

WAC 388-112A-1110 When may DSHS prohibit a home from conducting its own training? (1) DSHS may prohibit a home from providing its own seventy-hour long-term care worker basic, specialty, or continuing education training when any one of the following occurs:

(a) DSHS determines that the training fails to meet the standards under this chapter;

(b) The home fails to notify DSHS of a change in curriculum prior to teaching the curriculum;

(c) The home provides false or misleading information to long-term care workers or the public concerning the courses offered or conducted;

(d) The home's instructor fails to meet the applicable qualifications described under this chapter;

(e) The home's instructor has been a licensee, assisted living facility administrator, enhanced services facility administrator, or adult family home resident manager, of any home subject to temporary management, revocation or summary suspension of the home's license, stop placement of admissions order, condition on the license related to resident care, or civil fine of five thousand dollars or more, while the instructor was the licensee, administrator, or resident manager;

(f) The home has been operated under temporary management or has been subject to a revocation or suspension of the home license, stop placement of admissions order, condition on the license related to resident care, or civil fine of five thousand dollars or more, within the previous eighteen months.

(2) Nothing in this section shall be construed to limit the authority of DSHS under this chapter to require the immediate enforcement, pending any appeal, of a condition on the home license prohibiting the home from conducting its own training programs.

[Statutory Authority: RCW 74.39A.009, 74.39A.070, 74.39A.074, 74.39A.351, 74.39A.341, 18.20.270, 18.88B.021, 18.88B.035, 70.128.230, 71A.12.030. WSR 17-22-036, § 388-112A-1110, filed 10/24/17, effective 11/24/17.]