## SECTION 600

### SERVICE DEFINITIONS AND STANDARDS

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SECTION 600: SERVICES ALLOWABLE UNDER THE OLDER AMERICANS ACT (OAA) AND OTHER EGYPTIAN AREA AGENCY ON AGING (EAAA) ADMINISTERED FUNDS

601: PURPOSE OF CHAPTER
This chapter specifies the policies and procedures that the Egyptian Area Agency on Aging (EAAA) will use in funding and overseeing services funded under the Older Americans Act, as revised and other EAAA administered programs.

602: OLDER AMERICANS ACT (OAA) REQUIREMENTS

A. EAAA Approval of Service Provider Subawards
Service providers and / or applicants must submit to the EAAA for prior approval any proposed subcontracts with public, nonprofit, or for-profit agencies or organizations to provide services under a subcontract (i.e., transportation, catered meals, etc.)

B. Licensure and Safety Requirements
All services provided under this chapter must meet any existing State and local Licensure and safety requirements for the provision of those services.

C. Outreach, Training, Coordination and Multi-generational Requirements
All service providers under this chapter must comply with procedures established by the EAAA for--

1. Outreach activities to ensure participation of eligible older persons with special emphasis on the following groups of the older population--
   a. Older individuals residing in rural areas
   b. Older individuals with greatest economic need (with particular attention to low-income minority individuals and older individuals residing in rural areas
   c. Older individuals with greatest social need (with particular attention to low-income minority individuals and older individuals residing in rural areas)
   d. Older individuals with severe disabilities means a severe, chronic disability attributable to mental or physical impairment, or a combination of mental and physical impairments, that--
      i. Is likely to continue indefinitely; and
      ii. Results in substantial functional limitation in 3 or more the major life activities outlined below.
         ➢ Self care
         ➢ Receptive and expressive language
         ➢ Learning
         ➢ Mobility
         ➢ Self direction
         ➢ Capacity for independent living
         ➢ Economic self-sufficiency
         ➢ Cognitive functioning
   iii. Older individuals with limited English-speaking proficiency
e. Older individuals with Alzheimer’s disease or related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals)
f. older individuals at risk of institutional placement.

2. Training and use of elderly and other volunteers and paid personnel; and

3. Coordination of services provided under the Older Americans Act with other local and State services that benefit older individuals.

4. Provision of multi-generational activities includes opportunities for older individuals to serve as mentors or advisers in childcare, youth day care, educational assistance, at-risk youth intervention, juvenile delinquency treatment, and family support programs.

D. Preference for Older Persons with Greatest Economic or Social Need
All service providers under this chapter must follow priorities set by the EAAA for serving older persons with greatest economic or social needs (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas). Service providers may use methods such as location of services and specialization in the types of services most needed by these groups to meet this requirement.

E. Targeting Requirements
Service providers must--

1. Set objectives, consistent with State and EAAA policy, for providing services to older individuals with greatest economic need, older individuals with greatest social need, and older individuals at risk for institutional placement., and

2. Include specific objectives for providing service to low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas.

F. Residency
Service providers must establish and follow methods to assure that no requirements as to duration of residence or citizenship will be imposed as a condition of participation in the provision of services.

G. Voluntary Contributions for Services
1. Opportunity to Contribute-- Each service provider must--
   a. Provide each older person with an opportunity to contribute voluntarily to the cost of the service
   b. Protect the privacy of each older person with respect to his or her contribution
   c. Establish appropriate procedures to safeguard and account for all contributions
   d. Use all contributions to expand the services of the provider under this part and supplement (not supplant) funds received under the Older Americans Act. Nutrition services providers must use all contributions to increase the number meals served, facilitate access to such meals, or to provide other supportive services directly related to nutrition services

2. Contribution Schedules-- Contributions shall be encouraged for individuals whose self-declared income is at or above 185% of the poverty line, at contribution levels
based on the actual cost of services. Each service provider may develop a suggested contribution schedule for services provided under this part. In developing a contribution schedule the provider must consider the income ranges of older persons in the community and the provider's other sources of income.

3. Means Tests & Failure to Contribute-- Service providers that receive OAA funds shall not means test for any service for which contributions are accepted or shall not deny any older person a service because the older person will not or cannot contribute to the cost of the service.

4. Contributions as Program Income-- Contributions made by eligible participants for receiving a service or program under the Older Americans Act are considered program income for the service or program.

5. Meals provided to paid agency employees who are not NSIP eligible participants, must be paid for in full by either the employee and / or agency with cash with the payment classified as local cash. Local cash used for this purpose may not also be counted as local match.

H. Maintenance of Non-Federal Support for OAA Services
Each provider of OAA services must--
1. Assure that funds under this chapter are not used to replace funds from nonfederal sources
2. Agree to continue or initiate efforts to obtain support from private sources and other public organizations for services funded under this chapter

I. Advisory Role to Service Providers of Older Persons
Each service provider must have procedures for obtaining the views of participants about the services they receive.

J. Disaster Response and Assistance Activities
Service providers have the legislative mandate to advocate on behalf of older persons who reside in Illinois and to work in cooperation with other state and federal programs to provide for the needs of older disaster victims.
1. Service providers are required to have disaster plans, so as to expedite the delivery of necessary services when a disaster occurs. The disaster assistance efforts of Area Agencies and service providers will complement the existing relief efforts provided by federal, state and voluntary organizations.
2. During declared disasters, service providers must cooperate with Emergency Services Disaster Agencies (ESDA), voluntary relief organizations (e.g. American Red Cross, Salvation Army and the Mennonites, etc.) and with local community-based organizations.
3. Service providers' disaster plans are activated upon notification by the EAAA and / or local emergency services disaster officials. Activation of the disaster plan requires an assessment of the need to mobilize service provider resources and personnel, which are completed in coordination with the American Red Cross; state and local emergency services agencies and / or FEMA during a Presidential declared disaster. The assessment will determine the type of action necessary to serve the special needs of disaster victims, particularly our older persons. Local emergencies are defined as significant natural and manmade disaster situations that occur within the planning and service area that affect the lives of senior citizens and
their caregivers. Service providers may receive a request for assistance from local Emergency Services Disaster Agencies (ESDA), local American Red Cross Chapters, and the EAAA.

4. Service providers will notify the EAAA of all local emergencies and/or regional disasters. They will be responsible for activating their disaster plan, providing advocacy and outreach services (face-to-face), follow-up and regular monitoring of service providers delivery of disaster related services, with guidance from the EAAA. Based on the service provider’s notification, the service provider will contact site directors with instructions and they in turn will work to carry out their assigned duties, including the mobilization of local volunteers to provide individualized services that are needed.

5. In all cases, the EAAA will provide as much flexibility as possible under OAA funding titles to allow for compliance, continuity, and creativity in the delivery of services to older disaster victims for all of the involved service providers (e.g. gap filling services, etc.)

K. Reports of Abuse, Neglect & Financial Exploitation

Any service provider who suspects the abuse, neglect, or financial exploitation of an eligible adult may report this suspicion to an agency designated to receive such reports under the Elder Abuse and Neglect Act, or to the EAAA and/or Department on Aging.

In carrying out their professional duties, service providers are mandated reporters, if they have reason to believe that an eligible adult, who because of dysfunction is unable to seek assistance for him or her has within the previous 12 months, been subjected to abuse, neglect, or financial exploitation.

End of Section 602
603: SOLICITATION FOR FUNDING

A. Procurement Cycle
The Egyptian Area Agency on Aging generally follows a three-year, open-bid procurement cycle. Annual renewals of service provision by a successful applicant may be offered, generally for two additional one-year periods.

B. Advertisement for Applicants and the Application Process
During the non-open-bid procurement year, renewal year of a subaward, public advertising does not apply unless a current service provider declines to renew a Subaward (see “C.” below.)

During an open-bid procurement year, the Egyptian Area Agency on Aging advertises its available services for bid in the legal advertisement section of either the official state of Illinois newspaper or a single newspaper in the Planning and Service Area with the widest distribution.

C. Letters of Intent
Current service providers may be sent a Letter of Intent to bid or renew funding and must reveal their intent by a specified deadline. During an open-bid procurement year, other potential applicants must submit a Letter of Intent to bid by a specified deadline.

Applications / Requests for Proposals will be mailed or hand delivered by the Egyptian Area Agency on Aging to those agencies which have shown interest, by the return of their Letter of Intent, in bidding or renewing a subaward.

D. Procurement Standards and Procedures
The Egyptian Area Agency on Aging will follow as nearly as is practical, the procurement standards and procedures established by the Illinois Department on Aging as outlined in their Policies, Procedures, and Standards Manual.

E. Emergency Procurement Procedures
When the Egyptian Area Agency on Aging finds it necessary to procure service providers at times other than during the regular procurement cycle, the EAAA will develop procedures that meet its needs for service solicitation at that time.

F. The Award of Funding
Funding will be awarded according to the guidelines as specified in the Request for Proposals and related documents.

G. The Egyptian Area Agency on Aging Staff Procedures
1. A Letter of Intent form will be mailed by the Egyptian Area Agency on Aging to agencies that request it. New applicants must request the Letter of Intent in writing. Current service providers will send a Letter of Intent without requesting it.
2. During an open-bid procurement year, all requests for information or clarification must be in writing (including email). Staff may orally give the telephone number and address of the Egyptian Area Agency on Aging, only. During a non-open-bid
procurement renewal year, requests for information or clarification may be made either in writing or orally.

3. The Application / Requests for Proposal documents will be hand delivered or mailed only to those agencies that return the Letter of Intent in a timely manner.

H. **Funding Decisions**

The Egyptian Area Agency on Aging will follow the schedule listed below relative to its review and funding decisions.

1. All applicants will be notified in the event of a clerical error within the documents or of clarifications that the Egyptian Area Agency on Aging determines concerns more than one applicant.

2. The staff of the Egyptian Area Agency on Aging will review Applications / Requests for Proposals and develop primary data for use by its Project Review Committee and/or Board of Directors.

3. The staff of the Egyptian Area Agency on Aging may request any additional information from applicants it deems necessary.

4. The Project Review Committee and/or Board of Directors will determine whether to meet with any or all applicants.

5. The Project Review Committee may present recommendations to the Agency’s Board of Directors at an appropriate meeting.

6. The Board of Directors will review any recommendations and take action on final funding decisions.

7. Notice will be given to applicants informing them of the funding decision.

8. Orientation workshops for new service providers will be held, if needed.

9. **Applicants have the opportunity to appeal funding decisions by following the appeal process included in the Egyptian Area Agency on Aging Fiscal and Administrative Policies Manual (see pages 1210.1 to 1210.2).**

10. The Executive Director of the Egyptian Area Agency on Aging will determine in-house review assignments.

11. The Egyptian Area Agency on Aging staff assigned to review the documents will follow the instructions on the review instrument.

12. Any Application / Request for Proposals that is missing information will be brought to the attention of the Executive Director of the Egyptian Area Agency on Aging. The Executive Director will determine when missing information should be requested of the applicant. Any request for missing information will be limited to that which is caused by unclear or missing instructions by the Egyptian Area Agency on Aging or by missing pages to the Application / Request for Proposal pages that the Egyptian Area Agency on Aging failed to provide.

End of Section 603
610: SERVICE DEFINITIONS & STANDARDS

A. Service Definitions and Standards for Older Americans Act Programs
The services delineated in the following sections may receive funding under Title III of the Older Americans Act but may or may not be priority services funded by the Egyptian Area Agency on Aging. Funding for services not listed in the following sections requires prior written approval from the Egyptian Area Agency on Aging.

All units of service that are based upon one hour of time should be recorded to the nearest quarter hour (i.e., 0.25, 0.5, 0.75, or 1.0).

Units of service that are based upon one hour of staff time expended on behalf of a client include the time necessary for preparation, travel, and case documentation. Preparation of agency reports and grant applications are not considered units of service.

B. The standards set forth in this section are minimum requirements for services provided under the Older Americans Act. The EAAA may add additional standards or change the standards for these services from time to time. The EAAA will publish changes to this manual through revised pages to this manual or as in its annual grant and contract application packets. The Illinois Department on Aging may have additional standards for these services under Illinois Administrative Code.

C. Priority Standards
The latest dated law, regulation, rule, standard, or policy clarification will have priority. In the absence of a clearly dated law, regulation, rule, standard, or policy clarification, the priority of conflicting policies is as follows--
1. Pertinent Federal laws and Registers / Circulars
2. Illinois Administrative Code
3. Policy clarifications from the Department on Aging
4. The EAAA policy clarifications
5. Department on Aging Policy and Procedures manual
6. The EAAA Policy and Procedures manual
7. Other written communiqués from the Department on Aging or the EAAA
611: ADULT DAY SERVICES AS RESPITE FOR FAMILIES

A. Definition—Direct care and supervision of adults aged sixty (60) and over determined eligible by the Case Coordination Unit (CCU) outside the individual’s home for a portion of a 24 hour day, in order to provide personal attention, promote social, physical and emotional well-being, and provide temporary respite for family members who are caring for an impaired older individual.

Service providers for the Older Americans Act Adult Day Services as Respite must currently be a service provider under contract with the Department on Aging Community Care Program (CCP) Adult Day Care service. The client may receive any number of hours of service as needed, however the Egyptian AAA may announce a maximum amount that any one client may receive per fiscal year (usually in the Area Plan summary document).

B. Service Activities May Include
1. Development of a participant care plan appropriate to any recommendations by the individual’s personal physician
2. Assistance with, or arrangement for, personal care and hygiene, including self-care training
3. Leisure time activities and recreation
4. Preparing and administering medications, changing dressings, on-going physical assessments, and retroactive exercises and treatment may be included as an integral, but subordinate, part of the service
5. A daily congregate meal which meets a minimum 33\textsuperscript{a} percent of the Dietary Reference Intakes (DRI) as established by the Food and Nutrition Board of Institute of Medicine of the National Academy of Sciences and supplementary nutritious snacks
6. Transportation to and from the Adult Day Service Center
7. Maintenance of an individual participant record
8. Provision of information on, and referral to, other service resources
9. Optional service components may include rehabilitative services such as physical therapy, occupational therapy, speech and hearing therapy, etc.; skilled nursing services such as irrigations, oxygen therapy, suction / posturing, dressings, etc.; shopping assistance; and escort to medical and social services.

C. Unit of Service—The provision of one hour of service including time to transport an eligible client constitutes one unit of Adult Day Service.

D. Service Standards
1. An eligible individual must be age 60 or older and assessed as eligible by the Case Coordination Unit (CCU). The target population includes frail older individuals who have a physical or mental disability, including having Alzheimer's Disease or a related disorder with a neurological or organic brain dysfunction, that restricts the ability of an individual to perform normal daily tasks or which threatens the capacity of an individual to live independently. In determining eligibility for services, special consideration should be given to older individuals in greatest economic need, with particular attention given to low-income minority individuals. However, means testing may not be used.
2. An individual Care Plan will be developed by the service provider as soon as possible but no later than within the first four weeks of the client's attendance at the Center. The Care Plan will address the following--
   a. The CCU Plan of Care components
   b. Short and long-term goals for the client
   c. The involvement by the family in the development of goals for a client
   d. The medical, recreational, nutritional, mental / psychological and personal needs of the client
3. Quarterly reassessment staffing of the client's Care Plan developed by the service provider will be held.
4. The service provider will maintain client records that include--
   a. Daily attendance
   b. Medical chart (if any)
   c. Weekly case notes and monthly summaries on the client
   d. The CCU Plan of Care
   e. The service provider Care Plan
   f. Demonstrate that clients have been given the opportunity to donate
   g. Other records as needed
5. The building, space, and environmental requirements will be in accordance with the Department on Aging Community Care Program (CCP) rules and regulations.
6. The transportation requirements and standards will be in accordance with the Department on Aging CCP rules and regulations.
7. The service provider will notify Egyptian AAA of any Type I, II or III CCP rules violations involving clients whose service is funded under the Older Americans Act in the same manner and within the same timeframes as the Department on Aging CCP rules and regulations.
8. All meals and snacks will be provided by the service provider in accordance with the Department on Aging CCP rules and regulations.
9. The service provider is required to staff this service, including staffing for supervision of medications, in accordance with the Department on Aging CCP rules and regulations.
10. Recreational, leisure, reality, and other activities will be planned at least seven (7) days in advance by the service provider and posted at the Adult Day Service Center in a conspicuous place.

End of Section 611
CASE MANAGEMENT

A. Definition -- Assistance either in the form of access or care coordination in circumstances where the older person and / or their caregivers are experiencing diminished functioning capacities, personal conditions or other characteristics which require the provision of services by formal service providers.

B. Services Activities Minimally Include
   1. Case finding activities include the identification of individuals for intake.
   2. Intake -- Through the administration of a defined intake process developed or approved by the EAAA, an individual with potential case management needs, as defined below, will be identified as an individual must be age 60 or older (see section E below) and at least one of the following.
      a. Must demonstrate a need which requires development of a coordinated case plan, follow-up, and / or advocacy
      b. Has multiple or complex problems which are often chronic in nature and which may affect the ability of that individual to live independently
      c. Has potential need for multiple services
      d. Has presented problems which are vague or ill-defined
      e. Has insufficient informal supports to care for his or her needs
   3. Needs assessment -- A face-to-face comprehensive assessment, preferably conducted in the home or place of residence of the client, must be conducted for each Title III case management client utilizing a standardization tool, developed or approved by the EAAA, to evaluate the conditions of the client and to identify goal oriented needs for services and / or problems needing resolution.
   4. Care Plan development -- A written plan of care will be prepared for each client utilizing appropriate and available formal and informal resources, using a standardized form developed or approved by the EAAA. The case plan will identify available services and problem solving efforts to meet the client’s determined needs and to enable the client to live with maximum possible independence. A copy of the case plan will be given to the client and / or client’s family and / or significant individual, and so documented in the client’s file.
   5. Care Plan implementation -- A referral of the applicant / client to an appropriate resource for service provision and / or problem resolution will be made and documented in the applicant’s / client’s file. If the referral is made to an informal network (family, friends, etc.), then the service and / or problem-solving arrangements agreed to regarding duties and responsibilities will be documented in the client’s case plan. The following activities will be performed for each client, as appropriate and needed--
      a. Active intervention and advocacy on behalf of the client to access necessary services from community organizations and to resolve problems experienced by the client
      b. Establishment of linkages with service providers for the prompt and effective delivery of services needed by the client, including submission of instructions for service delivery to the appropriate service providers
      c. Encouragement of informal care given by individuals, family, friends, neighbors, and community organizations, so that publicly supported services
supplement rather than supplant the roles and responsibilities of these natural support systems.

d. Repeated referrals to the same or similar resources due to the dissatisfaction of the client with previously referred resource, will be limited to four (4) except with the permission of the EAAA.

