

## **Admission Agreement Addendum for use of Temporary Constraint** In Level 4 Residential and Behavior Management Programs

Client Name  Facility/Program  Type of Program		Vendor #				
				curren	is an addendum to the Admission Agree atly receives or will receive services from the r is approved to provide specialized services t	above-referenced program. This program is vendored
				\$	· ·	pared at the 30 day IPP Planning Meeting and annually provides the staff with client-specific interventions to
\$	A behavioral consultant (as identified in Title17) shall develop the Behavioral Treatment Plan based on an analysis of behavioral data.					
\$	Level 4 Residential Programs shall provide	on-going consultant hours, per Title 17 Section 56004.				
\$	All program staff shall be trained on each c	lient's Behavioral Treatment Plan and interventions.				
\$	A formal data collection and analysis system shall be in place to record and analyze targeted behaviors. This system shall support documentation for use of behavioral methods and techniques.					
\$	Client is being informed by the IPP Planning Team of the potential for temporary physical constraint when he/she has placed him/herself or a staff member in imminent danger (there must be "clear evidence for believing the existence of an imminent danger to either the client or others if such constraint is not accomplished"). Client has been informed that temporary physical constraint is a "last resort."					
\$	Physical constraint never is to be used as a convenience of staff.	a substitute for a Behavioral Treatment Plan or for the				
	[] Facility has a policy (consistent with the be used under any circumstances.	he Program Design) that physical containment is not to				
\$	If physical constraint is to be used, only	techniques taught by a certified Professional Assault				

Response Training (P.A.R.T.) or Crisis Prevention Intervention (C.P.I.) trainer may be used. Techniques of constraint other than P.A.R.T or C.P.I., shall be approved prior to their use by the

San Gabriel/Pomona Regional Center.

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- \$ All staff members involved in the physical constraint of a client shall have current training and verification of such, through an "approved upon" training, such as P.A.R.T. or C.P.I.
- \$ The use of physical constraint of a client is deemed a "Special Incident" and as such falls under the reporting requirements pursuant to Title 17, Section 54327. The Special Incident Report (SIR) detailing the use of temporary constraint shall include the "clear evidence for believing the existence of an imminent danger to either the client or others if such constraint is not accomplished." [Ref: Title 17, Section 50501]

In signing this document, we indicate that this agreement has been read, understood and is entered into voluntarily. It is understood that the use of physical constraint of a client is used only as a last resort to protect a client or another individual from imminent danger when all other treatment/intervention plans have been unsuccessful.

Client Signature	Date
Client's Authorized Representative (if applicable)	Date
Program Representative	Date
Regional Center Representative	Date

Note: This addendum is to be completed on an annual basis.

CONFIDENTIAL CLIENT INFORMATION
SAN GABRIEL/POMONA VALLEYS
DEVELOPMENTAL SERVICES, INC.
See California Welfare & Institutions Code
Section 4514