

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345110	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____	(X3) DATE SURVEY COMPLETED C 05/09/2024
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NAME OF PROVIDER OR SUPPLIER AUTUMN CARE OF WAYNESVILLE	STREET ADDRESS, CITY, STATE, ZIP CODE 360 OLD BALSAM ROAD WAYNESVILLE, NC 28786
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E 000	Initial Comments The survey team entered the facility on 4/28/2024 to conduct a recertification survey and complaint investigation. The survey team was onsite 4/28/2024 through 5/3/2024. Additional information was obtained offsite on 5/7/2024 through 5/9/2024. Therefore, the exit date was 5/9/2024. The facility was not in compliance with the requirement at CFR 483.73, Emergency Preparedness. Event ID # IBHZ11.	E 000		
E 001 SS=F	Establishment of the Emergency Program (EP) CFR(s): 483.73 §403.748, §416.54, §418.113, §441.184, §460.84, §482.15, §483.73, §483.475, §484.102, §485.68, §485.542, §485.625, §485.727, §485.920, §486.360, §491.12 The [facility, except for Transplant Programs] must comply with all applicable Federal, State and local emergency preparedness requirements. The [facility, except for Transplant Programs] must establish and maintain a [comprehensive] emergency preparedness program that meets the requirements of this section.* The emergency preparedness program must include, but not be limited to, the following elements: * (Unless otherwise indicated, the general use of the terms "facility" or "facilities" in this Appendix refers to all provider and suppliers addressed in this appendix. This is a generic moniker used in lieu of the specific provider or supplier noted in the regulations. For varying requirements, the specific regulation for that provider/supplier will be noted as well.) *[For hospitals at §482.15:] The hospital must	E 001		5/30/24

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE Electronically Signed	TITLE	(X6) DATE 05/30/2024
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Any deficiency statement ending with an asterisk (*) denotes a deficiency which the institution may be excused from correcting providing it is determined that other safeguards provide sufficient protection to the patients. (See instructions.) Except for nursing homes, the findings stated above are disclosable 90 days following the date of survey whether or not a plan of correction is provided. For nursing homes, the above findings and plans of correction are disclosable 14 days following the date these documents are made available to the facility. If deficiencies are cited, an approved plan of correction is requisite to continued program participation.

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E 001	<p>Continued From page 1</p> <p>comply with all applicable Federal, State, and local emergency preparedness requirements. The hospital must develop and maintain a comprehensive emergency preparedness program that meets the requirements of this section, utilizing an all-hazards approach. The emergency preparedness program must include, but not be limited to, the following elements:</p> <p>*[For CAHs at §485.625:] The CAH must comply with all applicable Federal, State, and local emergency preparedness requirements. The CAH must develop and maintain a comprehensive emergency preparedness program, utilizing an all-hazards approach. The emergency preparedness program must include, but not be limited to, the following elements: This REQUIREMENT is not met as evidenced by:</p> <p>Based on record review and staff interviews the facility failed to establish and maintain a comprehensive Emergency Preparedness (EP) plan. The facility failed to maintain up-to-date staff contact information and failed to include emergency phone numbers for the state survey agency and local long term care ombudsman. This failure had the potential to affect all staff and residents.</p> <p>The findings included:</p> <p>A review of the Emergency Preparedness plan provided by the facility revealed the material was reviewed by the former Administrator on 11/15/2023. There were no updates or revisions made to the EP plan by the current Administrator whose employment at the facility began 12/20/2023.</p>	E 001	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>E001 Establishment of the Emergency Program</p> <p>The current Licensed Nursing Home Administrator and Social Worker's information was corrected in the Emergency Preparedness Book on 5/9/24. The emergency phone numbers for the State Survey Agency and local Long Term Care Ombudsman were included in the Emergency Preparedness Book on 5/9/2024.</p> <p>The Licensed Nursing Home</p>		

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E 001	<p>Continued From page 2</p> <p>A. The Administrator and Social Worker listed on the facility's staff contact information were no longer employed by the facility. The staff contact information had not been updated with the current Administrator's or Social Worker's name and phone number.</p> <p>B. The facility's external critical contact list had no contact information for the state survey agency or the local long term care ombudsman.</p> <p>An interview was conducted with the Administrator on 5/03/2024 at 11:50 AM. He stated he was employed at the facility as the interim Administrator beginning on 12/20/2023. He indicated he had not updated the facilities EP plan to include his contact information because he was only expected to be there for a short time. The Administrator revealed he was not aware there had been no updates or revisions made to the staff contact information since 11/15/2023. He further revealed that the staff contact information in the EP plan should be revised and reflect current staff names and phone numbers. The Administrator also stated he was not aware the external critical contact list in the EP plan was incomplete and there were no phone numbers listed for the state survey agency or the local long term care ombudsman. He indicated there should be phone numbers listed for all the external critical contacts in the facility's EP plan.</p>	E 001	<p>Administrator informed the Interdisciplinary Team on 5/9/2024 that the Emergency Preparedness Book had been updated with the current Licensed Nursing Home Administrator and Social Worker information and the emergency phone numbers for the State Survey Agency and local Long term care Ombudsman.</p> <p>The Licensed Nursing Home Administrator was educated by the Regional Vice President of Operations that the Emergency Preparedness Book must contain current staff contact information and the emergency number for the State Survey Agency and local Long Term Care Ombudsman. This education was completed on 5/13/2024. Education has been added in orientation for all newly hired Licensed Nursing Home Administrators.</p> <p>To monitor and maintain compliance the Regional Vice President of Operations and or Designee will audit the Emergency Preparedness Book to assure it contains up to date staff contact information as well as the emergency number for the State Survey Agency and local Long Term Care Ombudsman weekly for 12 weeks. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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CENTERS FOR MEDICARE & MEDICAID SERVICES

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F 000 F 000	Continued From page 3 INITIAL COMMENTS The survey team entered the facility on 4/28/2024 to conduct a recertification survey and complaint investigation. The survey team was onsite 4/28/2024 through 5/3/2024. Additional information was obtained offsite on 5/7/2024 through 5/9/2024. Therefore, the exit date was changed to 5/9/2024. Event ID# IBHZ11. The following intakes were investigated NC00204807, NC00210548, NC00212697, NC00214783, NC00215228. 5 of the 13 complaint allegations resulted in deficiency. Intake NC00215228 resulted in Immediate Jeopardy. Immediate Jeopardy was identified at: CFR 483.12 at tag F600 at a scope and severity (J); the IJ began 3/05/2024 and was removed 5/01/2024. CFR 483.25 at tag F684 at a scope and severity (K); the IJ began 3/05/2024 and was removed 5/08/2024. CFR 483.35 at tag F726 at a scope and severity (K); the IJ began 3/05/2024 and was removed 5/02/2024. The tags F600 and F684 constituted Substandard Quality of Care. An extended survey was conducted.	F 000 F 000			
F 558 SS=D	Reasonable Accommodations Needs/Preferences CFR(s): 483.10(e)(3)	F 558		5/30/24	

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F 558	<p>Continued From page 4</p> <p>§483.10(e)(3) The right to reside and receive services in the facility with reasonable accommodation of resident needs and preferences except when to do so would endanger the health or safety of the resident or other residents.</p> <p>This REQUIREMENT is not met as evidenced by:</p> <p>Based on record reviews, staff, resident, and lift company representative interviews the facility failed to accommodate the needs of a bariatric resident who needed a mechanical sit-to-stand lift with a larger knee brace for transfers for 1 of 1 resident (Resident #60) reviewed for accommodation of needs.</p> <p>The findings included:</p> <p>Resident #60 was re-admitted to the facility on 1/7/24 with diagnoses including morbid (severe) obesity and a history of nontraumatic intracranial hemorrhage (bleeding in the brain).</p> <p>Review of Resident #60's electronic medical records revealed a weight recorded on 4/4/24 of 340.8 lbs</p> <p>Review of Resident #60's quarterly Minimum Data Set (MDS) Assessment dated 4/10/24 revealed she was cognitively intact and was dependent for transfers.</p> <p>Review of Resident #60's care plan revised 4/14/24 revealed she had self-care deficit related to complications due to decreased mobility. The intervention was to transfer with the sit to stand lift with 2 staff assisting for safe transfer into the wheelchair from the bed.</p>	F 558	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 558 Reasonable Accommodations</p> <p>A bariatric sit to stand lift with sling was rented and arrived in facility on 5/17/2024 for Resident # 60.</p> <p>The Assistant Director of Nursing, Director of Rehab and/or Designee completed a 100% audit of all residents utilizing sit-to-stand and total lifts to ensure the lift was appropriate for resident, no complaint of pain from resident #60 and manufacturer guidelines were utilized during resident transfer. This audit was completed on 5/16/2024.</p> <p>All Nursing and Therapy staff were educated by Director of Nursing, Director of Rehab and or Designee to ensure the lift used was appropriate for resident and that the facility manufacturer guidelines were utilized during resident transfer on a sit-to-stand or total lift. This education</p>		

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F 558	<p>Continued From page 5</p> <p>An interview and observation was conducted on 4/29/24 at 8:45 AM with Resident #60. She said she had used the sit-to-stand lift for a month. The knee brace molds on the sit-to-stand lift did not fit her legs. The edges of the knee brace dug into the edges of her lower legs along her shins and her knees, and it hurt. She stated the discomfort was 4 out of 10 to her knees and shins during transfers using the sit-to-stand lift. An observation of the leg, knees and skin revealed no visible marks or bruising. She said therapy had added padding to the lift knee brace using pillows. She stated the pillows helped, but that there was still discomfort. Resident #60 said the Administrator, the Director of Nursing (DON), and therapy had spoken with her about the lift and were aware the lift hurt her legs. She stated the Administrator told her they would rent a bariatric sit-to-stand lift.</p> <p>An interview was conducted on 4/30/24 at 11:01 AM with the Director of Rehabilitation. He said he was aware that the sit-to-stand lift was uncomfortable and that it hurt Resident #60's legs and shins. He said that her lower legs did not fit into the knee brace molds and that the brace edge hit along the outside of her legs. He had used pillows for padding the front of the knee brace and the leg safety straps were fastened when the pillows were positioned. He stated that even with the padding Resident #60 complained of pain. During the morning stand up meeting renting a bariatric lift had been discussed with the Administrator. They decided to use the lift they had and pad it. He did not know the plan to obtain the correct sized sit-to-stand lift.</p> <p>An observation and interview was conducted on 4/30/24 at 2:15 PM with the Rehabilitation</p>	F 558	<p>was completed by 5/8/24. During concierge rounds, department heads will randomly ask residents questions regarding any concerns with transfers using the lifts. Education has been added in Orientation for all Nursing staff, Therapy Staff and Agency.</p> <p>To monitor and maintain compliance the Assistant Director of Nursing, Director of Rehab and/or Designee will observe 2 resident transfers utilizing sit-to-stands and/or total lifts weekly x 12 weeks to ensure the lift used is appropriate for the resident, no complaints of pain and that the facility manufacturer guidelines were utilized during resident transfer. Any negative findings will be immediately corrected. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/2024</p>		

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F 558	<p>Continued From page 6</p> <p>Director while Resident #60 was transferred with the sit-to stand lift. The observation revealed Resident #60's lower legs, knees and shins were too large to fit into the knee brace molds of the lift. The knees and shins extended over the edge of the knee brace by 3 inches on each side. The Director of Rehabilitation tucked a pillow between Resident #60's knees after the leg safety strap was fastened. She complained her discomfort was 3 out 10 level along her shins and legs.</p> <p>An interview was conducted on 05/01/24 at 8:23 AM with the Maintenance Director. He stated the Administrator had asked him to contact the lift supply company about a month ago to ask about renting a wider or bariatric sit-stand-lift. The lift supply company did not rent bariatric lifts, they sold them. The information was given to the Administrator. He stated he had not reached out to any other medical equipment retailers to enquire if they rented bariatric lifts.</p> <p>An interview was conducted on 5/1/24 at 2:36 PM with the Quality Assurance (QA) nurse. She said the sit-stand-lift lift could not be altered in any way and that adding pillows to the knee brace for padding altered the lift. She stated it had been discussed during the morning meeting that the pillows caused the safety leg straps on the lift to not fasten correctly. The purpose of the knee brace was to keep a resident's knees from buckling during a transfer. If the legs did not fit into the knee brace molds or leg straps were loose, then the legs could buckle and cause injury. She stated Resident #60 needed a bariatric sit-to stand lift for her legs to fit into the knee brace. She stated renting a bariatric lift had been discussed in the morning meeting but that she did not know about the decision.</p>	F 558			

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F 558	Continued From page 7 An interview was conducted on 5/1/24 at 3:33 PM with the DON. She stated therapy had wanted to alter the knee brace of the sit-to-stand lift and the safety leg straps by putting pillows between the resident and the knee brace and leaving the leg safety straps loose. She had told the nursing staff not to do that or alter the lift when transferring. She stated the sit-stand-lift was not safe for Resident #60. The facility needed to purchase a bariatric sit-to-stand lift. She said the total mechanical lift should be used until then. An interview was conducted on 5/2/24 at 8:51 AM with Physical Therapy Assistant (PTA) #3. She stated Resident #60 complained of pain when she used the sit- to- stand lift from the knee brace on her legs. Pillows were used to relieve the discomfort. She was concerned that adding pillows was altering the lift and using a lift that had been altered was unsafe. The pillows could cause her knees to buckle during a lift transfer. An interview was performed on 05/02/24 at 9:18 with Nurse Aide (NA) #2. She stated the Director of Rehab had told her to use pillows to pad the sit- to- stand lift. She stated that they put pillows in between Resident #60's knees and the knee brace of the sit-stand-lift when they transferred her because the leg safety straps did not fasten if the pillows were placed first. She said nursing management never told her that pillows were not to be used. An interview was conducted on 5/2/24 at 10:53 AM with the Administrator. He stated he was aware Resident #60 was unable to use the sit-to-stand lift comfortably. He said the total mechanical lift was used to transfer Resident	F 558			

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F 558	Continued From page 8 #60, but that she had requested to use the sit-to-stand lift instead to work on therapy goals of standing and walking. The facility had looked into renting a bariatric lift which was unsuccessful. Then they looked at purchasing a bariatric sit-stand-lift. The Rehabilitation Director stated the current sit-to-stand lift was appropriate and to use pillows to pad the edges. The leg safety straps were not long enough to go around Resident #60's legs and the pillows. The nursing staff was instructed not to use pillows to pad the knee brace of the sit-to-stand lift to transfer Resident #60 and not to alter the sit-to-stand lift. He was not aware that therapy used pillows or altered the sit-to-stand lift A telephone interview was conducted on 5/7/24 at 2:53 PM with the sit to stand lift company representative. He stated the facility's sit-to-stand lift had an older knee brace mold model. The newer model had a silicone flex knee brace pad, and it was more flexible and comfortable and would fit a larger range of residents. He reviewed the instruction manual for using the sit-to-stand lift and he did not recommend any pillows or additives be used and stated that inserting pillows altered the lift. Pillows or any other additive could 100% jeopardize the safety of the lift and increase the risk of an accident. The purpose of the sit-stand-lift knee brace was to keep the resident's knees from buckling while they were in the lift. He said it was not safe to put a resident in a standing position on the sit-to-stand lift without a knee brace directly against the resident's lower extremities.	F 558			
F 559 SS=D	Choose/Be Notified of Room/Roommate Change CFR(s): 483.10(e)(4)-(6)	F 559		5/30/24	

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F 559	<p>Continued From page 9</p> <p>§483.10(e)(4) The right to share a room with his or her spouse when married residents live in the same facility and both spouses consent to the arrangement.</p> <p>§483.10(e)(5) The right to share a room with his or her roommate of choice when practicable, when both residents live in the same facility and both residents consent to the arrangement.</p> <p>§483.10(e)(6) The right to receive written notice, including the reason for the change, before the resident's room or roommate in the facility is changed. This REQUIREMENT is not met as evidenced by: Based on record reviews and interviews with family members, resident, and staff, the facility failed to provide a resident with a written notice of a room change including the reason for the change for 1 of 1 resident reviewed for room change (Resident #230).</p> <p>The right to receive written notice, including the reason for the change, before the resident 's room or roommate in the facility is changed.</p> <p>The findings included:</p> <p>Resident #230 was admitted to the facility on 4/15/24 with diagnoses to include acute gastric ulcer with perforation, major depressive disorder, and hypertension.</p> <p>The 5-day Minimum Data Set (MDS) assessment dated 4/21/24 Resident #230 was moderately cognitively impaired.</p> <p>Resident #230 resided in room 604 on 4/28/24</p>	F 559	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 559 Choose/Be Notified of Room/Roommate Change</p> <p>Resident #230 was asked by the social worker on having a room change due to a male sharing the bathroom on 5/7/2024 by the Social Worker.</p> <p>On 5/28/2024 the Social Worker and Housekeeping Manager audited the last 7 days of room changes to ensure written notice was provided as well as reason for room change. No room changes were noted between 5/21/24 and 5/28/24.</p>		

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F 559	<p>Continued From page 10</p> <p>and was moved to room 607 on the morning of 4/29/24.</p> <p>Record review of the electronic health record on revealed there was no written documentation of a notice of a room change, or progress note that recorded notification of a room change.</p> <p>An interview with Resident #230 on 4/29/24 at 12:32 PM revealed an unknown staff person stood at the foot of her bed earlier in the morning and told her she was to be moved to a new room because a man needed room 604. Resident #230 stated she was very upset as she had no notice of the move, and the abrupt room change was "traumatizing" she was never shown the new room prior to the move. She called Family Member #1 who then came to the facility.</p> <p>In an interview on 4/30/24 12:36 PM, the Social Worker (SW) stated she always contacted the family if there was a room change. She explained the notice was verbal only. There was no written notification. The housekeeping supervisor received a room change notification and moved the resident. She stated she verbally informed Family Member #2 on the morning of 4/29/24.</p> <p>A telephone interview with Family Member #2 on 4/30/24 at 12:56 PM revealed she was not at the facility and nor was she informed of the move. She had not received a written or verbal notice of a room change. Family Member #2 was not able to comment on Resident #230's mental state.</p> <p>A telephone interview on 4/30/24 at 1:01 PM with Family Member #1 revealed he received a call from Resident #230 on 4/29/24 upset she was moved from her room. He immediately came to the facility. The Admissions Director told him that</p>	F 559	<p>The Social Services Director, Admissions Coordinator, and Housekeeping Supervisor were educated by the Regional Director of Clinical Services on 5/28/24. This education included providing written notification and reason for room change to resident and or family/responsible party that the resident was moving or was getting a roommate and that progress notes were entered for identified changes by the Social Worker. Education has been added in orientation for any newly hired Social Workers, Admission Coordinators and Housekeeping Supervisors.</p> <p>To monitor and maintain compliance the Licensed Nursing Home Administrator and/or Designee will audit 2 room changes weekly x 12 weeks to verify written notification of the reason for the room change to the resident and or family/responsible party that the resident was moving or was getting a roommate and that progress notes were entered for identified changes by the Social Worker as needed. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/24</p>		

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F 559	Continued From page 11 because the bathroom was shared with a male next door the room was for a male resident. Family Member #1 was not able to comment on Resident #230's mental state but noted he was upset about the way Resident #230 was abruptly notified. An interview on 4/30/24 at 1:07 PM, the Admissions Director stated Resident #230 shared a bathroom with a male resident for three days and needed to be moved. She stated she called and left a message for Family Member #1. She explained that they did not provide written notices to residents or family members for any internal room changes but a progress note was written for each room change. An interview with the Director of Nursing (DON) on 5/2/24 at 10:05 AM revealed the SW called families and documented any room change. She explained room changes were often completed within the same day. An interview with the Administrator on 5/2/24 at 10:05 AM revealed the SW was responsible for the documentation for all room changes in the resident's progress notes.	F 559			
F 577 SS=C	Right to Survey Results/Advocate Agency Info CFR(s): 483.10(g)(10)(11) §483.10(g)(10) The resident has the right to- (i) Examine the results of the most recent survey of the facility conducted by Federal or State surveyors and any plan of correction in effect with respect to the facility; and (ii) Receive information from agencies acting as client advocates, and be afforded the opportunity to contact these agencies.	F 577		5/30/24	

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F 577	<p>Continued From page 12</p> <p>§483.10(g)(11) The facility must--</p> <p>(i) Post in a place readily accessible to residents, and family members and legal representatives of residents, the results of the most recent survey of the facility.</p> <p>(ii) Have reports with respect to any surveys, certifications, and complaint investigations made respecting the facility during the 3 preceding years, and any plan of correction in effect with respect to the facility, available for any individual to review upon request; and</p> <p>(iii) Post notice of the availability of such reports in areas of the facility that are prominent and accessible to the public.</p> <p>(iv) The facility shall not make available identifying information about complainants or residents. This REQUIREMENT is not met as evidenced by:</p> <p>Based on observations, resident and staff interviews, the facility failed to display survey results in a location accessible to residents during 5 of 5 observations of the facility.</p> <p>The findings included:</p> <p>During a tour of the facility on 4/28/24 at 11:45 AM, the survey results were not observed in the common areas of the building. An observation of the front lobby revealed a small table on the right side of the lobby under a television screen which showed announcements and infection control information. There was nothing on top of the table.</p> <p>Tours of the facility on 4/29/24 at 11:01 AM, 4/30/24 at 3:10 PM, and 5/1/24 at 1:29 PM and 5/2/24 at 9:59 AM revealed the survey results were not located in the common area accessible</p>	F 577	<p>Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 577 Survey Results</p> <p>The Licensed Nursing Home Administrator placed the survey results book in the lobby on 5/2/2024</p> <p>The Activities Director informed the Resident Council on 5/16/2024 that the survey results book was placed in the lobby on 5/2/2024.</p> <p>The Interdisciplinary Team was educated by the Regional Director of Clinical Services on 5/6/2024. This education</p>		

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F 577	Continued From page 13 to the residents or in any other accessible location in the facility. A Resident Council group meeting was conducted on 5/1/24 at 1:00 PM. During the meeting, the residents indicated the survey results used to be in a blue notebook in the front lobby on a small table. An interview with the Director of Nursing (DON) on 5/2/24 at 10:01 AM revealed the blue notebook was in the lobby on a table for visitors and residents. An observation and interview with the Administrator on 5/2/24 at 10:05 AM in the lobby revealed the blue notebook was not there. Returning to the receptionist's office, the survey results were on a bookshelf. The Administrator stated the bookshelf was moved from the front lobby to the Receptionist's office and it was an oversight.	F 577	included the survey results book is to be kept available in a public area in the lobby at all times. Education will be provided in orientation for all future Interdisciplinary Team members. To monitor and maintain compliance The Licensed Nursing Home Administrator and or Designee will audit to assure the survey results book is located in the lobby weekly for 12 weeks. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months. Date of compliance: 5/30/2024		
F 578 SS=D	Request/Refuse/Dscntnue Trmnt;Formlte Adv Dir CFR(s): 483.10(c)(6)(8)(g)(12)(i)-(v) §483.10(c)(6) The right to request, refuse, and/or discontinue treatment, to participate in or refuse to participate in experimental research, and to formulate an advance directive. §483.10(c)(8) Nothing in this paragraph should be construed as the right of the resident to receive the provision of medical treatment or medical services deemed medically unnecessary or inappropriate. §483.10(g)(12) The facility must comply with the requirements specified in 42 CFR part 489,	F 578		5/30/24	

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F 578	<p>Continued From page 14 subpart I (Advance Directives).</p> <p>(i) These requirements include provisions to inform and provide written information to all adult residents concerning the right to accept or refuse medical or surgical treatment and, at the resident's option, formulate an advance directive.</p> <p>(ii) This includes a written description of the facility's policies to implement advance directives and applicable State law.</p> <p>(iii) Facilities are permitted to contract with other entities to furnish this information but are still legally responsible for ensuring that the requirements of this section are met.</p> <p>(iv) If an adult individual is incapacitated at the time of admission and is unable to receive information or articulate whether or not he or she has executed an advance directive, the facility may give advance directive information to the individual's resident representative in accordance with State law.</p> <p>(v) The facility is not relieved of its obligation to provide this information to the individual once he or she is able to receive such information. Follow-up procedures must be in place to provide the information to the individual directly at the appropriate time.</p> <p>This REQUIREMENT is not met as evidenced by:</p> <p>Based on record review and staff interviews the facility failed to accurately document the resident's code status on the Medical Orders for Scope of Treatment (MOST) form. The facility also failed to provide Emergency Medical Services (EMS) a copy of a resident's advanced directive when she was transferred to the Emergency Room after being found unresponsive for 2 of 2 residents reviewed for advanced directives (Resident #12 and #280).</p>	F 578	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 578 Request/Refuse/Discontinue Treatment Formulate Advanced Directives</p> <p>The Social Worker immediately went to</p>		

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F 578	<p>Continued From page 15</p> <p>The findings included:</p> <p>1) Resident #12 was admitted to the facility on 10/6/2023.</p> <p>A review of the physician's orders revealed a Do Not Resuscitate order for Resident #12 dated 10/6/2023 and signed by the Medical Director (MD).</p> <p>A review of a care plan dated 3/16/2024 revealed Resident #12 had chosen to be a Do Not Resuscitate (no chest compressions).</p> <p>A quarterly Minimum Data Set (MDS) dated 4/9/2024 revealed Resident #12 was cognitively intact with no behaviors.</p> <p>A review of the facility's advance directives book at the nurse's station revealed Resident #12 had a golden Do Not Resuscitate form, dated 1/15/2024 with no expiration date, in addition to a MOST form, with an effective date of 1/24/2024, which indicated Resident #12 was a full code with comfort measures and was signed by the Nurse Practitioner and Resident #12 on 1/15/2024.</p> <p>An interview was conducted on 4/30/2024 at 10:03 am with Nurse #2. Nurse #2 reported advanced directive forms were usually completed by the Social Worker (SW). Nurse #2 reported she did not have any part in the advanced directive process unless a resident had expressed, they wanted to change their wishes to her. Nurse #2 stated advanced directives were kept in the advanced directive book at the nurse's station, a physician's order was in the chart, and code status was also visible on the Electronic Health Record (EHR) banner.</p>	F 578	<p>address the resident # 12 advance directive wishes. New MOST and DNR forms were obtained, placed in the Code Status book at nurses station and a copy was uploaded in the Resident # 12's Electronic Health Record. This was completed on 4/30/24. Resident # 280 was discharged on 3/5/2024 and did not return to facility.</p> <p>The Social Worker completed a 100% audit of current residents advanced directive wishes. All MOST Forms, DNRs and Full Code statuses were verified, matched in the Code Status book and were uploaded into the Electronic Health Record. This was completed 5/6//24.</p> <p>The Regional Director of Clinical Services educated the Interdisciplinary Team on ensuring advanced directives are obtained on admission by the Social Worker, DON, ADON and or Unit Managers. The licensed nurse should ensure that the correct order is entered into the Electronic Health Record. The Social Worker and or designee will ensure the DNR or MOST form is placed in the Code Status book at nurses stations and uploaded into the residents Electronic Health Record 5/6/24. On 5/6/24 the Director of Nursing and or Designee educated the Licensed Nurses and Paramedics on ensuring advanced directives were obtained on admission, that an order was entered into the Electronic Health Record, and DNR or MOST form was placed in the Code Status book at the nurses station and uploaded into the residents Electronic</p>		