6. Review and Evaluation of Client Status--

a. Follow-up -- Periodic monitoring will be conducted through telephone or face-to-face contact to ensure prompt and effective service delivery and response to changes in the client’s needs and status. All follow-up will be documented in the client’s file.

b. Reassessment -- A face-to-face reassessment of the client’s condition and needs must be conducted, preferably in the home of the client, no later than the 12th month from the last completed (re)assessment, or more frequently as dictated by change in the client’s circumstances.

i. The time spent during the initial 30 days of service provision is not limited.

ii. After the initial 30 days of service provision, the time spent on case management activities for each client will be limited to twelve (12) hours per each twelve (12) month intervals.

c. The provision of services by the provider, other than the case management activities describe herein, will not be permitted, except when the EAAA has approved other services or there is a desperate need for care and the EAAA has knowledge of and has given specific approval for the case management provider to provide services.

7. Case closure -- Case closure will occur in the following instances.

a. Death of the client

b. Relocation out of the geographic service area

c. Client cannot be located

d. Client is hospitalized, enters a group care facility, is institutionalized or is not available for services for more than ninety consecutive calendar days

e. Client is no longer in need of case management services because of changes in the client’s condition or circumstances

f. Client refuses services

g. Client requests termination

h. Client refuses to cooperate in the provision of case management services

8. Transfer -- Clients will be transferred to the case management provider serving the geographic area where the client resides.

9. Expert witness testimony -- Expert witness testimony by the case management provider is allowed in cases of determining guardianship status, alleged cases of abuse, or criminal matters pertaining to the welfare of case management clients. Any compensation received on behalf of current case management clients for this activity will be reported as project income.

10. Decision Making -- The case management provider will not substitute as the decision maker on behalf of a client without the written permission of the EAAA. Case managers who are serving as a Rep Payee and the Money Management program are not included under this exclusion.
C. **Unit of Service** -- One hour of staff time expended in behalf of a client constitutes one unit of service.

D. **Area Agency Standards**
1. Each service area will be opened for free and open competition for designation to provide case management services as specified in Illinois Administrative Code.
   a. The EAAA will offer a grant or contract for a one (1) year period, with option to extend the grant or contract for additional one-year periods. Thus, a grantee or contractor exhibiting good service performance might be retained by the EAAA, through grant or contract extension, for the maximum number of years allowed by the Illinois Administrative Code.
   b. In the event that a change in the reimbursement amount occurs during the period of the grant or contract, the EAAA will exercise the 30-calendar day termination or mutual amendment rights specified in the grant or contract, in order to ensure full implementation of the adjusted rate.
2. A Case Coordination Unit (CCU), designated as outlined in Illinois Administrative Code will be funded by the EAAA for a specific geographic area through a contract or a grant with the EAAA for Older Americans Act case management services.
3. The EAAA may establish higher standards than those specified in Illinois Administrative Code relative to any grant or contract for case management services provided. Such higher standards will be specified in the EAAA Request for Proposal or these standards.
4. The EAAA will conduct an Administrative Compliance Review in accordance with procedures established by the EAAA pursuant to Illinois Administrative Code.
5. Records of an Administrative Compliance Review conducted by the EAAA will be maintained by the EAAA and corrective action(s), if indicated, will be taken in accordance with established EAAA policy and described in Illinois Administrative Code.

E. **Older Americans Act Service Standards** -- An agency providing case management services under the Older Americans Act will--
1. Determine that the potential client meets the following eligibility guidelines--
   a. Is aged sixty (60) or older,
   b. Scores twenty-nine (29) points or more on the DON, has documented need for case management services, and does not have adequate assistance from family or friends, and
   c. Has no third party payment source for the service (i.e., insurance, etc)
2. Meet all Case Coordination Unit (CCU) standards pursuant to Illinois Administrative Code.
3. Provide audits in accordance with EAAA policies and procedures.
4. Permit access to case files by the EAAA or its designee, the Department on Aging or its designee, and appropriate federal agencies.
5. Provide additional services, if required by the EAAA in the case management contract or grant, separately funded and specified in the EAAA’s Request for Proposal.
6. Meet all service standards for case management pursuant to the Illinois Administrative Code including education and experience standards for case management supervisors and case managers.
7. Meet all Community Care Program case management standards pursuant to Illinois Administrative Code.

8. Provide case management services to older persons within the service area to the extent possible with available resources committed by the EAAA.

9. Maintain a current comprehensive resource / service directory that includes case management services as well as other community based long-term care services available within the service area, and has access to information on resources outside of the service area. The directory will be kept current including a mechanism for exchanging updated information at least annually.

10. Maintain individual client records in a central file. The case file for each client will minimally include the following information--
   a. Intake form(s)
   b. Comprehensive needs assessment
   c. Plan of care
   d. Record of referral(s) and request(s)
   e. Correspondence related to case
   f. Formal case notes, which include documentation of the follow-up
   g. Documentation of termination

11. Maintain case files in a manner that will strictly maintain confidentiality of all information.

12. Transfer all records that are specified by the EAAA to another case management provider upon de-designation as the case management provider by the EAAA.

13. Comply with federal, state, and local laws, regulations and Department on Aging and EAAA rules, policies, and procedures.

14. Submit to a compliance review, or other monitoring activity, at any time during the course of the grant or contract period.

15. Are not subcontract for direct provision of case management services unless prior written approval has been obtained from the EAAA.

16. Remain open for business at least seven (7) hours each weekday (Monday through Friday) except on holidays which are approved in advance by the EAAA.

17. Maintain a procedure to request voluntary contributions from clients and use contributions to increase the availability of case management services. Client contributions may not be solicited for any CCP activity.

18. Maintain a procedure for giving objective information to clients on their options for services and resources available.

19. Report gaps in service to the EAAA on its report forms.

20. Conduct (re)assessment of the need for home delivered meals as a part of the case management (re)assessment process and submit a copy of the assessment to the home delivered meal provider in the client’s area of residence.

F. Case Management – Private-Pay Service Standards

1. Eligibility -- Means testing of older individuals who are otherwise eligible for Older Americans Act services is prohibited.
   a. Anyone not eligible for services under the Older Americans Act as described in these standards, and who is willing and able to pay the entire cost for care,
   b. An older person or his / her caregiver who, after being informed of case management services available under the Older Americans Act, chooses to pay the entire cost for care, or
c. An older person or his / her caregiver requests and is willing to pay the entire cost for tasks that are prohibited under sections 612.A through D of these standards.

2. Cost -- The entire cost (including overhead and administration) of private-pay case management services which are not eligible for reimbursement under the Older Americans Act (excluding cost of intake and needs assessment for individuals age 60 or over) must be borne by the client, his / her caregiver, or a third party payer.

3. Service standards -- The Older Americans Act service standards for case management, as described in sections 612.A through 612.E, will not apply to any private-pay client when that client, the caregiver, or a third party payer bears the entire cost of case management services.

4. Priority status -- No private-pay client will be given priority status that results in a delay of service or reduces the quality of care to any case management client under the Older Americans Act.

5. Services activities-- The following service activities are recommended--
   a. Case finding and advertising the service
   b. Intake (under age 60)
   c. Needs assessment (under age 60)
   d. Care plan development and implementation
   e. Referrals
   f. Follow-up contacts
   g. Reassessment

   In addition to other activities, the following may be included under private pay-case management services--
   a. 24 hour, 7 day a week availability
   b. Hiring and supervising private pay services such as chore, homemaker, certified nurse’s aide, private home delivered meals, etc.
   c. Coordination with or monitoring of private pay services
   d. Unlimited referrals to the same or similar resources
   e. Unlimited follow-up contacts with the client
   f. Decision making on behalf of the client, with the client's permission
   g. Expert witness testimony pertaining to the welfare of the client
   h. Direct service provision
   i. Escort
   j. Money management
   k. Acting as a guardian or representative payee (except when it is specifically prohibited by rule such as under the Elder Abuse and Ombudsman programs)
   l. Health insurance consulting
   m. Medication management

G. **Temporary or Emergency Case Management Services**

1. Case Management services provided to caregivers of senior adults via the telephone or other means, when a face-to-face visit and case management assessment is refused or not feasible, can be counted as units of service when the contact is--
   a. from caregivers residing or visiting this Planning and Service Area (PSA) or about care receivers residing in this PSA.
b. the amount of time needed to deal with the situation or issue is more than one hour, but less than six. If the time involved exceeds six hours, a face-to-face visit and assessment are required if the client is available and agrees.

2. A case file must be established which includes case notes and other pertinent information given or discussed.

3. Units are counted by the hour as outlined under Section 612, C of this manual.

4. Counting the following items as units are not allowed under this subsection--
   a. Contacts from caregivers when both reside elsewhere and neither is visiting this area. These cases should be referred to the case management unit of the appropriate PSA.
   b. Cases that can or should be handled by the information and assistance workers at local senior adult centers, other than answering simple questions, which is a part of doing business as a case management agency, the case management service provider should refer non-complex cases to local I&A, senior adult centers.

End of Section 612
A. **Definition** -- The provision of appropriate, temporary, substitute care or supervision of functionally impaired persons aged 60 and over to enable the caregiver to maintain his / her provision of assistance to the older person. In-Home Respite Care must be provided by a service provider that has experience in the Illinois Department on Aging Community Care Program homemaker or senior companion service. The client may receive any number of hours of service as needed, however the Egyptian AAA may announce a maximum amount that any one client may receive per fiscal year (usually in the Area Plan summary document).

B. **Service Activities May Include** -- the development of specially designed services that provide the appropriate, temporary, substitute care or supervision of an older person. The package may include elements of the following services--
1. Homemaker services
2. Senior companion care (sitter services)
3. Other activities that support caregivers and clients

C. **Unit of Service**
One unit of service is defined as one hour of time extended in the provision of care or supervision of a functionally impaired older person (includes necessary travel to serve the client when the respite care worker is paid for travel time).

D. **Service Standards**
1. An eligible care receiver must be age sixty (60) or over and assessed as eligible by the Case Coordination unit. The target population includes frail older individuals who have a physical or mental disability, individuals with Alzheimer’s disease and related disorders with neurological and organic brain dysfunction and grandparents or older individuals who are relative caregivers who provide care for individuals and children with severe disabilities. In determining eligibility for services, special consideration should be given to older individuals in greatest economic need, with particular attention to low-income minority individuals. Means testing may not be used.

2. The term “frail” means that the older individual is determined to be functionally impaired because the individual –
   a. Is unable to perform at least two activities of daily living without substantial human assistance, including verbal reminding, physical cueing, or supervision; or
   b. Due to a cognitive or other mental impairment, requires substantial supervision because the individual behaves in a manner that poses a serious health or safety hazard to the individual or to another individual.

   Note-- This restriction does not apply to grandparents or older individuals who are relative caregivers of children not more than 18 years of age from receiving respite care and/or supplemental services.

3. Supervisory and worker requirements will be those determined by the Department on Aging for the Community Care Program homemaker or senior companion service, as is appropriate.
4. The service provider will maintain the following records--
   a. A Plan of Care developed by the CCU
   b. Units of service provided
   c. Client case notes
   d. Demonstrate that clients have been given the opportunity to donate
   e. Other records as determined by Egyptian AAA

5. The service provider will notify Egyptian AAA of any Type I, II or III Community Care Program (CCP) rules violations involving clients in the same manner and within the same timeframes as the Department on Aging's CCP rules and regulations.

6. All other rules and regulations as provided by the Department on Aging's Community Care Program for its homemaker or senior companion service, as is appropriate, will be applied to this In-home Respite Care service.

RESPITE FOR NON-PARENTAL OLDER FAMILY CAREGIVERS OF CHILDREN AND DISABLED ADULTS

A. Definition -- The provision of appropriate, temporary, substitute care or supervision of a child or children to enable a non-parental older family caregiver (such as a grandparent) who is raising the children to obtain temporary respite from the provision of care. The client may receive any number of hours of service as needed. However, the EAAA may announce a maximum amount that any one client may receive per fiscal year (usually in the Area Plan summary document).

B. Service Activities May Include -- the development of specially designed services that provide the appropriate, temporary, substitute care or supervision of children. The package may include elements of the following services--
   1. Licensed Child Day Care Centers
   2. Licensed Child Day Care in Homes
   3. Summer camp or day camp activities at certified organizations
   4. Other appropriate activities that enable the respite of non-parental older family caregivers

C. Unit of Service
   One unit of service is defined as one hour of time extended in the provision of care or supervision of a child (includes necessary travel to serve the child when the respite care provider is paid for travel time).

D. Service Standards
   1. The child or children must be age 18 or younger (see exception in the note below) and in the care of a grandparent or other non-parental family caregiver age 55 or older. The older caregiver must be assessed by either the Outreach Worker or the Case Coordination Unit (CCU) to determine if the older caregiver has other needs. In determining eligibility for services, special consideration should be given to older caregivers in greatest economic need, with particular attention to low-income minority individuals. Means testing may not be used.
   2. The childcare requirements will be those determined by the Illinois Department of Public Health and / or the Illinois Department of Children and Family Services.
3. The service provider will maintain the following records--
   a. A Plan of Care developed by the Outreach Worker or CCU
   b. Units of service provided
   c. Client case notes
   d. Demonstrate that the non-parental older family member has been given the opportunity to donate
   e. Other records as determined by EAAA

4. The service provider will notify the EAAA of any childcare rule violations or injuries involving the child or the older caregiver during the provision of this service.

Note-- Grandparents, or non-parental caregivers, providing care for adult children with a disability, who are between 19 and 59 years of age, can now be served. These caregivers must be age 55 years and older, and cannot be the child’s parent. Priority shall be given to those providing care for an adult child with severe disabilities.

End of Section 613
614: NUTRITION SERVICES

A. **Purpose** -- Nutrition services assist older Americans to live independently by promoting better health through improved nutrition and reduced isolation through a program coordinated with other supportive services. As outlined in the Older Americans Act, the purposes of Title III-C funds are--
1. to reduce hunger and food insecurity;
2. to promote socialization of older individuals; and
3. to promote the health and well-being of older individuals to gain access to nutrition and other disease prevention and health promotion services to delay the onset of adverse health conditions resulting from poor nutritional health or sedentary behavior.

B. **Definition** -- Nutrition services provide nutritious meals in a congregate meal site or to older persons who are homebound because of illness or incapacitating disability or are otherwise isolated.

C. **Service Activities That May Be Funded Include**
1. Preparation of meals
2. Service of Meals
3. Transport of Meals
5. Outreach
6. Other Nutrition Services as Appropriate Based on the Needs of Meal Recipients

D. **Unit of Service** -- Each meal provided to an eligible person constitutes one unit of service.

E. **Area Agency Award Standards**
1. Contracts to provide nutrition services are awarded through a competitive process.
2. Primary consideration is given to the provision of meals in a congregate setting, except that each Area Agency (a) may award funds made available under this title to organizations for provision of home delivered meals to older individuals in accordance with the provision of Title III C-2, based upon a determination of need made by the recipient of a grant or contract entered into under this title, without requiring that such organizations also provide meals to older individuals in a congregate setting; and (b) shall, in awarding such funds, select such organizations in a manner which complies with the provisions of paragraph 3 below.
3. Each Area Agency will give consideration where feasible, in the furnishing of home delivered meals to the use of organizations which (a) have demonstrated an ability to provide home delivered meals efficiently and reasonably; and (b) furnish assurances to the Area Agency that such an organization will maintain efforts to solicit voluntary support and that funds made available under this title to the organization will not be used to supplant funds from non-federal sources.
Participant Eligibility

1. Congregate Meals – Individuals eligible to receive a meal at a congregate nutrition site and make a voluntary donation for the meal include:
   a. Individuals aged 60 or older and the spouses of those individuals, regardless of age and includes lawfully married spouse of the same sex (added 12/21/2017), if the eligible individual is or has been an active participant in the program
   b. Individuals with disabilities who reside at home with older individuals who are eligible under the OAA
   c. Disabled individuals [as defined in the Older Americans Act (OAA) Section 102(13)] who have not attained 60 years of age but who reside in housing facilities occupied primarily by the elderly at which congregate nutrition services are provided
   d. Individuals who volunteer for the meal program on the days those meals are prepared and served

2. Senior center staff and guests under age 60 may be offered a congregate meal if doing so will not deprive an older person of a meal. However, they must pay for the full cost of the meal. Full cost of the meal includes raw food; labor (personnel); equipment; supplies; utilities / rent; and other cash costs (excludes in-kind). Payments for these meals must be classified as Local Cash Non-Match on agency reports
   i. The project administrator may offer a congregate meal to senior center staff as a fringe benefit. These meals should be included as fringe benefit costs in the budget. Staff members are responsible for any tax liability on the value of the fringe benefit.

