illness or substance	.	4 	
abuse			
Standard 31 (vi): On-the-	0	0	
job burn-out prevention			
Standard 31 (vii):	43	100%	
requirements under the	and the second second		
ADA, in collaboration			
with the Mayor's Office			• • • • • • • • • • • • • • • • • • •
on Disability and the			
City Attorney's Office	·		
Standard 31 (viii):	0	0	
policies and procedures			
explained in shelter			
training manuals		· · · · · · · · · · · · · · · · · · ·	
Chapter 1: Ethics &			
Boundaries			
Chapter 2: Customer			
Service &			
Professionalism			
Chapter 3: Effective		. ·	
Communication		•	
Chapter 4: Mental Health			
Chapter 5: Substance			
Abuse			
Chapter 6: Interventions			
with Escalating Clients			
with Escarating Chemis			
Chapter 7: Homeless		•	

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Chapter 8: Cultural						
Competency/Diversity						
Chapter 9: Supervision				•		
for Supervisors and					1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	
Trainees	1. 1. J					
Chapter 10: CPR						
Standard 31 (ix): cultural	0			0		
humility, including					· · · ·	
sensitivity training	11					
regarding homelessness,	* a.		4			
the lesbian, bisexual,						
gay, and transgender		Υ.				
communities, people						
with visible and invisible			9 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			· .
disabilities, youth,	i	•				
women, and trauma			х			
victims						

Mission Neighborhood Resource Center Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason	
Training Requirement	Attending	based on a staff	for non-compliance, e.g.	
	Training	count of 15	lack of funding; lack of	
			staff coverage, other OR	
			use the column to correct	
			any discrepancy	
Standard 30: Agree to	0	0		
comply with the				
California Department of				
Industrial Relations,				
Division of Occupational				
Safety and Health (Cal-		V		
OSHA) General Industry			· · · · · · · · · · · · · · · · · · ·	
regarding Blood borne	· · · · · · · · · · · · · · · · · · ·			
Pathogens (8 CCR 5193)			· · · · · · · · · · · · · · · · · · ·	
and its injury and illness				
Prevention Program				
(8CCR 3203), including		ta da serie de la companya de la com		
but not limited to				
applicable requirements				
regarding personal				
protective equipment,				
universal precautions,				
and the development of				
an exposure control plan,				
as defined therein				
Standard 31 (i): hand	0	0		
washing requirements				
and other communicable				

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			Hin Quarter Report
disease prevention			
Standard 31 (ii): proper	18	100%	
food handling and			
storage	· · ·		
Standard 31 (iii):	0	0	
emergency procedures in		·	
case of disaster, fire, or			
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	18+	100%	
and appropriate	10		
intervention with violent			
or aggressive shelter	•		
clients, including			
training on the harm			
reduction model in			
dealing with substance			
abuse		1000/	
Standard 31 (v): safe and	16	100%	
appropriate interaction			
with shelter clients who		м. 	
suffer from mental			
illness or substance		1 St.	
abuse			
Standard 31 (vi): On-the-	18	100%	
job burn-out prevention			
Standard 31 (vii):	14	93%	
requirements under the			
ADA, in collaboration		•	
with the Mayor's Office	· · ·		
on Disability and the			
City Attorney's Office			
Standard 31 (viii):	0	0	
policies and procedures			
explained in shelter			·
training manuals	· · · ·		
Chapter 1: Ethics &			
Boundaries			
Chapter 2: Customer			
Service &			
Professionalism			
Chapter 3: Effective			
Communication		e at a	
Chapter 4: Mental Health			
Chapter 5: Substance			
Abuse	<u> </u>	l	· · · · · · · · · · · · · · · · · · ·

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Chapter 6: Interventions			
with Escalating Clients			
Chapter 7: Homeless			
Seniors			
Chapter 8: Cultural	a de la companya de la		
Competency/Diversity			
Chapter 9: Supervision		·	
for Supervisors and			
Trainees		· · · · ·	
Chapter 10: CPR			
Standard 31 (ix): cultural	18+	100%	
humility, including			
sensitivity training			
regarding homelessness,			
the lesbian, bisexual,			
gay, and transgender			
communities, people			
with visible and invisible	ł		
disabilities, youth,			
women, and trauma			
victims			