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F 578	<p>Continued From page 16</p> <p>An interview was conducted on 4/30/2024 at 10:12 am with the SW. The SW stated she discussed code status with residents and their families on admission. She reported she asked residents if they would want chest compressions and if they did not want chest compressions, she would complete a DNR and a Medical Orders for Scope of Treatment (MOST) form. She reported she would then give the form to the QA Nurse to get the MD or Nurse Practitioner (NP) to sign it. The SW confirmed that code status information on the DNR should be reflected on the MOST form. The SW verified a DNR had been completed on 1/15/2024 for Resident #12, and the MOST form dated 1/24/2024 indicated Resident #12 was a full code. She reported she had made a mistake on the form that they should both indicate DNR. The SW stated she does not document anywhere in the medical record that the resident or family had been educated regarding advanced directives because she did not know that was required.</p> <p>An interview was conducted on 5/2/2024 at 12:08 pm with the NP. The NP reported the SW reviews and answers questions regarding the MOST form and DNR with the resident and their family. The NP stated she only signs the form and did not verify to ensure that the DNR sheet and the MOST form matched. The NP reported she was not aware Resident #12's MOST form and DNR did not match and reported they should reflect DNR wishes.</p> <p>An interview was conducted 5/3/2024 at 8:41 am with the Director of Nursing (DON). The DON reported that when a resident is admitted to the facility she will assess to see if there were any</p>	F 578	<p>Health Record. Education has been added in orientation for all future Social Workers, Interdisciplinary Team members, Licensed Nurses, Paramedics and Agency Nurses.</p> <p>To monitor and maintain compliance the Licensed Nursing Home Administrator and or Designee will audit of advanced directives of 3 residents weekly x 12 weeks. This audit will include verifying advanced directives from the resident and or responsible party, order is entered, and DNR and or MOST form are uploaded into the Electronic Health Record by Medical Records Director and placed in the Code Status Books at the nurse's station by the Social Worker. Any negative findings will be followed up on immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 578	<p>Continued From page 17</p> <p>advanced directives in place and enter the code status order in the Electronic Health Record (EHR). The DON stated the SW and medical team went over code status with the family of Resident #12 upon admission. At that time the SW and medical team completed a DNR or MOST form. She reported the MOST form should reflect a DNR and state no chest compressions. She was not aware Resident #12's MOST form indicated she was a full code and that a DNR was in place. She verbalized the MOST form should have reflected do not resuscitate.</p> <p>2) Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg), type 2 diabetes, atrial fibrillation (irregular heart rate), and heart disease. Resident #280 was not receiving hospice services.</p> <p>A review of Resident #280's physician's orders dated 1/11/2024 revealed an order for Do Not Resuscitate (DNR).</p> <p>Review of the care plan dated 1/12/2024 revealed Resident #280 was a Do Not Resuscitate (DNR) with goals and interventions which included Resident #280's wishes would be followed and advanced directives should be documented.</p> <p>An admission Minimum Data Set (MDS) dated 1/17/2024 revealed Resident #280 was cognitively intact and had not exhibited any behaviors. She was not documented as being on hospice services.</p> <p>Review of the Emergency Medical Services</p>	F 578			

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F 578	<p>Continued From page 18</p> <p>(EMS) Assessment dated 3/5/2024 at 9:03 pm revealed nursing home staff were not able to find Resident #282's DNR and that they had "lost the paperwork for this." Advance directives were documented on EMS assessment as "none." Documentation further revealed Resident #280 was found to be unresponsive and was transferred out of the facility at 8:13 pm to the Emergency Room.</p> <p>A review of Resident #280's Electronic Medical Record (EHR) was conducted on 4/28/2024 and revealed no scanned DNR form.</p> <p>An interview was conducted on 5/8/2024 at 4:09 pm with Paramedic #1. Paramedic #1 reported he was assigned Resident #280 on 3/5/2024 at which time she was transferred via EMS to the hospital. Paramedic #1 stated EMS had asked him for Resident #280's DNR and that he was not able to find her DNR form in the book at the nurse's station. He reported if Resident #280 would have been found without a pulse, he would have had to perform chest compressions because the form was gone.</p> <p>An interview was conducted on 4/30/2024 at 10:12 am with the Social Worker (SW). The SW reported she spoke with residents and their family about code status and advanced directives during their initial assessment. She reported she asked the resident if they wanted chest compressions and if the resident did not want chest compressions, she completed a DNR form. She reported after she completed the DNR form, she gave the form to the QA Nurse, the QA Nurse would get the MD to sign the form. The SW reported if a resident was transferred to the hospital, the facility should provide EMS with any</p>	F 578			

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F 578	<p>Continued From page 19</p> <p>advanced directives. She was not aware if a DNR form had been completed for Resident #280 and had not been made aware that EMS had not been provided with a copy of Resident #280's advanced directives.</p> <p>An interview was conducted on 5/2/2024 at 10:36 am with the Medical Records Coordinator. She stated once an advanced directive was completed, the Quality Assurance (QA) Nurse or the Social Worker (SW) were supposed to bring her the form for her to scan into the EHR and place the original forms in the book at the appropriate nurse's station. The Medical Records Coordinator reported she had not received any advanced directive forms since December 2023 and had expressed concerns about not receiving advanced directives to the Director of Nursing (DON) and Administrator and reported nothing had changed. The Medical Records Coordinator stated she did not have a copy of Resident #280's DNR form. She reported if the QA Nurse or SW would have given her a DNR form, it would have been scanned into the EHR. She verified Resident #280's advanced directive form was not in the advanced directive book at either of the two nurse's stations.</p> <p>An interview was conducted on 5/2/2024 at 11:05 am with the QA Nurse. The QA Nurse reported the hall nurses were responsible for providing Emergency Medical Services (EMS) with the MOST form when a resident was being transferred to the hospital. She stated she was unsure if a DNR form had been completed for Resident #280 and reported a DNR form should have been in the chart at the nurse's station.</p> <p>An interview was conducted 5/3/2024 at 8:41 am</p>	F 578			

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F 578	Continued From page 20 with the Director of Nursing (DON). The DON reported that when a resident is admitted to the facility she will assess to see if there were any advanced directives in place and enter the code status order in the Electronic Health Record (EHR). The DON stated the SW and medical team went over code status with the family. At that time the SW and medical team would complete a DNR or MOST form. The DON reported she was not aware that Resident #280's DNR could not be found when she was transferred out of the facility on 3/5/2024.	F 578			
F 580 SS=D	Notify of Changes (Injury/Decline/Room, etc.) CFR(s): 483.10(g)(14)(i)-(iv)(15) §483.10(g)(14) Notification of Changes. (i) A facility must immediately inform the resident; consult with the resident's physician; and notify, consistent with his or her authority, the resident representative(s) when there is- (A) An accident involving the resident which results in injury and has the potential for requiring physician intervention; (B) A significant change in the resident's physical, mental, or psychosocial status (that is, a deterioration in health, mental, or psychosocial status in either life-threatening conditions or clinical complications); (C) A need to alter treatment significantly (that is, a need to discontinue an existing form of treatment due to adverse consequences, or to commence a new form of treatment); or (D) A decision to transfer or discharge the resident from the facility as specified in §483.15(c)(1)(ii). (ii) When making notification under paragraph (g) (14)(i) of this section, the facility must ensure that all pertinent information specified in §483.15(c)(2)	F 580		5/30/24	

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F 580	<p>Continued From page 21</p> <p>is available and provided upon request to the physician.</p> <p>(iii) The facility must also promptly notify the resident and the resident representative, if any, when there is-</p> <p>(A) A change in room or roommate assignment as specified in §483.10(e)(6); or</p> <p>(B) A change in resident rights under Federal or State law or regulations as specified in paragraph (e)(10) of this section.</p> <p>(iv) The facility must record and periodically update the address (mailing and email) and phone number of the resident representative(s).</p> <p>§483.10(g)(15) Admission to a composite distinct part. A facility that is a composite distinct part (as defined in §483.5) must disclose in its admission agreement its physical configuration, including the various locations that comprise the composite distinct part, and must specify the policies that apply to room changes between its different locations under §483.15(c)(9). This REQUIREMENT is not met as evidenced by: Based on record review, family, resident, staff, and provider interviews the facility failed to notify the emergency contacts when a resident (Resident #280) had a change in condition and was sent to the Emergency Room. Furthermore, the facility failed to notify the provider of significant weight gain for a resident (Resident #18) that required diuretic medication. This deficient practice occurred for 2 of 2 sampled residents reviewed for notification of change.</p> <p>The findings included:</p>	F 580	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 580 Notify of Changes</p> <p>Resident # 280 was discharged from the facility on 3/5/24 and did not return. Resident #18 received new orders on 4/29/204 due to edema and weight gain. Provider evaluated Resident # 18 on</p>		

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F 580	<p>Continued From page 22</p> <p>1. Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg), type 2 diabetes, atrial fibrillation (irregular heart rate), and heart disease.</p> <p>A review of the on-call physician correspondence initiated by Nurse #1 on 3/5/2024 revealed Resident #280 was "lethargic, barely arousable, even with sternal rub." Also, that "staff states she was very 'sleepy' today." Nurse Practitioner #2 had advised Nurse #1 to send Resident #280 to the emergency room at 6:43 pm.</p> <p>An interview was conducted on 4/30/2024 at 10:41 am with Nurse #1. Nurse #1 reported when she performed her rounds on 3/5/2024 at 5:00 pm, Resident #280 she was only responsive to painful stimuli, she contacted the on-call physician, and received orders around 6:30 pm to transfer Resident #280 to the hospital. She reported she had not notified Resident #280's Representative of the change in condition or that Resident #280 was being transferred to the hospital. Nurse #1 reported she gave the report to Paramedic #1 at 6:30 pm and was under the impression that he was going to call Resident #280's emergency contacts.</p> <p>Review of Paramedic #1's (employed by the facility and functioning as a nurse) note dated 3/5/2024 at 9:19 pm revealed Paramedic #1 had attempted to call Resident #280's family and he had left a voicemail for them to call the facility.</p> <p>An interview was conducted on 4/29/2024 at 11:02 am with Paramedic #1. Paramedic #1 reported he was unable to remember specific</p>	F 580	<p>5/6/24 related to edema and weight gain.</p> <p>The Director of Nursing completed an audit of all residents transferred to the hospital within the past 7 days prior to 5/6/24 to ensure family/responsible party had been notified of the transfer. This audit was completed 5/10/24. The Assistant Director of Nursing audited last 30 days of weights to ensure Provider was notified of any significant weight loss or gain on 5/26/24. Any areas identified will be corrected immediately.</p> <p>On 5/6/2024 the Assistant Director of Nursing and/or Designee educated all Licensed Nurses, and Paramedics on ensuring resident family/responsible party are notified of all resident transfers to the hospital. On 5/28/24 the Assistant Director of Nursing and or Designee educated Licensed Nurses and Paramedics that Provider is to be notified of any resident's significant weight loss or gain timely. Education has been added in orientation for newly hired Licensed Nurses, Paramedics, and Agency Nurses.</p> <p>To monitor and maintain compliance the Assistant Director of Nursing and/or Designee will audit transfer out to hospital two times weekly x 12 weeks to ensure resident's family/responsible party were notified of the transfer to the hospital. Director of Nursing and or Designee will audit 2 residents with significant weight loss or gain weekly for 12 weeks to ensure Provider was notified. Any negative findings will be corrected</p>		

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F 580	<p>Continued From page 23</p> <p>events from 3/5/2024 with Resident #280 and reported he charted all his interventions in the nurse's note.</p> <p>A follow-up interview was conducted on 5/8/2024 at 12:33 pm with Paramedic #1(employed by the facility and functioning as a nurse). Paramedic #1 reported he had only attempted to contact the first emergency contact for Resident #280 one time on 3/5/2024. He reported he had left a generic message (including his name, where he was calling from) for the Resident Representative to call him back because he was unsure if he had the correct number. Paramedic #1 stated he did not receive a return call and does not recall if he told the oncoming nurse during report that he had left a message for the family to call back. He reported he had not made any further attempts to call the Resident Representative or other emergency contacts for Resident #280.</p> <p>An interview was conducted on 5/2/2024 at 3:46 pm with Resident #280's Representative. The Representative reported she had not received a phone call or voicemail from Nurse #1 or Paramedic #1 on 3/5/2024. She reported she was not aware Resident #280 had been taken to the hospital until an Intensive Care Unit (ICU) nurse from the hospital had called her on 3/6/2024 to let her know Resident #280 was admitted to ICU. She reported she was "so upset" that she had not been notified earlier.</p> <p>An interview was conducted on 5/3/2024 at 10:15 am with the Director of Nursing (DON). The DON reported when a resident had a change in condition or if a resident had to be transferred to the hospital, nursing staff should notify the family as soon as possible. She was aware that Nurse</p>	F 580	<p>immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 580	<p>Continued From page 24</p> <p>#1 had not called Resident #280's family when Resident #280 was found only responsive to painful stimuli and reported that she should have called the first emergency contact. She reported Paramedic #1 tried to call Resident #280's first emergency contact and he had left a voicemail for them to call the facility upon receipt. She reported Paramedic #1 had not attempted to call the emergency contact again or call the second emergency contact. The DON stated if the first emergency contact could not be reached, staff should attempt to call the second emergency contact.</p> <p>An interview was conducted on 5/3/2024 at 10:27 am with the Administrator. The Administrator stated nursing staff should notify the family immediately when there was a change in resident condition or if a resident was transferred to the hospital. He reported if the first emergency contact could not be reached, nursing staff should attempt to call the second. He was not aware that Nurse #1 had not called Resident #280's family when the resident was found only responsive to painful stimuli and was not aware Paramedic #1 had only called the first emergency contact once and had not attempted to call the second emergency contact at all.</p> <p>2. Resident #18 was admitted to the facility on 12/26/23 with diagnoses that included type 2 diabetes mellitus, coronary artery disease, and hypertension. Physician records and active</p>	F 580			

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F 580	<p>Continued From page 25</p> <p>physician orders revealed she also had a diagnosis of edema (swelling in the extremities).</p> <p>The admission Minimum Data Set (MDS) assessment dated 1/11/24 revealed Resident #18 was cognitively intact and coded as receiving diuretic medication (a medication that helps remove excess fluid from the body).</p> <p>Review of Resident #18's active physician orders revealed an order dated 3/24/24 for Furosemide (diuretic) tablet 40 milligrams (mg) give one tablet by mouth two times a day for edema.</p> <p>Review of Resident #18's electronic medication record (EMR) was completed on 4/28/24 and revealed Resident #18's weight had been monitored monthly by the facility. She had a weight documented on 3/5/24 of 254.6 pounds (lbs.) and on 4/4/24 she had a weight of 272 lbs. documented. The facility obtained a reweight weight on 4/5/24 that was recorded as 273.4 lbs. Resident #18 had a 7.38 % (18.8 lbs.) weight gain in a 30-day period.</p> <p>Review of the provider progress notes and nursing notes were reviewed from 4/1/24 through 4/28/24 and revealed no documentation that the provider had been notified of Resident #18's weight gain or increased edema.</p> <p>Review of the Registered Dietician's (RD) progress note date 4/18/24 stated Resident #18 had "triggered for a significant weight gain since 3/5/24" and the weight gain had been confirmed with a reweight. Her note mentioned Resident #18 received diuretic medication. The RD note stated "NP/ MD aware" and that she would ask the Nurse Practitioner (NP)/ Medical Doctor (MD)</p>	F 580			

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F 580	<p>Continued From page 26</p> <p>to review Resident #18's antidepressant medications that could have an effect on her appetite. The RD note indicated a plan to continue to monitor Resident #18's intake, weights, and labs.</p> <p>An interview was performed on 5/1/24 at 2:02 PM with the QA nurse. She stated weights were reviewed during the IDT meetings on Fridays. She stated she would usually give the NP or MD the weight log sheet for them to look over when they were at the facility and then the NP or MD would give verbal orders addressing weight loss/gain. She stated she did not keep the weight log and the NP/ MD did not sign the weigh log indicating they had reviewed the log. She stated she handed the log to the NP or MD and then they handed the log back to her. She stated she did not specifically review the weights with the NP or MD and discuss the residents who had weight loss or gain. She said if a specific resident had a large weight gain or loss, she would tell the NP or MD "that it happened, and I have to go with what they tell me or don't tell me". She stated she did not remember talking to the NP or MD and notifying them of Resident #18's significant weight gain or talking to them about the weight gain. The QA nurse stated she remembered discussing Resident #18's significant weight gain during the IDT meeting. She stated if a resident had a significant weight gain generally the NP/ MD would check labs or would increase the resident diuretic, would change to daily or weekly weight monitoring if weight gain was related to fluid. She stated Resident #18 had complained to her of edema on 4/28/24 and that she had notified the NP the next day on 4/29/24 that Resident #18 needed to be seen. The QA nurse stated a significant weight gain would be something a</p>	F 580			

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F 580	<p>Continued From page 27</p> <p>resident would need to be seen by the NP/ MD for. She stated she was unsure what happened that the NP/ MD was not notified. The QA nurse stated, "I guess I somehow or another dropped the ball on that and letting the NP know that the resident (Resident #18) needed to be seen". The QA nurse stated the NP should have been notified of Resident #18's weight gain sooner than 4/29/24.</p> <p>An interview was conducted on 5/1/24 at 1:43 PM with the Medical Director. He stated he was not aware of Resident #18's large weight gain. He said she had a history of having issues with edema in the past. He said the facility should have notified him or the NP sooner than a month and that this was probably too long to wait to notify someone for significant weight gain.</p> <p>An interview was performed on 5/1/24 at 3:11 pm with the DON. She stated Resident #18's weight gain should have been discussed in the morning clinical meeting and then weekly IDT meeting. She stated the IDT meeting focus with weights was weight loss because that was worse, but gain needed to be monitored too. She stated Resident #18 did not have heart failure but did have lots of edema. The DON stated it should be nursing who looked at residents with weight gain and edema to look at the clinical aspect for why the resident might be gaining weight. She stated Resident #18's weight gain should had been conveyed to the NP/ MD that week. She stated Resident #18 should probably be on weekly weight monitoring.</p> <p>An interview was completed on 05/02/24 at 10:31AM with the Administrator. He said clinically he did not know what happened in the incident and was not sure if the weight gain was because</p>	F 580			

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F 580	Continued From page 28 of Resident #18 retaining a lot of fluid. He stated in the IDT meeting he remembered Resident #18's weight gain being discussed. The Administrator stated the provider should have been notified sooner to evaluate her clinically for things like diet change, lab work, edema, or the need for an increase in her diuretic medication. An interview was performed on 05/02/24 at 12:12 PM with the NP. She said she was not notified about Resident #18's weight gain. She stated she did not realize Resident #18 had gained that much weight. The NP stated if she had been notified of Resident #18's weight gain at the beginning of April when the weight gain was noted by the facility, she would have assessed Resident #18. The NP stated she would have done a B-type natriuretic peptide (BNP) test (a test Providers use to diagnose and monitor heart failure) to check and make sure it was in range and was not causing the weight gain. She stated this was what she would usually do if a patient had a weight gain of 3-5 lbs. in a week or a significant weight gain. The NP stated that Resident #18 had increased edema to both of her lower extremities when she saw her on 4/29/24. The NP stated if a resident had large weight gains their weight should be monitored at least weekly for weight gains. The NP stated she wanted to be notified if a resident had a 3-5 lbs. weight gain in a week.	F 580			
F 600 SS=J	Free from Abuse and Neglect CFR(s): 483.12(a)(1) §483.12 Freedom from Abuse, Neglect, and Exploitation The resident has the right to be free from abuse, neglect, misappropriation of resident property,	F 600		5/30/24	

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F 600	<p>Continued From page 29</p> <p>and exploitation as defined in this subpart. This includes but is not limited to freedom from corporal punishment, involuntary seclusion and any physical or chemical restraint not required to treat the resident's medical symptoms.</p> <p>§483.12(a) The facility must-</p> <p>§483.12(a)(1) Not use verbal, mental, sexual, or physical abuse, corporal punishment, or involuntary seclusion; This REQUIREMENT is not met as evidenced by: Based on record reviews, staff, and Medical Director (MD) interviews the facility failed to protect a Resident's right to be free from neglect when Resident # 280 experienced a medical emergency and emergency medical services (EMS) were not provided. The resident was only responsive to painful stimuli on 3/5/2024 around 5:00 PM and 911 was not initiated until 8:10 PM. Resident #280 was transferred to the hospital and diagnosed with metabolic encephalopathy (a problem in the brain caused by a chemical imbalance) due to urinary tract infection (UTI) and possibly due to cellulitis/infected lower extremity wounds or hypoglycemia. On 3/8/2024 Resident #280 was discharged to hospice care for comfort care. On 3/11/2024 Resident #280 expired. This occurred for 1 of 3 residents reviewed for neglect.</p> <p>Immediate jeopardy began on 3/5/2024 when EMS was not initiated for a medical emergency. Immediate jeopardy was removed on 5/1/2024 when the facility implemented a credible allegation of immediate jeopardy removal. The facility will remain out of compliance at a lower scope and severity of "D" (no actual harm with a potential for minimal harm that is not immediate</p>	F 600	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 600 Free from Abuse and Neglect</p> <p>EMS arrived on 3/5/24 at 8:13pm and transported Resident #280 to the hospital. Resident #280 has not returned to the facility.</p> <p>On 4/30/24 the Director of Nursing and or Designee immediately audited progress notes of residents sent to the hospital in the last 30 days to confirm that no delay in assessment, monitoring or transfer had occurred. No negative findings were noted.</p> <p>On 4/30/24 the Director of Nursing and/or Designee audited nursing progress notes from the last 72 hours to ensure no change of conditions were found and not follow up on in a timely manner. No</p>		

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F 600	<p>Continued From page 30</p> <p>jeopardy) to ensure education is completed and monitoring systems put into place are effective.</p> <p>The findings included:</p> <p>1. Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg), type 2 diabetes, atrial fibrillation (irregular heart rate), and heart disease. Resident #280 was not receiving hospice services.</p> <p>A review of the care plan dated 1/12/2024 revealed Resident #280 was at risk for hypoglycemia with a goal to be free of signs and symptoms of hypoglycemia. Interventions included for nursing staff to assess blood sugars as per order and as needed for symptoms of hypoglycemia/hyperglycemia. The care plan further revealed Resident #280 was at risk for altered cardiac and respiratory status with a goal that Resident #280 would not have a preventable crisis. Interventions included for nursing staff to monitor oxygen saturations as needed, to monitor for signs and symptoms of decreased cardiac output (rapid, slow, weak, or diminished pulse, hypotension, hypertension, dizziness, syncope, dyspnea, chest pain, restlessness, cyanosis, alerted mental status, congestion, or shortness of breath).</p> <p>An admission Minimum Data Set (MDS) dated 1/17/2024 revealed Resident #280 was cognitively intact and had not exhibited any behaviors. She was not documented as being on hospice services or receiving insulin.</p> <p>A review of the on-call physician correspondence</p>	F 600	<p>negative findings were noted.</p> <p>On 4/30/24 the Interdisciplinary Team interviewed residents with a BIMS of 12 or above regarding if they have had a change of condition that was not followed up on immediately, or if they felt they had a delay in treatment and had any concerns regarding neglect. No negative findings were noted.</p> <p>On 4/30/2024 the Director of Nursing or Designee completed skin checks on residents with BIMS below 12 to ensure no signs or symptoms of neglect. No negative findings noted.</p> <p>On 4/30/24 the Director of Nursing and or Designee interviewed all Nursing and Therapy staff regarding knowledge of any residents having change of conditions in the last 72 hours that were not addressed and if they had any knowledge of instances of neglect. No negative findings were noted in the above audits.</p> <p>The Regional Director of Clinical Services and/or Designee educated all Licensed Nurses and Paramedics on effective communication between staff during a medical emergency, timely assessment, monitoring and assessment of change of condition and recognizing serious decline of cognition and responsiveness of resident as an emergent occurrence and to contact the provider and transfer to the hospital immediately. This education was completed on 5/1/2024.</p> <p>The Director of Nursing and or Designee educated all staff on effective communication between staff members during a medical emergency and on the</p>		