3. Home Delivered Meals – Individuals eligible to receive a home delivered meal and make a voluntary donation for the meal include:
   a. Individuals aged 60 or over who are homebound by reason of frailty, illness, incapacitating disability as defined in OAA Section 102(13), or are otherwise isolated. “Otherwise isolated” includes individuals who are socially isolated due to improper hygiene, medical issues, or other reasons approved by the Area Agency on Aging
   b. The spouse or disabled child of the homebound older person, regardless of age or condition, may receive a home delivered meal if, according to criteria determined by the Area Agency, receipt of the meal is in the best interest of the homebound older person.
   c. Disabled individuals [as defined in OAA Section 102(13)] who have not attained 60 years of age, but who reside in housing facilities occupied primarily by the elderly at which congregate nutrition services are provided

4. Staff and guests under age 60 may be offered a carryout meal if doing so will not deprive an older person of a meal. However, they must pay for the full cost of the meal. Full cost of the meal includes raw food; labor (personnel); equipment; supplies; utilities / rent; and other cash costs (excludes in-kind). Payments for carryout meals must be classified as Local Cash Non-Match on agency reports
   i. The project administrator may offer a carryout meal to senior center staff as a fringe benefit. These meals should be included as fringe benefit costs in the budget. Staff members are responsible for any tax liability on the value of the fringe benefit.
G. **Service Standards**

1. Each congregate meal provider must:
   a. Provide appropriate meals in a congregate setting at least once a day, five or more days a week, in at least one location in each county.
   b. Locate congregate nutrition services in a site in as close proximity to the majority of eligible individuals’ residences as feasible, with particular attention upon a multipurpose senior center, a school, a church, or other appropriate community facility, preferably within walking distance where possible, and where appropriate, transportation to such site is available. Since multipurpose senior centers offer other services (e.g., information and assistance, transportation, recreation, education, health promotion, etc.) to older adults, whenever feasible, congregate meal sites should be located in such facilities;
   c. Establish outreach activities, which assure that the maximum number of eligible individuals may have an opportunity to participate;
   d. Coordinate with other appropriate services in the community; and
   e. If operated by special interest groups, such as churches, social organizations, homes for the elderly, senior housing developments, etc., shall not limit participation to their own membership or otherwise show preferential treatment for such membership.

2. Each home delivered meal provider must:
   a. Provide for home delivered meals at least once a day, five or more days a week (except in a rural area where EAAA approves a lesser frequency). Meals may be hot, cold, frozen, dried, canned or other foods with a satisfactory storage life
   b. With the consent of the older person, or his or her representative, bring to the attention of the personnel of appropriate agencies for follow-up, conditions or circumstances that place the older person or the household in imminent danger
   c. Where feasible and appropriate, make arrangements for the availability of meals to older persons in weather related emergencies

3. All nutrition service providers must:
   a. Have procedures for obtaining the views of participants about the services they receive and involve participants in the planning and operation of nutrition services and other programs provided for their benefit as outlined in Objective 10 of the Older Americans Act;
   b. Solicit the expertise of an Illinois Licensed Dietitian Nutritionist (or Illinois licensed healthcare practitioner whose license includes nutrition services) based on the requirements of the state Dietetic and Nutrition Services Practice Act, Section 15. An individual licensed to practice dietetic or nutrition services in another state that has licensure requirements considered by the Illinois Department of Financial and Professional Regulation to be at least as stringent as the requirements for licensure under the Illinois Act, may review and approve menus

Although nutrition service providers do not have to include licensed dietitians on staff, state rules do require that licensed dietitians are involved in the
review and approval of menus. Menu planning and review can be arranged through subcontracts or volunteer agreements.

c. Solicit the advice and expertise of other individuals knowledgeable with regard to the needs of older individuals.

d. Follow appropriate procedures to preserve nutritional value and food safety in purchasing and storing food, and preparing, serving and delivering meals;

e. Provide special menus, where feasible and appropriate, to meet the particular dietary needs arising from the health requirements, religious requirements, ethnic or cultural backgrounds of eligible individuals; and

f. Have available for use upon request appropriate food containers and utensils for persons with disabilities.

H. **Assessment for Home Delivered Meals**

1. An assessment of each person requesting home delivered meals must be completed to determine the individual’s need for service. The assessment can be completed by the nutrition service provider, Care Coordination Unit or other qualified organization (based on Area Agency on Aging requirements).

2. A periodic reassessment of the home delivered meal recipient must also be completed at least annually or sooner if circumstances change.

3. The assessment form should include overall eligibility criteria for determining when services are authorized or terminated. The nutrition provider and/or Care Coordination Unit staff member completing the assessment will be able to use their professional judgment to determine when an older adult needs home delivered meals.

4. Service providers conducting the assessment for home delivered meals must determine the most appropriate form of meal delivery in communities where cold or frozen meals are offered in addition to hot meals.

Service providers must assess all participants receiving cold and frozen meals to ensure that they have the proper equipment (freezer, oven, microwave, and refrigerator) and physical and cognitive skills to store and re-heat the meals.

An older adult that is eligible to receive home delivered meals should not be denied services based on the individual’s inability to safely store and prepare a frozen meal. If the older adult does not have the capacity to heat the frozen meal, or family members or others are not able to heat the frozen meal for the older adult, the nutrition provider should attempt to deliver hot meals to the older adult if the older adult resides within a community where home delivered meals are provided. In isolated areas or areas where the nutrition provider only has the capacity to provide frozen meals, the nutrition provider should make a referral for Medicaid Waiver in-home or adult day services or other community services as appropriate for the older adult to receive assistance with meals.

I. **Nutrition Education Services**

Each nutrition project shall provide nutrition education on at least a semiannual basis to the participants in the nutrition programs. It is strongly recommended that nutrition education
be provided quarterly to congregate and home delivered meal participants and more frequently if possible.

1. The purpose of nutrition education is to inform individuals about available facts and information that will promote improved food selection, eating habits, nutrition and health-related practices. These activities are designed to--
   a. Assist older persons in obtaining the best nutritional services available within their resources;
   b. Aid older persons in making sound food choices consistent with the Dietary Guidelines for Americans, and in obtaining the best food to meet nutritional needs;
   c. Increase awareness of community-sponsored health programs that encourage and promote sound nutritional habits and good health; and
   d. Assist older persons, where feasible, in the area of therapeutic diets as required by health or social condition.
   e. Provide available medical information approved by health care professionals, such as informational brochures and information on how to get vaccines, including vaccines for influenza, pneumonia, and shingles, in the individuals' communities.

2. Coordination with community resources is encouraged in the provision of nutrition education services.

J. Meal Requirements

Meals provided through the nutrition program must comply with the most recent Dietary Guidelines for Americans, published by the Secretary of Health and Human Services and the Secretary of Agriculture; and provide each participant--

1. A minimum of 33⅓ percent of the Dietary Reference Intakes (DRI) as established by the Food and Nutrition Board of the Institute of Medicine of the National Academy of Sciences, if the participant is offered one meal per day
2. A minimum of 66⅔ percent of the allowances if the participant is offered two meals per day
3. 100 percent of the allowances if the participant is offered three meals per day

When planning breakfast for congregate meal participants, the meal must meet ⅓ of the DRI in and of itself, unless it is assured that the breakfast participant will also receive lunch (or dinner) that day at the meal site. In the case of home delivered meal participants; however, where the same participant is being provided with two or three meals on a given day, menus can be planned so that the combined nutritional content meets ⅔ or 1 full DRI respectively.

K. Nutrition Services Incentive Program (NSIP) for the Elderly

1. Nutrition service providers are eligible to receive Administration on Aging (AoA) cash assistance in the form of a funding allocation for meals served through AoA’s NSIP Program for the Elderly. Allocated funding may be claimed for meals that--
   a. Meet the dietary guidelines as specified in Item J. above
   b. Are served to eligible participants, which include persons 60 years of age or older, their spouses, disabled persons and volunteers, as described in Items F.1-F.2 above (Note-- NSIP reimbursement may NOT be claimed for meals served to guests or staff under 60 years of age.)
c. Are served by an agency that has received a grant under Title III of the Older Americans Act and is under the jurisdiction, control, management, and audit authority of an AAA or the Department
d. Are provided with no set fee charged to the recipients

2. NSIP funds--
a. Shall be used to increase the total number of meals served;
b. Shall only be used to purchase United States agricultural commodities and other foods; and
c. Shall not be used to offset program costs or as non-federal matching funds for any other federal program.

L. Voluntary Contributions
1. Each project providing nutrition services may solicit voluntary contributions for meals, taking into consideration the income ranges of eligible individuals in local communities and other sources of income of the project.
2. Each project must protect the privacy of each older person with respect to his or her contributions; establish appropriate procedures to safeguard and account for all contributions; and may not deny an older person a service because the older person cannot or will not contribute to the cost of the service.
3. Voluntary contributions must be used to increase the number of meals served by the project, facilitate access to such meals, and provide other supportive services directly related to nutrition services.

M. SNAP (formerly food stamps)
The nutrition service provider must assist participants in taking advantage of benefits available to them under the SNAP program, including accepting the Illinois LINK card. The nutrition service provider must coordinate its activities with the local Illinois Department of Human Services office administering the LINK card program to facilitate participation of eligible older persons in the program.

N. Menu Planning
Menus must be--
1. Planned in advance for a minimum of one month with repetition of entrees and other menu items kept at a minimum. If a cycle menu is utilized, there shall be at least three cycles per year. If the cycle is at least 6 weeks or greater in length, there shall be at least 2 cycles per year
2. Approved by the provider’s licensed dietitian nutritionist as defined in G(3)(b) of this Section
3. Posted with serving dates indicated in a location conspicuous to participants at each congregate meal site as well as in each preparation area
4. Legible and easy to read (It is recommended that menus be printed in the language(s) of the participant group.)
5. Adhered to, subject to seasonal availability of food items; and
6. Kept on file with the signed menu approval sheet, with any changes noted in writing, for at least three years
O. Menu Standards

1. Service providers who choose not to complete a nutritional analysis of their menus will follow the meal pattern described in this section.

Requirements for One or Two Meal(s) Daily

Each meal must include-- *

1 serving of lean meat or meat alternate-- 3 ounces of edible cooked meat, fish, fowl, eggs or meat alternate.
2 servings of vegetables-- ½-cup equivalent – may serve an additional vegetable instead of a fruit.
1 serving of fruit-- ½-cup equivalent – may serve an additional fruit instead of a vegetable.
2 servings of grain, bread or bread alternate, preferably whole grain. For example, 2 slices of whole grain or enriched bread 1 ounce each or 1 cup cooked pasta or rice.
1 serving of fat free or low fat milk or milk alternate-- 1-cup equivalent.

* Margarine and dessert are optional, and if served, counted in the calories, fat, and sodium totals in addition to above components.

Requirements for Three Meals Daily

The three meals combined must provide--

2 servings of lean meat or meat alternate -- 6 ounces of edible cooked meat, fish, fowl, eggs or meat alternate
3-4 servings of vegetables
2-3 servings of fruit
6-9 servings of whole grain / enriched grain, bread or bread alternate.
3 servings of fat free or low fat milk or milk alternate

Meat or Meat Alternate

- Three ounces (providing at least 19 g protein) of lean meat, poultry, fish or meat alternate should generally be provided for the lunch or supper meal. Meat serving weight is the edible portion, not including skin, bone, or coating.
- Meat (1 ounce) alternates include--
  1 medium egg
  1-ounce cheese (nutritionally equivalent measure of pasteurized process cheese, cheese food, cheese spread, or other cheese product)
  ½-cup cooked dried beans, peas or lentils
  2 tablespoons peanut butter or 1/3 cup nuts
  ¼-cup cottage cheese
  ½-cup tofu
  1 ounce of soy type burger
- A one ounce serving or equivalent portion of meat, poultry, fish, may be served in combination with other high protein foods.
• Protein / lean meat / meat alternate items containing textured vegetable protein and providing at least 19 grams of protein in a (3 oz) serving may be served.
• Except to meet cultural and religious preferences and for emergency meals, serving dried beans, peas or lentils, peanut butter or peanuts, and tofu for consecutive meals or on consecutive days should be avoided.
• Imitation cheese (which the Food and Drug Administration defines as not meeting nutritional equivalency requirements for natural, non-imitation products) cannot be served as meat alternates.
• To limit the sodium content of the meals, serve no more than once a week cured and processed meats (e.g., ham, smoked or Polish sausage, corned beef, wiener, luncheon meats, dried beef).
• To limit the amount of fat, especially saturated fat, and cholesterol in meals, regular ground meat should be served no more than twice weekly when one meal is provided, four times weekly if two meals are provided, and no more than 6 times a week if three meals are provided.

Vegetables
• A serving of vegetable (including cooked dried beans, peas and lentils) is generally ½-cup cooked or raw vegetable; or ¾-cup 100% vegetable juice, or 1-cup raw leafy vegetable. For pre-packed 100% vegetable juices, a ½-cup juice pack may be counted as a serving if a ¾-cup pre-packed serving is not available.
• Fresh, frozen or unsalted canned vegetables are preferred instead of canned vegetables containing salt.
• Vegetables as a primary ingredient in soups, stews, casseroles or other combination dishes should total ½-cup per serving.
• At least one serving from each of the five vegetable subgroups must be included in a weekly menu. The five vegetable subgroups include dark green vegetables, orange vegetables, cooked dry beans and peas, starchy vegetables, and “other” vegetables.
• A serving of cooked legumes (dried beans, peas and lentils) must be included twice each week, if one meal is provided; four (4) servings per week must be included, if two or three meals are provided.

Fruits
• A serving of a fruit is generally a medium apple, banana, orange, or pear; ½-cup chopped, cooked, or canned fruit; or ¾-cup 100% fruit juice. For pre-packed 100% fruit juices, a ½-cup juice pack may be counted as a serving if a ¾-cup pre-packed serving is not available.
• Fresh, frozen, or canned fruit will preferably be packed in juice, without sugar or light syrup

Grain, Bread or Bread Alternate
• A serving of grain or bread is generally one slice (1 ounce), wholegrain or enriched; ½-cup cooked whole grain or enriched pasta or grain
product; or 1 ounce of ready-to-eat cereal. **Priority should be given to serving whole grains.** Grain, bread and bread alternates include--

1 small 2-ounce muffin, 2” diameter  
2 mini muffins  
2” cube cornbread  
1 biscuit, 2” diameter  
1 waffle, 4” diameter  
1 slice French toast  
½ slice French toast from “Texas toast”  
½ English muffin  
1 tortilla, 4-6” diameter  
1 pancake, 4” diameter  
½ bagel  
1 small sandwich bun (<3” diameter)  
½-cup cooked cereal  
4-6 crackers (soda cracker size)  
½ large sandwich bun  
¾-cup ready to eat cereal  
2 graham cracker squares  
½-cup bread dressing / stuffing  
½-cup cooked pasta, noodles or rice  
Prepared pie crust, 1/8 of a 8” or 9” two-crust pie  
½-cup cooked grain product in serving of fruit “crisp” or cobbler

A variety of enriched and / or whole grain products, particularly those high in fiber, are recommended.

Two servings of whole grain products must be served at least twice a week when one meal is provided; 4 servings whole grain products must be served per week when 2 meals are provided; 6 whole grain products must be served per week when 3 meals are provided.

Grain / bread alternates do not include starchy vegetables such as potatoes, sweet potatoes, corn, yams, or plantains. These foods are included in the vegetable food group.

**Milk or Milk Alternates**  
One-cup skim, low fat, whole, buttermilk, low-fat chocolate milk, or lactose-free milk fortified with Vitamins A and D should be used. Low fat or skim milk is recommended for the general population. Powdered dry milk (1/3 cup) or evaporated milk (½ cup) may be served as part of a home-delivered meal.

- Milk alternates for the equivalent of one cup of milk include--  
  1-cup fat free or low fat milk  
  1-cup yogurt, fat free or low fat  
  1-cup fortified soymilk  
  1½-cups cottage cheese, low fat  
  8 ounces tofu (processed with calcium salt)  
  1½ ounces natural or 2 ounces processed cheese
2. Nutrient Values for Meal Planning and Evaluation

   a. The table below presents the most current DRI’s and other nutrient values to use when planning and evaluating meals. Values are provided for serving one (1), or a combination of 2 or 3 meals for 1-day consumption for the average older adult population served by nutrition programs.

   b. Menus that are documented** as meeting the nutritional requirements through menu analysis must have written documentation, which supports the following nutrients, are provided--

<table>
<thead>
<tr>
<th>Nutrient</th>
<th>Amount Required</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calories (cal)</td>
<td>685 calories per meal averaged over one week</td>
<td>No one meal may be less than 600 calories</td>
</tr>
<tr>
<td>Protein (gm)</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>Carbohydrate (gm)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fat (gm)</td>
<td>≤ 30% calories averaged over one week</td>
<td>No one meal may be more than 35% fat</td>
</tr>
<tr>
<td>Fiber (gm)</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>Vitamin A (ug)</td>
<td>300</td>
<td></td>
</tr>
<tr>
<td>Vitamin C (mg)</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>Vitamin E (ug)</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Vitamin B6 (mg)</td>
<td>.6</td>
<td></td>
</tr>
<tr>
<td>Folate (ug)</td>
<td>133</td>
<td></td>
</tr>
<tr>
<td>Vitamin B12 (ug)</td>
<td>.8</td>
<td></td>
</tr>
<tr>
<td>Calcium (mg)</td>
<td>400</td>
<td></td>
</tr>
<tr>
<td>Magnesium (mg)</td>
<td>140</td>
<td></td>
</tr>
<tr>
<td>Zinc (mg)</td>
<td>3.7</td>
<td></td>
</tr>
<tr>
<td>Potassium (mg)</td>
<td>1567</td>
<td></td>
</tr>
<tr>
<td>Sodium (mg)</td>
<td>&lt;800, averaged over one week</td>
<td>No one meal more than 1000 mg</td>
</tr>
</tbody>
</table>

** A Menu Approval Sheet is provided to Nutrition Services providers for the licensed dietitian nutritionist (as defined in G(3)(b) of this section) to use in documenting that nutritional requirements are met by the menu through meeting the meal pattern requirements or through carrying out a nutritional analysis of menus.
3. Specific Nutrient Sources
   
a. Vitamin A ***

   Each day each meal must provide at least 300 mg vitamin A through foods served.
   
   • To ensure this amount of vitamin A is provided when the meal pattern is followed, vitamin A rich foods must be served 2 to 3 times per week for one meal per day.
   
