

Recommended Charging Practices for AL Clients Vacating FHA Funded Suites

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	<p><i>Last date charged in AL is day before transfer to any Provincial Health Authority funded Long Term Care site (move to private Long Term Care is treated like a move back to community)</i></p>	<p><i>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.</i></p>	<p><i>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.</i></p>	<p><i>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</i></p>	<p><i>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</i></p>	<p><i>Charged to the day of move to new FH funded AL site</i></p>