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F 600	<p>Continued From page 31</p> <p>initiated by Nurse #1 on 3/5/2024 at 5:30 pm as stated by Nurse #1 revealed Resident #280 was "lethargic, barely arousable, even with sternal rub." Also, that "staff states she was very 'sleepy' today." Nurse Practitioner #2 had advised Nurse #1 to send Resident #280 to the emergency room at 6:43 pm.</p> <p>Nurse Practitioner #2 was unable to be interviewed.</p> <p>An interview was conducted on 4/30/2024 at 10:41 am with Nurse #1. Nurse #1 reported she worked first shift (6:30 am to 6:30 pm) and usually floated between halls. She reported on 3/5/2024 she floated to 200-hall (Resident #280's hall) at 2:30 pm and relieved Nurse #2. Nurse #2 informed Nurse #1 that Resident #280 had been "sleepy all day." Nurse #1 stated after she finished report she took time to get adjusted and started passing medications. She reported she did not go check on Resident #280 until 5:00 pm, at which time the resident was only responsive to painful stimuli. Nurse #1 reported she obtained vital signs after she realized Resident #280 was only responsive to painful stimuli and stated she had not checked her blood sugar. She reported she consulted their on-call telehealth provider around 6:00 pm. Nurse #1 reported the on-call provider had advised her to send Resident #280 to the Emergency Room around 6:30 pm. She reported she then gave the report to Paramedic #1, printed off Resident #280's information for EMS, and left for the day. She reported she had not notified Resident #280's family or called EMS because she was under the assumption that Paramedic #1 would. Nurse #1 stated she gave shift report to Paramedic #1 (employed by the facility and functioning as a nurse) on 3/5/2024 at</p>	F 600	<p>Abuse and Neglect policy. This education was completed on 5/1/2024. During routine rounds the facility will observe for s/s of neglect, including but not limited to delay in treatment and services. Above education has been added in orientation for all newly hired staff.</p> <p>To monitor and maintain compliance the Director of Nursing and/or Designee will audit all resident progress notes sent to the hospital for any delay in treatments and review progress notes for timely follow up on change of conditions, five times weekly x 12 weeks. The Licensed Nursing Home Administrator and/or Designee will interview 2 residents with a BIMS 12 or above weekly x 12 weeks regarding if they have had a change of condition that was not followed up on immediately, if they felt they had a delay in treatment or if they had any concerns of abuse or neglect. The Director of Nursing and/or Designee will interview 2 staff members weekly x 12 weeks regarding knowledge of any residents having change of conditions to ensure it was followed upon immediately and if they are aware of any resident neglect. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 600	<p>Continued From page 32</p> <p>6:30 pm when Paramedic #1 started his shift. Nurse #1 stated she felt as though she had neglected Resident #280 because she should have not relied on Paramedic #1 to initiate EMS and complete her work.</p> <p>Vital signs were entered on 3/5/2024 at 6:41 pm (which were obtained at 5:30 pm by Nurse #1 per her report). Resident #280's blood pressure was 106/60, heart rate was 62 beats per minute, respiration rate was 16 breaths per minute, oxygen saturation was 91% on room air, and her temperature was 96.5 degrees Fahrenheit axillary (under the arm).</p> <p>Further review of Resident #280's medical record revealed no ongoing assessment, vital signs, or blood glucose monitoring from 5:30 pm until she was transferred by EMS at 8:13 pm.</p> <p>A review of a nursing note completed by Paramedic #1 (employed by the facility) on 3/5/2024 at 9:19 pm revealed Resident #280 had a change in condition in the last 24 hours and he was told in shift change report that Resident #280 was only responsive to painful stimuli. He documented he had called EMS at 8:00 pm to see where they were and was told by EMS that they had never been contacted, he then requested an ambulance and sent Resident #280 to the Emergency Room.</p> <p>A telephone interview was conducted on 4/29/2024 at 11:02 am with Paramedic #1. Paramedic #1 reported he was not able to remember the events involving Resident #280 on 3/5/2024. He stated he would have documented any assessment, monitoring, vital signs, and/or interventions in his nursing note.</p>	F 600			

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F 600	<p>Continued From page 33</p> <p>A follow-up telephone interview was conducted on 5/8/2024 at 4:09 pm with Paramedic #1. Paramedic #1 reported he started his shift at 6:30 pm on 3/5/2024 and received report from Nurse #1. Paramedic #1 stated Nurse #1 reported Resident #280 was only responsive to a sternal rub. Paramedic #1 reported Nurse #1 had contacted the on-call provider, had received orders from the on-call provider to send Resident #280 to the Emergency Room, and asked him to check on Resident #280 while she gathered the paperwork for transfer. Paramedic #1 reported he assessed Resident #280 at 6:30 pm, at which time Resident #280 was able to communicate verbally. Paramedic #1 stated he assessed Resident #280's heart sounds, lung sounds, and pulses however he had not reassessed Resident #280's vital signs because she appeared "stable." Paramedic #1 reported he was under the impression Nurse #1 had called EMS. Paramedic #1 reported he started his medication pass and checked the hall to see if an EMS stretcher was in the hall. Paramedic #1 reported he called to check the status of EMS at 8:00 pm at which time he was told EMS had never been notified. Paramedic #1 stated at that time he requested an ambulance, which arrived shortly after, and transferred Resident #280 out of the facility. He reported he failed to document his assessments because he had forgotten. Paramedic #1 stated Nurse #1 should have initiated EMS prior to leaving the facility. He did not speak to the incident as neglect.</p> <p>A telephone interview was conducted on 4/30/2024 at 10:57 am with EMS Personnel at dispatch. The EMS Personnel reported a facility staff member had called to initiate EMS services</p>	F 600			

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F 600	<p>Continued From page 34</p> <p>on 3/5/2024 at 8:10 pm and an EMS unit arrived on scene at 8:13 pm.</p> <p>Review of the Emergency Medical Services (EMS) Assessment dated 3/5/2024 at 9:03 pm revealed Resident #280 was found to be unresponsive and hypoglycemic, with a blood sugar of 74 mg/dL, and was transferred out of the facility at 8:13 pm to the Emergency Room.</p> <p>A review of the Emergency Room Physician note dated 3/6/2024 at 3:32 am revealed Resident #280 had arrived at the Emergency Room on 3/5/2024 with altered mental status. The facility had reported to EMS that Resident #280 was normally awake however she was "much more somnolent and not able to swallow her pills." The Emergency Room Physician documented Resident #280 was unable to participate in a neurological exam, remained "obtunded," and was not able to follow any commands. EMS had furthered reported to the Emergency Room Physician Resident #280's blood sugar was 74 and she had "likely not been eating or drinking all day." Documentation further revealed Resident #280 was admitted with a primary diagnosis of "metabolic encephalopathy due to urinary tract infection (UTI) and possibly due to cellulitis/infected lower extremity wounds or hypoglycemia."</p> <p>A review of the hospital physician discharge summary dated 3/8/2024 revealed Resident #280 had continued to decline. A discussion was had with Resident #280's Representative to keep her comfortable and a Do Not Resuscitate (DNR) order was implemented. Resident #280 was then discharged to hospice.</p>	F 600			

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F 600	<p>Continued From page 35</p> <p>A review of the death certificate revealed Resident #280 expired on 3/11/2024 with the immediate cause of "End of Life Comfort Measures with Hospice Care."</p> <p>An interview was conducted on 4/30/2024 at 6:00 pm with the Director of Nursing (DON). The DON reported Resident #280 was found unresponsive and with stable vital signs on 3/5/2024. The DON reported Nurse #1 made an error by not initiating EMS and that Nurse #1 should have never left her shift without calling EMS. The DON stated Nurse #1 and Paramedic #1 should have performed head-to-toe assessments, ongoing assessments, and ongoing vital signs (including blood sugars). The DON reported she had not felt as though Nurse #1 or Paramedic #1 neglected Resident #280.</p> <p>An interview was conducted on 4/30/2024 at 6:08 pm with the Administrator. The Administrator reported he had not been made aware of the events leading up to Resident #280 being transferred to the hospital on 3/5/2024 until the DON informed him on 4/30/2024. He reported Nurse #1 should not have left the building without initiating EMS for Resident #280 and that there was a "huge delay" in care. He reported he was not aware that Nurse #1 had not performed a head-to-toe assessment, ongoing assessment, and ongoing vital signs (including blood sugar checks). The Administrator reported he had not felt as though Nurse #1 or Paramedic #1 neglected Resident #280.</p> <p>An interview was conducted on 5/1/2024 at 1:22 pm with the MD. The MD reported he had assessed Resident #280 on the morning of 3/5/2024 and reported Resident #280 was alert at that time. The MD stated he was not aware of the</p>	F 600			

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F 600	<p>Continued From page 36</p> <p>delay in initiating EMS and the lack of monitoring until today (5/1/2024) and reported Resident #280 should have been monitored until she was transferred to the hospital.</p> <p>The Administrator was notified of Immediate Jeopardy on 4/30/2024 at 6:08 pm.</p> <p>The facility provided the following Immediate Jeopardy removal plan:</p> <p>Identify those recipients who have suffered, or are likely to suffer, a serious adverse outcome as a result of the noncompliance:</p> <p>Nurse #1 reported she was notified during report from Nurse #2 at 2:30 pm that Resident #280 had been excessively "sleepy" that morning (3/5/2024). Nurse #1 reported she had not assessed Resident #280 until 5:00 pm, at which time she was only responsive to painful stimuli. Nurse #1 contacted the on-call Medical Service to have Resident #280 assessed at 6:00 pm and was advised at 6:30 pm to transfer her to the hospital. Nurse #1 only checked Resident #280's vital signs once, did not obtain oxygen saturations or blood sugar and did not activate 911 when resident was found to be unresponsive at 5 pm. Nurse #1 stated she printed out the medical record after she had given report to Paramedic #1. Nurse #1 reported she was under the assumption that Paramedic #1 would contact Emergency Medical Services (EMS).</p> <p>Paramedic #1 completed walking rounds of his assigned unit on 3/5/2024 at 8:00 pm and realized that Resident #280 had not be transported to the hospital and contacted EMS at 8:10 pm, at what time he was informed that EMS</p>	F 600			

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F 600	<p>Continued From page 37 was never called for transport.</p> <p>EMS arrived on 3/5/2024 at 8:13 pm and transported Resident #280 to the hospital where she was diagnosed with acute metabolic encephalopathy related to sepsis from urinary tract infection versus bacteremia from wounds, dehydration, and hypoglycemia.</p> <p>Resident #280 was transferred to hospital on 3/5/2024 and did not return to the facility.</p> <p>On 4/30/2024 the Regional Director of Clinical Services educated Nurse #1 and Paramedic #1 on effective communication between staff during a Medical Emergency, timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic.</p> <p>On 4/30/2024 the Director of Nursing or Designee immediately audited the Situation, Background, Assessment and Recommendation and progress notes of residents sent to hospital in the last 30 days to confirm that no delay in assessment, monitoring or transfer to hospital occurred. No negative findings were found.</p> <p>On 4/30/2024 the Director of Nursing or Designee audited Nursing progress notes from the last 72 hours to ensure no change of conditions were found and not followed up on in a timely manner. No negative findings were found.</p> <p>On 4/30/2024 the Social Worker/Administrator or Designee interviewed residents with a BIMS of 12 or above regarding if they have had a change of condition that was not followed up on</p>	F 600			

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F 600	<p>Continued From page 38</p> <p>immediately, if they had any concerns of neglect and if they felt they had a delay in treatment. No negative findings were noted.</p> <p>The Director of Nursing or Designee audited Nursing progress notes from the last 72 hours of residents with a BIMS of less than 12 to ensure residents had no change of condition that was not followed up on immediately. No negative findings were noted.</p> <p>Specify the action of the entity will take to alter the process or system failure to prevent a serious adverse outcome from occurring or recurring, and when the action will be complete.</p> <p>On 4/30/2024 the Director of Nursing or Designee interviewed all nursing and therapy staff regarding knowledge of any residents having change of conditions in the last 72 hours that were not addressed and if they were aware of any resident neglect. No negative findings were noted.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all staff on reporting any change of condition to the nurse immediately. The Staff that were not working on 4/30/2024 will be educated prior to start of their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all staff on effective communication between staff members during a Medical Emergency. The Staff that were not working on 4/30/2024 will be educated prior to start of their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all Licensed Nurses and Paramedics on observing and assessing residents for change of</p>	F 600			

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F 600	<p>Continued From page 39</p> <p>condition from baseline and communicating to provider for follow up and treatment in a timely manner. The Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to the start of their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all Licensed Nurses and Paramedics on recognizing serious decline of cognition and responsiveness of resident as an emergent occurrence and to contact provider and transfer to hospital immediately. The Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to the start of their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated Licensed Nurses and Paramedics on timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic and the Abuse and Neglect Policy. The Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to the start of their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all staff on the Abuse and Neglect Policy. The Staff that were not working on 4/30/2024 will be educated prior to start of their next shift.</p> <p>On 4/30/2024 Ad Hoc QAPI was completed regarding Abuse and Neglect. In addition, effective communication between staff in Medical Emergencies, timeliness of assessment and monitoring of change of conditions to include transferring resident to hospital.</p>	F 600			

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F 600	<p>Continued From page 40</p> <p>On 4/30/2024 the Regional Director of Clinical Services educated the Administrator, Director of Nursing, Assistant Director of Nursing, Scheduler and Human Resources on the Orientation Process that will include education on recognizing change of condition, effective communication during a Medical Emergency, timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic.</p> <p>The Director of Nursing or Designee will ensure newly hired Licensed Nurses or Paramedics receive education on the Effective Communication during a Medical Emergency, Abuse and Neglect Policy and timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic in Orientation.</p> <p>The Director of Nursing or Designee will ensure Agency Staff receive education on Effective Communication during a Medical Emergency, the Abuse and Neglect Policy and timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic prior to first shift of working in facility.</p> <p>Immediate jeopardy removal date: 5/1/2024</p> <p>The credible allegation was validated 5/3/2024 onsite. Staff interviews revealed that NAs, Medication Technicians, and Nurses had received in-service education regarding abuse and neglect</p>	F 600			

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F 600	Continued From page 41 which included how to keep the residents safe, reporting the issue to the immediate supervisor, reporting change in condition, and effective communication among staff. Nursing staff also received specific education related to neglect and how/who to report suspensions of neglect. A review of education revealed staff had received neglect training.	F 600			
F 607 SS=D	The immediate jeopardy removal date of 5/1/2024 was validated. Develop/Implement Abuse/Neglect Policies CFR(s): 483.12(b)(1)-(5)(ii)(iii) §483.12(b) The facility must develop and implement written policies and procedures that: §483.12(b)(1) Prohibit and prevent abuse, neglect, and exploitation of residents and misappropriation of resident property, §483.12(b)(2) Establish policies and procedures to investigate any such allegations, and §483.12(b)(3) Include training as required at paragraph §483.95, §483.12(b)(4) Establish coordination with the QAPI program required under §483.75. §483.12(b)(5) Ensure reporting of crimes occurring in federally-funded long-term care facilities in accordance with section 1150B of the Act. The policies and procedures must include but are not limited to the following elements. §483.12(b)(5)(ii) Posting a conspicuous notice of employee rights, as defined at section 1150B(d)	F 607		5/30/24	

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F 607	<p>Continued From page 42 (3) of the Act.</p> <p>§483.12(b)(5)(iii) Prohibiting and preventing retaliation, as defined at section 1150B(d)(1) and (2) of the Act.</p> <p>This REQUIREMENT is not met as evidenced by:</p> <p>Based on record review and staff interviews the facility failed to implement their abuse policies and procedures by not submitting an Initial Allegation Report within two hours of being notified of Resident neglect on 4/30/2024 at 6:10 PM and the facility continued to place residents at risk for neglect as they allowed Nurse #1 and Paramedic #1 to continue working after being notified of the neglect, for 1 of 3 residents (Resident #280) reviewed for abuse. Additionally, staff failed to report an allegation of staff to resident abuse to administration immediately and the facility failed to notify law enforcement of the abuse allegation for 1 of 3 residents (Resident #39) reviewed for abuse.</p> <p>The findings included:</p> <p>A review of the facility's "North Carolina resident Abuse Policy" revised 8/30/2023 stated neglect is "the failure of the facility, its employees or service providers to provide goods and services to a resident that are necessary to avoid physical harm, pain, mental anguish or emotional stress." The policy also stated, "if the event that caused the allegation involves an allegation of Abuse or serious bodily injury, it should be reported to the Department of Health (DOH) immediately, but not later than 2 hours after the allegation is made." The policy further stated the facility should "take whatever steps are necessary to protect residents and to prevent further acts of abuse, neglect, misappropriation of property, drug diversion, or</p>	F 607	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 607 Develop Abuse/Neglect Policy</p> <p>The Nurse #1 and Paramedic #1 were suspended by the Licensed Nursing Home Administrator on 5/1/24 per the abuse/neglect policy. Resident #39 did not want Law Enforcement contacted regarding the incident that occurred 1/26/2024 when asked by the Licensed Nursing Home Administrator on 5/24/24.</p> <p>The Licensed Nursing Home Administrator audited all reportable from the last 30 days to ensure that the Abuse/Neglect policy was followed. This audit would include suspending any staff accused in the allegation, calling Law Enforcement and informing Department of Social Services. Any negative findings will be followed up on immediately. This audit was completed 5/9/24.</p> <p>The Interdisciplinary Team was educated by the Regional Vice President of Operations on the Abuse/Neglect policy on 5/6/24. This education included</p>		

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F 607	<p>Continued From page 43</p> <p>fraud while the investigation is in progress." Additionally, the policy stated, "Facility staff must immediately report all such allegations to the Administrator/Abuse Coordinator. The Administrator/Abuse Coordinator will immediately begin an investigation and notify the applicable local and state agencies in accordance with the procedures in this policy." The policy continued "If the facility suspects that a crime has been committed, it will report that suspicion it will report that suspicion in accordance with its crime reporting policies."</p> <p>1. The Administrator, Director of Nursing (DON), and Regional Nurse Consultant were notified on 4/30/2024 at 6:08 pm of Resident neglect that occurred on 3/5/2024 when Nurse #1 found Resident #280 to be only responsive to painful stimuli. Nurse #1 failed to initiate Emergency Medical Services (EMS), perform a head-to-toe assessment, ongoing assessments, and ongoing vital sign monitoring (including blood sugar checks). After Nurse #1 gave shift report to Paramedic #1 on 3/5/2024 at 6:30 pm, Paramedic #1 failed to perform a head-to-toe assessment, ongoing assessments, vital signs (including blood sugars), and failed to notify EMS until 8:10 pm on 3/5/2024.</p> <p>An interview was conducted on 5/1/2024 at 8:57 am with the Administrator, Regional Nurse Consultant, and DON. The Regional Nurse Consultant and DON stated they had not completed the required Initial Investigation Report and that it had "slipped their minds." The Administrator stated he did not know that it had to be completed since State Surveyors were already onsite.</p>	F 607	<p>suspending any staff accused in the allegation, calling Law Enforcement and informing Department of Social Services. The Licensed Nursing Home Administrator and/or Designee educated all staff on the Abuse/Neglect policy on 5/6/2024. All staff were educated on the Abuse and Neglect policy on 5/6/2024 by the Director of Nursing or designee. This education will be provided to newly hired staff including agency staff.</p> <p>To monitor and maintain compliance the Licensed Nursing Home Administrator and/or Designee will audit all reportables weekly x 12 weeks to ensure the Abuse/Neglect policy was followed including suspending any staff accused in the allegation, calling Law Enforcement and informing Department of Social Services. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/2024</p>		

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F 607	<p>Continued From page 44</p> <p>Review of the Initial Allegation Report dated 5/1/2024 at 9:32 am revealed no accused employees listed for the neglect of Resident #280 that occurred on 3/5/2024. Documentation</p> <p>revealed the facility became aware of the neglect on 4/30/2024 at 6:10 pm. The allegation details stated "resident was not sent to the hospital timely. Orders received to send resident to the hospital by off-going nurse. The on-coming nurse assumed 911 had been called by off-going nurse. When he realized that EMS had not arrived to pick-up the resident, he called 911 and EMS arrived to transport the resident to the hospital. Due to the miscommunication between nurses, there was a delay in getting the resident to the hospital." Documentation further revealed there was "no physical or mental harm" because of the neglect.</p> <p>Review of Nurse #1 ' s timecard dated 4/30/2024 revealed Nurse #1 clocked in at 6:15 am and clocked out from her shift at 7:00 pm.</p> <p>Review of Paramedic #1 ' s timecard dated 4/30/2024 revealed Paramedic #1 clocked in at 6:15 pm and had not clocked out until 5/1/2024 at 8:00 am.</p> <p>An interview was conducted on 5/1/2024 at 3:48 pm with the Scheduler. The Scheduler reported Paramedic #1 had worked night shift beginning at 6:30 pm on 4/30/2024 and ending at 6:30 am on 5/1/2024. She reported Nurse #1 was scheduled to be back on orientation starting tomorrow (5/2/2024). The Scheduler reported she was not aware if either Nurse #1 or Paramedic #1 had been suspended because she had not been advised to take them off the schedule.</p>	F 607			

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F 607	Continued From page 45 An interview was conducted on 5/1/2024 at 3:40 pm with the Administrator. The Administrator reported Nurse #1 had been suspended after her shift on 4/30/2024 but Paramedic #1 had not been. He had not given any reason why Paramedic #1 was not suspended. An interview was conducted on 5/1/2024 at 3:40 with the Regional Consultant reported she was unsure whether Nurse #1 or Paramedic #1 had been suspended but knew that Paramedic #1 had worked night shift starting at 6:30 pm on 4/30/2024. A follow-up interview was conducted on 5/1/2024 at 3:53 pm with the Regional Nurse Consultant. The Regional Nurse Consultant stated she had just gone and spoken with the Scheduler and had Nurse #1 removed from the schedule for 5/2/2024. She was not aware Nurse #1 had not been suspended and reported she should have been. The Regional Nurse Consultant stated Paramedic #1 was being suspended. She stated Administrative Nursing Staff had failed to do the mandatory two-hour reporting and had not thought about suspending Nurse #1 and Paramedic #1 while they conducted their investigation. The Regional Nurse Consultant stated the facility had not followed it ' s policy for reporting abuse and neglect. 2. Record review of the 24-hour initial Facility Entity Report dated 1/28/24 revealed the allegation of staff to resident abuse of Resident #39 had occurred on Friday, 1/26/24. The DON was notified via telephone on 1/28/24 at 1:30 PM who then contacted the administrator. Resident #39 wheeled herself into the nursing station and Nurse #14 instructed her to leave and Resident	F 607			

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F 607	<p>Continued From page 46</p> <p>#39 refused. Nurse #14 grabbed the wheelchair to remove her from the nursing station. Resident #39 resisted and struck Nurse #14. Nurse #14 grabbed Resident #39's arms and proceeded to push her out of the nurse's station. The facility did not notify law enforcement.</p> <p>An interview with Nurse #1 was attempted on 5/1/24 at 9:11 AM and she did not return the call and was not working at the facility.</p> <p>During an interview with the DON on 5/2/24 at 10:19 AM, she stated Nurse #1 reported the allegation on Sunday, 1/28/24 at 1:30 PM. She explained law enforcement was not called as she believed a crime had not been committed. The DON explained Nurse #1 stated she thought about it over the weekend and decided she needed to report what she saw on Friday. Nurse #14 went off duty right after the incident and did not return to the facility. She provided a statement over the phone. The DON explained that she was terminated during the investigation.</p> <p>In an interview with the Administrator on 5/2/24 at 10:22 AM, stated even though the incident was an abuse allegation, he was unsure if law enforcement needed to be contacted because the resident was not harmed.</p>	F 607			
F 623 SS=B	<p>Notice Requirements Before Transfer/Discharge CFR(s): 483.15(c)(3)-(6)(8)</p> <p>§483.15(c)(3) Notice before transfer. Before a facility transfers or discharges a resident, the facility must-</p> <p>(i) Notify the resident and the resident's representative(s) of the transfer or discharge and the reasons for the move in writing and in a</p>	F 623		5/30/24	

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F 623	<p>Continued From page 47</p> <p>language and manner they understand. The facility must send a copy of the notice to a representative of the Office of the State Long-Term Care Ombudsman.</p> <p>(ii) Record the reasons for the transfer or discharge in the resident's medical record in accordance with paragraph (c)(2) of this section; and</p> <p>(iii) Include in the notice the items described in paragraph (c)(5) of this section.</p> <p>§483.15(c)(4) Timing of the notice.</p> <p>(i) Except as specified in paragraphs (c)(4)(ii) and (c)(8) of this section, the notice of transfer or discharge required under this section must be made by the facility at least 30 days before the resident is transferred or discharged.</p> <p>(ii) Notice must be made as soon as practicable before transfer or discharge when-</p> <p>(A) The safety of individuals in the facility would be endangered under paragraph (c)(1)(i)(C) of this section;</p> <p>(B) The health of individuals in the facility would be endangered, under paragraph (c)(1)(i)(D) of this section;</p> <p>(C) The resident's health improves sufficiently to allow a more immediate transfer or discharge, under paragraph (c)(1)(i)(B) of this section;</p> <p>(D) An immediate transfer or discharge is required by the resident's urgent medical needs, under paragraph (c)(1)(i)(A) of this section; or</p> <p>(E) A resident has not resided in the facility for 30 days.</p> <p>§483.15(c)(5) Contents of the notice. The written notice specified in paragraph (c)(3) of this section must include the following:</p> <p>(i) The reason for transfer or discharge;</p>	F 623			

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F 623	<p>Continued From page 48</p> <p>(ii) The effective date of transfer or discharge;</p> <p>(iii) The location to which the resident is transferred or discharged;</p> <p>(iv) A statement of the resident's appeal rights, including the name, address (mailing and email), and telephone number of the entity which receives such requests; and information on how to obtain an appeal form and assistance in completing the form and submitting the appeal hearing request;</p> <p>(v) The name, address (mailing and email) and telephone number of the Office of the State Long-Term Care Ombudsman;</p> <p>(vi) For nursing facility residents with intellectual and developmental disabilities or related disabilities, the mailing and email address and telephone number of the agency responsible for the protection and advocacy of individuals with developmental disabilities established under Part C of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (Pub. L. 106-402, codified at 42 U.S.C. 15001 et seq.); and</p> <p>(vii) For nursing facility residents with a mental disorder or related disabilities, the mailing and email address and telephone number of the agency responsible for the protection and advocacy of individuals with a mental disorder established under the Protection and Advocacy for Mentally Ill Individuals Act.</p> <p>§483.15(c)(6) Changes to the notice. If the information in the notice changes prior to effecting the transfer or discharge, the facility must update the recipients of the notice as soon as practicable once the updated information becomes available.</p> <p>§483.15(c)(8) Notice in advance of facility closure</p>	F 623			

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F 623	<p>Continued From page 49</p> <p>In the case of facility closure, the individual who is the administrator of the facility must provide written notification prior to the impending closure to the State Survey Agency, the Office of the State Long-Term Care Ombudsman, residents of the facility, and the resident representatives, as well as the plan for the transfer and adequate relocation of the residents, as required at § 483.70(l).</p> <p>This REQUIREMENT is not met as evidenced by:</p> <p>Based on record review, Resident Representative, Ombudsman and staff interviews, the facility failed to provide a written notice of transfer/discharge to the Resident and Resident Representative and failed to send a copy of the notice to the local Ombudsman for 1 of 2 residents (Resident #280) reviewed for discharge.</p> <p>The findings included:</p> <p>Resident #280 was admitted to the facility on 1/11/2024.</p> <p>The admission Minimum Data Set dated 1/17/2024 indicated Resident #280 was cognitively intact.</p> <p>Resident #280 was discharged to the hospital on 3/5/2024 and did not return to the facility.</p> <p>A review of the record revealed Resident #280 was her own responsible party and also had a Resident Representative listed as a contact.</p> <p>A review of the nurse's note dated 3/5/2024 at 9:19 PM written by Paramedic #1 (who worked as</p>	F 623	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 623 Notice Requirements Before Transfer/Discharge</p> <p>Resident # 280 was discharged to the hospital on 3/5/24 and has not returned. On 5/10/2024 the Social Worker notified the Ombudsman regard resident #280's discharge to the hospital on 3/5/2024.</p> <p>The Social Worker emailed the Ombudsman the last 30 days of discharges to the hospital on 5/6/24. The Business Office Manager audited the last 30 days of discharges to the hospital to ensure the Bed Hold Policy and Transfer Policy were provided to residents and or family. Any negative findings were immediately corrected as indicated. The audited was completed on 5/16/2024.</p>		