   • When serving 2 meals per day, vitamin A rich foods must be served 4 to 6 times per week.
   
   • One rich source or two fair source servings may be used to meet the requirements.
   
   • Some examples of rich sources of vitamin A include--
     Apricots  Cantaloupe  Collard greens
     Kale  Mango  Spinach
     Turnip greens & other dark greens
     Winter squash (Hubbard, Acorn, Butternut)
     Carrots and sweet potatoes

   • Some examples of fair sources of vitamin A include--
     Apricot Nectar  Broccoli  Tomato Sauce
     Pumpkin  Vegetable Juice

b. Vitamin C ***

   Each day each meal must provide at least 30 mg vitamin C through foods served.
   
   • To ensure this amount of vitamin C is provided when the meal pattern is followed, vitamin C may be provided as one serving of a rich source, 2 half servings of rich sources or 2 servings of fair sources.
   
   • When serving one meal per day, 1 rich or 2 fair sources must be served.
   
   • When serving 2 meals per day, 2 rich or 4 fair sources must be served.
   
   • When serving 3 meals per day, 3 rich or 6 fair sources must be served.
   
   • Fortified, full-strength juices, defined as fruit juices that are 100% natural juice with vitamin C added, are vitamin C-rich foods.
   
   • Partial-strength or simulated fruit juices or drinks, even when fortified, may not count as fulfilling this requirement, except cranberry juice.

   Some examples of rich sources of vitamin C include--
   Broccoli  Brussels sprouts  Cantaloupe
   Cauliflower  Fruit juices, fortified  Grapefruit
   Grapefruit juice  Green pepper  Honeydew
   Kale  Kiwi  Mango
   Mandarin oranges  Oranges / orange juice  Strawberries
   Sweet potatoes  Yams  Sweet red pepper
   Tangerines

   Some examples of fair sources of vitamin C include--
   Asparagus  Cabbage  Collard greens
   Mustard greens  Pineapple  Potatoes
   Spinach  Tomato / tomato juice / sauce
   Turnip greens  Watermelon
These are a few examples of vitamins A and C sources. A listing of vitamin A and C content of common vegetables and fruits will be available to service providers as additional information. By consulting this listing and ensuring that a minimum of 300 mcg vitamin A and 30 mg vitamin C are included through vegetables and fruits in meals on a daily basis, providers will meet these vitamin requirements.

P. Food Preparation Recommendations
1. When cooking, use salt sparingly or eliminate them entirely by using spices, herbs or other seasoning. To flavor foods, use salt-free seasoning, lemon juice, lime juice or vinegar.
2. Minimize the use of fat in food preparation. Fats should be primarily vegetable sources and in a liquid or soft (spreadable) form that is low in hydrogenated fat, saturated fat, and cholesterol. Limit fat to no more than 20-35 percent of the calories average for the week.
3. Each meal should contain at least 10 grams of dietary fiber. Use whole grains, meat alternatives, and fruits and vegetables to increase the fiber content of the menus. A listing of fiber content of grains, vegetables and fruits is available to service providers. By consulting this listing and ensuring that a minimum of 10 g fiber is included through foods served on a daily basis, providers will meet the fiber requirements.
4. Reflect seasonal availability of food.
5. Plan so that food items within the meat and meat alternatives, vegetable, fruit and grain / bread groups are varied within the week and menu cycle.
6. Include a variety of foods and preparation methods with consideration for color, combinations, texture, size, shape, taste and appearance.
7. Do not provide vitamin and / or mineral supplements, except as specified in Item Q below.
8. Use low-sodium meats, flavorings, and seasonings.
9. Use low-fat salad dressing, spreads, cheese and gravies (made without drippings and fats).
10. Bake, broil, steam or stew foods in place of frying food in fat.
11. Provide drinking water to encourage fluid intake. Dehydration is a common problem in older adults. Other beverages such as soft drinks, flavored (preferably sugar-free) drinks, coffee, tea and decaffeinated beverages may be used, but cannot be counted as fulfilling any part of the meal requirements. Nonnutritive beverages do not help meet nutrition requirements but can help with hydration.
12. Desserts may be provided as an option to satisfy the caloric requirements or for additional nutrients. Desserts such as fruit, whole grains, low fat or low sugar products are encouraged. Fresh, frozen, or canned fruits packed in their own juice are encouraged often as a dessert item, in addition to the serving of fruit provided as part of the meal. However, if a dessert contains at least ½ cup of fruit it may be counted as a serving of fruit. A dessert containing at least ½ cup enriched / whole grain product may be counted as a serving of grain. For example, a serving of two-crust (approx. 1/8 of 8” or 9” pie) fruit pie that contains at least ½-cup fruit is counted as one serving fruit and one serving grain.
13. Ethnic or religious menus must approximate as closely as possible (given religious requirements or ethnic background) the regular meal pattern and nutrient content of meals as previously stated.

14. Meals served in accordance with the meal standards are appropriate for persons with chronic disease, such as diabetes, heart disease and hypertension.

Q. Nutrition Supplements
Nutrition supplements, including liquid or bars, may be made available to participants based on documented, assessed need as determined by a licensed dietitian, nutritionist or a physician. Such products cannot replace conventional meals unless a physical disability warrants their sole use. Nutrition supplements are not reimbursable under the Older Americans Act or by EAAA.

R. Offer versus Serve
1. Each nutrition provider shall assure that congregate meal participants are offered all the food items needed to meet the menu requirements.
2. Consistent refusal of menu items should be investigated to determine why a participant is declining menu items.
3. Assistance should be provided to assure that adequate nutrition intake is maintained by the participant (for example, providing smaller serving portions, substitutions when feasible or serving the participant first).
4. Reimbursement is not affected when a participant declines menu items.

S. Foods Taken from Nutrition Sites
1. Unserved food (leftovers) cannot be taken from kitchens or sites by employees, volunteers, or participants.
2. Safety of the food after it has been served to a participant and when it has been removed from the congregate site is the responsibility of the recipient and may be consumed, as that participant deems appropriate. Providers shall post signs that warn participants of the health hazards associated with removal of food from the congregate nutrition site.

T. Food Borne Illness Complaint Reporting Requirements
1. In the event that a nutrition service provider receives a complaint or report of symptoms of food borne illness, the nutrition provider shall--
   a. Notify the local health department immediately to initiate an investigation; and
   b. Notify the EAAA within 24 hours of the investigative procedures in progress.
2. Thereafter, the nutrition provider must provide the EAAA with periodic updates regarding the progress and findings of the investigation.

U. Food Service Requirements
Nutrition service providers must comply with applicable provisions of state or local laws regarding the safe and sanitary handling of food, equipment, and supplies used in the storage, preparation, service, and delivery of meals to an older individual.
1. Training
   a. Training in fire and safety regulations must be provided during the orientation of staff new to the program and, at a minimum, once a year thereafter. The training will include but not be limited to rules for safe work, and fire and
safety regulations. Where feasible or possible the state or local officials should be involved in the development of training materials and programs. In situations where regulations do not exist, or their applicability is questioned, the provider shall contact the appropriate State agency that establishes fire, or safety standards (e.g., State Fire Marshall, etc.)

b. **Certified Food Protection Manager Certification:** Effective January 1, 2018, the Illinois Department of Public Health (IDPH) will no longer issue Food Service Sanitation Manager Certifications (FSSMC). Additionally, the IDPH will no longer post course listings, or certify instructors/proctors. Please note that the Illinois Food Code still requires a valid Illinois FSSMC per 750.540 of the IDPH regulations through the end of 2017 (revised 12/21/2017).

The Certified Food Protection Manager (CFPM) certification will replace the Illinois FSSMC. Beginning January 1, 2018, an ANSI accredited CFPM certification obtained through a course and passing the exam are still required, but affected nutrition staff will not need to apply for the additional Illinois FSSMC certificate. The City of Chicago will still maintain their certification (revised 12/21/2017).

The IDPH and IDoA require that meal site supervisors receive the above CFPM certification (revised 12/21/2017).

Congregate meal sites are classified as “Category I Facilities” due to the type of population served by the congregate meal site (e.g., immune-compromised individuals such as the elderly comprise the majority of the consuming population – not changed).

Based on guidance from IDPH, the only exception for a meal site supervisor to not to be required to have successfully completed the above certification training is when food is prepared in a different location within the facility and served in the same facility. An example would be a congregate meal site located in a long-term care facility. Under these circumstances, the site supervisor would be supervised by a certified food service sanitation manager in the preparation area of the facility. **Note:** Local public health departments do not have the authority to waive this requirement (revised 12/21/2017).

c. **Food Handler Training:** When a nutrition site is not located in a restaurant, all food handlers employed by the nutrition provider, other than anyone holding a Food Service Sanitation Manager certificate, must receive or obtain training in basic food handling principles by July 1, 2016. **Note:** Restaurants were required to comply with training under the Food Handling Act by July 1, 2014.

After July 1, 2016, new employees shall receive training within 30 days after employment. **Note:** This section does not change any of the requirements outlined in “b” above.
Definition of Food Handler: “Food handler” means an individual working with unpackaged food, food preparation equipment, utensils, or food-contact surfaces. “Food handlers” includes paid staff and Title V workers, but not volunteers or people working off fines, whether they are permanent or temporary workers.

Paid delivery drivers are required to receive the food handler training since many of them assist with packaging home delivered meals and are responsible for temperature control and cross-contamination (revised 12/21/2017).

Proof that a food handler has been trained shall be available upon reasonable request by the Illinois Department of Public Health or a local health department inspector and may be in electronic format.

The documentation that food handlers have received the required food handler training should be contained in their personnel files and available at the nutrition site where they are employed (revised 12/21/2017).

Food handler training for those working in non-restaurant facilities, such as a senior center nutrition site, is good for three years. People working in non-restaurants are not required to take another food handler training course during their three-year cycle unless they change employers since food handler training is not transferrable between employers.

Volunteers: Volunteers for nutrition programs, including volunteer site manager, that perform food-handling duties are not required to receive the food handlers training. However, it is strongly encouraged to provide food handlers training for ongoing volunteers. If these volunteers do not obtain the training based on the Food Handling Regulation Enforcement Act, the nutrition program must provide “basic sanitation” training to volunteers that includes, but not be limited to safe food handling, food borne illnesses, hygienic practices of personnel, equipment sanitation, dishwashing procedures, and facility sanitation.

Compliance with Illinois Department of Public Health Requirements: The food handling training must comply with the requirements of the Illinois Department of Public Health’s administrative rules.

Approved training may be conducted online or in classrooms, with live or remote trainers or the agency’s certified Food Service Sanitation Managers. Please review materials on the Illinois Department of Public Health website for approved training programs for food handlers that are available on the Internet.

“Food Safety on the Go” is training that the Illinois Department of Public Health has approved as a training program for food handlers for the Title III nutrition service providers. This training program is available at
https://nfsc.umd.edu/extension/food-safety-go. Course materials are available at the web address above. Module 1 (Food Safety Basics), Module 4 (Food Service Workers), and Module 5 (Drivers) are required sections that must be completed by food handlers working for Title III nutrition programs. Pre-test and post-test exams are required for documenting proof of completing training and made available to appropriate oversight agencies.

If a nutrition program elects to use a different training program for food handlers, it must be approved by the Illinois Department of Public Health or their local health department in advance.

d. All staff and volunteers working in the food preparation and food serving area shall be under the supervision of a person who will ensure the application of hygienic techniques and practices in food handling, preparation, service and delivery.

2. Food Temperatures
   a. Food temperatures at the time of service and at the time of delivery must be no less than 140° F for hot foods and no more than 41° for cold foods.
   b. For congregate meals, the temperature of the food should be checked and documented daily at the time of service and in the case of catered food, at the time of food arrival and at the time of service.
   c. For home delivered meals, the temperature of the food should be checked and documented daily both at the end of production and at the time of packaging; and on a regular basis, not less than one time per month, at the end of the delivery route requiring the longest delivery time.

   If a nutrition service provider has meal delivery routes that are longer than two hours, the nutrition service provider must check temperatures on a weekly basis at the end of these delivery routes. This specific requirement does not apply if the nutrition service provider uses a temperature-controlled oven, freezer, and refrigerator equipped vehicles that have digital temperature displays or provides frozen meals (revised 12/21/2017).

3. Packaging & Packaging Standards-Home Delivered Meals
   a. All meals packaged at nutrition sites must be individually packaged first (before congregate meals are served) and packed in secondary insulated food carriers with tight fitting lids and transported or frozen immediately.
   b. Containers must be designed to maintain the integrity and safety of the food.
   c. Cold and hot foods must be packaged and packed separately.
   d. Hot food should be served, packaged, sealed (tightly fitted lids), and placed into insulated food carriers as soon as possible. The most rapid heat loss in a home delivered meal occurs between packaging and loading them into carriers.
   e. Cold food should be served, packaged, sealed (tightly fitted lids), and placed into a cooler or cold chest as soon as possible. The nutrition provider should use coolers, which are only as large as necessary to pack cold food. Large coolers packed nearly full maintain temperatures better than partially full
chests or small coolers filled completely to capacity. This requirement does not apply if the nutrition service provider uses a temperature controlled refrigerator-equipped vehicle.

f. Frozen meals must be maintained in a frozen state during storage, transportation and delivery. Frozen meals should be transported in a chest or cooler with a tightly fitted lid. The nutrition service provider should place ice packs on top of frozen meals. This requirement does not apply if the nutrition service provider uses a temperature controlled, freezer-equipped vehicle.

g. All food delivery carriers must maintain the proper temperature for the required time that the food will be in the carrier.

4. Other Requirements

   a. Nutrition service providers must advise home delivered meal participants when enrolled in the nutrition program that hot meals should be consumed immediately after delivery and/or must ensure that instructions for proper heating, storage, and handling of meals are provided.

   b. A nutrition program utilizing frozen meals in any capacity must provide instructions for participants regarding safe meal storage and preparation. Information must be provided at the time of assessment and reassessment. Information specific to frozen meals, such as contents and expiration dates, must be included in writing with the meals at the time of delivery. Frozen meals that have been thawed, or have broken packaging, should not be provided to participants.

   c. Delivery vehicles should be inspected by nutrition programs to ensure that the interiors of the vehicles are clean and maintained for sanitary purposes (revised 12/21/2017).

End of Section 614
615: ADULT PROTECTIVE SERVICES

A. Definition-- The provision of assistance to older persons and adults with disabilities (age 19+) who are victims of abuse, neglect, or exploitation

B. Service Activities May Include
   1. Intake
   2. Assessment
   3. Case Work
   4. Follow-up
   5. Early Intervention Services
   6. Public Awareness / Education
   7. Multi-disciplinary Team Activities

C. Unit of Service-- Refer to IDOA's Adult Protective Services Manual.

D. Area Agency Standard
   To be appointed as an Adult Protective Services provider, an agency will enter into a contract with EAAA, with prior approval from the Department on Aging for a specific geographic area in EAAA's planning and service area.

E. Service Standards
   Refer to the Department on Aging Adult Protective Services Standards, Procedures and Practices Manual.

End of Section 615
616: OPTIONS COUNSELING & ADRC

A. Definition-- Options Counseling is a person-centered, interactive, decision-support process whereby individuals receive assistance in their deliberations to make informed long-term support choices in the context of their own preferences, strengths, and values.

B. Service Activities May Include
   1. a personal interview
   2. assistance with the identification of choices available (including personal, public, and private resources)
   3. a facilitated decision-support process (weighing pros/cons of various options)
   4. assisting as requested and directed by the individual in the development of an action plan
   5. links to services (when services are requested)
   6. follow-up

Options Counseling is a person-directed process where the individual controls the planning process, which includes: selection of goals; when and where meetings are held; who is a part of the planning meetings, and who is to be/not be in attendance; the topics to be/not be discussed; and decisions about supports and services the individual selects.

Options Counseling will be available to all persons 18 and over with a disability or an older adult who requests or requires current long term support services and/or persons who are planning for the future regarding long term support services without regard to income or assets.

If the Options Counseling program does not specifically address the following there must be a mechanism in place for a transfer if the individual requests assistance: short term assistance, long term assistance, assisting with applications for services, employment assistance, benefits counseling, futures planning, mobility assistance, and assistance with participant directed services.

C. Unit of Service-- Each individual client contact made as part of the Options Counseling service constitutes one unit of service. These units can include follow-up on behalf of that client.

Internet web site “hits” should be counted only when Options Counseling information is requested by the client and supplied by the provider. For example, an older person requests by e-mail that they want information on a benefit program. If the provider provides this information by e-mail, traditional mail or by telephone, this is one contact (one unit of service). The response must be individualized for the specific client and situation.

If the older individual or family member simply reviews information on the provider’s web site and does not request specific information, then this situation cannot be counted as a contact (unit of service).

D. Area Agency Standard
None
E. **Service Standards**

1. Providers of options counseling must utilize person centered planning procedures when advising clients and must demonstrate respect for the client’s self-direction.

2. The agency will have in place a screening process for receiving initial inquiries regarding or that may lead to the initiation of the Options Counseling process. This will be a uniform process for all Options Counseling providers regarding the initial contact that is utilized at all locations and with all partners (e.g. common forms to record information regarding individuals).

3. Every attempt should be made to deliver Options Counseling in the setting and by the method desired by the individual. Settings and modes of service delivery may include office or satellite office, by phone, by e-mail, by video conferencing technology, other electronic method, or in the individual’s place of residence.

4. Options Counseling is generally provided on-site (at the Options Counseling agency), on the phone or electronically.

5. Options Counseling is usually provided prior to a Comprehensive Care Coordination (CCC) assessment; Options Counseling is not provided as part of case management (CCC).

