



Amendment No. 1

17 within the temperatures established in the agency rule for  
18 assisted living facilities in the event of a facility's loss of  
19 primary electrical power. Any facility acting as a receiving  
20 provider under s. 408.821(2) may exceed any minimum square  
21 footage requirements adopted by agency rule that are associated  
22 with the temperature requirements of this subparagraph until  
23 such time as the facility is no longer acting as a receiving  
24 provider.

25 3. The comprehensive emergency management plan is subject  
26 to review and approval by the county local emergency management  
27 agency. During its review, the county local emergency management  
28 agency shall ensure that the following agencies, at a minimum,  
29 are given the opportunity to review the plan: the Department of  
30 Elderly Affairs, the Department of Health, the Agency for Health  
31 Care Administration, and the Division of Emergency Management.  
32 Also, appropriate volunteer organizations must be given the  
33 opportunity to review the plan. The county local emergency  
34 management agency shall complete its review within 60 days and  
35 either approve the plan or advise the facility of necessary  
36 revisions.

37 4. A comprehensive emergency management plan must be  
38 submitted to the county emergency management agency within 30  
39 days after issuance of a license.

40 5. For facilities licensed before June 1, 2020, the  
41 provision of emergency power sufficient to maintain indoor air

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42 temperatures required under subparagraph 2. must be acquired and  
43 maintained at the facility by June 1, 2020. Before June 1, 2020  
44 or until the requirements under subparagraph 2. are achieved, a  
45 facility located in an area covered by a declared state of  
46 emergency must either fully and safely evacuate its residents  
47 prior to the arrival of the event or have an alternative power  
48 source and 96 hours of fuel stored onsite within 24 hours of the  
49 issuance of the state of emergency.

50 6. A municipality, county, or other local government entity  
51 may not adopt, enforce, or implement any ordinance, rule, or law  
52 that would impose additional requirements for maximum fuel  
53 supply or safe temperature and cooling requirements related to  
54 the comprehensive emergency management plan.

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58 **T I T L E A M E N D M E N T**

59 Remove line 25 and insert:  
60 amending s. 429.41, F.S.; requiring the comprehensive plan of  
61 assisted living facilities to maintain indoor air temperatures  
62 within the temperatures established by agency rule for assisted  
63 living facilities; authorizing assisted living facilities to  
64 exceed minimum square footage requirements in rule when acting  
65 as a receiving facility; clarifying review and approval

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66 authority; specifying submittal timeframe; extending the  
67 compliance deadline to June 1, 2020; prohibiting a municipality,