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F 623	<p>Continued From page 50</p> <p>a nurse in the facility on 3/5/24) revealed Resident #280 had a change in condition that required transfer to the emergency department (ED). Paramedic #1 called the Resident Representative and left a voicemail. The medication administration record (MAR) and face sheet were sent with Resident #280 to the hospital.</p> <p>A telephone interview was conducted with Paramedic #1 on 5/8/2024 at 12:33 PM. He stated on 3/5/2024 he worked as a nurse and sent Resident #280 to the hospital due to a change in condition. When Resident #280 was transferred to the hospital, Paramedic #1 explained he sent the MAR and face sheet with the Resident to the hospital. He stated there was not a notice of transfer/discharge and he was not familiar with the form.</p> <p>A review of Resident #280's electronic medical record revealed a notice of transfer/discharge form was completed by the Business Office Manager on 3/6/2024 and sent to Resident #280's home address via certified mail.</p> <p>A telephone interview was conducted with Nurse #1 on 5/8/2024 at 8:28 AM. Nurse #1 indicated on 3/5/2024, at the end of her shift, she had received an order to transfer Resident #280 to the ED for evaluation. She revealed she did not notify the Resident Representative. She stated she prepared a face sheet and the MAR. Nurse #1 indicated she was not familiar with the notice of transfer/discharge form.</p> <p>A telephone interview was conducted with the Business Office Manager on 5/8/2024 at 8:41 AM. She stated when a resident was transferred</p>	F 623	<p>The Business Office Manager was educated by the Regional Director of Clinical Services on sending the Bed Hold and Transfer Policies to the resident's family and or responsible party by certified mail if a resident is discharged to the hospital on 5/13/2024. The Social Worker was educated by the Regional Director of Clinical Services on 5/10/24 on the policy for notifying the Ombudsman of residents discharged from the facility. Education has been added in orientation for newly hired Social Workers and Business Office Managers. On 5/9/2024 the Director of Nursing and or Designee educated Licensed Nurses and Paramedics on the Bed Hold and Transfer Policies to include ensuring the forms are sent with the resident to the hospital. Education has been added in orientation for newly hired Licensed Nurses, Paramedics, and Agency Nurses.</p> <p>To monitor and maintain compliance the Licensed Nursing Home Administrator and/or Designee will audit 2 discharges to the hospital weekly for 12 weeks to ensure the Bed Hold and Transfer Policies were sent with the resident to the hospital, the Business Office manager mailed a certified copy to family or responsible party and the Social Worker notified the Ombudsman. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 623	<p>Continued From page 51</p> <p>to the ED the nurse on duty was responsible for completing the notice of transfer/discharge form. She revealed on the next business she completed a new form and sent it to the Resident/Resident Representative via certified mail. She indicated she completed a notice of transfer/discharge form for Resident #28 on 3/6/2024. The Business Office Manager stated she sent the notice via certified mail, to the resident's home address and she had the tracking information provided by the postal service.</p> <p>A telephone interview was conducted with the Director of Nursing on 5/8/2024 at 11:05 AM. She indicated the nurse on duty was responsible for completing the notice of transfer/discharge form as part of the packet of information that was sent with the resident to the hospital.</p> <p>A telephone interview was conducted with the Ombudsman on 5/8/2024 at 2:27 PM. The Ombudsman stated she had not received any transfer/discharge notices from the facility since January 2024 including the notice for Resident #280.</p> <p>A follow-up telephone interview was conducted with the Business Office Manager on 5/8/2024 at 4:00 PM. She indicated she had not been sending a copy of the notice of transfer/discharge to the Ombudsman because she was never told that was required.</p> <p>An interview was conducted with the Administrator on 5/8/2024 at 4:57 PM. The Administrator stated the nurse on duty was responsible for completing a notice of transfer/discharge to send with a resident who</p>	F 623			

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F 623	Continued From page 52 was transferred to the ED. The Business Office Manager then completed a new notice of transfer/discharge the next business day and sent it to the Resident/Resident Representative via certified mail. He indicated the facility had not sent copies of the transfer/discharge notices to the Ombudsman. A telephone interview was conducted with the Resident Representative on 5/9/2024 at 9:40 AM. The Resident Representative indicated she received the transfer/discharge notice on 3/26/2024 when she went to the post office and retrieved Resident #280's mail.	F 623			
F 684 SS=K	Quality of Care CFR(s): 483.25 § 483.25 Quality of care Quality of care is a fundamental principle that applies to all treatment and care provided to facility residents. Based on the comprehensive assessment of a resident, the facility must ensure that residents receive treatment and care in accordance with professional standards of practice, the comprehensive person-centered care plan, and the residents' choices. This REQUIREMENT is not met as evidenced by: Based on observations, record review and Resident, staff, Nurse Practitioner (NP), and Medical Director (MD) interviews nursing staff failed to identify the seriousness of a change in condition for a resident with a diagnosis of insulin dependent diabetes and provide thorough ongoing monitoring and comprehensive assessments. On 3/5/24 at 2:30 PM Nurse #2 reported to Nurse #1 Resident #280 was sleepy all day. Nurse #1 did not assess Resident #280	F 684	F 684 Quality of Care (Sliding Scale) Resident #280 was sent to the hospital on 3/5/24 and did not return. Medication error was completed on Resident #282 and Provider was informed with no new orders. On 4/30/24 the Director of Nursing and/or Designee immediately audited progress	5/30/24	

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F 684	<p>Continued From page 53</p> <p>until 5:00 PM and observed the resident was only responsive to painful stimuli and obtained a set of vital signs but did not check her blood sugar. The on-call provider was contacted, and Nurse #1 was instructed to transfer Resident #280 to the Emergency Room. Lack of effective communication between Nurse #1 and oncoming Paramedic #1 (employed by the facility and functioning as a nurse) resulted in Emergency Medical Services (EMS) not being contacted until 8:10 PM. Resident #280 was unresponsive with a blood sugar of 74 and was transferred to the Emergency Room. Resident #280 was admitted to the hospital with a primary diagnosis of metabolic encephalopathy (brain dysfunction), was transferred to hospice on 3/8/2024, and expired on 3/11/2024.</p> <p>Resident #282 was admitted on 4/26/24 and the facility failed to administer sliding scale insulin (insulin dose based on predefined blood sugar ranges) per the hospital discharge summary or monitor blood sugar levels per the physician orders for a resident with a diagnosis of insulin dependent diabetes. On 4/29/24 Resident #282 reported extreme thirst and requested for her blood sugar to be checked. Resident #282's blood sugar was 548 (normal range 80 to 130) and a blood sugar greater than 300 could indicate diabetic ketoacidosis which is a dangerous and life-threatening complication of diabetes that occurs when your body does not get enough insulin.)</p> <p>The facility failed to assess a resident for the cause of significant weight gain and edema (swelling caused by too much fluid trapped in the body's tissues) (Resident #18). The deficient practice occurred for 3 of 3 sampled residents</p>	F 684	<p>notes of residents sent to the hospital in the last 30 days to confirm that no delay on the assessment, monitoring or transfer to the hospital had occurred. Any negative findings were followed up on immediately. On 4/30/24 the Director of Nursing and/or Designee audited nursing progress notes from the last 72 hours to ensure no change of conditions were found and not follow up on in a timely manner.</p> <p>On 5/7/24 the Regional Director of Clinical Services and/or Designee completed an audit of all new admission for the last 14 days to ensure all orders on the discharge summary were transcribed accurately and completely in each resident's chart. Any negative findings were corrected immediately and the provider and family were notified.</p> <p>On 4/30/24 the Director of Nursing and/or Designee educated all Certified Nursing Assistants on reporting any change of condition of residents to the nurse immediately.</p> <p>On 4/30/24 the Director of Nursing and/or Designee educated all Licensed Nurses and Paramedics on observing and assessing residents for change of condition from baseline and communicating to provider for follow up ,treatment and calling emergency services in a timely manner.</p> <p>On 4/30/24 the Director of Nursing and/or Designee educated all Certified Nursing Assistants on reporting any changes of condition of residents to the nurse</p>		

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F 684	<p>Continued From page 54 (Residents #280, #282 and #18).</p> <p>Immediate jeopardy for Resident #280 began on 3/5/2024 when nurses failed to identify and effectively respond to a medical emergency. Immediate jeopardy was removed on 5/1/24 when the facility implemented a credible allegation of immediate jeopardy removal. Immediate jeopardy for Resident #282 began on 4/26/24 when the facility failed to administer sliding scale insulin or monitor blood sugar levels. Immediate Jeopardy was removed on 5/8/24 when the facility implemented a credible allegation of immediate jeopardy removal. The facility will remain out of compliance at a lower scope and severity of "D" (no actual harm with a potential for minimal harm that is not immediate jeopardy) to ensure education is completed and monitoring systems put into place are effective.</p> <p>Example #3 was cited at t lower scope and severity of D.</p> <p>The findings included:</p> <ol style="list-style-type: none"> 1. Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg), type 2 diabetes, atrial fibrillation (irregular heart rate), and heart disease. Resident #280 was not receiving hospice services. <p>A review of Resident #280's physicians orders from 1/11/2024 through 3/5/2024 revealed the following: A standing order dated 1/11/2024 through 1/15/2024 for blood glucose levels to be checked in the morning and at night for the first 4 days and</p>	F 684	<p>immediately.</p> <p>On 4/30/2024 the Director of Nursing and/or designee educate all License nurses and Paramedics on observing and assessing residents for change of conditions from baseline and communicating to provider for follow up, treatment and calling emergency services in a timely manner.</p> <p>On 4/30/2024 the Director of Nursing and/or designee educate all staff on effective communication between staff members during a medical emergency. The Clinical Management team reviews progress notes during clinical morning meeting to ensure no delay in assessment, treatment or transferring resident to hospital if ordered occurred.</p> <p>On 5/7/24 the Regional Director of Clinical Services and/or Designee educated all Licensed Nurses and Paramedics that the discharge summary orders for new admissions will be entered by a nurse and a second verification will be completed by a different nurse to ensure the medications were entered accurately with no omissions. Both nurses will sign the discharge summary verifying which nurse entered the orders and which nurse completed the second verification of orders. This education all included following standing orders for residents admitted with insulin and non-insulin diabetes. Education has been added in orientation for all new nurse, paramedics and agency. Clinical Management team</p>		

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F 684	<p>Continued From page 55 to inform MD of results.</p> <p>Review of Resident #280's physician orders and documentation from January 2024 through March 2024 revealed no further orders for blood sugars to be checked and no notification was made to the MD regarding blood sugars.</p> <p>The Medication Administration Record (MAR) for January revealed the following blood sugars: 1/11/2024 at 9:44 pm Resident #280's blood sugar was 175 mg/dL. 1/12/2024 at 5:17 am Resident #280's blood sugar was 137 mg/dL. 1/12/2024 at 4:45 pm Resident #280's blood sugar was 166 mg/dL. 1/13/2024 at 5:06 pm Resident #280's blood sugar was 158 mg/dL. 1/14/2024 at 6:21 am Resident #280's blood sugar was 136 mg/dL. 1/14/2024 at 4:46 pm Resident #280's blood sugar was 164 mg/dL. 1/15/2024 at 6:10 am Resident #280's blood sugar was 135 mg/dL.</p> <p>An order dated 1/11/2024 through 3/6/2024 for Insulin Glargine (long-acting insulin) Subcutaneous Solution 16 units to be injected subcutaneously (under the skin) at bedtime for type 2 diabetes.</p> <p>A review of Resident #280's Medication Administration Record (MAR) from 1/11/2024 to 3/4/2024 revealed initialed administrations for Insulin Glargine 16 units subcutaneously daily.</p> <p>A review of the care plan dated 1/12/2024 revealed Resident #280 was at risk for hypoglycemia with a goal to be free of signs and</p>	F 684	<p>reviews new admissions during clinical morning meeting to ensure medications were entered correctly from the discharge summary.</p> <p>To monitor and maintain compliance The Director of Nursing and/or Designee will audit progress notes of residents sent to the hospital for any delay in treatments and review progress notes timely follow up on change of conditions, five times weekly x 12 weeks. The Director of Nursing and/or Designee will audit 3 discharge summary orders for new admissions five times weekly x 12 weeks to ensure order verification has been completed by two nurses, medications were entered with no omissions, and the discharge summary is signed by the nurse who verified the orders and the nurse who completed the second verification. Any negative findings will be followed up on immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 684	<p>Continued From page 56</p> <p>symptoms of hypoglycemia. Interventions included for nursing staff to assess blood sugars as per order and as needed for symptoms of hypoglycemia/hyperglycemia. The care plan further revealed Resident #280 was at risk for altered cardiac and respiratory status with a goal that Resident #280 would not have a preventable crisis. Interventions included for nursing staff to monitor oxygen saturations as needed, to monitor for signs and symptoms of decreased cardiac output (rapid, slow, weak, or diminished pulse, hypotension, hypertension, dizziness, syncope, dyspnea, chest pain, restlessness, cyanosis, alerted mental status, congestion, or shortness of breath).</p> <p>A review of Resident #280's blood sugar summary revealed the last blood sugar obtained was on 1/15/2024 and was 135 milligrams per deciliter (mg/dL) at that time.</p> <p>An admission Minimum Data Set (MDS) dated 1/17/2024 revealed Resident #280 was cognitively intact and had not exhibited any behaviors. She was not documented as being on hospice services or receiving insulin.</p> <p>A review of the breakfast meal intake documented by Nurse Aide (NA #1) revealed Resident #280 ate 51-75% on 3/5/2024.</p> <p>Vital signs were obtained on 3/5/2024 at 12:12 pm by Nurse #2. Resident #280's blood pressure was 116/64, heart rate was 64 beats per minute, respiration rate was 16 breaths per minute, oxygen saturation was 92% via nasal canula at an unknown rate, and her temperature was 97.6 degrees Fahrenheit.</p>	F 684			

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F 684	<p>Continued From page 57</p> <p>An interview was conducted on 4/30/2024 at 11:47 am with Nurse #2. Nurse #2 reported she worked from 6:30 am to 2:30 pm on 3/5/2024 with Resident #280. She reported she vaguely remembered Resident #280 but recalled her being sleepy. She reported she had not thought it was unusual because she had not worked with Resident #280 often. Nurse #2 reported she did not perform or document a head-to-toe assessment on Resident #280 but had obtained vital signs on 3/5/2024 at 12:12 pm and reported her vital signs were stable.</p> <p>An attempt was made to interview Nurse Aide (NA) #1 on 4/30/2024 who worked first shift (6:30 am to 2:30 pm) on 3/5/2024. NA#1 was unable to recall Resident #280.</p> <p>A review of the lunch intake documented by NA #1 revealed Resident #280 ate 76-100% of her meal on 3/5/2024.</p> <p>A review of the on-call physician correspondence initiated by Nurse #1 on 3/5/2024 at 5:30 pm as stated by Nurse #1 revealed Resident #280 was "lethargic, barely arousable, even with sternal rub." Also, that "staff states she was very 'sleepy' today." Nurse Practitioner #2 had advised Nurse #1 to send Resident #280 to the emergency room at 6:43 pm.</p> <p>Nurse Practitioner #2 was unable to be interviewed.</p> <p>An interview was conducted on 4/30/2024 at 10:41 am with Nurse #1. Nurse #1 reported she worked first shift (6:30 am to 6:30 pm) and usually floated between halls. She reported on 3/5/2024 she floated to 200-hall (Resident #280's hall) at 2:30 pm and relieved Nurse #2. Nurse #2</p>	F 684			

DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE & MEDICAID SERVICES

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F 684	<p>Continued From page 58</p> <p>informed Nurse #1 that Resident #280 had been "sleepy all day." Nurse #1 stated after she finished report she took time to get adjusted and started passing medications. She reported she did not go check on Resident #280 until 5:00 pm, at which time the resident was only responsive to painful stimuli. Nurse #1 reported she obtained vital signs after she realized Resident #280 was only responsive to painful stimuli and stated she had not checked her blood sugar. She reported she consulted their on-call telehealth provider around 6:00 pm. Nurse #1 reported the on-call provider had advised her to send Resident #280 to the Emergency Room around 6:30 pm. She reported she then gave the report to Paramedic #1, printed off Resident #280's information for EMS, and left for the day. She reported she had not notified Resident #280's family or called EMS because she was under the assumption that Paramedic #1 would. Nurse #1 stated she gave shift report to Paramedic #1 (employed by the facility and functioning as a nurse) on 3/5/2024 at 6:30 pm when Paramedic #1 started his shift.</p> <p>A review of the dinner intake for Resident #280 revealed no recorded on 3/5/2024.</p> <p>Vital signs were entered on 3/5/2024 at 6:41 pm (which were obtained at 5:30 pm by Nurse #1 per her report). Resident #280's blood pressure was 106/60, heart rate was 62 beats per minute, respiration rate was 16 breaths per minute, oxygen saturation was 91% on room air, and her temperature was 96.5 degrees Fahrenheit axillary (under the arm).</p> <p>Further review of Resident #280's medical record revealed no ongoing assessment, vital signs, or blood glucose monitoring from 5:30 pm until she</p>	F 684			

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F 684	<p>Continued From page 59 was transferred by EMS at 8:13 pm.</p> <p>A review of a nursing note completed by Paramedic #1 (employed by the facility) on 3/5/2024 at 9:19 pm revealed Resident #280 had a change in condition in the last 24 hours and he was told in shift change report that Resident #280 was only responsive to painful stimuli. He documented he had called EMS at 8:00 pm to see where they were and was told by EMS that they had never been contacted, he then requested an ambulance and sent Resident #280 to the Emergency Room.</p> <p>A telephone interview was conducted on 4/29/2024 at 11:02 am with Paramedic #1. Paramedic #1 reported he was not able to remember the events involving Resident #280 on 3/5/2024. He stated he would have documented any assessment, monitoring, vital signs, and/or interventions in his nursing note.</p> <p>A follow-up telephone interview was conducted on 5/8/2024 at 4:09 pm with Paramedic #1. Paramedic #1 reported he started his shift at 6:30 pm on 3/5/2024 and received report from Nurse #1. Paramedic #1 stated Nurse #1 reported Resident #280 was only responsive to a sternal rub. Paramedic #1 reported Nurse #1 had contacted the on-call provider, had received orders from the on-call provider to send Resident #280 to the Emergency Room, and asked him to check on Resident #280 while she gathered the paperwork for transfer. Paramedic #1 reported he assessed Resident #280 at 6:30 pm, at which time Resident #280 was able to communicate verbally. Paramedic #1 stated he assessed Resident #280's heart sounds, lung sounds, and pulses however he had not reassessed Resident</p>	F 684			

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F 684	<p>Continued From page 60</p> <p>#280's vital signs because she appeared "stable." Paramedic #1 reported he was under the impression Nurse #1 had called EMS. Paramedic #1 reported he started his medication pass and checked the hall to see if an EMS stretcher was in the hall. Paramedic #1 reported he called to check the status of EMS at 8:00 pm at which time he was told EMS had never been notified. Paramedic #1 stated at that time he requested an ambulance, which arrived shortly after, and transferred Resident #280 out of the facility. He reported he failed to document his assessments because he had forgotten.</p> <p>A telephone interview was conducted on 4/30/2024 at 10:57 am with EMS Personnel at dispatch. The EMS Personnel reported a facility staff member had called to initiate EMS services on 3/5/2024 at 8:10 pm and an EMS unit arrived on scene at 8:13 pm.</p> <p>Review of the Emergency Medical Services (EMS) Assessment dated 3/5/2024 at 9:03 pm revealed Resident #280 was found to be unresponsive and hypoglycemic, with a blood sugar of 74 mg/dL, and was transferred out of the facility at 8:13 pm to the Emergency Room.</p> <p>A review of the Emergency Room Physician note dated 3/6/2024 at 3:32 am revealed Resident #280 had arrived at the Emergency Room on 3/5/2024 with altered mental status. The facility had reported to EMS that Resident #280 was normally awake however she was "much more somnolent and not able to swallow her pills." The Emergency Room Physician documented Resident #280 was unable to participate in a neurological exam, remained "obtunded," and was not able to follow any commands. EMS had</p>	F 684			

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F 684	<p>Continued From page 61</p> <p>furthered reported to the Emergency Room Physician Resident #280's blood sugar was 74 and she had "likely not been eating or drinking all day." Documentation further revealed Resident #280 was admitted with a primary diagnosis of "metabolic encephalopathy due to urinary tract infection (UTI) and possibly due to cellulitis/infected lower extremity wounds or hypoglycemia."</p> <p>A review of the hospital physician discharge summary dated 3/8/2024 revealed Resident #280 had continued to decline. A discussion was had with Resident #280's Representative to keep her comfortable and a Do Not Resuscitate (DNR) order was implemented. Resident #280 was then discharged to hospice.</p> <p>A review of the death certificate revealed Resident #280 expired on 3/11/2024 with the immediate cause of "End of Life Comfort Measures with Hospice Care."</p> <p>An interview was conducted on 4/30/2024 at 11:17 am with the Director of Nursing (DON). The DON reported Resident #280 was found unresponsive and with stable vital signs on 3/5/2024. She reported Nurse #1 contacted the on-call telehealth provider around 5:00 pm. The DON reported Paramedic #1 checked on Resident #280 around 8:00 pm while he was performing his walking rounds and realized that the ambulance had still not arrived to get the resident.</p> <p>A follow-up interview was conducted on 4/30/2024 at 6:00 pm with the DON. The DON reported Nurse #1 should have never left her shift without calling EMS.</p>	F 684			

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F 684	Continued From page 62 An interview was conducted on 4/30/2024 at 6:08 pm with the Administrator. The Administrator reported he had not been made aware of the events leading up to Resident #280 being transferred to the hospital on 3/5/2024 until the DON informed him on 4/30/2024. He reported Nurse #1 should have not left the building without initiating EMS for Resident #280 and that there was a "huge delay" in notifying EMS. An interview was conducted on 5/1/2024 at 1:22 pm with the MD. The MD reported he had assessed Resident #280 on the morning of 3/5/2024 and reported Resident #280 was alert at that time. The MD stated he was not made aware of Resident #280's change in condition until after she had been admitted to the hospital. The MD stated he would expect facility staff to notify a provider if a resident had an acute change in mental status. He reported the resident would need to be evaluated and transferred to the hospital for further treatment and evaluation when there was an acute change in mental status to identify and treat the cause. The MD stated he was not aware of the delay in initiating EMS and the lack of monitoring until today (5/1/2024). The Administrator was made aware of Immediate Jeopardy on 4/30/2024 at 6:08 pm. The facility provided the following credible allegation of Immediate Jeopardy removal: Identify those recipients who have suffered, or are likely to suffer, a serious adverse outcome because of the noncompliance:	F 684			

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F 684	<p>Continued From page 63</p> <p>Nurse #1 reported she was notified during a report from Nurse #2 at 2:30 pm that Resident #280 had been excessively "sleepy" that morning (3/5/2024). Nurse #1 reported she had not assessed Resident #280 until 5:00 pm, at which time she was only responsive to painful stimuli. Nurse #1 contacted the on-call Medical Service to have Resident #280 assessed at 6:00 pm and was advised at 6:30 pm to transfer her to the hospital. Nurse #1 only checked Resident #280's vital signs once, did not obtain oxygen saturations or blood sugar and did not activate 911 when resident was found to be unresponsive at 5 pm. Nurse #1 stated she printed out the medical record after she had given the report to Paramedic #1. Nurse #1 reported she was under the assumption that Paramedic #1 would contact Emergency Medical Services (EMS).</p> <p>Paramedic #1 completed walking rounds of his assigned unit on 3/5/2024 at 8:00 pm and realized that Resident #280 had not been transported to the hospital and contacted EMS at 8:10 pm, at what time he was informed that EMS was never called for transport.</p> <p>EMS arrived on 3/5/2024 at 8:13 pm and transported Resident #280 to the hospital where she was diagnosed with acute metabolic encephalopathy related to sepsis from urinary tract infection versus bacteremia from wounds, dehydration, and hypoglycemia.</p> <p>Resident #280 was transferred to hospital on 3/5/2024 and did not return to the facility.</p> <p>On 4/30/2024 the Regional Director of Clinical Services educated Nurse #1 and Paramedic #1 on effective communication between staff during</p>	F 684			

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F 684	<p>Continued From page 64</p> <p>a Medical Emergency, timely assessment, monitoring, and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic.</p> <p>On 4/30/2024 the Director of Nursing or Designee immediately audited the Situation, Background, Assessment and Recommendation and progress notes of residents sent to hospital in the last 30 days to confirm that no delay in assessment, monitoring or transfer to hospital occurred. No negative findings were found.</p> <p>On 4/30/2024 the Director of Nursing or Designee audited Nursing progress notes from the last 72 hours to ensure no change of conditions were found and not followed up on in a timely manner. No negative findings were found.</p> <p>On 4/30/2024 the Social Worker/Administrator or Designee interviewed residents with a BIMS of 12 or above regarding if they have had a change of condition that was not followed up on immediately and if they felt they had a delay in treatment.</p> <p>The Director of Nursing or Designee audited Nursing progress notes from the last 72 hours of residents with a BIMS of less than 12 to ensure residents had no change of condition that was not followed up on immediately. No negative findings were noted.</p> <p>On 4/30/2024 the Director of Nursing or Designee interviewed all nursing and therapy staff regarding knowledge of any residents having change of conditions in the last 72 hours that were not addressed. No negative findings were noted.</p>	F 684			