6. Options Counseling activities will include the following:
   
   a. Personal interview or person centered conversation to learn about the person’s values, strengths, preferences, concerns, and available resources that they may use for long-term support services. This discussion is guided by the need to obtain specific information to assist the person in developing a long-term services and support plan.

   b. Exploration of resources to assist with long term services and supports, including informal support, privately funded services, publicly funded services and available benefits, among others.

   c. Support decisions to assist the person in evaluating the pros/cons of specific choices.

   d. Assist the person to develop a written plan of action. The written plan serves as a guide for the individual for future work and/or steps necessary to obtain LTSS, as requested by the individual, that are important to the person in maintaining independence. The written plan should include a process for follow up.

   e. On-going contact with an individual to answer questions they have about their written/action plan implementation or to assist in the implementation of service. Written plans may be adjusted as determined by the client.

   f. The complexity, diversity, and/or quantity of needs and providers may necessitate the assistance in the coordination of short term assistance. If short-term assistance is not provided directly by Options Counselors then there must be a process in place to link people to needed services or assistance.

   g. Determining financial eligibility, when appropriate

   h. Assisting with enrollment into public programs and benefits

   i. Encouraging future planning for long term care

   j. Provide a list of agencies, organizations, or facilities and questions to consider when looking at various options. Providers of Options Counseling must make unbiased referrals reflecting the best outcomes for the client and
shall make efforts to avoid a conflict of interest. Providers of OC are
prohibited from making referral to agencies that are unlicensed, unregistered,
or uncertified, if such agencies are required to be licensed, registered or
certified.

6. Agencies providing Options Counseling must offer follow up to each individual and
provided at the direction of the individual. Follow-up may be conducted in person, by
phone, or electronically as resources allow and the individual prefers. Follow up
should be implemented no later than 60 days after the initial Options Counseling
contact with the client.

Follow-up allows:

a. the individual to clarify questions concerning their plan;
b. the individual to receive assistance from the Options Counselor regarding the
   application and eligibility process, if requested;
c. the individual the opportunity to request assistance regarding the
   implementation of long term supports;
d. the individual and the ADRC to track the usefulness of the service

7. Staffing

a. The agency shall provide a setting for the Options Counselor to attend to
   each client’s questions/needs without interruption and in a confidential
   manner.

b. Agencies providing Options Counseling should have the capacity to make
   appointments for calls beyond traditional hours (evenings and weekends).
   These hours must be advertised.

c. The agency staff shall be competent, ethical, qualified, and sufficient in
   number to implement the policies of stated programs and service objectives.

d. All Options Counseling staff must meet the following criteria:
   i. Agencies providing Options Counseling must adhere to statewide
      training, certification and recertification protocols.
   ii. Have at least a B.S., B.A. RN degree from an accredited university, or
       equivalent experience.
   iii. Participate in all ADRC Options Counseling trainings for options
       counseling service providers.
   iv. When possible, participate in professional development and training
       opportunities beyond those offered by the ADRC.
   v. Participate in at least 18 hours of ongoing training per year
   vi. Options counseling staff must demonstrate cultural competency and
       have measures in place to serve persons of Limited English
       Proficiency.

  
ed. Supervisors of Options Counseling staff must meet the above criteria and
     must possess the experience or educational training to oversee staff
     development, program management, program planning, and program
     evaluation.

8. Tools

a. Providers of Options Counseling will utilize information systems sufficient to
   track outcomes. Secure data systems will also maintain information on
   individuals receiving options counseling within their agencies and generate
data for required reports.
b. Providers of Options Counseling must have an up to date comprehensive information bank that covers resources and information pertinent to this issue.

c. Agencies providing Options Counseling must use an approved web-based resource program, currently Enhanced Services Program (ESP) web, or other approved programs that meet accessibility requirements.

d. Providers of Options Counseling must use appropriate benefit screening tools, e.g. Benefits Check-Up

e. Agencies providing Options Counseling must have Internet access and email.

f. The Options Counseling agencies phone and voicemail systems should meet the following requirements:
  
  i. Sufficient phone lines so that callers may get through 90% of the time.
  
  ii. Preference will be given to agencies that have a live person answer calls rather than a voicemail system. In cases where a voicemail system is used, the system should be user friendly and accessible to potential client

  iii. Phone systems that allow for three way calling (call conferencing) and the ability to forward calls.

9. Record Keeping

a. The agency will maintain a system to document individual Options Counseling contacts. Documentation should at a minimum include: name of person(s) receiving OC, summary of contact(s), any written plan(s), the individual’s stated goals, time spent with/or on behalf of the person, and the counselor’s name. Documentation may be in a paper and/or electronic format

b. Records must be kept at least three years after the client is no longer active.

c. The agency must have informed consent of the older person or his/her authorized representative prior to disclosing the client’s name. This consent must be documented in the older person’s case file whether it is written or verbal consent and include who provided the consent (the client or authorized representative).

10. Evaluation

The Options Counseling agency will develop a quality improvement/quality assurance program for Options Counseling that involves making improvements to operations based on evaluation information. At a minimum, the plan will monitor customer satisfaction with outcomes (including the perceived seamless delivery of services) and effectiveness in linking people to home and community based services when requested by the individual, as well as tracking transition and diversion activities. This may be done through phone, mail or internet surveys.

11. Outreach and Marketing

a. Agencies providing Options Counseling will advertise that services are available and not restricted to any ethnic group.

b. Each ADRC will have in place a plan to promote community and targeted user awareness of Options Counseling to individuals and community providers.

End of Section 616
617: TELEPHONE REASSURANCE

A. Definition-- Telephone calls at specified times to or from individuals age 60+ who live alone, to determine if they require special assistance to reduce social isolation.

B. Service Activities May Include
   1. Procedures for supervising calls and for the caller to report a client’s need for services;
   2. Establishment of an emergency plan for client(s) if a telephone call is unanswered;
   3. Activities planned for each telephone call relative to the individual’s needs;
   4. Telephone calls to each client at specified times; and
   5. Telephone calls to assure that older persons are safe and have access to services to meet their immediate needs during disaster situations (e.g., flooding, tornadoes, hot weather, severe spring and winter weather, man-made emergencies, etc.).

C. Unit of Service
   1. Each telephone reassurance contact (call placed or received) with a client by a volunteer or staff person constitutes one unit of service.

D. Service Standards
   1. TBA

End of Section 617
618: INFORMATION AND ASSISTANCE

A. Definition-- A service for individuals that determines their concerns and capacities; provides them and their caregivers with current information about opportunities and services available within their community; links individuals to the opportunities and services that are available; and ensures that individuals receive the services needed by establishing adequate follow-up procedures. The service may be initiated by older people, people with disabilities, caregivers, or another service provider.

B. Service Activities May Include
1. Determine the problems and capacities of individuals in order to make appropriate referrals
2. Provide individuals with current information on opportunities and services available within the community, including information relating to assistive technology
3. Link individuals to the opportunities and services available
4. To the maximum extent practical, ensure that individuals receive the services needed and are aware of opportunities available by establishing adequate follow-up procedures
5. Expansion of information and assistance services to a 24-hour (if needed) emergency basis during times of disaster such as flooding, hot weather, tornadoes, severe weather, man-made emergencies, etc. to assure that people are safe and have access to services to meet their needs

C. Unit of Service
1. Any individual client contact made for information, referral, or assistance constitutes one unit of service.

   For example, a person contacts the service provider about copying a small stack of medical bills, Medicare Summary Notices, and an article about his diagnosed condition. After making the copies, he begins asking questions. Staff end up explaining to him what it means for doctors to accept "Medicare Assignment" and screened him for eligibility for Extra Help and the Medicare Savings Program. All of this is one unit of service.

2. Any follow-up contacts made to confirm a referral constitutes one additional unit.

   For example, if the service provider follows up with the same person to see if he has completed and mailed his application for the MSP program or has any other questions above the application or program, this is one additional unit of service.

3. The service units for information and assistance refer to one-on-one contacts between a service provider and an individual or caregiver. An activity that involves a contact with several current or potential participants / caregivers (what is considered group services) should not be counted as a unit of information and assistance.
4. Internet website “hits” are not counted, but email received from an online source such as your agency’s website, can be counted if information is requested by individuals and it is provided by the service provider.

For example, an individual visits a website and sends a request by e-mail that they want information on pharmaceutical assistance programs. If the service provider provides this information, this is one unit of service. If the individual simply reviews information on the provider’s website and does not request specific information, then this situation cannot be counted as a unit of service.

The following examples are NOT units of service:

1. A consumer comes to you with a small stack of medical bills and Medicare Summary Notices. She asks you to copy them for her. While you are making the copies, she shares with you the story of her recent illness, what her Doctor said, what her daughter said, and what medicines she is now taking. No other questions were discussed. This is not I&A, but regular senior center business.

2. A consumer who uses the transportation service frequently calls you to make a reservation for transportation and a meal for the following day. You took her information and confirmed the transportation. Nothing else was discussed. This is not I&A, but regular senior center business.

D. Area Agency Award Standards-- The area agency must provide for Information and Assistance services sufficient to ensure that all older persons and people with disabilities within the planning and service area have reasonably convenient access to the service with particular emphasis on linking services available to isolated individuals and individuals with Alzheimer’s Disease or related disorders and their caregivers.

E. Service Standards
1. Provide services in the language spoken by the inquirer.
2. Provide for the following
   a. Maintain current information with respect to the opportunities and services available
   b. Employ specially trained staff to inform persons of opportunities and services that are available
   c. Assist persons to take advantage of the opportunities and services
   d. Follow-up the referrals made to ensure individuals have been assisted
3. Not disclose the name of individual inquirers unless informed consent of the inquirer, or his or her authorized representative, is obtained
4. Provide a setting for staff to attend to each individual’s questions and needs without interruption and in a confidential manner
5. Staff will be competent, ethical, qualified, and sufficient in number to implement these service standards
   a. Staff
      i. Provide for supervision and evaluation of all staff, paid and nonpaid
      ii. Establish procedures for the following
         (a) Keeping staff informed of changes and availability of services
(b) Ongoing in-service training of staff
(c) Assuring confidentiality of client information
(d) Providing consultation as needed to insure staff competency

iii. Provide all staff, paid and nonpaid, with written job descriptions outlining the skills, duties to be performed and lines of supervision and communication

iv. Volunteers are considered nonpaid staff members entitled to the provision of orientation, in-service training, and insurance, as available and appropriate to their volunteer role

v. Reimburse the volunteer for out-of-pocket expenses when resources are available

b. Training and Orientation
i. Training component will consist of pre-service orientation and training, on-the-job training, in-service training and workshops, and encouraging staff to pursue formal education in job related areas

ii. Training and orientation will consist of, but not limited to the following
(a) Interviewing and assessing techniques
(b) Use of resource information and knowledge of public benefits
(c) Information giving and assistance procedures
(d) Follow-up
(e) Confidentiality
(f) Recordkeeping
(g) Reporting statistical data
(h) Resource identification
(i) Agency organization, purpose and structure
(j) Advocacy skills and techniques

6. Maintain accurate, up-to-date information on community resources available
a. The service provider may substitute the resource guide provided by the Egyptian AAA if all of the following are met.
i. The service provider obtains a current copy of the printed resource guide from the Egyptian AAA or uses the online resource guide

ii. The service provider gathers local resources not included in the guide supplied by the Egyptian AAA as outlined below

b. Resource gathering will include a compilation of all existing agencies and services available

c. The resource information will contain the following components.
i. A list by name of all public, private and voluntary agencies and organizations that provide essential services to the inquirers

ii. A service or problem category listing with extensive cross-references and related agency names

iii. In areas where clear, commonly accepted geographical and political subdivisions exist, a list of the agencies and services

d. Each agency / organization listing will include, but not limited to the following descriptive material.
i. Legal name, address and telephone number

ii. Services provided

iii. Eligibility

iv. Fee / no fee / based on ability to pay (sliding scale)
v. Area of service
vi. (Optional) Contact person(s) and / or administrator, application procedures; length of time on waiting list, if any; branch office addresses and telephone numbers
e. The resource information will be updated on a continual basis, but at least annually.

7. Adequate provision of services to the inquirer will utilize sound practices that result in appropriate linkage of the inquirer to needed services
a. Interviewing limited to obtaining information sufficient to make a determination necessary to provide adequate information or assistance
b. Information giving and referral
   i. Accurate and pertinent to the problem(s)
   ii. When not needed, provided in a manner that does not require the staff's active participation in connecting the inquirer to the needed service(s)
   iii. When needed, provided with the active participation of staff when the need(s) or problem(s) of the inquirer indicates staff assistance is needed
   iv. Encourages the inquirer call back if initial information given is incorrect, inappropriate or insufficient
c. Follow-up
   i. Carried out when a referral is made
   ii. Staff will determine which of the information giving (only) cases require follow-up
   iii. Follow-up will consist of contacting the agency or service to which a referral has been made, and / or the inquirer to ascertain, whether or not contact has been made and the service is being provided
   iv. If linkage has not occurred, staff will reassess the inquirer's situation in order to determine whether or not other appropriate action can be undertaken to effect linkage.
v. Follow-up information may include the following.
   (a) Linkages made or service in process of being obtained
   (b) Service available, but waiting list is too long
   (c) Service available but not accepted by inquirer
   (d) Service unavailable due to inquirer's ineligibility, e.g., income of inquirer, residence of inquirer, age of inquirer

8. The data collection system will be developed to service needs by including at least the following elements.
   a. Name of inquirer (or name of caller, if other than person for whom services are sought), address and telephone number
   b. Need(s) or problem(s)
   c. Service(s) needed
   d. Agency referrals
e. Results of follow-up
f. Any other pertinent social or living arrangement information
g. The inquirer will maintain the right to withhold information, including when it is not directly relevant to the resolution of his / her problem(s).
h. Data collection procedures will insure confidentiality
Data collection will provide adequate information for evaluation of the service
Is available for planning of essential human services, including inadequacies of present services, gaps, duplications and needs not met

9. Maximizing the accessibility of service
   a. Available during normal business hours (at least six hours on weekdays) at walk-in centers, by telephone, and / or online
   b. Visible to the public, its target group, and the professional community through mass media, organizational bulletins, personal contacts, distribution of printed materials, and / or online
   c. Coordinate with other community agencies and organizations
   d. Responsive to the needs of special target groups who might not otherwise avail themselves of service without such special attention e.g., limited English speaking persons, ethnic groups, and people with disabilities
   e. Develop necessary capability where none exists in order to serve target populations
   f. Facilitate access to an agency or needed service by linking inquirers to transportation or outreach services
   g. Act as a resource to other agencies and organizations regarding community resources

10. Facilities will be provided in sufficient quality and quantity to insure the adequate operation of the service
   a. Space will be sufficient to ensure confidentiality in interviewing and to carry out service responsibilities
   b. Telephone system has adequate lines for incoming calls, for hold, and call out purposes
   c. Sufficient desks, tables, chairs, supplies, filing cabinets (equipped with locks), and other necessary materials
   d. Serve walk-in inquirers
   e. The facility is free of architectural barriers, be accessible by public transportation, have available parking and be near the population the program is designed to serve
   f. Complies with all applicable codes and ordinances established in the locality served

11. Have a plan that addresses operations in the event of a disaster or other emergency.
   a. Coordinate with appropriate emergency services agencies and first responders
   b. Publicize the community emergency resources

12. Provide advocacy when needed to secure benefits.

13. Provide community and / or group presentations about available resources and services.

End of Section 618
A. **Definition**-- Legal Assistance includes arranging for and providing assistance in resolving civil legal matters and the protection of legal rights, including legal advice, research and education concerning legal rights and representation by an attorney at law, a trained paralegal professional (supervised by an attorney), and / or law student (supervised by an attorney) for an older person (or his / her representative).

B. **Service Activities May Include**
   1. Provision of legal advice and information;
   2. Legal research on behalf of client(s);
   3. Education concerning legal rights;
   4. Representation by an attorney at law, a trained paralegal, and / or a law student; and
   5. Provision of client advocacy to secure needed and entitled benefits.

C. **Unit of Service**
   **Representation by an Attorney, Paralegal, and / or Law Student** – One-hour of time spent by one person working on a case constitutes one unit of service.
   **Legal Information and Community Education**—One-hour of staff time expended in behalf of a client(s) constitutes one unit of service.

D. **Area Agency Award Standards**
The Area Agency will award funds to the legal assistance provider(s) that most fully meet the standards in 45 CFR Section 1321.71.

E. **Service Standards**
See the full text of 45 CFR Section 1321.71 (Legal Assistance) from the OAA Rules and Regulations.
   1. The legal services provider(s) selected must be the agency which most fully meets the following standards--
      a. Has staff with expertise in specific areas of law affecting older persons in economic or social need; for example, public benefits, institutionalization and alternatives to institutionalization
      b. Demonstrates the capacity to provide effective administrative and judicial representation in the areas of law affecting older persons with social or economic need
      c. Demonstrates the capacity to provide support to other advocacy efforts; for example, the long-term care ombudsman program
      d. Demonstrates the capacity to deliver effectively legal services to institutionalized, isolated, and homebound individuals
      e. Has offices and / or outreach sites which are convenient and accessible to older persons in the community
      f. Demonstrates the capacity to provide legal services in a cost effective manner
      g. Demonstrates the capacity to obtain other resources to provide legal services to older persons
2. Each legal service provider must make efforts to involve the private bar in legal services provided under this part, including groups within the private bar that furnish legal services to older persons on a pro bono and reduced fee basis.

3. In areas where a significant number of clients do not speak English as their principal language, the legal service provider must adopt employment policies that ensure that legal assistance will be provided in the language spoken by those clients.

4. The legal service provider must ensure that legal services are not provided in fee generating cases, as defined in 45 CFR 1609.2 unless adequate representation is unavailable from private attorneys.

5. Each legal services provider that is not a Legal Services Corporation grantee must agree to coordinate its services with Legal Services Corporation grantees in order to concentrate legal services funded under this part on older persons with greatest economic or social need who are not eligible for services under the Legal Services Corporation Act. In carrying out this requirement, legal services providers may not use a means test or require older persons to apply first for services through a Legal Services Corporation grantee.

6. A legal service provider may not require an older person to disclose information about income or resources as a condition for providing legal services under this part. A legal service provider may ask about the person's financial circumstances as a part of the process of providing legal advice, counseling and representation, or for the purpose of identifying additional resources and benefits for which an older person may be eligible.