Providence Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending	based on a staff	for non-compliance, e.g.
	Training	count of 23	lack of funding; lack of
			staff coverage, other OR
			use the column to correct
			any discrepancy
Standard 30: Agree to	0	0	
comply with the			
California Department of			
Industrial Relations,			
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry	1 	29 	
regarding Blood borne	•	· · ·	
Pathogens (8 CCR 5193)			
and its injury and illness			
Prevention Program		· · ·	
(8CCR 3203), including			
but not limited to		• *	
applicable requirements			
regarding personal			
protective equipment,		, ···	
universal precautions,			
and the development of			
an exposure control plan,	1		

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Shelter Monitoring Committee Shelter Monitoring Committee September 16, 2011 4th Quarter Report

	·		411 Quarter Report
as defined therein			
Standard 31 (i): hand	0	0	
washing requirements			
and other communicable			
disease prevention			
Standard 31 (ii): proper	0	0	
food handling and			
storage	* · · ·	•.	
Standard 31 (iii):	10	43%	
emergency procedures in	10	-1370	
case of disaster, fire, or			
other urgent health or		1 - A - A - A - A - A - A - A - A - A -	
safety risk, including but			
not limited to CPR			
requirements			
· · · · · · · · · · · · · · · · · · ·	22	0.50/	· · · · · · · · · · · · · · · · · · ·
Standard 31 (iv): safe	22	95%	
and appropriate			
intervention with violent			
or aggressive shelter			
clients, including			
training on the harm		,	
reduction model in			
dealing with substance			
abuse			~
Standard 31 (v): safe and	22	95%	
appropriate interaction			
with shelter clients who			
suffer from mental			
illness or substance			
abuse			
Standard 31 (vi): On-the-	0	0	
job burn-out prevention			
Standard 31 (vii):	42	100%	
requirements under the			
ADA, in collaboration			
with the Mayor's Office			
on Disability and the	4 · · ·		
City Attorney's Office			
Standard 31 (viii):	22	95%	
policies and procedures		9370	
explained in shelter			
training manuals			
Chapter 1: Ethics &			
Boundaries			
Chapter 2: Customer			
Service &			
Professionalism Chapter 3: Effective			
A Manager Anna (7 a 1) All a shire a		1	

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Communication		
Chapter 4: Mental Health		1000 - 1000
Chapter 5: Substance		
Abuse		
Chapter 6: Interventions		
with Escalating Clients		
Chapter 7: Homeless		
Seniors		
Chapter 8: Cultural		
Competency/Diversity		
Chapter 9: Supervision		
for Supervisors and		
Trainees		
Chapter 10: CPR		
Standard 31 (ix): cultural	0 0	τ.
humility, including		
sensitivity training		
regarding homelessness,		
the lesbian, bisexual,		
gay, and transgender		
communities, people		
with visible and invisible		
disabilities, youth,		
women, and trauma		
victims		

Lark Inn Training Data 2010-2011 Fiscal Year

Standard of Care Training Requirement	Number of Staff Attending Training	Compliance- based on a staff count of 13	Please indicate the reason for non-compliance, e.g. lack of funding; lack of staff coverage, other OR use the column to correct any discrepancy
Standard 30: Agree to comply with the California Department of Industrial Relations, Division of Occupational	10	76%	Correction- 10 staff completed training held on 4/13/2011 @ 869 Ellis Street training was facilitated by K. Di Silva
Safety and Health (Cal- OSHA) General Industry regarding Blood borne Pathogens (8 CCR 5193) and its injury and illness			
Prevention Program (8CCR 3203), including but not limited to applicable requirements regarding personal			

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Shelter Monitoring Committee Shelter Monitoring Committee September 16, 2011 4th Quarter Report