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F 684	<p>Continued From page 65</p> <p>Specify the action the entity will take to alter the process or system failure to prevent a serious adverse outcome from occurring or recurring, and when the action will be complete.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all Certified Nursing Assistants on reporting any change of condition of residents to the nurse immediately. The Director of Nursing or Designee will ensure Certified Nursing Assistants that were not working on 4/30/2024 will be educated prior to their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated Licensed Nurses and Paramedics on timely assessment and monitoring and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temperature, Oxygen Saturation and Blood Sugar if resident is a Diabetic. The Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to their next shift. The Director of Nursing or Designee will ensure Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to their next shift.</p> <p>On 4/30/2024 Director of Nursing or Designee educated all staff on effective communication between staff members during a Medical Emergency. The staff that were not working on 4/30/2024 will be trained prior to their next shift. The Director of Nursing or Designee will ensure all staff that were not working on 4/30/2024 will be educated prior to their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all Licensed Nurses and Paramedics on observing and assessing residents for change of</p>	F 684			

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F 684	<p>Continued From page 66</p> <p>condition from baseline and communicating to provider for follow up and treatment in a timely manner. The Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to their next shift. The Director of Nursing or Designee will ensure Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to their next shift.</p> <p>On 4/30/2024 the Director of Nursing or Designee educated all Licensed Nurses and Paramedics on recognizing serious decline of cognition and responsiveness of resident as an emergent occurrence and to contact provider and transfer to hospital immediately. The Director of Nursing or Designee will ensure Licensed Nurses and Paramedics that were not working on 4/30/2024 will be educated prior to their next shift.</p> <p>On 4/30/2024 Ad Hoc QAPI was completed regarding effective communication between staff in Medical Emergencies, timeliness of assessment, monitoring, and following provider orders to include transferring resident to hospital related to change of condition.</p> <p>On 4/30/2024 the Regional Director of Clinical Services educated the Administrator, Director of Nursing, Assistant Director of Nursing, Scheduler and Human Resources on the orientation process that will include education on recognizing change of condition, effective communication during a Medical Emergency, timely assessment and monitoring, and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation, and Blood Sugar if resident is a Diabetic.</p> <p>The Director of Nursing or Designee will ensure</p>	F 684			

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F 684	<p>Continued From page 67</p> <p>newly hired Licensed Nurses or Paramedics receive education during Orientation on the Effective Communication during a Medical Emergency, timely assessment, monitoring, and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic.</p> <p>The Director of Nursing or Designee will ensure Agency Staff receive education on Effective Communication during a Medical Emergency, timely assessment, monitoring, and assessment of change of condition including Blood Pressure, Pulse, Respirations, Temp, oxygen saturation and Blood Sugar if resident is a Diabetic prior to first shift of working in facility.</p> <p>Alleged Date of Immediate Jeopardy removal: May 1, 2024</p> <p>On 5/2/2024, the facility's plan for Immediate Jeopardy removal effective 5/1/2024 was validated by the following: documentation and interviews with staff. Review of the audits for residents with a BIMS less than 12 revealed no issues. In-service sign-in sheets were reviewed with no issues found. Review of the training for Nurses and Nurse Aides (NAs) revealed both had been educated regarding prompt and timely monitoring and assessment of change of condition including blood pressure, pulse, temperature, respirations, oxygen saturation levels, and blood sugars. Education was also provided on documenting assessments and monitoring for change of condition, to include obtaining vital signs when a change in condition is noted, informing the provider in a timely manner of any change in condition, promptly following any</p>	F 684			

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F 684	<p>Continued From page 68</p> <p>orders given by the provider (including calling 911 and sending to the Emergency Room), and effective communication between staff during a medical emergency. Staff interviews were conducted, no staff had seen any change in the condition of their residents over the last 72 hours.</p> <p>The facility's Immediate Jeopardy removal date of 5/1/2024 was confirmed.</p> <p>2. Resident #282 was admitted to the facility after hospitalization on 4/26/2024 (Friday) with diagnosis of diabetes.</p> <p>A review of Resident #282's hospital discharge orders dated 4/26/2024 revealed an order for Humalog (quick acting insulin) Kwikpen subcutaneous, on a sliding scale (151-200=4 units, 201-250=6 units, 251-300=8 units, 301-350=10 units, 350 and greater=12 units), to be administered before meals and at bedtime. The hospital discharge orders also revealed an order for insulin Glargine 23 units to be administered at bedtime daily.</p> <p>A review of the admission nursing assessment completed and dated 4/26/2024 at 5:43 pm, revealed Resident #282 was documented as having been alert and oriented.</p> <p>Review of the facility's Laboratory Procedures standing orders, signed by the Medical Director on 11/25/23, revealed residents a history of diabetes blood sugars should be checked in the morning and at night for four days and nursing staff should notify the Medical Director (MD) with values and for further orders for blood sugars.</p> <p>There were no blood sugar results documented in</p>	F 684			

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F 684	<p>Continued From page 69</p> <p>Resident #282's medical record on 04/26/24, 4/27/24 or 4/28/24.</p> <p>An interview was conducted on 5/1/2024 at 1:19 pm with Nurse #5. Nurse #5 reported she worked second shift (2:30 pm to 10:30 pm) and was assigned to the 200-hall. She reported Resident #282 was admitted from the hospital on 4/26/2024 during her shift and had only completed part of the admission assessment before she left. She reported she did not enter Resident #282's discharge orders from the hospital because that was usually done by the Assistant Director of Nursing (ADON), or the Director of Nursing (DON) and she believed the DON had already completed the orders.</p> <p>An order entered in the Electronic Health Record (EHR) by the DON dated 4/26/2024 at 5:33 pm for Insulin Glargine (long-acting insulin) 23 units subcutaneous to be given at bedtime. There was no evidence of the Humalog Kwikpen order, or an order to check blood sugar levels, as written in the hospital discharge orders by the DON.</p> <p>An interview was conducted on 5/1/2024 at 10:55 am with Nurse #4. Nurse #4 reported she worked third shift on 4/26/24 (10:30 pm to 6:30 am) and was covering the 200 hall where Resident #282 resided. She reported that she had received a report from Nurse #5. Nurse #4 stated Nurse #5 had completed Resident #282's admission assessment but had not signed the assessment. She verbalized she had not verified the information charted was correct and had not verified Resident #282's hospital discharge orders with the orders in the facility's Electronic Medical Record (EMR) and signed her name to the assessment. She reported she was aware</p>	F 684			

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F 684	<p>Continued From page 70</p> <p>Resident #282 was a diabetic, but she had not checked her blood glucose level because it was a busy night.</p> <p>A review of the care plan dated 4/26/2024 revealed Resident #282 was at risk for unstable blood sugars related to diabetes with a goal to remain free of symptoms and complications of hyperglycemia and hypoglycemia. Interventions included staff were to administer oral hypoglycemic [medications] and/or insulin [injectable medication] as directed by the physician, assess blood glucose levels as ordered and PRN [as needed], monitor labs as directed by the physician, monitor/educate resident for signs and symptoms of hyperglycemia (increased thirst, hunger, and increased urination), and monitor/educate for signs/symptoms of hypoglycemia (tachycardia, dizziness, sweating, headache, fatigue, and visual changes).</p> <p>According to the Medication Administration Record (MAR) for the month of April 2024, Resident #280 received Insulin Glargine 23 units at 8:00 pm on 4/26/2024, 4/27/2024, and 4/28/2024. The April MAR did not include the Humalog Kwikpen order or an order to check blood sugar levels.</p> <p>An interview was conducted on 5/2/2024 at 9:12 am with Resident #282. Resident #282 reported around 12:00 am on 4/29/2024 (Sunday night/Monday morning) she had told Nurse #3 that she was thirsty, felt like she could not get enough to drink, and was more tired than usual. She verbalized that she knew her blood sugar was high because it had gotten high before and had experienced those symptoms when her blood</p>	F 684			

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F 684	<p>Continued From page 71</p> <p>sugar was high in the past. Resident #282 reported the facility nursing staff had not checked her blood glucose level until 4/29/2024 when she asked them to.</p> <p>A review of a nurse's note dated 4/29/2024 at 12:46 am revealed Nurse #3 notified the on-call telehealth provider that Resident #282's blood sugar was 548.</p> <p>An interview was conducted on 5/2/2024 at 4:41 pm with Nurse #3. Nurse #3 reported on 4/29/2024 around midnight, Resident #282 kept asking for water and reported that she was thirsty. She reported Resident #282 had asked to have her blood glucose checked. Nurse #3 stated when she checked it, Resident #282's blood sugar was greater than 500 and she immediately notified the physician through their on-call electronic system and received orders to address the hyperglycemia and notify Resident #282's primary care provider (PCP) in the morning so that her medications could be reviewed. Nurse #3 reported there were no orders to check blood sugars until she notified the on-call electronic system 4/29/2024.</p> <p>A review of Resident #282's physician's orders dated 4/29/2024 and timed 12:30 AM revealed the following:</p> <ul style="list-style-type: none"> -Insulin Lispro (quick acting insulin) 10 units to be administered subcutaneously one time. -Blood glucose to be checked at 2:30 am and to report blood glucose level less than 70 and greater than 400 to a provider. <p>A review of Resident #282's April MAR revealed the following:</p> <ul style="list-style-type: none"> -Insulin Lispro 10 units was administered to 	F 684			

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F 684	<p>Continued From page 72</p> <p>Resident #282 on 4/29/2024 at 12:30 am by Nurse #3.</p> <p>-Resident #282's blood glucose was checked at 2:30 am by Nurse #3 and was 355.</p> <p>A review of Resident #282's blood sugar checks revealed a blood sugar check was performed on 4/29/2024 at 7:03 am at which time Resident #282's blood sugar was 274.</p> <p>An interview was conducted on 5/1/2024 at 2:29 pm with the Director of Nursing (DON). The DON reported that she or the ADON did most of the orders for newly admitted residents. She reported the medication reconciliation was completed as soon as new residents arrived at the facility. The DON reported she entered the admission orders for Resident #282 on 4/26/2024 at 5:33 pm and had overlooked that the resident was on sliding scale insulin at the hospital. She also reported that she forgot to enter an order for Resident #282's blood sugar to be checked. The DON stated that not having her blood sugars monitored and not receiving sliding scale insulin could have contributed to Resident #282 having a blood glucose of greater than 500 on 4/29/2024.</p> <p>An interview was conducted on 5/1/2024 at 12:05 pm with the Nurse Practitioner (NP). The NP stated the admission nurse was responsible for entering the hospital discharge orders until she could assess the resident. She reported she worked at the facility on Mondays, Wednesdays, and Fridays, but she was not at the facility when Resident #282 was admitted. She was not aware the DON had not entered all of Resident #282's discharge orders from the hospital and verbalized she would have expected the DON to enter all the discharge medications until she could have seen</p>	F 684			

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F 684	<p>Continued From page 73</p> <p>the resident. She reported that not having scheduled sliding scale insulin and blood glucose checks could have contributed to Resident #282 having a blood sugar of greater than 500.</p> <p>An interview was conducted on 5/1/2024 at 1:22 pm with the MD. The MD stated when a resident was newly admitted from the hospital that the medication reconciliation should be performed immediately. He stated the facility had standing orders to have blood sugar checked if a resident received insulin. The MD reported he was not aware Resident #282 had not had her blood glucose levels checked until 4/29/2024 and would have expected her blood sugar to be checked the day she had arrived and to continue to check blood sugars as per the facility's Laboratory Procedures standing orders. He reported not receiving sliding scale insulin and not having her blood sugars checked, could have resulted in Resident #282's blood sugar being greater than 500.</p> <p>An interview was conducted on 5/3/2024 at 9:22 am with the Administrator. The Administrator reported a newly admitted resident's medication reconciliation should be completed within a reasonable amount of time after the resident arrived at the facility. He reported the DON had informed him that she had forgotten to order Resident #282's sliding scale insulin and blood sugar checks and he thought it was just an "oversight." The Administrator reported it was late when the DON had entered her orders and "she just forgot," and it should not have occurred.</p> <p>The Administrator was notified of Immediate Jeopardy on 5/7/2024 at 11:38 am.</p>	F 684			

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F 684	<p>Continued From page 74</p> <p>The facility provided the following credible allegation of Immediate Jeopardy removal:</p> <p>Identify those recipients who have suffered, or are likely to suffer, a serious outcome as a result: The facility failed to reconcile all discharge medications from the hospital, including sliding scale insulin, and failed to order blood glucose monitoring per the facility's standing orders when Resident #282 was admitted to the facility on 4/26/2024.</p> <p>On 4/29/2024 at 12:00 am Resident #282 reported she was thirsty, she felt like she could not get enough to drink, was more tired than usual, and asked Nurse #6 to check her blood glucose level.</p> <p>On 4/29/2024 at 12:46 am Resident #282's blood glucose level was 548 milligrams per deciliter.</p> <p>On 4/29/2024 at 12:00 am, Resident #282 reported the serious adverse outcome of thirst, feeling like she could not get enough to drink, was more tired than usual, and placed Resident #282 at a high likelihood of developing diabetic ketoacidosis (a serious complication, resulting in high blood glucose levels, of diabetes that can be life-threatening) since her blood glucose was 548 per milligrams per deciliter.</p> <p>On 4/29/2024 at approximately 12:50 am Nurse #6 called on- call provider and received order to administer 10 units of Lispro insulin and to recheck blood glucose in 2 hours and to call provider if blood sugar was below 70 per milligrams per deciliter or greater than 400 per milligrams per deciliter. Nurse #6 obtained Lispro from the Omni cell and administered the insulin</p>	F 684			

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F 684	<p>Continued From page 75</p> <p>per order and rechecked Resident # 282's blood sugar at 2:30am and blood sugar was 355 per milligrams per deciliter.</p> <p>On 4/29/2024 at 4:50am Nurse # 6 reported incident to Quality Assurance Nurse. The Quality Assurance nurse reviewed the discharge summary, noted medication error and entered the sliding scale insulin and blood glucose order to be completed before meals and at bedtime per the discharge summary.</p> <p>On 4/29/2024 Resident # 282 was seen by provider for the first post-acute visit in facility.</p> <p>On 5/1/2024 the Director of Nursing completed a medication error form for Resident #282 due to sliding scale insulin and blood glucose monitoring before meals at bedtime being omitted from her admission orders.</p> <p>On 5/7/2024 the Regional Director of Clinical Services educated the Director of Nursing and the Assistant Director of Nursing that the discharge summary orders for new admissions will be entered by a nurse and a second verification will be completed by a different nurse to ensure the medications were entered accurately with no omissions. Both nurses will sign the discharge summary verifying which nurse entered the orders and which nurse completed the second verification of the orders.</p> <p>On 5/7/2024 the Regional Director of Clinical Services or Designee educated the Director of Nursing and the Assistant Director of Nursing on following the standings orders for residents admitted with insulin and non-insulin Diabetes.</p>	F 684			

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F 684	<p>Continued From page 76</p> <p>On 5/7/2024 the Regional Director of Clinical Services or Designee educated all Licensed Nurses and Paramedic on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia. The Regional Director of Clinical Services or Designee will ensure all Licensed Nurses and Paramedics that are not working on 5/7/2024 will be educated prior to their next shift.</p> <p>On 5/7/2024 the Regional Director of Clinical Services or Designee completed an audit of all new admissions for the last 14 days to ensure all orders on the discharge summary were transcribed accurately and completely in each residents chart. Any negative findings will be corrected immediately, and the provider and family will be notified.</p> <p>On 5/7/2024 the Regional Director of Clinical Services or Designee educated all Licensed Nurses and Paramedic on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia. The Regional Director of Clinical Services or Designee will ensure all Licensed Nurses and Paramedics that are not working on 5/7/2024 will be educated prior to their next shift.</p> <p>On 5/7/2024 the Regional Director of Clinical Services or Designee educated all Certified Nursing Assistants on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia and to report any signs and symptoms their Nurse immediately. The Regional Director of Clinical Services or Designee will ensure all Certified Nursing Assistants that are not working on 5/7/2024 will be educated prior to their next shift.</p>	F 684			

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F 684	Continued From page 77 Specify the action the entity will take to alter the process or system failure to prevent a serious adverse outcome from occurring or reoccurring, and when the action will be complete. On 5/7/2024 the Regional Director of Clinical Services or Designee educated all Licensed Nurses and Paramedic that the discharge summary orders for new admissions will be entered by a nurse and a second verification will be completed by a different nurse to ensure the medications were entered accurately with no omissions. Both nurses will sign the discharge summary verifying which nurse entered the orders and which nurse completed the second verification of the orders. The Regional Director of Clinical Services or Designee will ensure all Licensed Nurses and Paramedics that are not working on 5/7/2024 will be educated prior to their next shift. On 5/7/2024 the Regional Director of Clinical Services or Designee educated all Licensed Nurses and Paramedic on following the standings orders for residents admitted with insulin and non-insulin Diabetes. The Regional Director of Clinical Services or Designee will ensure all Licensed Nurses and Paramedics that are not working on 5/7/2024 will be educated prior to their next shift. On 5/7/2024 Ad Hoc QAPI was completed regarding reconciling medications from the discharge summary for new admissions and that second verification by a nurse will be completed prior to medication being administered. The Nurse assigned to enter admission orders will verify the orders with the facility provider or on	F 684			

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F 684	<p>Continued From page 78</p> <p>call provider for approval or clarification from the hospital discharge summary prior to entering orders into the residents chart.</p> <p>The Regional Director of Clinical Services or Designee will ensure newly hired Nurses and Paramedics receive education during Orientation that the discharge summary orders for new admissions will be entered by a nurse and a second verification will be completed by a different nurse to ensure the medications were entered accurately with no omissions. Both nurses will sign the discharge summary verifying which nurse entered the orders and which nurse completed the second verification of the orders.</p> <p>The Regional Director of Clinical Services or Designee will ensure newly hired Nurses and Paramedics receive education during Orientation on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia.</p> <p>The Regional Director of Clinical Services or Designee will ensure newly hired Certified Nursing Assistants receive education during Orientation on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia and to report any signs and symptoms to their Nurse immediately.</p> <p>The Regional Director of Clinical Services or Designee will ensure newly hired Nurses or Paramedics receive education during Orientation on following the standings orders for residents admitted with insulin and non-insulin Diabetes.</p> <p>The Regional Director of Clinical Services or Designee will ensure Agency Nurses receive education that the discharge summary orders for</p>	F 684			

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F 684	<p>Continued From page 79</p> <p>new admissions will be entered by a nurse and a second verification will be completed by a different nurse to ensure the medications were entered accurately with no omissions. Both nurses will sign the discharge summary verifying which nurse entered the orders and which nurse completed the second verification of the orders.</p> <p>The Regional Director of Clinical Services or Designee will ensure Agency staff receive education on following the standings orders for residents admitted with insulin and non-insulin Diabetes before their first shift of working in the facility.</p> <p>The Regional Director of Clinical Services or Designee will ensure Agency Licensed Nurses receive education on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia before their first shift of working in the facility.</p> <p>The Regional Director of Clinical Services or Designee will ensure Agency Certified Nursing Assistants receive education on caring for residents with Diabetes to include signs and symptoms of hypoglycemia and hyperglycemia and to report any signs and symptoms to their Nurse immediately before their first shift of working in the facility.</p> <p>Alleged Date of Immediate Jeopardy removal: 5/8/2024</p> <p>The credible allegation was validated onsite on 5/9/2024 when staff interviews revealed that they had received recent education on diabetic education to include signs and symptoms of hypoglycemia, hyperglycemia and Nursing staff</p>	F 684			

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F 684	<p>Continued From page 80</p> <p>received in-service education on the admitting of a resident with the discharge orders and using the facility standing orders when a resident had insulin dependent diabetes or without insulin dependent diabetes. Facility documentation revealed staff were educated on hypoglycemia, hyperglycemia and diabetic education and admission order sign off procedures and updated standing orders. A review of the Quality Assurance (QA) "Reconciling medications when resident is admitted and/or inputting standing orders for residents receiving insulin" revealed no concerns.</p> <p>The immediate jeopardy removal date of 5/8/2024 was validated.</p> <p>3. Resident #18 was admitted to the facility on 12/26/23 with diagnoses that included type 2 diabetes mellitus, coronary artery disease, and hypertension. Physician records and active physician orders revealed she also had a diagnosis of edema (swelling in the extremities).</p> <p>The admission Minimum Data Set (MDS) assessment dated 1/11/24 revealed Resident #18 was cognitively intact and coded as receiving diuretic medication (a medication that helps remove excess fluid from the body).</p> <p>Review of Resident #18's active physician orders revealed an order dated 3/24/24 for Furosemide (diuretic) tablet 40 milligrams (mg) give one tablet by mouth two times a day for edema.</p> <p>Review of Resident #18's electronic medication record (EMR) was completed on 4/28/24 and revealed Resident #18's weight had been monitored monthly by the facility. She had a</p>	F 684			

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F 684	<p>Continued From page 81</p> <p>weight documented on 3/5/24 of 254.6 pounds (lbs.) and on 4/4/24 she had a weight of 272 lbs. documented. The facility obtained a reweight weight on 4/5/24 that was recorded as 273.4 lbs. Resident #18 had a 7.38 % (18.8 lbs.) weight gain in a 30-day period.</p> <p>Review of the provider progress notes and nursing notes were reviewed from 4/1/24 through 4/28/24 and revealed no documentation that Resident #18 had been clinically assessed for her weight gain or increased edema.</p> <p>Review of the Registered Dietician's (RD) progress note date 4/18/24 stated Resident #18 had "triggered for a significant weight gain since 3/5/24" and the weight gain had been confirmed with a reweight. Her note mentioned Resident #18 received diuretic medication. The RD note stated "NP/ MD aware" and that she would ask the Nurse Practitioner (NP)/ Medical Doctor (MD) to review Resident #18's antidepressant medications that could have an effect on her appetite. The RD note indicated a plan to continue to monitor Resident #18's intake, weights, and labs.</p> <p>Further review of Resident #18's medical record revealed there was no recent lab work or diagnostics completed to assess Resident #18's significant weight gain. There were no orders regarding more frequent weight monitoring, such as weekly weight monitoring to address Resident #18's significant weight gain.</p> <p>An interview and observation were conducted on 4/28/24 with Resident #18 at 3:45 PM. Resident #18 was observed laying on her bed with both of</p>	F 684			

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F 684	<p>Continued From page 82</p> <p>her feet elevated on a pillow. She complained of having increased edema in her lower legs. Observation of Resident #18's lower extremities, ankles, and feet revealed visible swelling was present.</p> <p>An interview was conducted on 4/30/24 at 9:10 AM with the RD. She stated she saw all residents who had significant weight gain. She stated she always asked for the staff to obtain a re-weigh weight to ensure the weight was not an erroneous weight and then she would address the weight gain. The RD stated Resident #18 was a "good eater", was on a diuretic medication, and took an antidepressant medication that could stimulate appetite. The RD stated she had not spoken to the NP/ MD about Resident #18's weight gain. She stated she would have left a note for the NP/MD regarding Resident #18's gain in her recommendations that would have been given to the NP/ MD by the Quality Assurance (QA) nurse. She explained the QA nurse completed rounds with the NP/ MD and reviewed the RD recommendations with the NP/ MD during their routine facility visit. The RD stated she had not spoken to Resident #18 about her weight gain or seen Resident #18 in person. The RD explained the facility process for weight monitoring. She stated the Dietary Manager (DM) kept a log of all resident weights and printed the log weekly. She said the NP/ MD would be notified of weight changes weekly. She stated she would do a "hard core look at the resident" and then would give recommendations to the NP/MD about what needed to be addressed and the recommendations were reviewed by the NP/ MD during their next facility visit. She stated she would alert nursing if she saw an issue that needed to be addressed sooner by the NP/ MD.</p>	F 684			

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F 684	<p>Continued From page 83</p> <p>The RD stated she alerted the QA nurse about Resident #18's significant weight gain. The RD stated she was able to order labs if a resident needed them. She stated labs possibly could have been indicated for Resident #18. She explained she typically ordered a complete metabolic panel (CMP) for residents who had weight gain to check renal function, sodium levels, protein levels. The RD stated weekly, or daily weight monitoring was indicated for residents with heart failure or fluid gains. The RD stated a no added salt (NAS) diet would be indicated for residents who had heart failure or a cardiac history. The RD stated a NAS diet would be indicated for a resident who received diuretic medication and had a history of edema. She said Resident #18 could possibly benefit from a NAS diet.</p> <p>An interview was completed on 04/30/24 at 9:44 AM with Nurse #2. She stated she was not aware of Resident #18's weight gain. She said she was not aware that Resident #18 had increased edema. She verbalized she had not assessed Resident #18 for edema because she had not been aware of her weight gain.</p> <p>An interview was conducted on 5/1/24 at 9:14 AM with the DM. She stated resident weight monitoring was a group effort. She stated she kept a log of all the residents' weights and tried to keep an eye on the resident weights to monitor for changes. The DM stated the RD reviewed resident weights when she was at the facility weekly. She said the RD would make recommendations when she reviewed a resident's weights and if she felt like they needed to be changed to more frequent weight monitoring or different diet the RD would do it. The DM</p>	F 684			

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F 684	<p>Continued From page 84</p> <p>stated after facility monthly weights were completed, she and the RD initially looked at the weights and would make a reweigh list of residents who needed to be reweighed. She explained residents who would need to be reweighed were residents who triggered for a significant weight gain or loss of 5% in 30 days. The DM explained the facility held a weekly interdisciplinary team (IDT) meeting on Fridays. She said the Director of Nursing (DON), Assistant Director of Nursing (ADON), Administrator, QA nurse, and MDS nurses attended the IDT meeting weekly. The DM stated resident weight gain or loss was discussed during the IDT meeting weekly. The DM stated she printed the weight log weekly and gave a copy of the log to the QA nurse to review significant weight changes weekly with the NP/ MD during their facility visit. The DM stated if a resident received diuretic medication and had a large weight gain of 18 lbs. in 30 days, she would immediately notify the RD and have the RD assess and review the resident. She said if a resident was noticed to have a large weight gain before the IDT meeting, she would bring it to the QA nurses' attention so she could notify the NP/MD. She stated Resident #18's weight gain would have been discussed during the IDT meeting on 4/5/24.</p> <p>An interview was completed on 05/01/24 at 10:15 AM with Nurse #8. She stated when weights were obtained the nurse entered the resident's weight into the residents EMR. Nurse #8 said she had not been aware of Resident #18's weight gain or increased edema. She said she had not assessed her for edema because she had not been aware of her weight gain. Nurse #8 stated if a resident was on a diuretic medication and had a weight gain of 18 lbs. in a month, she "would be</p>	F 684			