7. The legal provider must ensure that no attorney of the provider engages in any outside practice of law if the director of the provider has determined that the practice is inconsistent with the attorney's full time responsibilities.

8. The legal provider must ensure that while employed under this Part, no employee and no staff attorney of the provider at any time--
   a. Uses official authority or influence for the purpose of interfering with or affecting the results of an election or nomination for office, whether partisan or nonpartisan
   b. Directly or indirectly coerces, attempts to coerce, command or advise an employee of any provider to pay, lend, or contribute anything of value to a political party, or committee, organization, agency or person for political purposes
   c. A candidate for partisan elective public office
   d. Engages in any voter registration activity

9. The legal provider must adopt a procedure for affording the public appropriate access to the Older Americans Act, regulations and guidelines of 45 CFR Part 1321, the provider's written policies, procedures, and guidelines, the names and addresses of members that the provider determines should be disclosed. The procedures adopted must be approved by EAAA.

10. The legal provider must ensure that no employee and no staff attorney of the provider will directly, or indirectly, engage in activities intended to influence the passage or defeat of any legislation by the Congress of the United States or by any State or local legislative body or state proposals by initiative petition except where--
   a. Representation by a provider for a client is necessary with respect to such client's rights and responsibilities (except that no employee will solicit a client
in violation of professional responsibilities for the purpose of making such representation possible)

b. A governmental agency, legislative body, committee or member thereof requests for the provider to testify, draft or review measures or to make representations to such agency, body, committee or member, or is considering a measure directly affecting the activities of a provider under this Part

11. The legal provider must ensure that, while providing legal services, no employee and no staff attorney of the provider engages in demonstrations, picketing, boycotts, or rioting or civil disturbance or any illegal activities as defined at 45 CFR 1612.1, 1612.2 and 1612.3.

12. A legal services provider under this Part may, with the prior written approval of EAAA set priorities for the categories of cases for which it will provide legal representation in order to concentrate on older persons with the greatest economic or social need. In setting case priorities, a legal services provider may consider the availability of staff resources in determining the extent of legal advice and representation to provide individual older persons.

End of Section 619
A. **Definition**—A multipurpose senior center is defined as a community facility with regular operating hours and staff that provide for a spectrum of health, social, nutritional and educational services and recreational activities for older persons. Funds may be awarded to a public or nonprofit organization for the acquisition, alteration, renovation, construction (where appropriate), or operation of a facility that meets federal, state, and local regulations and / or ordinances, which serves as a multi-purpose senior center.

B. **Service Activities May Include**
   1. **Facility Development**-
      a. Acquisition - obtaining ownership of an existing facility in fee simple or by lease for 10 years or more for use as a multi-purpose senior center. 45CFR Section 1326.3
      b. Alteration or Renovation - making modifications to or in connection with an existing facility which are necessary for its effective use as a center. These may include renovation, repair, or expansion that is not in excess of double the square footage of the original facility and physical improvements. 45CFR Section 1321.3
      c. Construction - building a new facility, including the costs of land acquisition and architectural and engineering fees, or making modifications to or in connection with existing an existing facility which are in excess of double the square footage of the original facility and all physical improvements. 45CFR Section 1321.3
   2. **Operations** - The costs associated with the day-to-day physical operation of a facility that serves as a multi-purpose senior center, including equipment and the professional and technical personnel of a multi-purpose senior center necessary for its operation.

C. **Unit of Service**
   Facility Development-- There is no unit of service measurement for the development of a facility other than the quarterly reporting of each facility receiving funding for this service activity.

   Operations-- There is no unit of service measurement for the operation of a facility other than the quarterly reporting of each facility receiving funding for this service activity.

D. **Area Agency Award Standards**
   1. The area agency may award funds to a public or nonprofit organization for the following purposes--
      a. Acquiring, altering, leasing or renovating a facility, including a mobile facility, for use as a multi-purpose senior center
      b. Constructing a facility, including a mobile facility for use as a multi-purpose senior center, subject to the provisions of this Section
      c. Assisting in the operation of a facility that serves as a multi-purpose senior center, including equipment and meeting all or part of the costs of professional and technical personnel required to operate a multi-purpose senior center
2. In making awards, the area agency must give preference to facilities located in communities with the greatest incidence of older persons with the greatest economic or social need, with particular attention to low income minority individuals.

3. Special conditions for acquiring by purchase or constructing a facility are--
   a. The Area Agency must obtain the approval of the Department on Aging before making an award for constructing a facility
   b. The Area Agency may make an award for purchasing or constructing a facility only if there are no suitable facilities for leasing

4. The Area Agency must ensure that the facility complies with all applicable state and local health, fire, safety, building, zoning and sanitation laws, ordinances or codes. 45CFR Section 1321.75(a)

5. The Area Agency must ensure the technical adequacy of any proposed alteration or renovation of a multi-purpose senior center assisted under Title III, by requiring that any alteration or renovation of a multi-purpose senior center that affects the load bearing members of a facility is structurally sound and complies with all applicable local or State ordinances, laws, or building codes. 45CFR Section 1321.75(b)

E. Service Standards
1. The recipient of any award for multi-purpose senior activities must comply with all applicable State and local health, fire, safety, building, zoning and sanitation laws, ordinances and codes.

2. The recipient of any multi-purpose senior center award must install, in consultation with State or local fire authorities, an adequate number of smoke detectors in the facility.

3. The recipient of any multi-purpose senior center award must have a plan for assuring the safety of older persons in a natural disaster or other safety-threatening situation.

4. In a facility that is shared with other age groups, funds received under Title III may support only--
   a. That part of the facility which is used by older persons; or
   b. A proportionate share of the costs based on the extent of use of the facility by older persons.

5. A multi-purpose senior center program must be operated in the facility.

6. Any facility which is altered or renovated using Older Americans Act and related grant funds must be used for the purpose for which the alteration and / or renovation was completed for at least five years.

7. The recipient of an award for acquisition, alteration or renovation of existing facilities of a multi-purpose senior center must assure that Older Americans Act Section 307(14).
   a. For not less than 10 years after acquisition, or not less than 20 years after completion of construction, the facility will be used for the purpose for which it is to be acquired or constructed, unless for unusual circumstances the Commissioner waives the requirement of this division.
   b. Sufficient funds must be available to meet the nonfederal share of the cost of acquisition or construction of the facility.
   c. Sufficient funds will be available when acquisition or construction is completed for effective use of the facility for the purpose for which it is being acquired or constructed.
d. The facility may not be used, or intended for use, for sectarian instruction or as a place of religious worship.

e. In the case of purchase or construction, there must be no existing facilities suitable for leasing as a multi-purpose senior center.

f. The plans and specifications for the facility must be in accordance with regulations relating to minimum standards of construction, promulgated with particular emphasis on securing compliance with the requirements of the Architectural Barriers Act of 1968.

g. Any laborer or mechanic employed by any contractor or subcontractor in performance of work on the facility will be paid wages at rates not less than those prevailing for similar work in locality as determined by the Secretary of Labor in accordance with the Act of March 3, 1931 (40 U.S.C. 276A-5, commonly known as the Davis Bacon Act), and the Secretary of Labor will have, with respite to the labor standards specified in this clause, the authority and functions set forth in reorganization plan numbered 14 of 1950 (15 FR 3176; 64 Stat. 1267) and Section 2 of the Act of June 13, 1934 (40 U.S.C. 276c).

8. The recipient of any Multi-purpose Senior Center Award must file the following Notice of Record with the appropriate unit of local government within 30 days of purchase or completion of construction of the facility—

This is to serve as notice to all potential sellers, purchasers, transferors and recipients of a transfer of the real property described below as to the Federal Government’s reversionary interests as set forth in Section 312 of the Older Americans Act of 1965, as amended, 42 U.S.C. 3030b, which have arisen as a result of insert grantee’s name receipt and use of Department of Health and Human Services grant funds in connection with the purchase or construction of said property. The property to which the purchase or construction is applicable is address and identified as Parcel insert appropriate number(s) in the books and records of insert appropriate name of local unit of government’s recording agency. Said real property is also described as insert description provided in survey. Further information as to the Federal Government’s interests, referred to above, can be obtained from Egyptian Area Agency on Aging, 200 E. Plaza Drive, Carterville, IL 62918.

The grantee must provide the Area Agency on Aging Director with a copy of the notice within one week of its recording.

9. The Area Agency will notify the Department on Aging of any proposed alteration or renovation so that the Department can consult with the Secretary of Housing and Urban Development with respect to the technical adequacy of any proposed alteration or renovation.

F. Recapture of Payments-- Older Americans Act Section 312. If, within 10 years after acquisition, or within 20 years after the completion of construction, of any facility for which funds have been paid under Title III--

1. The owner of the facility ceases to be a public or nonprofit private agency or organization
2. The facility ceases to be used for the purpose for which it was acquired (unless the Commissioner determines in accordance with regulations that there is good cause for releasing the applicant or other owner from the obligation to do so).

The grantor will be entitled to recover from the applicant or other owner of the facility an amount which bears to the then value of the facility (or so much thereof as constituted an approved project or projects) the same ratio as the amount of such Federal funds bore to the cost of the facility financed with the aid of such funds. Such value will be determined by agreement of the parties or by action brought in the United States district court for the district in which such facility is situated.

G. Procedures for Recapture of Grant Funds
This procedure delineates the manner in which the Department on Aging and Area Agency on Aging will calculate and recapture federal and state reversionary interests in facilities that were awarded funds for renovation, acquisition, or construction for use as a Multi-purpose Senior Center and are not being used in accordance with the requirements of this section.

1. The Egyptian Area Agency on Aging may authorize an Older Americans Act grantee or contractor to use the property for the following purposes when the grantee or contractor determines that the property is no longer needed for use as a multi-purpose senior center;
   a. Activities sponsored by other Federal awards (regardless of which Federal agency made the other awards);
   b. Activities that have purposes consistent with those of the Older Americans act of 1965, as amended;
   c. Activities that have any other public interest; or
   d. Activities conducted in the interests of the U.S. Government.

2. When the property is no longer used in accordance with the original intent of the award as a multi-purpose senior center or in accordance with paragraph 1 above, the grantor agency is responsible to;
   a. Calculate the portion of the current market value of the facility equal to the proportion of the federal / state grant funds contributed to the cost of the facility; and
   b. Forward the amount to Illinois Department on Aging for reversion to the Federal or state government once funds have been reclaimed from the grantee (service provider).

3. The Department on Aging and Egyptian Area Agency on Aging may request from the U.S. Commissioner on Aging a waiver of the repayment of funds. This request will include--
   a. An historical background of the senior center
   b. A description of the nature of the circumstances that led the State to request a waiver
   c. The total Older Americans funds awarded; and an estimate of the total federal share of the center's value when it ceased to be used for program purposes
   d. The date at which circumstances made a waiver advisable

4. The service provider may request a waiver of the repayment of funds by submitting the information in 3 above to the Egyptian Area Agency on Aging.
H. Multi-purpose Senior Center Inventory

The Department on Aging and Egyptian Area Agency on Aging must maintain an inventory of Multi-purpose Senior Centers that have been acquired or constructed with Older Americans Act and related funds and periodically review the utilization of the centers to ensure that they are being used for their originally intended purposes. Information for the Senior Center Inventory Listing must be submitted to Egyptian Area Agency on Aging within 30 days of a new award or within 30 days of the identification of a change in status in a previous Multi-purpose Senior Center award. The service provider must report to the EAAA by September 15 of each fiscal year any change in the status of the senior centers' ownership and use within their service area.

End of Section 620
621: **OMBUDSMAN**

A. **Definition**-- Assistance provided by trained and registered individuals to or on behalf of the elderly in long-term care facilities to resolve their problems, secure and educate them about existing rights, benefits and entitlements, and effect favorable changes in the law to develop additional rights, benefits and entitlements.

B. **Service Activities May Include**
   1. **Ombudsman Service Components**--
      a. The service components of the Sub State Ombudsman Programs are divided into four categories-- Investigative Services, Regular Presence in Long-term Care Facilities, Public Information and Community Education, and Issue Advocacy
      b. All Sub State Ombudsman Programs must provide and document the provision of each of these service components
   2. Identify, investigate and resolve complaints made by or on behalf of residents of long-term care facilities relating to actions, inactions, or decisions of providers, or their representatives, of long-term care facilities, of public agencies, or social service agencies, which may adversely affect the health, safety, welfare, or rights of such residents.
   3. Provide services to assist residents in protecting the health, safety, welfare or rights of the residents.
   4. Inform residents about means of obtaining services and ensure they have regular and timely access to the services.
   5. Analyze, comment on, and monitor the development and implementation of Federal, State and local laws, regulations and other governmental policies and actions, that pertain to the health, safety, welfare, and rights of residents, with respect to the adequacy of long-term care facilities and services in the State; recommend changes in such laws and facilitate public comment on the laws, regulations, and actions.
   6. Provide training for representatives of the Office of the Ombudsman; provide technical support for their development of family / resident councils to protect the well-being and rights of residents.
   7. Garner support of citizen organizations to participate as nursing home visitors in the Ombudsman program.
   8. Report significant findings and data collected regarding long-term care facilities.

C. **Unit of Service**
   One hour of staff time expended by a Sub-State Ombudsman, Community Ombudsman, and / or Ombudsman Visitor within the Long-term Care Ombudsman Program is a unit of service.

D. **Service Standards**

End of Section 621
A. **Definition**—This is one-on-one contact initiated by an agency or organization for the purpose of identifying potential clients (or their caregivers) and encouraging their use of existing services and benefits. The emphasis should be placed on conducting home visits for the initial contact.

B. **Service Activities May Include**
1. Conducting search and find activities (i.e., canvas door-to-door and personal contact with older persons whose names have been solicited from community resources) which seek out and identify hard to reach older persons and targeted populations
2. Informing persons of benefits and services that are available
3. Encouraging older persons to participate in services and benefit programs;
4. Assisting older persons in gaining access to needed services
5. Conducting follow-up activities conducted with older persons and/or agencies to determine whether services have been received and the identified need met following the formal referrals
6. Providing client advocacy to secure needed benefits
7. Arranging for and providing community presentations which link older persons and caregivers to needed services and benefits
8. Conducting specialized disaster assistance activities, such as—
   a. Conducting door-to-door canvassing to locate and identify older people, assessing their needs and providing assistance in obtaining needed services
   b. Encouraging and assisting older people to use the tele-registration system or the Disaster Application Center
   c. Providing on-going support and assistance through extended and repeated efforts at follow-up
   d. Conducting follow-up on lists of affected older people received from other providers and agencies to assure that they are receiving services

*Although the following activities are encouraged, they may not be counted as units of Outreach—*
1. Program publicity (e.g., preparation of newsletters and press releases)
2. The development of interagency agreements
3. Public education such as the arrangement for and provision of community presentations or group activities

C. **Unit of Service**—A unit of service is any contact between a service provider and an elderly client or caregiver. Outreach units are based on one-on-one contacts by a service provider. Client follow-up is counted as another Outreach unit of service.

For example—When a staff person conducts a home visit to an older person and provides information about services and resources that are available, this constitutes one unit of service. If the staff person does a follow-up visit or a telephone call is made to the client to provide additional assistance and/or encourage that person’s use of existing services and benefits, this follow-up contact will be counted as another unit of service.

D. **Area Agency on Aging Award Standards**—All Title III-C funds for Outreach must be awarded to nutrition projects funded under Title III-C.
E. Service Standards
1. Outreach services should be made accessible to individuals who are aged 60 or over who are located in the area served by the provider.
2. Outreach services will be provided to older persons in a professional and timely manner.
   a. Provider must make personal (face-to-face) contact with the client or caregiver in the home or any other appropriate setting in the community (i.e., hospital, nursing home, etc. Contact in the senior center or by telephone may not be counted as Outreach).
   b. Provider must assess the client's individual needs and assist the client to meet those needs.
   c. Provider must have a designated Information and Referral service which meets the EAAA standards.
   d. Service activities must include--
      i. Search and find activities, which seek out and identify hard to reach older persons
      ii. Informing persons of benefits and services that are available
      iii. Encouraging older persons to participate
      iv. Assist persons in gaining access to needed service
3. The staff will be competent, ethical, and qualified to provide Outreach services.
   a. Paid staff must provide Outreach services. Exceptions may be given by EAAA to providers who can justify, in the III-B application program design, the use of volunteers or student interns.
   b. Staff will be provided with written job descriptions outlining the skills, duties to be performed, and lines of communication.
   c. Training
      i. Staff must receive training in the following areas--
         (a) Availability of community resources
         (b) Client advocacy
         (c) Interviewing skills
         (d) Confidentiality
         (e) Recordkeeping
      ii. An Outreach training manual must be distributed to staff
      iii. The receipt of training will be documented in the personnel files of staff
      iv. The provider must make available, at least twice per year, training to Outreach staff
      v. The supervisor of Outreach staff will periodically review a portion of the case files as an ongoing training activity
4. The provider will seek to assure that all persons in the community are aware of the Outreach service.
   a. The Outreach service will be visible to the community through the use of Public Service Announcements, printed materials and personal contacts.
   b. The provider will coordinate with other community agencies and organizations.
   c. The provider will seek to inform / identify vulnerable persons in need of this service.
5. Outreach service recordkeeping will include adequate information to meet client service needs, to serve for planning purposes, and to serve as verification of service delivery.
   a. The provider must develop a case file for each client to include the following written information--
      i. Basic intake data (name, address, age, etc)
      ii. Assessment of client need
      iii. Case notes, including follow-up contacts
      iv. Identification of services currently received by client (i.e., food stamps, CCP)
      v. Documentation of time spent on behalf of the client
      vi. All entries signed and dated by case worker
   b. Case files will be placed in either an active or an inactive (deceased, moved) filing system.
   c. EAAA approved report forms will document clients receiving Outreach services.

6. If a substantial number of the older individuals residing in the planning and service area are of limited English-speaking proficiency, the outreach service must utilize workers in the delivery of outreach services who are fluent in the language spoken by a predominant number of such older individuals who are of limited English-speaking proficiency.