			4th Quarter Report
protective equipment,			
universal precautions,			
and the development of		1	
an exposure control plan,			
as defined therein		· · · · · · · · · · · · · · · · · · ·	
Standard 31 (i): hand	10	76%	Correction- 10 staff
washing requirements			completed training held
and other communicable			on 4/13/2011 @ 869 Ellis
disease prevention			Street training was
······			facilitated by K. Di Silva
Standard 31 (ii): proper	10	76%	Correction- 10 staff
food handling and			completed training held
storage		a tat	on 4/13/2011 @ 869 Ellis
-			Street training was
			facilitated by K. Di Silva
Standard 31 (iii):	13	100%	Correction- additional 4
emergency procedures in			staff completed training
case of disaster, fire, or	•		on 3/13/2011 @ 869 Ellis
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	13	100%	Correction- additional 5
and appropriate			staff completed training
intervention with violent			on or before June 6,2011
or aggressive shelter			@ 869 Ellis
clients, including			
training on the harm		· · · ·	
reduction model in		· · · · · ·	
dealing with substance		· ·	
abuse			
Standard 31 (v): safe and	13	100%	Correction- additional 5
-appropriate-interaction			_staff_completed_training
with shelter clients who			on or before 4/25/2011 @
suffer from mental			869 Ellis
illness or substance			
abuse			
Standard 31 (vi): On-the-	13	100%	Correction- additional 9
job burn-out prevention		10070	staff completed training
Joo omin om provontion			on or before April 1,2011
			@ 869 Ellis/1150 sutter st.
Standard 31 (vii):	13	100%	Correction- As of July 1,
requirements under the		10070	2011 all staff (13) had
ADA, in collaboration			completed required ADA
with the Mayor's Office			training within 30 days of
on Disability and the	· · ·		hire in compliance with
City Attorney's Office		· · · ·	WRAP lawsuit
City Automicy's Office	and the second sec		settlement.
	1	1. A.	scenement.

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			4th Quarter Report
Standard 31 (viii)10		76%	Correction- 10 staff
policies and procedures			completed training on or
explained in shelter			before February 28, 2011
training manuals			@ 869 Ellis
Chapter 1: Ethics &			
Boundaries			
Chapter 2: Customer			
Service &			
Professionalism			
Chapter 3: Effective		. · · · ·	
Communication			
Chapter 4: Mental Health			
Chapter 5: Substance	14 - A. A.		
Abuse			
Chapter 6: Interventions		а. А.	
with Escalating Clients			
Chapter 7: Homeless	e e e e e e e e e e e e e e e e e e e		
Seniors			
Chapter 8: Cultural			
Competency/Diversity			
Chapter 9: Supervision	, · · · ·	,	
for Supervisors and			
Trainees			
Chapter 10: CPR	· · ·		
Standard 31 (ix): cultural	13	100%	Correction- all staff
humility, including			completed training on or
sensitivity training			before July 1,2011 @ 869
regarding homelessness,			Ellis/1150 Sutter St
the lesbian, bisexual,			
gay, and transgender			
communities, people			
with visible and invisible			
disabilities, youth,			
women, and trauma			· · · · · · · · · · · · · · · · · · ·
victims			
<u> </u>		· · · · · · · · · · · · · · · · · · ·	

Hospitality House Training Data 2010-2011 Fiscal Year

Standard of Care Training Requirement	Number of Staff Attending Training	Compliance- based on a staff count of 6	Please indicate the reason for non-compliance, e.g. lack of funding; lack of staff coverage, other OR use the column to correct any discrepancy
Standard 30: Agree to comply with the California Department of Industrial Relations,	6	100%	Relevant training provided during First Aid, CPR, and Overdose Prevention Trainings as listed: 6/8/09,

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		E	4th Quarter Report
Division of Occupational			5/16/11, 6/20/11
Safety and Health (Cal-	· ·		
OSHA) General Industry			
regarding Blood borne			
Pathogens (8 CCR 5193)			
and its injury and illness			
Prevention Program			
(8CCR 3203), including			
but not limited to			
applicable requirements		•	
regarding personal			
protective equipment,			
universal precautions,			
and the development of			
an exposure control plan,			
as defined therein			
Standard 31 (i): hand	6	100%	Standard training provided
washing requirements			during CCHH new
and other communicable			employee orientation
disease prevention			process. Dates vary.
Standard 31 (ii): proper	6	100%	Staff were trained by
food handling and			Nutritionist Kathleen
storage			DaSilva; food handling and
			storage procedure was
			modified accordingly. We
			did not track the dates of
			our meetings.
Standard 31 (iii):	6	100%	
emergency procedures in			
case of disaster, fire, or			
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	6	100%	
and appropriate	V	10070	
intervention with violent	•		
or aggressive shelter			
clients, including			
training on the harm			
reduction model in			
dealing with substance			
abuse			
		1000/	
Standard 31 (v): safe and	6	100%	
appropriate interaction			
with shelter clients who			
suffer from mental	$r = r^{2}$		
illness or substance			