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F 684	Continued From page 85 really worried". She said she had not contacted the NP/MD. An interview was performed on 5/1/24 at 2:02 PM with the QA nurse. She stated weights were reviewed during the IDT meetings on Fridays. She stated the DM would give her a copy of the weight log. She stated she usually gave the NP/MD the weight log sheet for them to look over when they were at the facility and then the NP/MD would give verbal orders addressing weight loss/ gain. She stated she had not specifically reviewed the weights with the NP/MD or discuss the residents who had weight loss/ gain. She stated she did not remember talking to the NP/MD about Resident #18's significant weight gain. The QA nurse stated she remembered discussing Resident #18's significant weight gain during the IDT meeting. She did not say what day Resident #18's weight gain had been discussed in the IDT meeting. She stated she had not contacted the NP/ MD before 4/29/24 about Resident #18's edema or weight gain. She stated if a resident had a significant weight gain the resident should be assessed by the NP/ MD and generally the NP/ MD would check labs or would increase the resident's diuretic medication. She said a resident would be changed to daily or weekly weight monitoring if weight gain was related to fluid. She stated Resident #18 had complained to her of edema on 4/28/24 and that she had notified the NP the next day on 4/29/24 that Resident #18 needed to be seen. The QA nurse did not mention that she had assessed Resident #18 on 4/28/24 or informed any of the floor nurses. The QA nurse stated, "I guess I somehow or another dropped the ball on letting the NP know that the resident (Resident #18) needed to be seen". The QA nurse stated Resident #18 should have been clinically assessed and seen by the NP/MD	F 684			

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F 684	<p>Continued From page 86</p> <p>sooner than 4/29/24 for her significant weight gain.</p> <p>An interview was performed on 5/1/24 at 3:11 pm with the DON. She stated Resident #18's weight gain should have been discussed in the morning clinical meeting and then weekly IDT meeting. She stated the IDT meeting focus with weights was weight loss because that was worse, but gain needed to be monitored too. She stated Resident #18 did not have heart failure but did have "lots" of edema. The DON stated it should be nursing who looked at residents with weight gain and edema to look at the clinical aspect for why the resident might be gaining weight. She stated Resident #18's weight gain should have been conveyed to the NP/ MD that week (4/5/24). She stated Resident #18 should probably be on weekly weight monitoring.</p> <p>An interview was completed on 05/02/24 at 10:31AM with the Administrator. He said clinically he did not know what happened in the incident and was not sure if the weight gain was because of Resident #18 retaining a lot of fluid. He stated in the IDT meeting he remembered Resident #18's weight gain being discussed. The Administrator stated Resident #18 should have been seen sooner by the NP/ MD to evaluate her clinically for things like diet change, lab work, edema, or the need for an increase in her diuretic medication.</p> <p>An interview was performed on 05/02/24 at 12:12 PM with the NP. She said she had not been notified about Resident #18's weight gain. She stated she had not realized Resident #18 had gained that much weight. The NP stated if she had been notified of Resident #18's weight gain at</p>	F 684			

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F 684	Continued From page 87 the beginning of April when the weight gain was noted by the facility, she would have assessed Resident #18. The NP stated she would have done a B-type natriuretic peptide (BNP) test (a test Providers use to diagnose and monitor heart failure) to check and make sure it was in range and fluid overload was not causing the weight gain. She stated this was what she would usually do if a resident had a weight gain of 3-5 lbs. in a week or a significant weight gain. The NP stated that Resident #18 had increased edema to both of her lower extremities when she saw her on 4/29/24. The NP stated if a resident had large weight gains their weight should be monitored at least weekly for weight gains.	F 684			
F 686 SS=G	Treatment/Svcs to Prevent/Heal Pressure Ulcer CFR(s): 483.25(b)(1)(i)(ii) §483.25(b) Skin Integrity §483.25(b)(1) Pressure ulcers. Based on the comprehensive assessment of a resident, the facility must ensure that- (i) A resident receives care, consistent with professional standards of practice, to prevent pressure ulcers and does not develop pressure ulcers unless the individual's clinical condition demonstrates that they were unavoidable; and (ii) A resident with pressure ulcers receives necessary treatment and services, consistent with professional standards of practice, to promote healing, prevent infection and prevent new ulcers from developing. This REQUIREMENT is not met as evidenced by: Based on record review, family and staff interviews, the facility failed to prevent a pressure injury for a resident wearing a hinged knee brace. Resident #280 sustained an open pressure injury	F 686	"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional	5/30/24	

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F 686	<p>Continued From page 88</p> <p>that became infected, had developed dead tissue, and wound treatments had not been completed. The deficient practice was identified for 1 of 2 residents (Resident #280) reviewed for pressure ulcers.</p> <p>The findings included:</p> <p>Review of the Orthopedic Progress note dated 1/5/2024 (prior to admission to the facility) revealed Resident #280 was treated nonoperatively for a right proximal tibia (bone in the lower leg) fracture and required a hinged knee brace locked in extension (leg straight) for her right leg.</p> <p>Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula.</p> <p>A review of the physician's orders dated 1/11/2024 revealed Resident #280 was to always wear a hinged knee brace on her right leg for six weeks.</p> <p>A review of the care plan dated 1/12/2024 revealed Resident #280 was at risk for skin breakdown due to fragile skin, impaired mobility, muscle weakness, decreased safety awareness, and incontinence with goals and interventions which included completing skin checks per protocol, and to monitor/document/report any changes in color/temperature/sensation/pain/drainage/odor to the Physician.</p> <p>A review of an Occupation Therapy Evaluation and Treatment Plan dated 1/12/2024 revealed</p>	F 686	<p>malpractice or any other court proceeding.</p> <p>F 686 Treatment/Services to Prevent/Heal Pressure Ulcer</p> <p>The Resident #280 was discharged on 3/5/24 and did not return to facility.</p> <p>The Assistant Director of Nursing and/or Designee completed skin checks on 100% of residents with a splint or brace. Splints and braces were audited for proper fitting. No negative findings were identified. These audits were completed on 5/7/24. On 5/24/24 the Director of Nursing and/or Designee audited Treatment records of all residents with pressure ulcers to ensure all treatments had been completed as ordered. Any negative findings were followed up on immediately.</p> <p>All Nursing and Therapy staff were educated by the Director of Nursing, Director of Rehab and/or Designee on 5/8/24 to ensure splints and brace fit properly to prevent skin breakdown. This education included checking the skin beneath the splint or brace during weekly skin assessments to ensure skin is intact. All Licensed Nurses and Paramedics were educated by the Director of Nursing and/or Designee to ensure treatments are completed per orders and signed off on the treatment record on 5/28/24. This Education has been added in orientation for Nursing staff and Therapists. Education completed on 5/8/2024.</p>		

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F 686	<p>Continued From page 89</p> <p>Resident #280 wore an immobilizer on her right lower extremity. Further review of the documentation revealed there were no skin assessments of the right lower extremity completed.</p> <p>An admission Minimum Data Set (MDS) dated 1/17/2024 revealed Resident #280 was cognitively intact, had not exhibited any behaviors, and was not documented as having any wounds.</p> <p>A wound assessment completed by Paramedic #2 (employed by the facility, functioning as the Wound Care Nurse) dated 1/30/2024 revealed Resident #280 had a right posterior calf abrasion (scrape) where the hinged knee brace was located. The wound was documented as being 5.0 centimeters (cm) in length, 2.0 cm in width, and 0.1 cm in depth. The wound was documented as a new wound, facility acquired, with a pink wound bed, scant (very small) amount of serosanguineous (yellow and bloody in color) drainage, with no odor, and the physician was notified by Paramedic #2 on 1/30/2024 at 4:00 pm. Orders were received at that time to clean the wound, apply triple antibiotic ointment, to apply an island dressing (breathable, non-sticking dressing), and to change the dressing every Monday, Wednesday, and Friday or as needed until the wound was healed.</p> <p>Wound care documentation provided by Paramedic #2 revealed wound care had been performed on 1/30/2024. No documentation was provided for 1/31/2024 (Wednesday), 2/2/2024 (Friday), 2/5/2024 (Monday), and 2/7/2024 (Wednesday).</p>	F 686	<p>To monitor and maintain compliance the Assistant Director of Nursing and/or Designee will complete weekly skin checks x 12 weeks for 2 residents who have a splint/brace or pressure ulcer to ensure skin is intact and brace/splint is fitting properly and if skin impairment present. The Director of Nursing and/or Designee will audit the treatment record of 3 residents with pressure ulcers weekly for 12 weeks to ensure the treatments were completed per orders. Any negative findings will be immediately corrected. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/2024</p>		

DEPARTMENT OF HEALTH AND HUMAN SERVICES
CENTERS FOR MEDICARE & MEDICAID SERVICES

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F 686	<p>Continued From page 90</p> <p>A wound assessment dated 2/8/2024 revealed Resident #280's right posterior calf wound measured 7.5 cm in length, 7.5 cm in width, and 0.3 cm in depth. The wound was documented as having a moderate amount of serous (yellow-colored fluid) drainage, a pink wound bed, and no wound odor. Orders were received at that time to clean the wound, pat the wound dry, apply Calcium Alginate (wound dressing to treat draining wounds) to the wound bed, to cover with foam dressing, and to change the dressing every Monday, Wednesday, and Friday or as needed until the wound was healed.</p> <p>Wound care documentation provided by Paramedic #2 revealed wound care had been performed on 2/8/2024. No documentation was provided for 2/9/2023 (Friday), 2/12/2024 (Monday) and 2/14/2024 (Wednesday).</p> <p>A wound assessment dated 2/15/2024 revealed Resident #280's right posterior calf wound measured 7.5 cm in length, 7.6 cm in width, and 0.4 cm in depth. The wound was documented as having moderate serous drainage with a black wound bed and a faint wound odor. The physician was notified by Paramedic #2 on 2/14/2024 at 10:00 am and orders were received for the wound to be cleaned, patted dry, to apply Half Strength Dakin's (diluted bleach solution)-soaked gauze, to cover with an abdominal dressing, and wrap in gauze.</p> <p>Wound care documentation provided by Paramedic #2 revealed wound care had been performed on 2/15/2024. No documentation was provided for 2/16/2024 (Friday), 2/19/2024 (Monday), and 2/21/2024 (Wednesday).</p>	F 686			

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F 686	<p>Continued From page 91</p> <p>A wound assessment dated 2/22/2024 revealed Resident #280's right posterior calf wound measured 7.1 cm in length, 6.5 cm in width, and 0.4 cm in depth. The wound was documented as having moderate serous drainage with a pink wound bed. No peri wound assessment was documented.</p> <p>Wound care documentation provided by Paramedic #2 revealed wound care had been performed on 2/22/2024. No documentation was provided for 2/23/2024 (Friday) and 2/26/2024 (Monday).</p> <p>Resident #280 was no longer at the facility; therefore, no observation of the wound was able to be made.</p> <p>An interview was conducted on 4/29/2024 at 9:55 am with Paramedic #2. Paramedic #2 reported Resident #280 was ordered to wear a knee brace on her right leg. She reported on 1/30/2024 she had removed the knee brace to assess Resident #280's skin, after Resident #280 had verbalized she thought the brace was rubbing her right leg and she was having pain. When Paramedic #2 removed the knee brace, she realized the brace had rubbed against the back of Resident #280's right leg and verbalized the knee brace was not padded. Paramedic #2 reported the new abrasion to the provider and had the Physical Therapy Director pad the brace to prevent further rubbing of the skin. Paramedic #2 reported the right posterior leg wound continued to get worse and she assessed the skin underneath the brace when she performed Resident #280's wound care. Paramedic #2 did not comment on why she had not consistently performed wound care for Resident #280.</p>	F 686			

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F 686	Continued From page 92 An interview was conducted on 5/2/2024 at 12:11 pm with the NP. The NP reported Paramedic #2 had notified her Resident #280's wounds were not healing on 2/9/2024. The NP was not aware Resident #280's brace had not been padded on admission. An interview was conducted on 5/3/2024 at 9:19 am with the Physical Therapy Director. The Physical Therapy Director reported he was asked by Paramedic #2 to pad Resident #280's knee brace. The Physical Therapy Director stated Occupation Therapy (OT) looked at knee braces when a resident was admitted and if there was any indication the brace would rub/had rubbed the skin, the brace would be padded at that time. The Physical Therapy Director was unable to provide documentation where OT had evaluated the brace upon Resident #280's admission to the facility. An interview was conducted on 5/3/2024 at 8:50 am with the Director of Nursing (DON). The DON was not aware Resident #280 had sustained a pressure injury from her hinged knee brace and had no further comments. An interview was conducted on 5/3/2024 at 9:33 am with the Administrator. The Administrator was not aware Resident #280 had sustained a pressure injury from her hinged knee brace. He had no comments related to Resident #280's injury.	F 686			
F 689 SS=G	Free of Accident Hazards/Supervision/Devices CFR(s): 483.25(d)(1)(2) §483.25(d) Accidents. The facility must ensure that -	F 689		5/30/24	

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F 689	<p>Continued From page 93</p> <p>§483.25(d)(1) The resident environment remains as free of accident hazards as is possible; and</p> <p>§483.25(d)(2) Each resident receives adequate supervision and assistance devices to prevent accidents. This REQUIREMENT is not met as evidenced by: Based on record reviews, family member, staff, resident, and lift company representative interviews the facility failed to prevent injury when transferring a resident (Resident #280) from a wheelchair to the bed causing a laceration to the resident's left lower leg which required a transfer to the emergency department and treatment of the laceration with sutures. The facility failed to provide a safe transfer when they did not use a mechanical sit-to-stand lift in accordance with manufacturer instructions to transfer a resident (Resident #60). This deficient practice occurred for 2 of 3 residents (Resident #280 and Resident #60) reviewed for accidents and hazards.</p> <p>The findings included:</p> <p>1. Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg).</p> <p>A review of the care plan dated 1/12/2024 revealed Resident #280 was at risk for skin breakdown due to fragile skin, impaired mobility, muscle weakness, decreased safety awareness, and incontinence with goals and interventions which included avoiding mechanical trauma.</p> <p>An admission Minimum Data Set (MDS) dated 1/17/2024 revealed Resident #280 was</p>	F 689	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 689 Free of Accidents Hazards/Supervision/Devices</p> <p>The Resident # 280 was discharged on 3/5/24 and did not return to the facility. A bariatric sit to stand lift with sling was rented and arrived in facility on 5/17/24 for resident # 60.</p> <p>The Assistant Director of Nursing, Director of Rehab and/or Designee completed a 100% audit of all residents utilizing sit-to-stand and total lifts to ensure the lift was appropriate for resident. In addition, the manufacturer guidelines were utilized during resident transfer. This audit was completed on 5/16/2024.</p> <p>The Maintenance Director completed a 100% audit of wheelchairs to ensure no sharp edges and padded any areas identified. This audit was completed on 5/13/2024.</p>		

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F 689	<p>Continued From page 94</p> <p>cognitively intact and had not exhibited any behaviors.</p> <p>An interview was conducted on 4/29/2024 at 10:09 am with Physical Therapy Assistant (PTA) #1. PTA #1 reported she worked with Resident #280 on 1/22/2024 and she and PTA #2 were transferring Resident #280 from her wheelchair to the bed. PTA #1 reported that she and PTA #2 stood Resident #280 up and pushed the wheelchair back. PTA #1 reported Resident #280 did a stand pivot transfer to the side of the bed and sat down. PTA #1 then observed a "drop" of blood on the back of Resident #280's left leg and an area of open skin approximately 1 inch in length. PTA #1 reported Nurse #6 was called to the room and took over from there. PTA #1 reported she had not observed anything sharp on Resident #280's wheelchair or her bed.</p> <p>An interview was conducted on 5/2/2024 at 11:41 am with PTA #2. PTA #2 reported she worked with Resident #280 on 1/22/2024. She reported that she and PTA #1 were transferring Resident #280 from her wheelchair to the bed. PTA #2 reported Resident #280 stepped with her left leg towards the bed and then Resident #280 stepped back with her right leg towards the bed. PTA #2 stated Resident #280's nose began to bleed, and she saw blood on the ground. PTA #2 stated when she looked at the floor, she saw "a lot" of blood on the back of Resident #280's left leg and observed a jagged wound approximately 2 inches long. PTA #2 reported she immediately applied pressure to the wound and got Nurse #6. PTA #2 reported Resident #280 was taken to the Emergency Room and Resident #280's wheelchair was never taken out of service. PTA #2 reported she had not observed anything sharp</p>	F 689	<p>On 5/6/2024 the Regional Director of Clinical Services educated the Interdisciplinary Team on implementing interventions to prevent incidents and accidents. The Director of Nursing and/or Designee educated all staff on reporting to the Licensed Nurse, DON, ADON, UM and or NHA if they find any wheel chairs with sharp edges and remove wheel chair from service until issue is resolved. This education was completed on 5/8/24. Education has been added in orientation for all newly hired staff. All Nursing and Therapy staff were educated by Director of Nursing, Director of Rehab and or Designee to ensure the lift used was appropriate for resident and that the manufacturer guidelines were utilized during resident transfers when utilizing a sit-to-stand or total lift. This education was completed by 5/8/24. During Concierge rounds, the Department Heads will observe equipment that could cause any resident injury and will remove from service immediately. Education has been added in Orientation for all Nursing staff, Therapy Staff and Licensed Agency Staff.</p> <p>To monitor and maintain compliance the Maintenance Director and/or Designee will audit 10 wheel chairs weekly for 12 weeks to ensure no sharp edges are noted and padding in place if indicated. The Assistant Director of Nursing, Director of Rehab and/or Designee will observe 2 resident transfers utilizing sit-to-stands and/or total lifts and 2 transfers of</p>		

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F 689	<p>Continued From page 95 on Resident #280's wheelchair or her bed.</p> <p>A telephone interview was conducted on 5/2/2024 at 3:46 pm with Resident #280's Family Member #1. Family Member #1 reported Family Member #2 was in the room on 1/22/2024 with Resident #280 when therapy transferred her from the wheelchair to the bed. Family Member #1 reported Family Member #2 witnessed a large screw sticking out from the left front leg of the wheelchair and that the screw had snagged Resident #280's skin when the Physical Therapy Assistants had transferred Resident #280 from her wheelchair to her bed. Family Member #1 was unsure if the wheelchair had been taken out of service and verified there was no padding on the wheelchair legs until after the incident on 1/22/2024. Family Member #1 reported she had not noticed the screw sticking out of Resident #280's wheelchair prior to 1/22/2024.</p> <p>A telephone interview was conducted on 5/8/2024 at 11:21 am with Family Member #2. Family Member #2 reported she was in the room on 1/22/2024 with Resident #280 was transferred from her wheelchair to the bed and sustained a laceration. Family Member #2 reported PTA #1 and PTA #2 had helped Resident #280 to stand, and one of the Physical Therapy Assistants had jerked the wheelchair back at which time her leg caught a screw/bolt on the left leg of the wheelchair and snagged her left leg. The Physical Therapy Assistants continued to pivot Resident #280 to the bed and realized the back of Resident #280's left leg was bleeding. Family Member #2 reported the wound was in a "V" shape and approximately 2 inches on both sides. She reported Resident #280's pajama pants were saturated with blood and had to be thrown away.</p>	F 689	<p>residents with staff to ensure safe transfer weekly x 12 weeks to ensure the lift used is appropriate for the resident and that the facility manufacturer guidelines were utilized during resident transfer. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 689	<p>Continued From page 96</p> <p>Family Member #2 reported her concern about the screw/bolt on the wheelchair to PTA #1 and PTA #2 and was told by PTA #1 and PTA #2 there was no way the screw/bolt could have cut Resident #280's left leg.</p> <p>Review of a nursing note written by Nurse #6 dated 1/22/2024 at 4:16 pm revealed she was called to Resident #280's room and observed a large laceration with fatty tissue exposed on the left lateral calf. She documented Resident #280 was being transferred from the wheelchair to the bed with two people assisting her. Nurse #6 further documented pressure was applied to the wound and wheelchair leg rests/connector had "sharp metal" but there were "no exposed jagged edges."</p> <p>An interview was conducted on 5/2/2024 at 2:33 pm with Nurse #6. Nurse #6 reported she was called to Resident #280's room by Physical Therapy Assistant (PTA) #1 and PTA #2 on 1/22/2024 after Resident #280 sustained a laceration to her left lower leg during a transfer from the wheelchair to the bed. Nurse #6 recalled a "pretty large" wound and reported the wound was "full thickness with tissue exposed." She reported it was unclear what it was hit on. She reported that someone had come and taken the wheelchair out of service after Resident #280 was taken to the hospital. She reported there was sharp metal on the legs of the wheelchair itself. She reported the legs of the wheelchair had been removed prior to her arriving.</p> <p>Review of the Emergency Medical Services documentation dated 1/22/2024 at 3:50 pm revealed Resident #280 was found sitting on the side of the bed with a laceration about 8 inches</p>	F 689			

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F 689	<p>Continued From page 97</p> <p>long on her left calf area and bleeding had been controlled by nursing home staff. Documentation further revealed the laceration was from blunt force trauma by a sharp object.</p> <p>Review of the Emergency Room (ER) note dated 1/22/2024 at 5:50 pm revealed Resident #280 arrived at the Emergency Room via Emergency Medical Services (EMS) and was transferring from her wheelchair to the bed when she sustained a laceration to the lateral aspect of the left lower leg. Documentation further revealed Resident #280 reported she believed she leg was caught due to an "exposed metal edge." Wound documentation revealed a "lengthy laceration" to the lateral left lower leg measuring "roughly 10 centimeters with exposed adipose tissue." The Emergency Room Physician ordered for Resident #280 to receive a tetanus vaccine in the Emergency Room, for the facility to keep the area clean and dry, change dressings routinely, clean the area with soap and water, apply antibiotic ointment with dressing changes, and to remove sutures in two weeks. The number of sutures was not included in the ER note.</p> <p>An interview was conducted on 5/3/2024 at 9:17 am with the Physical Therapy Director. The Physical Therapy Director reported he was aware of the incident that occurred on 1/22/2024 when Resident #280 was being transferred from the wheelchair to the bed. He reported the wheelchair was not taken out of service but that he did "pad the wheelchair legs" after the incident. He reported that he was not able to recall any sharp metal or screws sticking out of Resident #280's wheelchair and he was not able to determine what Resident #280 had been cut on. The Physical Therapy Director verified the</p>	F 689			

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F 689	<p>Continued From page 98</p> <p>wheelchair Resident #280 used belonged to the facility.</p> <p>An interview was conducted on 4/29/2024 at 3:48 pm with the Maintenance Director. The Maintenance Director reported facility staff were responsible for letting him know if any equipment or devices were broken by writing it down in the maintenance book located at each of the nurse's stations. The Maintenance Director reported he checked the maintenance book every morning when he arrived at the facility. He reported he did not save his maintenance logs or the forms that had been placed in the maintenance book because he was not aware that he needed to do so. He reported he was not able to recall Resident #280's wheelchair being taken out of service or brought to him for padding. He reported he relied on facility staff to report issues.</p> <p>An interview was conducted on 5/3/2024 at 8:50 am with the Director of Nursing (DON). The DON reported she was aware of a wound Resident #280 sustained when she was transferred from the wheelchair to the bed with Physical Therapy on 1/22/2024. The DON stated she was aware there was a laceration to the back of Resident #280's left leg and reported after the laceration occurred, the Physical Therapy Director had taken the wheelchair out of service to pad it and then returned it back to Resident #280's room. The DON reported she had not looked at the wheelchair after the incident and was unsure what Resident #280 cut her left leg on.</p>	F 689			

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F 689	Continued From page 99 2. Review of the facility's sit-to-stand lift manufacturer manual "Operating and Product Care Instructions" dated June 2003, read in part: Unauthorized modifications on the equipment may affect its safety and are in breach of any equipment warranty. The manufacturer will not be held responsible for any accidents or incidents or lack of performance that occur because of any unauthorized modifications. Lower leg straps: Pass around the knee supports, then around the patients lower calve. Ensure that the straps are firm but comfortable. Push the lift in close to make full lower leg contact with the knee support. Maximum lifting capacities: Basic lift 350 pounds (lbs.). All Slings 350 lbs. Resident #60 was re-admitted to the facility on 1/7/24 with diagnoses including morbid (severe) obesity. Review of Resident #60's electronic medical records revealed a weight recorded on 4/4/24 of 340.8 lbs.	F 689		

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F 689	<p>Continued From page 100</p> <p>Review of Resident #60's quarterly Minimum Data Set (MDS) Assessment dated 4/10/24 revealed she was cognitively intact and was dependent on transfers.</p> <p>Review of Resident #60's care plan revised 4/14/24 revealed she had self-care deficit related to complications due to decreased mobility. The intervention was to transfer with the sit to stand lift with 2 staff assisting for safe transfer into the wheelchair from the bed.</p> <p>An interview was conducted on 4/29/24 at 8:45 AM with Resident #60. She said she had used the sit-to-stand lift for a month. The knee brace molds on the sit-to-stand lift did not fit her legs. She said therapy had added padding to the lift knee brace using pillows to help make it more comfortable.</p> <p>An interview was conducted on 4/30/24 at 11:01 AM with the Director of Rehabilitation. He said that Resident #60's lower legs did not fit into the sit-to stand lift knee brace molds and that the brace edge hit along the outside of her legs. He stated he had used pillows for padding the front of the knee brace and the leg safety straps were fastened when the pillows were positioned. The Rehab Director said that during the morning stand up meeting different lift options were discussed with the Administrator. He stated they decided to use the lift they had and pad it.</p> <p>An observation was conducted on 4/30/24 at 2:15 PM with the Rehabilitation Director while Resident #60 was transferred with the sit-to stand lift. The observation revealed Resident #60's lower legs, knees and shins were too large to fit into the knee</p>	F 689			

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F 689	<p>Continued From page 101</p> <p>brace molds of the lift. The knees and shins extended over the edge of the knee brace by 3 inches on each side. The Director of Rehabilitation tucked a pillow between Resident #60's knees and the lift knee brace after the leg safety strap was fastened.</p> <p>An interview was conducted on 5/1/24 at 2:36 PM with the Quality Assurance (QA) nurse. She said the sit-stand-lift could not be altered in any way and that adding pillows to the knee brace for padding altered the lift. She stated it had been discussed during the morning meeting that the pillows caused the safety leg straps on the lift to not fasten correctly. The purpose of the knee brace was to keep a resident's knees from buckling during a transfer. If the legs did not fit into the knee brace molds or leg straps were loose, then the legs could buckle and cause injury.</p> <p>An interview was conducted on 5/1/24 at 3:33 PM with the DON. She stated therapy had wanted to alter the knee brace of the sit-to-stand lift and the safety leg straps by putting pillows between the resident and the knee brace and leaving the leg safety straps loose. She had told the nursing staff not to do that or alter the lift when transferring. She stated the sit-stand-lift was not safe for Resident #60 to use if it was altered with pillows.</p> <p>An interview was conducted on 5/2/24 at 8:51 AM with Physical Therapy Assistant (PTA) #3. She said Resident #60 had discomfort using the sit-to-stand lift because her legs did not fit the knee brace and that pillows were used to pad the knee brace to relieve the discomfort. She stated she was concerned that adding pillows was altering the lift and using a lift that had been</p>	F 689			