7. Outreach service efforts will identify individuals eligible for assistance with special emphasis on the following--
   a. Older individuals residing in rural areas
   b. Older individuals with greatest economic need (with particular attention to low-income minority individuals and older individuals residing in rural areas
   c. Older individuals with greatest social need (with particular attention to low-income minority individuals and older individuals residing in rural areas
   d. Older individuals with severe disabilities
   e. Older individuals with limited English-speaking proficiency
   f. Older individuals at risk of institutional placement
   g. Older individuals with Alzheimer’s disease or related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals

End of Section 622
623: HOME MODIFICATIONS

A. Definition-- Assistance to older persons determined eligible by either the service provider (with prior Egyptian AAA approval) or the Case Coordination Unit, to maintain their homes in conformity with minimum standards or to adapt homes to meet the needs of older persons with physical problems. All repairs or renovation must meet local established standards and ordinances.

B. Service Activities May Include
   1. Arrangement for repairs, renovation or modification
   2. Follow-up provided to ensure that an older person receives satisfactory service

C. Unit of Service-- Each home repaired or renovated is one unit of service (count more units in a home if other eligible people in the home receive a different repair or renovation.)

D. Service Standards
   1. An eligible individual must be age 60 or over and assessed as eligible. The target population includes frail older individuals who have a physical or mental disability, including having Alzheimer's Disease or a related disorder with a neurological or organic brain dysfunction, that restricts the ability of an individual to perform normal daily tasks or which threatens the capacity of an individual to live independently. In determining eligibility for services, special consideration to older individuals in greatest economic need will be made, with particular attention to low-income minority individuals.
   2. Grant funds are limited to a maximum annual amount per person that is announced in the Area Plan summary document or service provider application.
   3. Grant funds are to be used only when other funding is not available or is insufficient.
   4. The modification is an attachment to the home (as opposed to something which sits in the home like a space heater, fan, or microwave) or assistive devices which alter the barriers of an existing structure of a home (i.e., a raised toilet seat, tub or shower seat, add-on shower head, bedside commode, door knob assistive device, lever type faucets, clamp-on grab bars, rails on stairs, etc.) The modification must provide an older person who is impaired or disabled with a safe, accessible, and comfortable environment to live in.
   5. Home modifications are limited to the eligible client's place of dwelling, either owned or rented.
   6. The approval of the owner is required before modifying a rented dwelling.
   7. Home modifications must allow the client's place of dwelling to meet minimum housing standards or assist the client to remain in their home by helping the client to adapt the home to the client's physical needs.
   8. The service provider will maintain the following records--
      a. The eligibility assessment or CCU Plan of Care;
      b. Estimates of the modifications;
      c. Receipts or invoices for modifications; and
      d. Other records as determined by the Egyptian AAA.

End of Section 623
624: TRANSPORTATION

A. Definition-- Transporting older persons, caregivers, grandchildren raised by grandparents, and adults with disabilities living with older persons to and from community facilities and resources for purposes of acquiring / receiving services, to participate in activities or attend events in order to reduce isolation and promote successful independent living. Service may be provided through projects specially designed for older persons or through the utilization of public transportation systems or other modes of transportation.

B. Service Activities May Include
1. Assistance in making travel arrangements;
2. Provision of or arrangements for special modes of transportation when needed;
3. Coordination with similar and related transportation in the community; and
4. Door to door or scheduled route.

Note-- Assisted transportation service is not included under transportation and those participants receiving assisted transportation should not be counted under this service.

C. Unit of Service-- Each one-way trip to or from community locations per client constitutes one unit of service. The service unit does not include any other activity.

D. Area Agency Award Standards-- The area agency may enter into transportation agreements with agencies which administer programs under the Rehabilitation Act of 1973 and Titles XIX and XX of the Social Security Act to meet the common need for transportation of service participants under the separate programs. Agreements entered into under this section are exempt from the restriction of an area agency on delegation of the authority to award or administer Older Americans Act funds.

E. Service Standards
1. Drivers of senior transportation vans must-- (Ill. P.A. 82-532)
   a. be 21 years of age or older;
   b. have a valid and properly classified driver's license;
   c. have had a valid driver's license for three years prior to the application;
   d. have demonstrated ability to exercise reasonable care in the safe operation of a motor vehicle on a driving test; and
   e. have not been convicted of reckless driving within three years applying for the job.

2. A volunteer driver, using her / his own vehicle to transport older people, must have a valid and properly classified drivers license and have all the necessary automobile insurance coverage.

3. Any vehicle of 12 or more passengers used primarily in the transportation of senior citizens will bear placards on both sides indicating it is being used for such purposes. The placards can be affixed either temporarily or permanently to the vehicle. The size of the letters must be at least 2 inches high and the stroke of the brush must be at least 2 inch wide. Any such vehicle used for such purposes will be subject to the inspections provided for vehicles of the second division and its operation will be governed according to the requirements of this Code. (Ill. P.A. 82-957)
4. Any federally funded program or project may share the use of equipment (e.g., transportation vehicles sponsored by the Federal government) provided, such other use will not interfere with the work on the original project or program. Therefore, a Title III transportation program may provide services to other programs (no age requirements) supported by the Federal government. However, the Title III provider must pro-rate the cost of this service according to program usage. This rate should be based on vehicle maintenance, operator, insurance, and all other appropriate costs for this service. All fees collected by the Title III program are considered to be program income. Therefore, these funds must be used for the Title III operations of the transportation provider.

5. The sale of advertising space on IDOT Section 5310 and 5311 and Title III funded transportation vehicles is allowable.

6. All Title III transportation providers should abide by the Illinois Vehicle Code, as amended.

7. Transportation services must be made available for a suggestion donation to--
   a. Individuals age 60 or older and their caregiver of any age
   b. A grandchild under age 18 being raised by a grandparent (or other older relative) age 60 or older when the grandchild is accompanying the grandparent
   c. An adult under age 60 with a developmental disability (DD) living with a person age 60 or older when the adult with DD is accompanying the older person
   d. Non-caregivers under age 60 when they accompany someone age 60 or older. The under age 60 non-caregiver must pay an appropriate fee or fare.

Note-- The following standards will be monitored by EAAA only for those providers who are not funded under IDOT Section 5310 and 5311.

8. Operation of vehicles is conducted in a cost efficient manner
   a. That an adequate system is in operation for accepting rider requests.
      i. That points where trip requests are received are publicized
      ii. There is good communication between the place where requests are received and the points where service is dispatched or routed
      iii. That telephone stations are adequate and properly staffed
      iv. That telephone employees are courteous
   b. Have a good routing and scheduling system
      i. method of service to be the best for the particular needs of the area through use of one of the following--
         (a) Demand / response
         (b) Fixed routes and schedules
         (c) Combination of above two methods
      ii. That a periodic study and necessary adjustments be made of the routes, schedules and methods of service employed.
      iii. System is flexible to meet special needs such as frail elderly, medical needs, handicapped, etc.
   c. Dispatching
      i. There is good direct control of vehicle operations as service is being provided.
ii. Dispatching allows for rearranging of scheduled trips and the insertion of new trips on same day of service.

iii. Scheduled routes are regular and dependable.

iv. Dispatchers are trained and knowledgeable of routes and geographic area.

v. The system will seek to be radio equipped.

9. Providers will seek to assure that all persons in the community are aware of the Transportation program.
   a. The Transportation program will be made visible to the community through the use of Public Service Announcements, printed materials and personal contacts.
   b. The Transportation provider will coordinate with other community agencies and organizations.
   c. The Transportation provider will seek, through Outreach efforts, to inform / identify vulnerable persons in need of this service.

10. Vehicle design is safe, comfortable, appropriate, and, where feasible, accessible to individuals eligible for the service.
    a. Vehicle seating will be designed to accommodate adults.
    b. If the ground to the first step exceeds 12 inches, an acceptable retractable or portable step will be used.
    c. All steps will be covered with a non-skid material.
    d. A fire extinguisher will be provided in plain view, accessible to the driver and passengers.
    e. A First Aid Kit will be visible and easily accessible.
    f. Available seating will not exceed the maximum rated capacity of the vehicle.
    g. The driver will escort each client on and off the vehicle, where required.
    h. The transportation system will seek to be radio equipped.
    i. The transportation system will seek to be accessible to all older persons.
    j. Written procedures will exist and a copy located in each transportation vehicle for driver behavior in the case of--
       i. Medical emergency
       ii. Vehicular accident scene
       iii. Vehicle failure

11. All vehicles utilized in a Transportation program, including automobiles, will have appropriate insurance coverage.
    a. The provider must seek three bids prior to choosing a comprehensive insurance package.
    b. The insurance package must meet minimum coverage requirements established by the State of Illinois.
    c. The provider will seek an annual review of the agency’s insurance package to ensure the most comprehensive and economical policy available.

12. The provider will conduct regular inspections and provide preventative maintenance to the vehicles in the Transportation program.
    a. Daily vehicle inspections, utilizing a written checklist, will be conducted by the driver.
    b. Each vehicle will receive an inspection administered through IDOT, as mandated by law.
13. Transportation recordkeeping will include adequate information for planning purposes and as verification of service delivery.
   a. Transportation service provider must document--
      i. Name of client, date of service
      ii. Units of service provided
      iii. Donations received from participants
   b. Daily vehicle inspection sheets and all other maintenance receipts must be maintained for each vehicle.

15. A written policy must be established by the service provider that addresses--
   a. Informing riders of the voluntary nature of donations
   b. The handling of donations by staff / volunteers

F. Policy Clarifications

1. Services Provided to Grandchildren, Family Caregivers & Adult Children with Developmental Disabilities (Department Policy 02-04)
   a. It is allowable to provide transportation services to grandchildren being raised by grandparents, family caregivers, and adult children with developmental disabilities when they accompany persons age 60 and over on a van or bus funded under the Older Americans Act.
   b. Older persons can use the transportation service to address the needs of family caregivers, grandchildren or adult children with developmental disabilities (e.g., doctor’s appointment for a school exam) as well as the needs of the older adult. Such transportation services will directly benefit the older adult as the caregiver or the care recipient.
   c. The transportation services must be provided at no cost to the older adults, grandchildren, adult children with developmental disabilities and family caregivers. The service provider of the Title III transportation service will also provide the older individual and / or the family caregiver the opportunity to contribute voluntarily to the cost of the transportation service.
   d. When reservations are made for transportation by the older individual and / or caregiver, it is important for the Title III service provider to identify who will be riding that particular day so as to assure ample seating is available on the vehicle.

2. Service Delivery to Persons under the Age of 60 (Department Policy 03-04)
   a. Policy-- It is allowable under the Older Americans Act and its regulations for senior organizations, as well as non-senior organizations that receive Title III and related funding for senior transportation to transport individuals who are 60 and older and those who are under 60 together in the same vehicle during normal operating hours.
   b. The service provider of the Title III transportation service will provide the older individual the opportunity to contribute voluntarily to the cost of the service. Individuals under age 60 must be charged a reasonable fee or fare for the ride. However, fees or fares must not be imposed on grandchildren who are
raised by their grandparents, adult children with developmental disabilities and family caregivers as outlined in PCR No. 02-04.

c. It may also be possible for senior organizations receiving Title III and related funding to enter into a contractual arrangement with other service organizations to provide transportation services to their clientele (e.g., Job Access and Reverse Commute (JARC) program, etc.) either during normal operating hours or after hours. The service provider must pro-rate the cost of this service taking into consideration vehicle maintenance, driver, gasoline, insurance and other appropriate costs for this service. This does not apply to any Section 5311 public transportation operators.

d. In an effort to improve coordination and increase cost efficiency and effectiveness of providing this service, it is the Department’s expectation that senior organizations transport seniors along with other age and client groups on a regular basis using their reservation and scheduling systems for the van or bus being used. AAAs should work with Title III transportation providers and other community-based transportation service providers to assure that transportation services are coordinated at the local level for the betterment of their communities.

End of Section 624
625: VOLUNTEER TRANSPORTATION SYSTEM

A. Definition—Transportation is for elderly people, primarily to community resources and medical related services and is provided by volunteers in privately owned vehicles.

B. Service Activities May Include
1. Assistance in making travel arrangements
2. Arrangement for special modes of transportation when needed
3. Coordination with volunteer drivers in the community
4. Door-to-door service by a volunteer driver in a privately owned vehicle

Note—OAA does not fund this service. This activity is funded from alternative grant funds, when available.

C. Unit of Service—Each one-way trip to or from community locations per rider constitutes one unit of service.

D. Service Standards
1. Eligibility requirements include—
   a. The service provider will determine rider eligibility based on the need for and lack of transportation. No alternative means of transportation can be available for the rider to be eligible for this service. Riders must be turned down by existing transit providers or physically unable to use existing service before using this service.
   b. Riders must be age 60 or over when service is provided in whole or in part with OAA funds.
   c. Service must initiate or terminate in the service area of the provider.
2. The service provider will recruit volunteer drivers, schedule trips as needed, prepare reports, keep records for driver and rider activities, and assign a person to be the contact person with EAAA.
3. The service provider will provide EAAA with required reports on a timely basis.
4. The service provider will assure that volunteer drivers will receive reimbursement for mileage from program funds. Other incidental expenses may be paid from program funds as approved by EAAA.
5. The volunteer driver must use a privately owned vehicle that is properly insured.
6. The service provider will submit a copy of their Certificate of Insurance for no owned vehicles and verify that volunteer drivers have adequate coverage to transport riders by keeping copies of each driver's proof of insurance.
7. The service provider will advertise the availability of the program within the provider's geographical limits. Contacts must be made with provider service area social service agencies, physicians, hospitals, and medical clinics, if any.
8. The service provider must cooperate with all social service agency referrals from the service area that meet these requirements.
9. The service provider will establish an accounting system for donations, while assuring that no eligible rider is denied a ride due to his / her refusal or inability to donate. Such donations will be considered program income and must be treated in accordance with appropriate standards.
10. Relatives of riders are not eligible for mileage or other program reimbursements.
11. Riders may obtain service on an as needed basis as determined by the service provider.

12. Transportation is primarily for medical related appointments. Non-medical related transportation is to be approved on a case-by-case basis by the service provider taking into consideration the needs of the rider and the availability of funds.

13. Transportation can be arranged to medical facilities as far away as St. Louis, Mo., Evansville, Ind., Paducah, Ky., Cape Girardeau, Mo., or Springfield, Ill.

End of Section 625
A. **Definition**-- Community Focal Points must be facilities in which older persons gather to receive or obtain services on a regular basis. Special consideration is given to senior centers and congregate meal sites.

B. **Service Activities May Include**-- Not applicable

C. **Unit of Service**-- Not applicable

D. **Area Agency Standards**-- In accordance with the Older Americans Act, EAAA must designate, where feasible, a focal point for comprehensive service delivery in each community to encourage the maximum collocation and coordination of services for older persons. The status of a Community Focal Point is honorary.

E. **Service Standards**
   1. Community Focal Points must be open on a regular basis with operating schedules that are desirable and convenient for older persons.
      a. Community Focal Points must be open for at least six hours per day Monday through Friday except EAAA approved Holidays. Closure for any other reason must receive prior approval by EAAA.
   2. Community Focal Points must be accessible to the handicapped.
   3. Community Focal Point facilities will be available during regularly scheduled times for direct access by existing services to provide for coordination of services.
   4. Community Focal Points will be located in areas with the greatest incidence of older persons with the greatest economic and social need. Special consideration is given to natural neighborhoods, geographic boundaries, and service delivery systems.
   5. Community Focal Points will provide or have direct access to existing information and referral and emergency service programs.
   6. Community Focal Points will provide or have direct access to existing transportation service for the elderly.
   7. Site staff will complete the EAAA assessment form.
   8. Once designated as a Community Focal Point, designation will continue until de-designation by EAAA.

End of Section 626
627: ELDERCARE

A. **Definition**-- A service(s) provided by a corporation on behalf of its employees who have caregiver responsibilities for elderly relatives or by a relative or private source, such as an insurance company. Benefits are provided through a contract under which the corporation, relative, insurer, or an intermediary, makes (third party) payments to an agency or organization to provide directly or to arrange for the provision of specified services and / or programs to a defined group of corporate employees, relative, insured on behalf of older persons.

B. **Service Activities May Include**
1. Solicitation of private, public, or corporate contracts to provide and arrange for services
2. Provision and / or arrangement for services to an older person that is not funded in whole or in part with EAAA administered funds
3. Accounting for expenditures and revenues of this service
4. Administration of Eldercare services

C. **Unit of Service**-- Not applicable

D. **Service Standards**
1. Services may enhance but may not distract from EAAA administered programs in the scope and quality of the system of service available to older persons in the same service area.
2. Activities of Eldercare should not create a conflict of interest with, or the ability of the service provider to carry out its EAAA administered programs.
3. Activities of Eldercare may not demand exclusivity, inappropriate withholding of information or any other provision which may limit the ability of the service provider to judge or act in the public interest, or which would restrict the ability of the service provider to exercise appropriate oversight of the EAAA administered program.
4. Each service provider that engages in Eldercare services must continue to fully, and effectively comply with its responsibilities to target its efforts on older persons with the greatest economic or social need, with particular attention to low-income minority older persons.
5. Separate accountability of EAAA administered funds is maintained as distinct from funds received from a private corporation or third party under an Eldercare contract.
6. EAAA administered funds may not be used to supplement third party payments made by a corporation or other party under an Eldercare contract. Each Eldercare contract must fully cover the cost of the services including administration and overhead provided under the contract. In addition, the following issues must be addressed by the agency providing Eldercare--
   a. Staff or staff time must be increased when an agency provides Eldercare services, therefore, not expending OAA funds on Eldercare activities
   b. Agencies may not charge for a service that is required under the OAA for all older people that desire service from the public program
   c. Eldercare contracts may not create a demand for services by persons who are not part of an OAA target population for service delivery but who are in
the service provider's service area and are eligible for the same service under
the public program
d. Agencies may not place a person who has received Eldercare through a
contract before of a public program's waiting list for service ahead of other
older persons
e. Agencies providing Eldercare may not change the priority of its activities
f. Eldercare contracts may not be in direct competition with programs funded
under the OAA or other EAAA administered program

7. Each service provider of EAAA administered funds is required to report to EAAA the
following information on each of its current Eldercare contracts--
a. The name of the other party to the contract
b. The type of contract
c. The type of service to be provided
d. The cost of services to be provided
e. The number of clients to be served
f. The number of units of service to be provided
g. The geographic area to be served
h. The percent of staff-time to be expended

8. Eldercare contracts must be included in the organizational audits of service
providers.

End of Section 627
628: ABUSE PREVENTION, TRAINING, AND PUBLIC EDUCATION

A. **Definition**—Activities in support of the elder abuse or ombudsman programs which supplement or expand support, training, and public awareness efforts. [Title III-B (EA)]

B. **Service Activities May Include**
1. Provision of public information / education on elder abuse or ombudsman related issues.
2. Arranging for or providing elder rights related training
3. Receiving and responding to elder abuse reports on a 24-hour basis including after regular work hours
4. Support of M-Teams

C. **Unit of Service**—A unit of service is the provision of one hour of staff time on behalf of a client or in preparation of or provision of activities that support the activities of Training and Public Information & Education, monthly activities in the provision of a 24-hour response, and formal face-to-face assessment of services after regular work hours.