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Shelter Monitoring Committee

Shelter Monitoring Committee September 16, 2011 4th Quarter Report

abuse 100% 6 Standard 31 (vi): On-thejob burn-out prevention All Shelter staff attended 100% 6 Standard 31 (vii): mandatory ADA trainings requirements under the provided by HSA; we did ADA, in collaboration not record the dates but with the Mayor's Office received attendance on Disability and the confirmation from HSA. City Attorney's Office Shelter Training Manual 100% Standard 31 (viii): 6 trainings provided on policies and procedures 3/23/09, 7/13/09, 7/27/09, explained in shelter 3/8/10, 4/26/10, 8/16/10, training manuals 12/27/10, 2/7/11 Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health Chapter 5: Substance Abuse Chapter 6: Interventions with Escalating Clients Chapter 7: Homeless Seniors Chapter 8: Cultural Competency/Diversity Chapter 9: Supervision for Supervisors and Trainees Chapter 10: CPR **CCHH** Provided relevant 100% Standard 31 (ix): cultural 6 trainings: Elimination of humility, including Transgender Workplace sensitivity training Bias (9/21/09), Cultural regarding homelessness, Competency for Serving the lesbian, bisexual, Transgender Clients gay, and transgender (10/19/09), Cultural communities, people Competency & Effective with visible and invisible Communication (6/21/10), disabilities, youth, Cultural Competence women, and trauma (3/4/11)victims

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		aining Data 2010-2	
Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending	based on a staff	for non-compliance, e.g.
	Training	count of 20	lack of funding; lack of
			staff coverage, other OR
			use the column to correct
			any discrepancy
Standard 30: Agree to	0	0	
comply with the			
California Department of			
Industrial Relations,	,	•	
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry			
regarding Blood borne			
Pathogens (8 CCR 5193)			
and its injury and illness			
Prevention Program			
(8CCR 3203), including but not limited to			• • • • • •
	· · · · · ·		
applicable requirements			e de la construcción de la constru La construcción de la construcción d
regarding personal			
protective equipment,			
universal precautions,			
and the development of	•		
an exposure control plan,	×	1	
as defined therein			
Standard 31 (i): hand	10	50%	We were trained on hand
washing requirements	1		washing when we were
and other communicable			trained on proper food
disease prevention			handling. Only half of the
			staff were trained because
		· .	they are the ones who
			handle food. It is difficult
			to get all of our on call
		·	staff to trainings.
Standard 31 (ii): proper	10	50%	
food handling and	••		
storage			
Standard 31 (iii):	27	100%	· · · · · · · · · · · · · · · · · · ·
emergency procedures in	41	10070	
case of disaster, fire, or		. ¹	
other urgent health or	. · · ·		
safety risk, including but	ан сайтаан ал сайтаан а Сайтаан ал сайтаан ал с		
not limited to CPR			
requirements			· · · · · · · · · · · · · · · · · · ·
Standard 31 (iv): safe	3	11%	Three staff attended a
and appropriate	·		training on Crisis

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	1. A.		4th Quarter Report
intervention with violent		· · · ·	Intervention for family
or aggressive shelter			members.
clients, including			
training on the harm		•	
reduction model in			
dealing with substance			
abuse			
Standard 31 (v): safe and	20	100%	
appropriate interaction	, 20	10070	
with shelter clients who	•		
suffer from mental			
illness or substance			
abuse			
	0	0	
Standard 31 (vi): On-the-	U		
job burn-out prevention		0	
Standard 31 (vii):	0	U	
requirements under the			
ADA, in collaboration			
with the Mayor's Office			· · · · · · · · · · · · · · · · · · ·
on Disability and the			
City Attorney's Office			
Standard 31 (viii):	0	0	
policies and procedures			
explained in shelter			
training manuals			
Chapter 1: Ethics &			
Boundaries			· · · · · · · · · · · · · · · · · · ·
Chapter 2: Customer			
Service &			
Professionalism			
Chapter 3: Effective			
Communication			
Chapter 4: Mental Health			
Chapter 5: Substance			
Abuse			
Chapter 6: Interventions			· · · ·
with Escalating Clients			
Chapter 7: Homeless			
Seniors			
Chapter 8: Cultural			
Competency/Diversity			
Chapter 9: Supervision			
for Supervisors and			
Trainees			
Chapter 10: CPR			
Standard 31 (ix): cultural	27	100%	
humility, including			
sensitivity training			
sonshivity training	L	<u> </u>	An and the second secon

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		-	-
regarding homelessness,			
the lesbian, bisexual,	а. 		
gay, and transgender			
communities, people	· .		
with visible and invisible	· · · · · ·		
disabilities, youth,			
women, and trauma			-
victims		 1. A.	