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F 689	<p>Continued From page 102</p> <p>altered was unsafe. PTA #3 stated the pillows could cause her knees to buckle during a lift transfer.</p> <p>An interview was performed on 05/02/24 at 9:18 with Nurse Aide (NA) #2. She stated the Director of Rehab had told her to use pillows to pad the sit- to- stand lift. She stated that they put pillows in between Resident #60's knees and the knee brace of the sit-stand-lift when they transferred her. She said the leg safety straps did not fasten if the pillows were placed first. She said nursing management never told her that pillows were not to be used.</p> <p>An interview was conducted on 5/2/24 at 10:53 AM with the Administrator. He said the total mechanical lift was used to transfer Resident #60, but that she had requested to use the sit-to-stand lift instead to work on therapy goals of standing and walking. He stated he was aware Resident #60 was unable to use the sit-to- stand lift comfortably because her legs did not fit the knee brace. The Administrator said the Rehabilitation Director told him the current sit-to-stand lift was appropriate and that he could use pillows to pad the knee brace edges. The Administrator stated the leg safety straps were not long enough to go around Resident #60's legs and the pillows. He said the nursing staff was instructed not to use pillows to pad the knee brace of the sit-to-stand lift to transfer Resident #60 and not to alter the sit-to-stand lift by the DON. He was not aware that therapy used pillows or altered the sit-to-stand lift.</p> <p>A telephone interview was conducted on 5/7/24 at 2:53 PM with the sit to stand lift company representative. He reviewed the instruction</p>	F 689			

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F 689	Continued From page 103 manual for using the sit-to-stand lift and he did not recommend any pillows or additives be used and stated that inserting pillows altered the lift. The Representative stated pillows or any other additive could 100% jeopardize the safety of the lift and increase the risk of an accident. He discussed the purpose of the sit-stand-lift knee brace was to keep the resident's knees from buckling while they were in the lift. He said it was not safe to put a resident in a standing position on the sit-to-stand lift without a knee brace directly against the resident's lower extremities.	F 689			
F 698 SS=D	Dialysis CFR(s): 483.25(l) §483.25(l) Dialysis. The facility must ensure that residents who require dialysis receive such services, consistent with professional standards of practice, the comprehensive person-centered care plan, and the residents' goals and preferences. This REQUIREMENT is not met as evidenced by: Based on observations, record review, registered dietician, dialysis center, staff and physician interviews, the facility failed to maintain ongoing communication with the dialysis center, failed to assess a resident post dialysis, and failed to implement orders from the dialysis center for fluid restrictions and a renal diet for 1 of 1 resident reviewed for dialysis (Resident #19). The findings included: Resident #19 was re- admitted to the facility on 4/12/23. Her medical diagnoses included end stage renal disease.	F 698	"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding. F 698 Dialysis The Registered Dietician spoke with Registered Dietician at Dialysis on 5/7/2024 and the Resident # 19 was placed on a renal diet on 5/9/24. Fluid restriction was ordered for Resident #19 on 5/9/24. On 5/1/24 orders entered for	5/30/24	

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F 698	<p>Continued From page 104</p> <p>Review of the Annual Minimum Data (MDS) assessment 1/26/24 revealed Resident #19 was cognitively intact and coded for dialysis.</p> <p>Review of Resident #19's care plan last reviewed 1/16/24 revealed she had a hemodialysis care plan related to end stage renal disease and receiving dialysis on Monday/ Wednesday/ Friday. The care plan goal was to maintain patent vascular access and for vascular to remain free of signs/ symptoms of infection. The hemodialysis care plan interventions included to collaborate care with the dialysis center, provide diet per order, administer and/or restrict fluids as indicated by the physician, monitor for bleeding and sepsis, monitor skin around vascular access for redness, warmth, swelling, report to physician/ dialysis center fever, chills, or hypotension. She also had a nutrition care plan that indicated she was at nutrition/ hydration risk due to end stage renal disease. The nutrition care plan interventions included to maintain monthly contact with the dialysis center dietician. Her care plan did not include assessing her dialysis access site post dialysis, to obtain weight, or vital signs post dialysis.</p> <p>Review of Resident #19's active physician orders April 2024 revealed she did not have an order for fluid restrictions or a renal diet. Resident #19's diet order dated 11/22/22 read: no added salt (NAS)/ low concentrated sweets (LCS), regular texture diet. She had an active order for hemodialysis every Monday, Wednesday, Friday at the dialysis center. She had a physician's order dated 4/11/24 that read: document post dialysis note every Monday, Wednesday, Friday in the afternoon for monitoring post dialysis.</p>	F 698	<p>vital signs and assessing port post dialysis for Resident #19.</p> <p>The Registered Dietician and Provider reviewed all residents on Dialysis and implemented orders for fluids restrictions and renal diet per Dialysis recommendations on 5/8/2024. A communication book was created for residents receiving Dialysis to ensure effective communication between Facility and Dialysis center on 5/8/2024. On 5/26/2024 the Assistant Director of Nursing audited residents receiving Dialysis to ensure orders entered for post dialysis assessment. Any area identified were corrected immediately.</p> <p>The Director of Nursing and or Designee educated all Licensed Nurses and Paramedics to ensure communication books are sent with resident to dialysis, dialysis communication forms or dialysis summary forms are received from dialysis for each resident and they are to assess resident post dialysis including assessing dialysis port or shunt. The transporter was educated by the Director of Nursing and or Designee to return the communication form from Dialysis to the Unit Manager. This education was completed on 5/7/2024.</p> <p>To monitor and maintain compliance The Director of Nursing and/or Designee will audit 2 residents on dialysis to ensure dialysis communications books are sent to dialysis with resident, communication form completed by Dialysis or a patient</p>		

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F 698	<p>Continued From page 105</p> <p>Review of Resident #19's electronic medical record (EMR) revealed she had one post dialysis nursing note documented on 4/12/24 that said Resident #19 had no complaints, no symptoms of distress, and included her vital signs. The note did not indicate her dialysis access site had been assessed. There were no other post dialysis nursing notes documented in Resident 19's EMR from 4/1/24-4/28/24.</p> <p>Review of Resident #19's EMR revealed there were no post dialysis vital signs documented in the EMR for the following dates: 4/1/24, 4/3/24, 4/8/24, 4/10/24. There were no post dialysis vital signs documented under vital signs for the month of March 2024.</p> <p>Review of Resident #19's EMR revealed she had weights documented on 2/13/24, 3/6/24, and 4/4/24. There were no post dialysis weights documented in Resident #19's EMR.</p> <p>An interview was conducted with Nurse #2 on 4/29/24 at 3:20 PM. She stated there was supposed to be a communication folder that was sent back and forth between the facility and the dialysis center. She said Resident #19 returned from dialysis today (4/29/24) without any type of papers or communication from the dialysis center. She stated Resident #19 would sometimes return from dialysis with papers but not all the time. She explained the papers Resident #19 returned with sometimes had written instructions. Nurse #2 said she did not call the dialysis center when Resident #19 returned after dialysis to obtain information.</p> <p>A telephone interview was performed on 4/29/24 at 3:44 PM with the Dialysis Center Nurse. She</p>	F 698	<p>summary form is returned from Dialysis weekly and any orders are implemented and that post assessment is completed for resident receiving Dialysis to including assessing port or shunt weekly X 12 weeks. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 698	<p>Continued From page 106</p> <p>reviewed Resident #19's dialysis chart and stated that Resident #19's orders included a renal diet and that she "should be on a renal diet". She explained a renal diet would be low sodium, low potassium, and low phosphorous diet. The Dialysis Center Nurse stated Resident #19 had an order for fluid restrictions and was supposed to be on a 1000 milliliter (ML) per day fluid restriction. She stated the last dialysis center Registered Dietician (RD) note dated 3/27/24 stated Resident #19's fluid was high, and he had talked about her fluid needing to be limited. She said the note stated he had called and spoken to the facility regarding Resident #19's fluid intake needing to be limited. The note did not say who he had spoken to at the facility. She stated the dialysis center called the facility if Resident #19 had any issues or changes. She said the RD at the dialysis center would call the facility and ask to speak to the nurse taking care of Resident #19. She stated the Dialysis center did not routinely send dialysis notes or RD notes to the facility unless they were requested by the facility.</p> <p>The dialysis center RD was not working and not available to be interviewed.</p> <p>An interview was performed with the facility's Dietary Manager on 4/29/24 at 4:21 PM. She stated the facility's therapeutic diets were LCS and NAS. She stated the facility could do a renal diet depending on the resident and if the facility RD said the resident needed a renal diet. She said that would be up to the RD.</p> <p>A telephone interview was conducted on 04/30/24 at 8:37 AM with the facility RD. The RD stated she communicated with the RD at the dialysis center but that the last time she had spoken to</p>	F 698			

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F 698	Continued From page 107 the dialysis center RD had been 6 months ago, she did not say what was discussed when they had last spoken. She stated the dialysis center had a new RD and she had not yet spoken to him "because he was new to the job". She stated she communicated on an as needed basis with the dialysis center. The RD explained as needed communication as if a resident had issues with labs or issues at dialysis. The RD stated it had been a while since she last communicated or spoken with anyone at the dialysis center. She explained a while was "probably 6 months". The RD stated she left it up to the dialysis center to contact her if there was an issue but that she would call them if she felt like something was not right with a resident. She stated the dialysis center completed lab work weekly but that she did not get lab results from the dialysis center unless she called and requested them. The RD stated if a resident returned from dialysis with information, she needed to be aware of she would be notified by the Quality Assurance Nurse (QA nurse). The RD stated she saw all the dialysis residents monthly to do a review and "check in on them". She stated the facility was able to do a renal diet. She stated she determined if a resident needed a renal diet by the diet present on admission and what the physician orders were. The RD stated if a dialysis resident did not have a renal diet, it could cause a resident's sodium levels and potassium levels to be abnormal, and increased edema (swelling). She stated the facility did fluid restrictions for residents if they were ordered. The RD stated she left it up to the dialysis center to decide if a dialysis resident needed fluid restrictions. She said the facility would follow the fluid restriction guidelines if the dialysis center felt like a resident needed fluid restrictions. The RD stated she was	F 698			

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F 698	<p>Continued From page 108</p> <p>not aware that the dialysis center wanted Resident #19 to have a renal diet and fluid restrictions. She stated the dialysis center had not contacted her and she had not received that information. She stated she was aware that Resident #19 sometimes missed dialysis treatments due to refusing to go. The RD stated that a renal diet and fluid restrictions could help manage some of the lab issues and extra fluid associated with missed dialysis treatments.</p> <p>An interview was performed on 05/01/24 at 9:56 AM with Nurse #7. She was the assigned nurse for Resident #19. She stated she was not aware of a dialysis communication form that was sent with residents when they went to dialysis. She stated she did not send any type of communication form with Resident #19 when she went to dialysis today. She stated that Resident #19 did not return from dialysis with any type of paperwork or communication that told how she did at dialysis, if she had issues, or how much weight and fluid was taken off. She stated she had not ever received any notes from dialysis. Nurse #7 stated Resident #19 sometimes refused to go to dialysis 1-2 times a week. She said the dialysis center would offer Resident #19 to come the next day for a makeup dialysis day. She stated the transportation aide would coordinate the makeup dialysis appointment if Resident #19 agreed to go. She stated there was no type of special monitoring the facility did such as extra vital signs or weight checks when Resident #19 refused to go to dialysis. She stated she did not call and talk to the dialysis center when Resident #19 refused to go to dialysis to see if any type of monitoring was recommended. She said she had not called the dialysis center when Resident #19 returned to the facility after dialysis to get</p>	F 698			

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OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION		(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345110	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____		(X3) DATE SURVEY COMPLETED C 05/09/2024
NAME OF PROVIDER OR SUPPLIER AUTUMN CARE OF WAYNESVILLE			STREET ADDRESS, CITY, STATE, ZIP CODE 360 OLD BALSAM ROAD WAYNESVILLE, NC 28786		
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F 698	<p>Continued From page 109</p> <p>information. Nurse #7 stated she thought the dialysis center should send some type of form or paperwork back after dialysis to communicate with the nurses at the facility about what the resident's weights were, if the dialysis site was good, how they had tolerated the treatment, and if they had any issues.</p> <p>An interview was conducted on 5/1/24 at 10:51 with Nurse #8. He stated he was often Resident #19's assigned nurse. He stated the facility did not receive any type of communication from the dialysis center when residents returned to the facility after dialysis treatments. He said he did not call the dialysis center when Resident #19 returned to the facility after dialysis to obtain information. Nurse #8 said it had been over a month since he had last spoken to the dialysis center. He said the last time he had spoken to the dialysis center they had called and said Resident #19 "had missed several appointments and the facility needed to do a better job about getting her to go".</p> <p>An interview was conducted with the Medical Director on 5/1/24 at 1:49 PM. He stated he was aware that Resident #19 missed dialysis 2-3 times a month. The Medical Director said he had not received communication from the dialysis center. He stated there should have been communication from the dialysis center with the facility if the dialysis center felt Resident #19 needed to be on a renal diet or fluid restrictions. He said he was not aware of that.</p> <p>An interview was performed on 05/01/24 at 3:18 PM with the Director of Nursing (DON). She stated the facility did not receive any paperwork or communication from the dialysis center when</p>	F 698			

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F 698	<p>Continued From page 110</p> <p>residents returned from dialysis. She said sometimes the dialysis center would call the facility if there were concerns or new orders. She said when the dialysis center called the facility, they would speak to the nurse who was assigned to take care of the resident. She stated the facility did not request notes or labs from the dialysis center unless there was a problem, and that the dialysis center did not send them unless the facility specifically requested them to. The DON stated she had reached out to the dialysis center in the past about sending post dialysis communication back with the residents but that it did not help. She stated the RD called the dialysis center if she had a specific concern or question. The DON said she was aware that Resident #19 refused to go to dialysis sometimes. She said sometimes Resident #19 did not go because she was sick and sometimes, she just did not want to go. The DON stated the facility could do a renal diet and fluid restrictions for residents if it was ordered. She stated she was not aware that the dialysis center wanted Resident #19 to have a renal diet or fluid restrictions. The DON verbalized a renal diet with low potassium and fluid restrictions could help manage extra fluid and elevated potassium levels associated with missed dialysis treatment.</p> <p>An interview was conducted on 05/02/24 at 10:37 AM with the Administrator. He said the dialysis center did call the facility at times about residents and that was the only type of communication the facility received from the dialysis center. He stated he thought the RD should have communicated with the dialysis center more frequently than 6 months. He stated he felt the RD should talk with the dialysis center RD at least quarterly.</p>	F 698			

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F 726 SS=K	<p>Competent Nursing Staff CFR(s): 483.35(a)(3)(4)(c)</p> <p>§483.35 Nursing Services The facility must have sufficient nursing staff with the appropriate competencies and skills sets to provide nursing and related services to assure resident safety and attain or maintain the highest practicable physical, mental, and psychosocial well-being of each resident, as determined by resident assessments and individual plans of care and considering the number, acuity and diagnoses of the facility's resident population in accordance with the facility assessment required at §483.70(e).</p> <p>§483.35(a)(3) The facility must ensure that licensed nurses have the specific competencies and skill sets necessary to care for residents' needs, as identified through resident assessments, and described in the plan of care.</p> <p>§483.35(a)(4) Providing care includes but is not limited to assessing, evaluating, planning and implementing resident care plans and responding to resident's needs.</p> <p>§483.35(c) Proficiency of nurse aides. The facility must ensure that nurse aides are able to demonstrate competency in skills and techniques necessary to care for residents' needs, as identified through resident assessments, and described in the plan of care. This REQUIREMENT is not met as evidenced by: Based on record review, facility staff and Medical Director (MD) interviews, the facility failed to ensure that facility staff (Nurse #1 and Paramedic #1) had completed Skills Competency's and required floor/unit orientation days with a</p>	F 726	"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.	5/30/24	

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F 726	<p>Continued From page 112</p> <p>preceptor prior to taking a resident assignment independently. On 3/5/2024 at 2:30 pm, Nurse #2 informed Nurse #1 that Resident #280 had been excessively "sleepy" during her shift. Nurse #1 failed to assess Resident #280 until 5:00 pm, at which time Resident #280 was only responsive to painful stimuli. Nurse #1 was instructed at 6:30 pm to transfer Resident #280 to the hospital for evaluation and treatment. Nurse #1 failed to notify Emergency Medical Services (EMS) and was under the assumption that the oncoming staff member, Paramedic #1 (employed by the facility and functioning as a nurse), was going to notify EMS. Paramedic #1 failed to assess Resident #280 until 8:00 pm when he realized that EMS had not come to transfer the resident. Paramedic #1 called EMS at 8:10 pm and was told that EMS had not been contacted. Resident #280 was transferred to the hospital and later died. The deficient practice occurred for 2 of 5 facility staff members (Nurse #1 and Paramedic #1) reviewed for competency and had the high likelihood for causing the potential for serious harm to other residents.</p> <p>Immediate jeopardy began on 3/5/2024 when the failure to verify Nurse #1 and Paramedic #1's competency and skills resulted in delayed treatment of Resident #280. Immediate jeopardy was removed on 5/2/2024 when the facility implemented an acceptable credible allegation of immediate jeopardy removal. The facility remains out of compliance at a lower scope and severity level E (no actual harm with the potential for more than minimal harm that is not immediate jeopardy) to complete employee education and ensure monitoring systems put into place are effective.</p>	F 726	<p>F 726 Competent Nursing</p> <p>Nurse #1 separated employment with faculty on 5/1/2024. Paramedic # 1 gave a 2 week notice and it was accepted effective immediately on 5/1/2024.</p> <p>On 5/1/24 the Director of Nursing and/or Designee audited all employee files of licensed staff and Paramedics to ensure orientation/skills competency checklists were completed. No negative findings were noted.</p> <p>On 5/1/2024 the Regional Director of Clinical Services educated the Director of Nursing, Assistant Director of Nursing, Licensed Nursing Home Administrator, Scheduler and Human Resources on the orientation process to include the required day of floor/unit training with a preceptor and completion of the skills competency checklist prior to taking an assignment. This education will be added to Orientation for newly hired Director of Nursing, Assistant Director of Nursing, Licensed Nursing Home Administrator, Scheduler and Human Resources.</p> <p>To monitor and maintain compliance the Director of Nursing and/or Designee will audit all new Licensed staff and Paramedic employee records weekly x 12 weeks to ensure the required days of floor/unit training with a preceptor and the skills competency checklist has been</p>		

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F 726	<p>Continued From page 113</p> <p>The findings included:</p> <p>A review of Paramedic #1's job description, titled "Paramedic for alternative practice setting," revealed duties which included providing direct nursing care to residents, assess resident's needs, develop individual care plan, administer nursing care, evaluate nursing care, and supervise nursing assistants and other personnel in the delivery of nursing care within his scope of practice. The job description further revealed that Paramedic #1 had not signed that he had reviewed his job description and agreed to abide by his job description during employment. Paramedic #1's job description was signed by the Director of Nursing (DON) on 8/10/2023 and by the MD.</p> <p>A review of Paramedic #1's Orientation and Skills Competency Checklist dated 8/17/2023 and was hired on 8/10/2023 revealed he had not been checked off on the following: who to contact if needed supplies are not found, tube feeding, demonstrating knowledge and skill in the use of the resident individualizing plan of care for providing resident centered care and updating the plan of care as needed, demonstrating knowledge and skill in identifying, investigating, reporting, notifications, and follow up evaluations of change in resident conditions, demonstrating knowledge and understanding of facility quality improvement initiatives (QAPI), survey process, and correct tube placement. The Orientation and Skills Competency Checklists were signed as complete by Paramedic #1 on 8/15/2023 and by the DON on 8/17/2023. The Orientation and Skills Competency Checklists revealed areas for the employee (Paramedic #1), DON, and Nurse preceptors to sign, however there was no space</p>	F 726	<p>completed prior to being given an assignment. Any negative findings will be immediately corrected. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 726	<p>Continued From page 114</p> <p>for the MD to sign as verification the Competency Checklist had been completed.</p> <p>An interview was conducted on 5/1/2024 at 9:08 am with the SDC verified that Paramedic #1's Orientation and Skills Competency Checklist revealed he had not been checked off on who to contact if needed supplies are not found, tube feedings, demonstrating knowledge and skill in the use of the resident individualizing plan of care for providing resident centered care and updating the plan of care as needed, demonstrating knowledge and skill in identifying, investigating, reporting, notifications, and follow up evaluations of change in resident conditions, demonstrating knowledge and understanding of facility quality improvement initiatives (QAPI), survey process, correct tube placement, and the DON had signed verifying it was completed on 8/17/2023. She reported she was unsure why Paramedic #1's competency skills checks were not completed and that she had not noticed it. She verbalized all areas should have been checked off prior to Paramedic #1 taking a resident assignment independently</p> <p>An interview was conducted on 5/1/2024 at 9:25 am with the DON regarding Paramedic #1. The DON verified that Paramedic #1's Orientation and Skills Competency Checklist revealed he had not been checked off on who to contact if needed supplies are not found, tube feedings, demonstrating knowledge and skill in the use of the resident individualizing plan of care for providing resident centered care and updating the plan of care as needed, demonstrating knowledge and skill in identifying, investigating, reporting, notifications, and follow up evaluations of change in resident conditions, demonstrating</p>	F 726			

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F 726	<p>Continued From page 115</p> <p>knowledge and understanding of facility quality improvement initiatives (QAPI), survey process, correct tube placement, and she had signed verifying it was completed on 8/17/2023. She reported she was unsure why Paramedic #1's competency skills checks were not completed and that it must have been an oversight. She verbalized all areas should have been checked off prior to Paramedic #1 taking a resident assignment independently.</p> <p>A review of Nurse #1's Orientation and Skills Competency Checklist dated 11/30/2023 and was hired on 11/28/23 revealed she had not been checked off on Pharmacy Services, Emergency box and/or Omnicell (medication dispensing machine), Emergency Medications, Diagnosis for Medication, Review of Required Assessments (paper or Electronic), Head to Toe Assessment and Documentation, Device List, Vital Signs, and had not completed her 4 required days of floor/unit training with a preceptor. The DON and Nurse #1 had signed the Checklist as complete. The Orientation and Skills Competency Checklists revealed areas for the employee (Nurse #1), DON, and Nurse preceptors to sign, however there was no space for the MD to sign as verification the Competency Checklist had been completed.</p> <p>An interview was conducted on 5/1/2024 at 9:08 am with the Staff Development Coordinator (SDC) regarding Nurse #1. The SDC reported most of the facility staff orientation was completed by Human Resources. She reported as the SDC she educated facility staff about Personal Protective Equipment (PPE), handwashing, and administered their drug test. The SDC verbalized floor nursing staff completed skills competency</p>	F 726			

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F 726	<p>Continued From page 116</p> <p>check offs for newly hired employees during their required floor/unit training days. She stated after the Skills Competency Check List had been completed, the DON or her would review the competency and sign off to verify that the competencies had been completed. The SDC stated that precepting staff are required to date and sign/initial all skills areas of the competency sheet. She reported if a date or initials were missing next to a competency skill, it would be assumed that the staff member had not completed that competency check. She reported the DON would make the determination if a facility staff member could take a resident assignment independently without having completed all the competency skill check offs. The SDC verified that Nurse #1's Orientation and Skills Competency Checklist revealed she had not been checked off on Pharmacy Services, Emergency box and/or Omnicell, Stat Meds, Diagnosis for Medication, Review of Required Assessments (paper or EHR), Head to Toe Assessment and Documentation, Device List, Vital Signs, had not completed her 4 required days of floor/unit training with a preceptor, and the DON had signed verifying it was completed on 11/30/2023. She reported she was unsure why Nurse #1's competency skills checks were not completed and that she had not noticed it. She verbalized all areas should have been checked off prior to Nurse #1 taking a resident assignment independently.</p> <p>An interview was conducted on 5/1/2024 at 9:25 am with the DON regarding Nurse #1. The DON reported the SDC was responsible for ensuring staff had completed Competency Skills Checkoffs and the required floor/unit training days. She reported that competencies were required to be</p>	F 726			

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F 726	<p>Continued From page 117</p> <p>completed before a Nurse or Paramedic would have a resident assignment on their own. The DON verified that Nurse #1's Orientation and Skills Competency Checklist revealed she had not been checked off on Pharmacy Services, Emergency box and/or Omnicell, Emergency Medications, Diagnosis for Medication, Review of Required Assessments (paper or EHR), Head to Toe Assessment and Documentation, Device List, Vital Signs, had not completed her 4 required days of floor/unit training with a preceptor, and that she had signed verifying it was completed on 11/30/2023. She reported that she did not notice there were missing competency skills checks on Nurse #1's form, and that she must have overlooked it. She reported the skills competency checks should have been completed prior to Nurse #1 taking a resident assignment independently.</p> <p>Resident #280 was admitted to the facility on 1/11/2024 with diagnoses which included a fracture of the upper and lower end of the right fibula (bone in the lower leg), type 2 diabetes, atrial fibrillation (irregular heart rate), and heart disease. Resident #280 was not receiving hospice services.</p> <p>Resident #280's vital signs were entered on 3/5/2024 at 6:41 pm (which were obtained at 5:30 pm per Nurse #1). Resident #280's blood pressure was 106/60, heart rate was 62 beats per minute, respiration rate was 16 breaths per minute, oxygen saturation was 91% on room air, and her temperature was 96.5 degrees Fahrenheit axillary (under the arm).</p> <p>A review of the on-call physician correspondence initiated by Nurse #1 on 3/5/2024 at 5:30 pm as</p>	F 726			