D. **Service Standards**
1. Public Information / Education and Training service activities may be performed by Egyptian Area Agency on Aging, an EAAA funded elder abuse or ombudsman service provider, or by a combination of these agencies.
2. All Public Information / Education and Training materials developed as a result of this service are to be submitted to the EAAA.
3. All activities under this service must be a supplement to, and not a replacement of, existing activities as maintenance of effort and coordination of services must be maintained by the service provider.
4. The service provider will maintain service activity and client records that include, but is not limited to, the following--
   a. List of activities and / or service records that indicate service provision and units of service, if applicable
   b. Other records as needed and / or required by EAAA
5. Staff qualifications and requirements include a familiarity with the activities of the elder abuse and ombudsman programs. All service provider staff involved with the provision of direct client services such as twenty-four hour service provision must have completed IDOA required elder abuse training.
6. Provision of public information / education on elder abuse or ombudsman related issues may include such activities as development and distribution of a nursing home directory, presentations at senior centers, hospitals, etc. on elder abuse and ombudsman programs, and other related activities.
7. Training activities include arranging or providing elder rights related training (i.e. training to law enforcement on elder abuse, training nursing home staff on resident rights, etc.) and staff attendance at elder abuse or ombudsman related training (i.e. Elder Rights Conference, Elder Abuse Case Worker Training, workshop / training on nursing home issues, etc.)
8. The receipt of and response to elder abuse reports on a twenty-four hour basis including after regular work hours, must be provided by a designated Elder Abuse Provider agency and will be reimbursed at the IDOA approved reimbursement rate.
9. The Elder Abuse, Exploitation, and Neglect program’s 24 Hour Response application, standards, and reporting requirements apply to this activity. An Elder Abuse Provider participating in the 24-hour Response system must agree to--

a. Have a 24-hour telephone number with an answering service or other system through which a trained elder abuse case worker or supervisor can be contacted within a maximum of two hours to receive a Priority One elder abuse report

b. Have a trained caseworker or supervisor on call to cover all night, weekend and holiday hours. The agency's system for having workers on call, and for contacting them within two hours, must be described to EAAA

c. Initiate face-to-face assessments within the established timeframes.

d. Have and describe to EAAA a method for advertising its 24-hour number locally, and agree to allow IDOA and EAAA to publish the number in appropriate materials

e. Submit a monthly report on the number of calls received and the time and type of response required

End of Section 628
629: DISEASE PREVENTION AND HEALTH PROMOTION SERVICES

A. Target Population
1. Older people are targeted through contact at senior centers, other congregate meal sites, other appropriate congregate sites, or in the client’s home.
2. The Area Agency will give priority to areas of the planning and service area in which are:
   a. Medically underserved and
   b. Have large number of older individuals who have the greatest economic need.

B. Coordination of Services

The Area Agency will coordinate with all of the local Health Departments and any other similar health planning agencies in the development and implementation of Title III-D services.

C. Service Definitions-- Effective October 1, 2015, all Title III-D Disease Prevention and Health Promotion Services must comply with the following evidence-based criteria as defined by the Administration for Community Living.
1. Demonstrated through evaluation to be effective for improving the health and well-being or reducing disease, disability and/or injury among older adults; and
2. Proven effective with older adult population, using Experimental or Quasi-Experimental Design; and
3. Research results published in a peer-review journal; and
4. Fully translated in one or more community site(s); and
5. Includes developed dissemination products that are available to the public.

Any request to provide a service funded under Title III-D that has not been defined in Section “D” below, must be defined by the Area Agency on Aging; must be consistent with the language contained in the Older Americans Act regarding Title III-D; and must be approved by the Department on Aging prior to service implementation.

D. Services May Include-- The Department on Aging has developed the following list of allowable disease prevention and health promotion services under Title III-D. An Area Agency may elect to fund one or any combination of these services as long as coordination of service requirements is met. The Egyptian Area Agency will only fund the following evidenced-based services, which fit into the categories listed below.

1. **Strong for Life** – is a strengthening exercise program designed for use by older adults to improve strength, balance, and overall health.
   a. The exercise coach is expected to conduct at least one weekly exercise session in a congregate setting for three (3) of the months. The exercise coach must be trained by a certified trainer and approved by the Area Agency on Aging.
   b. Participants are expected to exercise for at least 30 minutes, three (3) to four (4) times per week, for thirteen (13) weeks. Exercise can be either at the center or at home.
c. Participants are considered “completers” when they have exercised for at least thirty (30) minutes, at least three (3) times per week, for at least thirteen (13) weeks in a seventeen-week period as documented by their individual calendars and / or exercise leader’s certification. The same participant can be counted as a “completer” once every 13 weeks during the fiscal year as long as the “completer” period meets the standards in this section.

2. **Arthritis Foundation Exercise Program** – is a strengthening exercise program designed for use by older adults to improve strength, balance, and overall health.
   a. The exercise coach is expected to conduct at least two (2) weekly exercise sessions for twelve (12) weeks in a congregate setting. The exercise coach must complete an approved training program. The cost for training, if any, will be borne by the provider from the payments made to them for reported completers (see item “c” below).
   b. Participants are expected to exercise for at least 60 minutes, two (2) times per week, for twelve (12) weeks. Exercise is at a congregate setting.
   c. Participants are considered “completers” when they have exercised for at least 60 minutes, two (2) times per week, for at least eight (8) weeks (sixteen exercise session) within a twelve (12) week period as documented by their individual calendars and / or exercise leader’s certification. The same participant can be counted as a “completer” once every 12 weeks during the fiscal year as long as the “completer” period meets the standards in this section.

3. **Take Charge of Your Health** – This program helps participants learn how to live with any chronic disease.
   a. The program, usually held weekly, has six classroom sessions. Each session is about 2½ hours long with planned breaks, lots of interaction, and time for questions. Two leaders - who may also have chronic health conditions - present the information and facilitate the discussion. Leaders must be trained as approved by the Area Agency on Aging.
   b. Participants are considered “completers” when they attend at least four (4) of the six classroom sessions (revised 5-1-17 to Stanford’s definition). The same participant can only be counted as a “completer” once during the fiscal year.

4. **Healthy Ideas** – This is an early depression-screening tool used with customers (senior adults and caregivers).
   a. Only trained, documented leaders may conduct the counseling sessions.
   b. Participants are considered “completers” when they receive counseling during a period of three (3) to six (6) months with a minimum of three (3) in-person visits and five (5) or more telephone contacts (no text messaging). The same participant can be counted as a “completer” once every six months during the fiscal year as long as the “completer” period meets the standards in this section.

End of Section 629
630: GENERAL PRIVATE-PAY SERVICE STANDARDS

A. Eligibility-- Means testing of older individuals who are otherwise eligible for Older Americans Act services is prohibited.
   1. Anyone not eligible for services under the Older Americans Act who is willing to pay the entire cost for services
   2. An older person or his / her caregiver who, after being informed of services under the Older Americans Act for which he or she is entitled, chooses to pay the entire cost for private-pay services
   3. An older person or his / her caregiver requests and is willing to pay the entire cost for services that are not authorized under the Older Americans Act or the policies of the EAAA Service Definitions and Standards contained herein

B. Cost
   The entire cost for private-pay services that are not eligible for reimbursement under the Older Americans Act must be borne by the client, his / her caregiver, or a third party payer. This includes the cost of overhead and administration.

C. Service Standards
   1. Policies and standards under the Older Americans Act and this manual will not apply to any private-pay client when that client, the caregiver, or a third party payer bears the entire cost of any service, including overhead and administration.
   2. Priority status-- No private-pay client shall be given priority status, which results in a delay of service or reduces the quality of care to any client being provided service under the Older Americans Act.
   3. Private-pay services may include, but are not limited to--
      a. 24-hour, 7 day per week availability
      b. Hiring and supervising services such as chore, homemaker, certified nurse's aide, home delivered meals, information & assistance, transportation, etc.
      c. Coordination with or monitoring of private-pay services
      d. Unlimited referrals to the same or similar resources
      e. Unlimited follow-up contacts with the client
      f. Decision making on behalf of the client, with the written permission or the client or legal guardian
      g. Expert witness testimony pertaining to the welfare of the client
      h. Direct service provision
      i. Escort
      j. Money management
      k. Acting as a guardian or representative payee (except when it is specifically prohibited by rule such as under the Elder Abuse and Ombudsman programs)
      l. Health insurance consulting
      m. Medication management

End of Section 630
A. **Definition**—Services for caregivers of older people and older individual caring for their relatives children in order to help them continue to provide care to their loved one in the community.

The term *family caregiver* means an adult family member, or another individual, who is an informal provider of in-home and community care to an older individual or to an individual with Alzheimer’s disease or a related disorder with neurological and organic brain dysfunction.

Note—With this revised definition, family caregivers are now eligible for Title III-E services if they are providing informal support to persons under age 60 if they have Alzheimer’s disease or related disorders with neurological and organic brain dysfunctions. If the persons receiving informal support from family caregivers do not have Alzheimer’s disease, or related disorders and organic brain dysfunctions, they must be age 60 and over in order for the family caregiver to be eligible to receive Title III-E services.

The term *child* means an individual who is not more than 18 years of age and who is not the caregiver’s child, or is the caregiver’s child and is an adult (age 19 to 59) with a disability.

The term *grandparent or older individual who is a relative caregiver* means a grandparent or step-grandparent of a child, or a relative of a child by blood, marriage or adoption, who is 55 years of age or older and lives with the child, is the primary caregiver of the child. This individual(s) is parenting because the biological or adoptive parents are unable or unwilling to serve as the primary caregiver of the child, and has a relationship to the child, as such, legal custody or guardianship, or is raising the child informally.

Note—Grandparents or relative caregivers, providing care for adult children with a disability, who are between 19 and 59 years of age, can now be served. These caregivers must be age 55 years and older, and cannot be the child’s parent. Priority shall be given to those providing care for an adult child with severe disabilities.

B. **Service Activities May Include**

1. Information (refer to rules for I&A under Section 618 or Outreach under Section 622)
2. Assistance (refer to rules for Case Management under Section 612)
3. Legal Assistance for Caregivers (refer to rules for Legal Assistance under Section 619)
4. Counseling (refer to rules for Gerontological Counseling under Section 629)
5. Support Groups
6. Caregiver Training
7. Respite Care (see rules for In-Home Respite under Section 613 and for ADS under Section 611)
8. Supplemental services

C. **Unit of Service**

See the service sections referenced either in other sections (i.e., I&R and Case Mgmt.) for definitions, except for Supplemental Support (i.e., gap filling, which is per household), Support Groups (defined below) and Caregiver Training (count one unit for each person that is participating in the activity every time the activity occurs).
A unit of service does not include program publicity such as preparation of news releases and newsletters or the development of interagency agreements.

D. Service Standards

1. See the appropriate sections in this manual for the standards for information and assistance, outreach, case management, counseling, legal assistance, respite, etc.

2. Support Groups are the development, implementation, and ongoing maintenance of support groups for family caregivers and grandparents raising grandchildren that emphasize coping strategies, peer support, resource education, health, nutrition, financial literacy, and in making decisions and solving problems relating to their caregiver roles.
   a. Support Groups are led by professionals or trained volunteers.
   b. Participants of Support Groups will receive educational materials (brochures, videos, audiotapes, books, etc.) on topics related to caregiving along with basic information about various health and mental health conditions. These include but are not limited to getting a diagnosis for a disease or condition, communication techniques, home safety tips, choosing a residential care setting, experiences of other caregivers, activity programming, etc.

3. Caregiver Training provides family caregivers and grandparents raising grandchildren with opportunities to acquire knowledge and skills that address their role as caregiver, such as in the areas of health, nutrition, and financial literacy, and in making decisions and solving problems relating to their caregiver roles. Training is through personalized in-home instruction and/or formally structured, group oriented lectures, classes, workshops or conferences.
   a. Subject areas for family caregivers may include, but are not limited to, personal care training, emotional/family dynamics of caregiving situations, home safety, how to understand and cope with the transitions from health to increased infirmity, progression of different diseases and conditions, financial planning, legal and insurance issues, long-term care options and planning.
   b. Subject areas for grandparents raising grandchildren may include but are not limited to child development, children with special needs (e.g., physical, learning or mental disabilities, emotional or behavioral problems), available financial assistance programs, alcohol and drug abuse among children, sexuality, respite, housing, insurance, guardianship, custody, and other legal issues.

4. Supplemental Services are provided on a limited basis to complement the care provided by caregivers. Allowable services include gap filling services, home modifications, assistive technologies, emergency response systems, incontinence supplies, and legal assistance that are used to help caregivers and grandparents secure the health and safety of the care receiver(s) aged 60 and older and grandparents (age 55 or older) raising grandchildren.
   a. These are examples of expenditures that are allowable only if other programs and funds are unavailable:
      1) Housing-related expenses (when home modification funds are not appropriate/available), such as minor home repairs and assistive devices
ii) Medical needs, such as the purchase of prescription medication, medical supplies, putting in eye drops after eye surgery, setup of medications by licensed personnel (when Medication Management funds are inappropriate / unavailable), and other medical expenses approved by the Egyptian AAA

iii) Emergency response system setup and monthly charges up to the maximum allowed per person per year

iv) Food and clothing for emergencies

v) Financial assistance such as for the purpose of de-institutionalization or for court / filing fees under legal assistance;

vi) Supplies used for personal use, such as hearing aids, dentures, eyeglasses, special shoe, prosthetic devices, or personal assistive devices

vii) Emergency utility assistance when other programs are not available, including reconnect charges

viii) Other expenditures approved by the Egyptian AAA in advance

b. Gap filling funds may be requested when there is a documented need and when family resources, community services, or other resources are insufficient.

c. The expenditures and services under gap filling must be essential and temporary.

d. Prior to committing to gap filling funds, Service Providers must complete the Combined Assessment form. Service Providers may use the following types of payments for services, vouchers specifying services purchased or direct payment on behalf of an eligible client.

E. Service Priority-- In providing services under Title III-E, service providers will give priority for services to--

1. Family caregivers who provide care for individuals with Alzheimer’s disease and related disorders with neurological and organic brain dysfunction,

2. Grandparents or older individuals who are relative caregivers, who provide care for children with severe disabilities,

3. Caregivers who are older individuals with greatest social need, and older individuals with greatest economic need (with particular attention to low-income individuals), and

4. Older individuals providing care to individuals with severe disabilities, including children with severe disabilities.

F. Coordination of Services-- Each service provider should make use of trained volunteers to expand the provision of available services. If possible, they should work in coordination with organizations that have experience in providing training, placement, and stipends for volunteers or participants (such as organizations carrying out Federal service programs administered by the Corporation for National and Community Service) in community settings.

G. Community Planning Activities-- Service providers will develop a mechanism to receive ongoing input and discussion about service and training needs from family caregivers who
provide informal in-home and community care to older individuals and from grandparents raising grandchildren.
End of Section 631
632:  FRIENDLY VISITING

A. Definition--Regular visits by staff or volunteers to socially and/or geographically isolated individuals age 60+ for purposes of providing companionship and social contact. The program is for the older person who is often unable to leave his/her own residence, if at all, and who has few or no friends, family, or neighbors that can visit them.

B. Service Activities May Include
   1. Visiting individual’s residences
   2. Arranging for and maintaining the service
   3. Providing training to ensure competent, ethical and qualified staff and volunteers
   4. Assisting older persons during times of disaster (e.g., flooding, hot weather, tornadoes, severe weather, manmade emergencies, etc.) by conducting special visits to assure older persons are safe and have access to services to meet their needs.

C. Unit of Service
   1. Each 60 minutes (one hour) of volunteer or staff time expended on behalf of a client constitutes one unit of service.
   2. Units of service on behalf of a client include the time necessary for preparation, travel and Client Observation documentation. Preparation of reports and grant applications for EAAA are considered as administrative activities, not activities directly on behalf of a client.

D. Service Standards
   1. TBA

End of Section 632
699: OTHER ALLOWABLE SERVICES

A. Other Allowable Services-- EAAA may allow, from time to time, for funds to be expended on other services. These services will be defined and service standards approved by EAAA prior to the expenditure of said funds.

B. Prior Approval-- If a service provider desires to provide a service not specified in this Manual, prior written approval from EAAA is required.

C. Submission and Review Timetable-- A written request must be submitted to EAAA one hundred and twenty (120) days prior to the beginning of the fiscal year. EAAA will review the request and render a written decision whether to approve or disapprove the request within 90 days of receipt.

D. Submission Requirements-- The written request must include a justification for providing the service and, using the prescribed format of this manual, include a service definition, units of service measurement, service activities, and standards.

END OF ALL SERVICE STANDARDS