Episcopal Community Services Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the
Training Requirement	Attending	based on a staff	reason for non-
	Training	count of 127	compliance, e.g. lack of
· · ·			funding; lack of staff
			coverage, other OR use
		*	the column to correct
			any discrepancy
Standard 30: Agree to	96	76%	
comply with the		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
California Department of			
Industrial Relations,			
Division of Occupational		``	
Safety and Health (Cal-			
	•		
OSHA) General Industry		· · · · ·	
regarding Blood borne			
Pathogens (8 CCR 5193)			
and its injury and illness			
Prevention Program			
(8CCR 3203), including			
but not limited to			
applicable requirements			
regarding personal			
protective equipment,			
universal precautions,			
and the development of			· · · · · · · · · · · · · · · · · · ·
an exposure control plan,			
as defined therein	· · · · · · · · · · · · · · · · · · ·		
Standard 31 (i): hand		0	It was too cost-prohibitive
washing requirements	0		to call a 2 nd Shelter All
and other communicable	Please note that		Staff meeting for the 16
disease prevention	staff did take this		staff that were either on
	training in the	·	vaca/sick or no-showed.
	2011-2012 fiscal	· · ·	Our Food Service
	year		Manger in collaboration
			with Kathleen DaSilva,
	· · ·		DPH Nutritionist now
			has the training in hard-

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<u></u>		·	4th Quarter Report
			copy to give to the 16 staff who didn't attend.
			We need to develop a post-test to ensure they reviewed the materials.
Standard 31 (ii): proper	0	0	(see comments above)
food handling and	Please note that		
storage	staff did take this		
	training in the		
	2011-2012 fiscal		
	year		
Standard 31 (iii):	Includes Monthly	100%	
emergency procedures in	Fire Drills;		с
case of disaster, fire, or	MonthlyEvacuChair		
other urgent health or	Trainings; Fire		
safety risk, including but	Marshall Training	1	
not limited to CPR			
requirements			
*	138		
Standard 31 (iv): safe	Chapter 5	84%	(please see note #2 below)
and appropriate	(Substance Abuse)		
intervention with violent	& Chapter 6	· ·	
or aggressive shelter	(Intervention with		
clients, including	Escalating Clients)		
training on the harm	of Shelter Training		
reduction model in	Manual		
dealing with substance	94 + 11 (de-		
abuse	escalation II) + 2		
	Crucial		
	Conversations		
	107	and the second sec	
Standard 31 (v): safe and	Chapter 4 (Mental	76%%	(please see note #2 below)
appropriate interaction	Health) & Chapter		
with shelter clients who	5 (Substance		
suffer from mental	Abuse)		,
illness or substance	94 + 2 Acc		
abuse	Phys/Mntl Disab		
	96		
Standard 31 (vi): On-	Yoga for the	3%	We are out of compliance
the-job burn-out	workplace		since the Shelter
prevention	4		Leadership Team have
r =			spent the last year getting
			all staff current with
		. · · ·	mandated trainings. We
			did address taking care of
			ourselves during our
			Shelter Training Manual
			training and how to

