| Recommended Charging Practices for AL Clients Vacating FHA Funded Suites | | | | | | |
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| Guiding Principles - a client cannot be charged for AL, LTC or ALC rate at the same time (same day); an AL suite cannot have overlapping client fee invoicing in the same month | | | | | | |
| Circumstance | Tenant moves directly to Res Care from AL | Tenant goes to hospital and you are told they will not return to AL | Tenant dies | Tenant moves to another Health Authority funded AL | Tenant moves back to the community | Tenant moves to another Fraser Health funded AL |
| POLICY RECOMMENDATIONS | | Fee charged until 30 days after the end service date (date AL Clinician informs Service Provider that client will not be coming back); or until the day before client moves into LTC or is charged ALC rate, if within the 30 day notice period; or until the day before a new client moves into that suite and starts paying rent, if within the 30 day notice period. | Charged to end of the month the client dies; or until the suite is cleared if after the end of the month the client died; or until a new client moves into the suite if within the same month the client died. | Should give 30 days notice like a move to community. Charged up to end of 30 days notice period; or until a new client has moved into the vacated suite if within the notice period | the vacated suite if within the | Charged to the day of move to new FH funded AL site |