## WEST VIRGINIA CODE: §49-2-129

## §49-2-129. Transitional living services, scattered-site living arrangements, and supervised group settings; eligibility criteria.

- (a) The department shall establish minimum standards, by legislative rule, for transitional living services, such as scattered-site living arrangements and supervised group settings, to which all child placing agencies or child welfare agencies who provide this service must conform.
- (b) Agencies shall establish eligibility criteria for serving transitioning children and adults and shall require, at a minimum, the following:
- (1) That a transitioning child or adult receiving a transitional living placement is between 16 and 26 years of age;
- (2) Written permission from the child's parents or guardian for a child less than 18 years of age to enter a scattered-site living arrangement;
- (3) A written service agreement with a transitioning adult entering a transitional living arrangement;
- (4) A determination by an agency that a transitioning child or adult has shown that he or she is stable, mature, and responsible enough for entry into the determined level of transitional living arrangement;
- (5) A life skills assessment by an agency of the transitioning child or adult, prior to placing him or her in a transitional living arrangement, and an annual reassessment; and
- (6) A written transition plan, developed with the transitioning child or adult, that provides an educational, training, or employment program or a plan for the child or adult to pursue employment while in transitional living.
- (c) The agency and transitioning child or adult shall determine if a roommate is appropriate for the child or adult prior to placement in a transitional living setting. The roommate must be able to support himself or herself and contribute at least a pro rata share of the living expenses for the setting.
- (d) An agency shall document face-to-face contact and hours spent with a transitioning child or adult in a transitional living setting in the service plan that meet the child's or adult's needs and program level.
- (e) After a child or adult is in a transitional living placement, an agency shall assess the child's or adult's progress in acquiring basic living skills at a minimum of once every six months.

- (f) An agency shall develop and implement policies and procedures to ensure that any child or adult in a transitional living setting receives training and guidance on appropriate health screening and services, including medical and dental screening and services.
- (g) An agency shall develop policies and procedures for assisting a transitioning child or adult in searching for an appropriate dwelling that will be used as a scattered-site living setting, that meets the following criteria:
- (1) The dwelling is safe and affordable;
- (2) The dwelling has a working telephone or other means of communication in an emergency;
- (3) The dwelling has appropriate equipment for indoor cooking; and
- (4) The dwelling has an appropriate water source for cooking, cleaning, and bathing.
- (h) The department shall promulgate legislative rules, including emergency rules if necessary, to implement the provisions of this section.