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		-	4th Quarter Report
			identify when you might
			be burning-out. We are
		· ·	discussing the following
			ideas in order to
			accomplish this goal for
			<i>FY12:</i>
			► Do EAP (Employee
			Assistance Program)
			presentations at swing
			shift meetings to let staff
	in the second		know this is one of their
			benefits;
			Consider transferring
			Service Coordinator staff
			who need a break from
			Next Door to Sanctuary
			► Finding a curriculum
			on how to identify & deal
			with staff burn-out
Standard 31 (vii):	<i>133</i> HSA ADA	100%+	with stuff burn-but
requirements under the	Training;	100701	
ADA, in collaboration	i i uning,		
with the Mayor's Office			
on Disability and the			- -
City Attorney's Office			
Standard 31 (viii):	94	74%	(please see note #2 below)
policies and procedures		7470	(pieuse see noie #2 below)
explained in shelter			We are out of compliance
training manuals		· ·	by 2 staff that did not
Chapter 1: Ethics &			attend the training. We
Boundaries			did not follow-up with
Chapter 2: Customer Service &			those 2 staff as we should
Professionalism			have. We are now having
		. 1	all Supervisors review the
Chapter 3: Effective Communication		· · ·	Shelter Training Manual
			during their Shift Change
Chapter 4: Mental Health		•	Meetings. Service
			Coordinators are then
Chapter 5: Substance			required to complete the
Abuse Chanton & Intermentions			test and submit to their
Chapter 6: Interventions			Site Manager.
with Escalating Clients			
Chapter 7: Homeless			
Seniors		2 ¹	
Chapter 8: Cultural	· · ·		
Competency/Diversity	,		
Chapter 9: Supervision			
for Supervisors and	1		

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Trainees Chapter 10: CPR			
Standard 31 (ix): cultural	94 Chapter 8	74%	(please see note #2 below)
humility, including	(Cultural		
sensitivity training	Competency) $+ 25$		
regarding homelessness, the lesbian, bisexual,	Transgender Sensitivity + 5		
gay, and transgender	Learning		
communities, people	Disabilities =		
with visible and invisible	124		
disabilities, youth,			
women, and trauma	•	a	
victims			

MSC South Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending Training	based on a staff count of 66	for non-compliance, e.g. lack of funding; lack of
	Training		staff coverage, other OR use the column to correct any discrepancy
Standard 30: Agree to	10	15%	uny unserepuney
comply with the	10	1570	
California Department of			
Industrial Relations,			
			•
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry			
regarding Blood borne			
Pathogens (8 CCR 5193)	1 · · · · · · · · · · · · · · · · · · ·	· .	
and its injury and illness			
Prevention Program			
(8CCR 3203), including			
but not limited to		·	
applicable requirements			
regarding personal		· · ·	
protective equipment,			
universal precautions,	21		
and the development of			
an exposure control plan,			
as defined therein			· · · · · · · · · · · · · · · · · · ·
Standard 31 (i): hand	0	0	
washing requirements			
and other communicable			
disease prevention	· · · · · ·		
Standard 31 (ii): proper	52	78%	
food handling and		,,,,,	
storage			
Siorage	L	·	

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C			4th Quarter Report
Standard 31 (iii):	14	21%	· · ·
emergency procedures in			
case of disaster, fire, or	-		
other urgent health or			
safety risk, including but			
not limited to CPR			
requirements			
Standard 31 (iv): safe	294* took	100%	
and appropriate	all or a portion of		- -
intervention with violent	STM		
or aggressive shelter			
clients, including			
training on the harm	•		
reduction model in	· .		
dealing with substance		н 	
abuse			
Standard 31 (v): safe and	294* took	100%	
appropriate interaction	all or a portion of	10070	
with shelter clients who	STM	e e e e e e e e e e e e e e e e e e e	
suffer from mental	51111		
illness or substance			
abuse	50	700/	
Standard 31 (vi): On-the-	52	78%	
job burn-out prevention	70	1000/	
Standard 31 (vii):	70	100%	
requirements under the			
ADA, in collaboration			
with the Mayor's Office			
on Disability and the			
City Attorney's Office			
Standard 31 (viii):	294* took	100%	
policies and procedures	all or a portion of		
explained in shelter	STM		
training manuals			· · · · · · · · · · · · · · · · · · ·
training manuals Chapter 1: Ethics &			
training manuals Chapter 1: Ethics & Boundaries			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service &			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health Chapter 5: Substance			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health Chapter 5: Substance Abuse			
training manuals Chapter 1: Ethics & Boundaries Chapter 2: Customer Service & Professionalism Chapter 3: Effective Communication Chapter 4: Mental Health Chapter 5: Substance Abuse Chapter 6: Interventions			

