§ 60.20 Duration of Fisher House or other temporary lodging.

Fisher House or other temporary lodging may be awarded for the following periods:

(a) While the veteran is undergoing an episode of care.

(b) While the veteran is hospitalized, if the veteran is admitted to a VA health care facility while undergoing an outpatient episode of care for which temporary lodging was already provided.

(c) As extended by the appropriate VA clinician or social worker based on an emergency situation or unforeseen circumstances.

(d) For an indefinite period for accompanying individuals who are visiting veterans hospitalized for an indefinite period, provided that the accompanying individual is not using a VA health care facility bed. Whether a veteran is hospitalized for an indefinite period will be based upon the treatment or rehabilitation needs of the veteran as determined by the veteran’s health care team.

(e) Temporary lodging may be furnished the night before the day of a scheduled appointment if, the veteran leaving home after 8:00 a.m., would be unable to arrive at the VA health care facility by the time of the scheduled appointment.

VA health care facility or may be obtained online at http://vaww4.va.gov/vaforms/medical/pdf/vha-10-0408A-fill.pdf. The completed application must be submitted as follows:

(1) For Fisher House lodging, to the Fisher House Manager at the VA health care facility of jurisdiction.

(2) For other temporary lodging, to the temporary lodging program coordinator at the VA health care facility of jurisdiction.

(b) Processing applications. (1) Applications are generally processed in the order that they are received by VA, and temporary lodging is then granted on a first come first serve basis; however, in extraordinary circumstances, such as imminent death, critical injury, or organ donation applications may be processed out of order.

(2) Temporary lodging is granted on a space-available basis, with some consideration given to the compatibility of the applicant(s) and the room(s) available. For example, although VA may require an applicant to share a room with another veteran’s accompanying individual, VA would not do so if the persons affected are not the same gender.

(3) Temporary lodging at a VA health care facility, such as non-utilized beds in a VA health care facility, may be made available only if not barred by law and if the Director of the VA health care facility determines that such action would not have a negative impact on patient care. Non-utilized beds provided to accompanying individuals must be reassigned to VA patients when necessary.

(4) The Director of the VA health care facility of jurisdiction will determine whether local funding is sufficient to allow the use of temporary lodging in hotels and motels.

(5) Subject to all criteria provided in this part, the person responsible for coordinating the Fisher House and other temporary lodging program(s) at the VA health care facility of jurisdiction is responsible for making decisions to grant temporary lodging. These decisions are considered to be final VA decisions concerning individual medical treatment plans and the scheduling and use of VA lodging facilities, and they are not appealable to the Board of Veterans’ Appeals.

(6) If VA denies an application for one type of lodging, such as at a Fisher House, the application will be considered for other temporary lodging and vice versa, if the applicant is eligible.

(7) If VA denies the application for all types of temporary lodging, VA will refer the application to a VA social worker at the VA health care facility of jurisdiction to determine if other arrangements can be made.

(c) Costs for Fisher House and other temporary lodging under this part are borne by VA.

(Authority: 38 U.S.C. 501, 1708)

(The Office of Management and Budget has approved the information collection requirements in this section under OMB control number 2900–0630)
(f) Temporary lodging may be furnished the night of the scheduled appointment if, after the appointment, the veteran would be unable to return home before 7:00 p.m. When a veteran is undergoing outpatient treatment or procedures the veteran and accompanying individual(s) may be furnished temporary lodging for the duration of the episode of care subject to limitations described in this section.

(Authority: 38 U.S.C. 501, 1708)

PART 61—VA HOMELESS PROVIDERS GRANT AND PER DIEM PROGRAM

Subpart A—General Provisions

§ 61.0 Purpose.
This part implements the VA Homeless Providers Grant and Per Diem Program which consists of the following components: capital grants, per diem, special need capital and non-capital grants, and technical assistance grants.


§ 61.1 Definitions.
For purposes of this part:
Area or community means a political subdivision or contiguous political subdivisions (such as a precinct, ward, borough, city, county, State, Congressional district, etc.) with a separately identifiable population of homeless veterans.
Capital grant means a grant for construction, renovation, or acquisition of a facility, or a grant for acquisition of a van.
Capital lease is defined by §61.4.
Chromically mentally ill means a condition of schizophrenia or major affective disorder (including bipolar disorder) or post-traumatic stress disorder (PTSD), based on a diagnosis from a licensed mental health professional, with at least one documented hospitalization for this condition sometime in the last

Subpart B—Capital Grants

§ 61.10 Capital grants—general.
§ 61.11 Capital grants—application packages.
§ 61.12 Capital grant application packages—threshold requirements.
§ 61.13 Capital grant application packages—rating criteria.
§ 61.14 Capital grants—selection of grantees.
§ 61.15 Capital grants—obtaining additional information and awarding capital grants.
§ 61.16 Matching funds for capital grants.
§ 61.17 Site control for capital grants.
§ 61.18 Capital grants for vans.
§ 61.19 Transfer of capital grants.

Subpart C—Per Diem Payments

§ 61.30 Per diem—general.
§ 61.31 Per diem—application packages.
§ 61.32 Per diem application packages—rating criteria.
§ 61.33 Payment of per diem.

Subpart D—Special Need Grants

§ 61.40 Special need grants—general.
§ 61.41 Special need grants—application packages and threshold requirements.
§ 61.44 Awarding special need grants and payment of special need per diem.

Subpart E—Technical Assistance Grants

§ 61.50 Technical assistance grants—general.
§ 61.51 Technical assistance grants—application packages.
§ 61.52 Technical assistance grant application packages—threshold requirements.
§ 61.53 Technical assistance grant application packages—rating criteria.
§ 61.54 Awarding technical assistance grants.
§ 61.55 Technical assistance reports.

Subpart F—Awards, Monitoring, and Enforcement of Agreements

§ 61.61 Agreement and funding actions.
§ 61.62 Program changes.
§ 61.63 Procedural error.
§ 61.64 Religious organizations.
§ 61.65 Inspections.
§ 61.66 Financial management.
§ 61.67 Recovery provisions.
§ 61.80 General operation requirements for supportive housing and service centers.
§ 61.81 Outreach activities.
§ 61.82 Participant fees for supportive housing.

SOURCE: 78 FR 12604, Feb. 25, 2013, unless otherwise noted.

Subpart A—General Provisions