- (5) A SELF-DIRECTED PLAN OF ACTIVITIES THAT ARE SOOTHING AND CALMING TO THE INDIVIDUAL AND AVAILABLE ON REASONABLE REQUEST BY THE INDIVIDUAL, INCLUDING LISTENING TO MUSIC, READING, JOURNALING, WALKING, AND OTHER FORMS OF EXERCISE;
- (6) CHOOSE FROM AN ADEQUATE ARRAY OF THERAPEUTIC PROGRAMS THAT PROMOTE RECOVERY;
- (7) BE FREE FROM MEDICATION USED AS A SUBSTITUTE FOR THERAPEUTIC PROGRAMS, OR IN QUANTITIES THAT INTERFERE WITH THE PERSON'S ABILITY TO THINK OR ACT INDEPENDENTLY;
- (8) REFUSE PROPOSED TREATMENT OR THERAPEUTIC PROGRAMS WITHOUT BEING SUBJECT TO PUNITIVE MEASURES, INCLUDING LOSS OF PRIVILEGE LEVEL BASED SOLELY ON THE REFUSAL, IF:
- (1) THE INDIVIDUAL IS COMPETENT TO MAKE TREATMENT DECISIONS; AND
- (H) TREATMENT IS NOT AUTHORIZED UNDER § 10-708 OF THIS SUBTITLE;
- (9) HAVE TREATMENT PREFERENCES IN AN ADVANCE DIRECTIVE HONORED IF THE INDIVIDUAL IS FOUND CAPABLE OF MAKING AN INFORMED DECISION REGARDING TREATMENT UNDER § 5–606 OF THIS ARTICLE;
- (10) HAVE A PRIVILEGE LEVEL SYSTEM USED BY A FACILITY INDIVIDUALIZED TO ACCOMMODATE ANY EXISTING LIMITATION IN COGNITIVE FUNCTION OR PHYSICAL DISABILITY:
  - (11) RELIGIOUS FREEDOM AND PRACTICE;
- (12) REGULAR SOCIAL INTERACTION AND PARTICIPATION IN AVAILABLE COMMUNITY ACTIVITIES UNLESS:
- (I) A-COURT ORDER LIMITS THE INDIVIDUAL'S ABILITY TO PARTICIPATE; OR
- (H) DOCUMENTED EVIDENCE SHOWS THAT THE INDIVIDUAL'S PRESENT CONDITION PREVENTS THE PARTICIPATION;
- (13) PARTICIPATION IN PUBLICLY SUPPORTED EDUCATION PROGRAMS OR EDUCATION PROGRAMS THAT THE INDIVIDUAL FINANCES;