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Chapter 8: Cultural	· · · · · · · · · · · · · · · · · · ·		
Competency/Diversity			
Chapter 9: Supervision			
for Supervisors and			
Trainees			
Chapter 10: CPR			
Standard 31 (ix): cultural	77* took at least	100%	
humility, including	one of the areas		
sensitivity training	required under		
regarding homelessness,	this item		
the lesbian, bisexual,			
gay, and transgender			
communities, people			
with visible and invisible		· ·	
disabilities, youth,			
women, and trauma			
victims			

Oshun Training Data 2010-2011 Fiscal Year

Standard of Care	Number of Staff	Compliance-	Please indicate the reason
Training Requirement	Attending Training	based on a staff count of 10	for non-compliance, e.g. lack of funding; lack of
			staff coverage, other OR use the column to correct any discrepancy
Standard 30: Agree to	7	70%	
comply with the		1	
California Department of			
Industrial Relations,			· · · · · · · · · · · · · · · · · · ·
Division of Occupational			
Safety and Health (Cal-			
OSHA) General Industry			
regarding Blood borne			
Pathogens (8 CCR 5193)			
and its injury and illness	x .		
Prevention Program			
(8CCR 3203), including	an an an Arta Maria. An an Arta Antaria an Arta Antaria an Arta Antaria.		
but not limited to			
applicable requirements			
regarding personal			
protective equipment,			
universal precautions,			
and the development of			
an exposure control plan,			
as defined therein			
Standard 31 (i): hand	7	70%	
washing requirements			

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		· · · · · · · · · · · · · · · · · · ·	4th Quarter Report
and other communicable			
disease prevention		·	
Standard 31 (ii): proper	0	0	
food handling and			
storage			
Standard 31 (iii):	9	90%	
emergency procedures in			
case of disaster, fire, or			
other urgent health or			
safety risk, including but			
not limited to CPR	• •		
requirements			
Standard 31 (iv): safe	9	90%	· · · · · · · · · · · · · · · · · · ·
and appropriate			
intervention with violent			
or aggressive shelter			
clients, including		• • •	
training on the harm			
reduction model in			
dealing with substance			
abuse			
Standard 31 (v): safe and	0	0	· · · · · · · · · · · · · · · · · · ·
appropriate interaction			
with shelter clients who			
suffer from mental			
illness or substance		· ·	
abuse		· · · ·	
Standard 31 (vi): On-the-	0	0	· · · · · · · · · · · · · · · · · · ·
	U U	U U	
job burn-out prevention	0	0	
Standard 31 (vii):	0	U .	
requirements under the			
ADA, in collaboration			
with the Mayor's Office			[
on Disability and the			
City Attorney's Office	<u> </u>	<u>^</u>	
Standard 31 (viii):	0	0	
policies and procedures			
explained in shelter			
training manuals			
Chapter 1: Ethics &			
Boundaries			
Chapter 2: Customer			
Service &			
Professionalism			
Professionalism Chapter 3: Effective			
Professionalism Chapter 3: Effective Communication			
Professionalism Chapter 3: Effective			

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Abuse		,	 · · ·			÷ .		
Chapter 6: Interventions		14. 14.		.*				
with Escalating Clients								
Chapter 7: Homeless								
Seniors								
Chapter 8: Cultural					· · ·			
Competency/Diversity		· · · ·					÷	· · ·
Chapter 9: Supervision								
for Supervisors and								
Trainees								
Chapter 10: CPR			<u> </u>					
Standard 31 (ix): cultural	0	1.	0					
humility, including	0	· · ·	0		N.			
humility, including sensitivity training	0	· · · ·	0	 				
humility, including sensitivity training regarding homelessness,	0		0.			•		•
humility, including sensitivity training regarding homelessness, the lesbian, bisexual,	0		0					
humility, including sensitivity training regarding homelessness, the lesbian, bisexual, gay, and transgender	0		0					
humility, including sensitivity training regarding homelessness, the lesbian, bisexual, gay, and transgender communities, people	0		0				· · ·	
humility, including sensitivity training regarding homelessness, the lesbian, bisexual, gay, and transgender	0		0				· · · ·	
humility, including sensitivity training regarding homelessness, the lesbian, bisexual, gay, and transgender communities, people with visible and invisible disabilities, youth,	0		0					
humility, including sensitivity training regarding homelessness, the lesbian, bisexual, gay, and transgender communities, people with visible and invisible	0		0					