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F 726	<p>Continued From page 118</p> <p>stated by Nurse #1 revealed Resident #280 was "lethargic, barely arousable, even with sternal rub." Also, that "staff states she was very 'sleepy' today." Nurse Practitioner #2 had advised Nurse #1 to send Resident #280 to the emergency room at 6:43 pm.</p> <p>Further review of Resident #280's medical record revealed no head-to-toe assessment, no ongoing assessment, vital signs, or blood glucose monitoring from 5:30 pm until she was transferred by EMS at 8:13 pm.</p> <p>A review of a nursing note completed by Paramedic #1(employed by the facility employed by the facility and functioning as a nurse) the last 24 hours and he was told in report that Resident #280 was only responsive to painful stimuli. He documented he had called EMS at 8:00 pm to see where they were and was told by EMS that they had never been contacted, he then requested an ambulance and sent Resident #280 to the Emergency Room.</p> <p>A telephone interview was conducted on 4/30/2024 at 10:57 am with EMS Personnel at dispatch. The EMS Personnel reported a facility staff member had called to initiate EMS services on 3/5/2024 at 8:10 pm and an EMS unit arrived on scene at 8:13 pm.</p> <p>Review of the Emergency Medical Services (EMS) Assessment dated 3/5/2024 at 9:03 pm revealed Resident #280 was found to be unresponsive and hypoglycemic, with a blood sugar of 74 mg/dL, and was transferred out of the facility at 8:13 pm to the Emergency Room.</p> <p>A review of the Emergency Room Physician note</p>	F 726			

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F 726	<p>Continued From page 119</p> <p>dated 3/6/2024 at 3:32 am revealed Resident #280 had arrived at the Emergency Room on 3/5/2024 with altered mental status. The facility had reported to EMS that Resident #280 was normally awake however she was "much more somnolent and not able to swallow her pills." The Emergency Room Physician documented Resident #280 was unable to participate in a neurological exam, remained "obtunded," and was not able to follow any commands. EMS had furthered reported to the Emergency Room Physician Resident #280's blood sugar was 74 and she had "likely not been eating or drinking all day." Documentation further revealed Resident #280 was admitted with a primary diagnosis of "metabolic encephalopathy due to urinary tract infection (UTI) and possibly due to cellulitis/infected lower extremity wounds or hypoglycemia."</p> <p>A review of the hospital physician discharge summary dated 3/8/2024 revealed Resident #280 had continued to decline. A discussion was had with Resident #280's Representative to keep her comfortable and a Do Not Resuscitate (DNR) order was implemented. Resident #280 was then discharged to hospice.</p> <p>A review of the death certificate revealed Resident #280 expired on 3/11/2024 with the immediate cause of "End of Life Comfort Measures with Hospice Care."</p> <p>A telephone interview was conducted on 5/8/2024 at 1:12 pm with Nurse #1. Nurse #1 reported she had received training for Pharmacy Services, Emergency box and/or Omnicell (medication dispensing machine), Emergency Medications, Diagnosis for Medication, Review of Required</p>	F 726			

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F 726	<p>Continued From page 120</p> <p>Assessments (paper or Electronic), Head to Toe Assessment and Documentation, Device List, and Vital Signs. She reported she was not aware those skills had not been checked and initialed on the Orientation and Skills Competency Checklist. Nurse #1 reported she received at least five days of training and had spent each shift on a different hall with a different preceptor. Nurse #1 was not able to explain why the orientation days were not reflected on the Orientation and Skills Competency Checklist. She reported she was not able to recall if Resident #280 was a diabetic, but she voiced she would have referred to the Electronic Health Record (EHR).</p> <p>A telephone interview was conducted on 5/8/2024 at 4:09 pm with Paramedic #1. Paramedic #1 reported he had not received much of an orientation and from what he was able to recall it was approximately three days long. He reported during those three days he was partnered with a seasoned nurse at the facility, shown how to use the computer system, which assessments to complete, and information about the facility/residents. Paramedic #1 reported since he had learned the computer charting quickly, the nurse preceptor had recommended he be released to start on his own. Paramedic #1 reported he was aware there were areas of his Competency Skills Checkoffs that were not completed, but he thought the areas missing were administrative sections that had not pertained to his role. He was unaware who to contact if needed supplies are not found, tube feedings, demonstrating knowledge and skill in the use of the resident individualizing plan of care for providing resident centered care and updating the plan of care as needed, demonstrating knowledge and skill in identifying, investigating,</p>	F 726			

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F 726	<p>Continued From page 121</p> <p>reporting, notifications, and follow up evaluations of change in resident conditions, demonstrating knowledge and understanding of facility quality improvement initiatives (QAPI), survey process, and correct tube placement had not been checked off.</p> <p>An interview was conducted on 5/1/2024 at 10:45 am with the Administrator. The Administrator was not aware Nurse #1 and Paramedic #1 had not completed their Skills Competency Checkoffs and did not know why they had not been completed.</p> <p>An interview was conducted on 5/1/2024 at 1:22 pm with the MD. The MD reported he was aware that Paramedics worked in the facility and performed nursing tasks. He reported that he would have wanted Paramedics and Nurses to have completed competency skills checks prior to taking a resident assignment independently and practicing under his license. He reported that he was unaware that Nurse #1 had not completed her competency skills check offs and required orientation days and he reported he was also unaware Paramedic #1 had not completed his competency skills check offs. Paramedic #1 signed the Orientation and Skills Competency Checklists on 8/15/2023.</p> <p>The Administrator was notified of Immediate Jeopardy on 5/1/2024 at 10:50 am.</p> <p>The facility provided the following credible allegation of immediate jeopardy removal:</p> <p>Identify those recipients who have suffered, or are likely to suffer, a serious adverse outcome as a result of the noncompliance:</p>	F 726			

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F 726	<p>Continued From page 122</p> <p>The facility failed to ensure that Nurse #1 and Paramedic #1 had completed Orientation and Skills Competency Checklists prior to taking a resident assignment/medication cart.</p> <p>Review of Nurse #1's Orientation and Skills Competency Checklist, signed by the Director of Nursing (DON) as complete on 11/30/2023, revealed Nurse #1 had not been signed off on Pharmacy Services, emergency medication back up kit and or electronic medication dispenser (Omni Cell), Diagnosis for Medication, Review of Required Assessments (paper or EHR), Head to Toe Assessment and Documentation, Device List, Vital Signs, and had not completed her 4 required days of floor/unit training with a preceptor.</p> <p>Review of Paramedic #1's Orientation and Skills Competency Checklist, signed by the DON as complete on 8/17/2023, revealed Paramedic#1 had not been signed off for the following: who to contact if needed supplies are not found, tube feeding, demonstrating knowledge and skill in the use of the resident individualizing plan of care for providing resident centered care and updating the plan of care as needed, demonstrating knowledge and skill in identifying, investigating, reporting, notifications, and follow up evaluations of change in resident conditions, demonstrating knowledge and understanding of facility quality improvement initiatives (QAPI), survey process, and checking for proper tube placement prior to each use per policy.</p> <p>On 5/1/2024 Nurse #1 will complete the required days of floor/unit training with a preceptor prior to her next shift assigned to work. The Director of Nursing or Designee will sign off competencies for Nurse #1 on the Pharmacy Services, use of</p>	F 726			

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F 726	<p>Continued From page 123</p> <p>emergency medication back up kit, and or electronic medication dispenser (Omni Cell), Stat Meds, Diagnosis for Medication, Review of Required Assessments (paper or EHR), Head to Toe Assessment and Documentation, Device List, Vital Signs prior to next shift assigned to work.</p> <p>Paramedic #1 was working his two weeks' notice and the Director of Nursing released him on 5/1/2024 before his two-week notice expired.</p> <p>On 5/1/2024 The Director of Nursing or Designee audited the employee files of licensed staff and Paramedics to ensure orientation and skills competency checklist were completed, any negative findings will be corrected immediately, and staff placed back into orientation or skills check off completed for any area missed during orientation.</p> <p>Specify the action the entity will take to alter the process or system failure to prevent a serious adverse outcome from occurring or recurring, and when the action will be complete.</p> <p>On 5/1/2024 the Regional Director of Clinical Services educated the Director of Nursing, Assistant Director of Nursing, Administrator, Scheduler and Human Resources on the orientation process to include the required days of floor/unit training with a preceptor and completion of the skills competency checklist.</p> <p>On 5/1/2024 the Director of Nursing or Designee will ensure all newly hired licensed staff have completed the required days of floor/unit training with a preceptor prior to being given an assignment.</p>	F 726			

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F 726	Continued From page 124 On 5/1/2024 the Assistant Director of Nursing or Designee will complete the skill competency checklist for all newly hired licensed staff and Paramedics. The Director of Nursing or Designee will ensure all newly hired licensed staff and Paramedics have completed skills competency checklist prior to being given an assignment. On 5/1/2024 Ad Hoc QAPI was completed related to following orientation policy and ensuring the skill checklist is completed for licensed staff and Paramedics prior to taking their first assignment. Alleged Date Immediate Jeopardy removal: 5/2/2024 On 5/3/2024, the facility's plan for Immediate Jeopardy removal effective 5/2/2024 was validated by the following: documentation and interviews with staff. Review of the in-service sign in sheets revealed the Scheduler, DON, Assistant Director of Nursing (ADON)/SDC, Human Resources (HR), and Administrator received education regarding the orientation process, completion of the required number of floor/orientation days with a preceptor, and the importance of ensuring that all skills competency checks were completed for facility staff members prior to taking an assignment independently. Review of the facility documentation dated 5/1/2024 revealed audits were completed for all Nurse Aides (NA), Nurses, and Paramedics. The facility's Immediate Jeopardy removal date of 5/2/2024 was confirmed.	F 726			
F 759 SS=D	Free of Medication Error Rts 5 Prcnt or More CFR(s): 483.45(f)(1)	F 759		5/30/24	

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F 759	<p>Continued From page 125</p> <p>§483.45(f) Medication Errors. The facility must ensure that its-</p> <p>§483.45(f)(1) Medication error rates are not 5 percent or greater; This REQUIREMENT is not met as evidenced by: Based on observations, record review, staff, and Pharmacy Consultant interviews the facility failed to maintain a medication error rate of less than 5% by having 2 errors out of 25 opportunities which resulted in an 8% medication error rate. This affected 1 of 4 residents observed on medication pass (Resident #282).</p> <p>The findings included:</p> <p>Resident #282 was admitted to the facility on 4/26/2024 with diagnoses including diabetes, genitourinary conditions, and a Urinary Tract Infection (UTI).</p> <p>A physician's order dated 4/26/2024 read Meropenem (antibiotic) Intravenous (IV) solution reconstituted 1 gram, use 1 gram IV every 8 hours for Extended-spectrum beta-lactamases (ESBL)/pseudomonas bacteria urine, mix with 100 milliliters (mLs) 0.9% Normal Saline (mixing solution), to infuse over 3 hours.</p> <p>A physician's order dated 4/26/2024 read Normal Saline flush IV solution (sodium chloride flush) use 3 mLs IV five times a day for heparin lock patency (to ensure IV was patent).</p> <p>A review of the April 2024 Medication Administration Record (MAR) revealed Resident #282 received Meropenem 1 gram IV on 4/27/2024 (at 12:00 am, 8:00 am, and 4:00 pm),</p>	F 759	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 759 Free of Medication Error Rate 5 percent or more</p> <p>The resident # 282 physician was notified of the medication error on 5/1/2024. No new orders were received. The resident # 282 did not have any negative effects from the medication error. The nurse #11 was educated by the infusion IV nurse with pharmacy on 5/10/24.</p> <p>The Assistant Director of Nursing and/or Designee performed medication administration competencies for all Licensed Nurses, Medication Aides, and Paramedics currently employed to ensure the five rights of medication administration were followed. Any negative findings were corrected immediately. These medication pass observations were completed on 5/18/2024.</p> <p>All Licensed Nurses, Medication Aides</p>		

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F 759	<p>Continued From page 126</p> <p>on 4/28/2024 (at 12:00 am, 8:00 am, and 4:00 pm), and on 4/29/2024 (at 12:00 am and 8:00 am).</p> <p>An observation of Nurse #11 preparing Resident #282's medication was made on 4/29/2024 at 8:35 am. Nurse #11 was observed mixing the dual chamber bag of antibiotic with 1 gram of Meropenem and 50 mLs of Normal Saline. Nurse #11 primed the IV tubing at Resident #282's bedside and had the pump programmed for Meropenem 1 gram to infuse at a rate of 100 mLs per hour. Nurse #11 failed to flush the IV prior to connecting the primary IV tubing to Resident #282. The nurse was stopped prior to administration of the IV antibiotic.</p> <p>An interview was conducted on 4/29/2024 at 8:40 am with Nurse #11. Nurse #11 reported she was not aware that IVs were required to be flushed and thought only Peripherally Inserted Central Catheters (PICCs) were required to be flushed. Nurse #11 reported she had overlooked the Normal Saline flush on the Medication Administration Record (MAR). Nurse #11 reported she was not aware that the Meropenem solution was mixed wrong because she had just used what was sent from the pharmacy with Resident #282's name on it and assumed that it was okay. She reported the bag sent from the pharmacy stated to infuse the medication at 100 mL per hour. Nurse #11 verified the order and rate of infusion on the MAR and the concentration of medication sent from the pharmacy were not the same.</p> <p>An interview was conducted on 4/29/2024 at 10:21 am with the Pharmacy Consultant. The Pharmacy Consultant verified Resident #282 had</p>	F 759	<p>and Paramedics were educated on 5/6/2024 by the Director of Nursing or Designee on proper medication administration. This education included the five rights of medication administration, proper flushing of IVs, and verifying the medication with physician orders in the electronic medication record. Education has been added in orientation for all future Licensed Nurses, Medication Aides, Paramedics, and Agency Nurses.</p> <p>To monitor and maintain compliance the Director of Nursing and/or Designee will observe medication observation passes on 2 staff members weekly x 12 weeks. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 759	<p>Continued From page 127</p> <p>an order for Meropenem 1 gram to be infused every 8 hours, however she was not able to see the part of the order that said to mix the medication with 100 mL of 0.9% Normal Saline. The Pharmacy Consultant reported the ordered concentration was usually what was given at the medical center and stated their pharmacy only kept premixed medication. The Pharmacy Consultant reported that the pharmacy will usually notify the facility to change the order, however they did not because the nurses at the facility knew the premixed solution of Meropenem was the only concentration that they carried. The Pharmacy Consultant reported pharmacy staff should have advised the facility to change the order and change the infusion rate to be over 30 minutes instead of 3 hours (which was on the order). The Pharmacy Consultant reported the discrepancy in the solution sent to the facility was an oversight on the pharmacy's behalf. The Pharmacy Consultant verified IVs (the IV access point) should be flushed before and after IV medication administration.</p> <p>An interview was conducted on 5/1/2024 at 1:22 pm with the Medical Director (MD). The MD reported the hospital orders for Meropenem were different from what would be ordered at the facility. The MD verbalized that the dose and rate Nurse #11 administered to Resident #282 would not have been harmful to the resident and was what the facility typically used. The MD reported IVs (the IV access point) should be flushed before and after IV medication administration.</p> <p>An interview was conducted on 5/3/2024 at 8:54 am with the Director of Nursing (DON). The DON reported Nurse #11 had come to her on 4/29/2024 and reported the two medication errors</p>	F 759			

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F 759	Continued From page 128 from the medication pass for Resident #282. The DON reported Nurse #11 had just forgotten about flushing IVs. An interview was conducted on 5/3/2024 at 9:37 am with the Administrator. The Administrator reported he was made aware, by the DON, of the medication errors made by Nurse #11 on 4/29/2024.	F 759			
F 761 SS=D	Label/Store Drugs and Biologicals CFR(s): 483.45(g)(h)(1)(2) §483.45(g) Labeling of Drugs and Biologicals Drugs and biologicals used in the facility must be labeled in accordance with currently accepted professional principles, and include the appropriate accessory and cautionary instructions, and the expiration date when applicable. §483.45(h) Storage of Drugs and Biologicals §483.45(h)(1) In accordance with State and Federal laws, the facility must store all drugs and biologicals in locked compartments under proper temperature controls, and permit only authorized personnel to have access to the keys. §483.45(h)(2) The facility must provide separately locked, permanently affixed compartments for storage of controlled drugs listed in Schedule II of the Comprehensive Drug Abuse Prevention and Control Act of 1976 and other drugs subject to abuse, except when the facility uses single unit package drug distribution systems in which the quantity stored is minimal and a missing dose can be readily detected. This REQUIREMENT is not met as evidenced	F 761		5/30/24	

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F 761	<p>Continued From page 129</p> <p>by: Based on observations, record review, resident and staff interviews, the facility failed to secure medications found at the bedside for 1 of 1 resident reviewed for medication storage (Resident #53).</p> <p>The findings included:</p> <p>Resident #53 was admitted to the facility on 6/9/22 with diagnoses which included unspecified dementia, hypertension, and anxiety.</p> <p>A quarterly Minimum Data Set (MDS) assessment dated 4/12/24 indicated Resident #53 was severely cognitively impaired.</p> <p>A review of Resident #53's Medication Administration Record (MAR) revealed she was prescribed the following medications on the morning of 4/29/24: Aspirin 81mg, Ferrous Sulfate tablet 325mg, Isosorbide Mononitrate ER tablet 30 mg, Escitalopram tablet 10mg, and Lisinopril tablet 10mg.</p> <p>An observation on 4/29/24 at 8:59 AM revealed medications in a cup on the bedside table to the right of Resident #53's bed. Resident #53 was lying in bed at the time of the observation and stated that she was not aware that there were medications on her table or that she needed to take them.</p> <p>An observation and interview with Nurse #8 on 4/29/24 at 9:09 AM revealed he was the medication nurse for the 500 hall. He observed the medication cup filled with pills on Resident #53's bedside and stated he had walked away, and she did not take them. Resident #53</p>	F 761	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 761 Label/Storage Drugs and Biologicals</p> <p>Nurse #8 went back to Resident # 53 and observed her swallow her pills on 4/29/2024. Nurse #8 was re-educated on 5/6/2024 regarding medication storage by the Regional Director of Clinical Services. This education included not leaving medication unattended in a resident's room.</p> <p>A 100% resident room sweep was completed by the Regional Director of Clinical Services on 5/6/24 to ensure no medications were left unattended in any resident's room. No negative findings were noted. A 100% audit was completed by pharmacy on 5/10/24 in all medication carts, treatment carts, and medication rooms to ensure medications were properly labeled and stored.</p> <p>The Director of Nursing and or Designee educated all Licensed Nurses, Medication Aides and Paramedics on not leaving medications unattended in resident rooms, properly labeled medications and storage on 5/6/2024. Education has been added for orientation for newly hired Licensed Nurses, Medication Aides, Paramedics, and Agency Nurses. During</p>		

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F 761	Continued From page 130 proceeded to swallow the pills as directed by Nurse #8 during the observation. An interview with the Director of Nursing (DON) on 5/02/24 10:03 AM revealed she expected nurses to observe a resident while medications were administered. She stated that it was never acceptable to leave pills next to the bedside.	F 761	conciere rounds Department Heads will observe for any medications left at bedside. To monitor and maintain compliance the Interdisciplinary Team will audit 5 resident rooms weekly x 12 weeks for proper medication storage to ensure no medications are left unattended. The Assistant Director of Nursing and or Designee will audit each medication cart and medication room weekly x 12 weeks for proper medication labeling and storage. Any negative findings will be immediately corrected. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months. Date of compliance: 5/30/2024		
F 812 SS=E	Food Procurement,Store/Prepare/Serve-Sanitary CFR(s): 483.60(i)(1)(2) §483.60(i) Food safety requirements. The facility must - §483.60(i)(1) - Procure food from sources approved or considered satisfactory by federal, state or local authorities. (i) This may include food items obtained directly from local producers, subject to applicable State and local laws or regulations. (ii) This provision does not prohibit or prevent facilities from using produce grown in facility gardens, subject to compliance with applicable safe growing and food-handling practices. (iii) This provision does not preclude residents from consuming foods not procured by the facility.	F 812		5/30/24	

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F 812	Continued From page 131 §483.60(i)(2) - Store, prepare, distribute and serve food in accordance with professional standards for food service safety. This REQUIREMENT is not met as evidenced by: Based on observations and staff interviews, the facility failed to maintain clean and sanitary kitchen conditions as evidence by debris present on the kitchen floor and in the tile grout, dried food particles on a utility cart that was used to store clean dishware, dried debris on the steam table hood, dried debris on the outside oven surfaces. The facility also failed to ensure ready for use metal pans, insulated dome plate covers, insulated plate under liners, and dishware were clean and not stacked wet. This occurred for 2 of 2 kitchen observations. These practices had the potential to affect food served to residents. The findings included: 1. An initial tour of the kitchen occurred on 4/28/24 at 11:00 AM with the Dietary Manager (DM). The initial observation of the serving line and dishwashing area revealed the following: a. Dishware that was ready for use was put away and stacked wet (wet-nested). - 2 out of 10 divided plates - 20 out of 24 insulated plate under liner bottoms - 3 out of 5 large rectangle metal pans - 5 out of 6 deep small square metal pans b. Dishware that was ready for use was put away and stacked dirty. - 3 out of 10 divided plates had yellow particles. - 13 out of 16 saucers had yellow and black particles.	F 812	"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding. F 812 Food Procurement, store/Prepare/Serve Sanitary Dietary Manager immediately pulled any dishes found stacked wet and or dirty. The Dietary immediately cleaned debris from the kitchen floor, tile grout, utility cart, steam table hood and outside oven surfaces on 4/28/2024. All residents have the potential to be affected, the Dietary manager completed a 100% audit of the kitchen to ensure all dishes were clean and stacked dry and that kitchen floor, carts and surfaces were clean and free of debris on 4/30/2024. The Regional Director of Clinical Services educated the Dietary Manager on kitchen cleaning and sanitation on 5/6/2024. The Dietary Manager educated all Dietary staff regarding kitchen cleaning and sanitation to include following the cleaning schedule on 5/6/2024. This education will provided in orientation for newly hired kitchen staff. Licensed Nursing Home Administrator and/or Designee will routinely round in	

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F 812	<p>Continued From page 132</p> <ul style="list-style-type: none"> - 7 out of 20 dinner plates had yellow, brown and/or black particles. - 10 out of 20 insulated plate dome plate covers had white and black particles. - 1 out 2 small rectangle metal pans had brown/black particles. - 5 out of 6 small square metal pans had brown/black particles. <p>c. A plastic utility cart was observed to be dirty with loose and dried food particles, and dried orange crusted debris present on the cart surface and along the edges of the cart. The utility cart was used to store clean stacked dishes including diner plates, saucers, and dome plate covers.</p> <p>d. The kitchen floors had loose trash and food debris present on the floor surface and in the tile grout.</p> <p>e. The oven had food particles and dried brown crusted debris along the outer surfaces of the oven.</p> <p>f. The steam table hood had food particles and dried crusted debris along the top and edges of the hood. The underneath of the steam table hood had a large amount of dried brown crusted debris along the entire length of the underneath of the hood.</p> <p>An interview was performed with the DM on 4/28/24 at 11:20 AM. The DM stated dietary staff normally let the dishes sit until they are dry and put them on a rack to dry. She said the dietary staff normally checked to ensure dishes were clean and dry before putting them away. The DM said the kitchen was short staffed this morning (4/28/24) because of a call out. The DM said they</p>	F 812	<p>kitchen to ensure dishes are dry and clean and no debris noted on floor or surfaces.</p> <p>To monitor and maintain compliance the Nursing Home Administrator and/or designee will audit the kitchen times 2 times per week for 12 weeks to ensure all dishes are clean and stacked dry and that the kitchen floor carts, and surfaces were clean and free of debris. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/2024</p>		

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F 812	<p>Continued From page 133</p> <p>were not usually short staffed except for when they had a call out and she would come and help when there was a call out if needed. She explained she thought the dietary staff this morning got in a hurry and were rushing because they were short staffed and didn't let the dishes sit and dry or check them to ensure they were clean. The DM said the dietary staff should have checked the dishes to ensure they were clean and dry before putting them away and stacking. The DM stated the steam table hood was cleaned after every meal and the top/ underneath of the hood should be cleaned every night. The DM looked at the underneath of the steam table hood and said she was not aware the underneath was dirty. She said there was no cleaning schedule for the underneath of the steam table hood but that there should be. She said the outside surfaces of the oven were scheduled to be cleaned today per the kitchens cleaning schedule.</p> <p>2. A follow up observation of the kitchen was completed on 4/30/24 at 11:34 AM with DM and the following concerns were identified:</p> <p>g. Dishware that was ready for use was put away and stacked wet (wet-nested). - 4 out of 15 insulated plate liner bottoms - 1 out of 3 divided plates</p> <p>h. Dishware that was ready to be used was put away and stacked dirty. - 8 out of 20 small round plates had brown/yellow particles.</p> <p>An additional interview was completed with DM on 4/30/24 at 11: 40 AM. The DM stated she had educated the dietary staff on checking to ensure dishware was dry and clean before being stacked</p>	F 812			

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F 812	<p>Continued From page 134</p> <p>and put away for use. She said she was not sure why the dishware was wet nested or dirty. The DM stated that was a problem and needed to be fixed.</p> <p>An interview with Dietary Aide #1 was conducted on 5/1/24 at 1:10 PM. She stated everyone who worked in the kitchen helped wash dishes. She explained the process for cleaning/ washing dishes. She said dietary received the dirty tray cart back from the dining room or halls. She stated the dietary staff would wear gloves when handling the dirty dishes. Dietary Aide #1 explained 2 staff would handle the dirty dishes and a different staff member handled the clean dishes to prevent any contamination between the dirty and clean dishes. She said one staff would "scrap", she explained the "scrap" duty as separating the dishes on the tray and removing any trash or uneaten food from the trays/ dishes and discarding the waste. She said a second person would then load the dirty dishes into the dish machine washing tray and push the tray into the dish washer. Dietary Aide #1 said there was a red light on the dishwash machine that blinked and let them know when the dishes were done, and the machine can be opened. She stated a third person removed the clean dishes out of the dishwasher and made sure the dishes were clean and free from any food. She explained this was done by doing a visual inspection when the dishes came out of the machine and then the dishes were set up to dry. She said the dishes were left in the dishwash tray and set up in the dishwash tray at an angle that would allow them to dry. Dietary Aide # 1 stated once the dishes were dry, they would be stacked on the appropriate cart until next use. She said the person who put away and stacked the dishes</p>	F 812			

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F 812	Continued From page 135 should perform a secondary check to ensure the dishes were clean and dry before stacking them. She said the dietary staff also checked the dishes when they plated the food in the tray line and did not use a dish if it was wet or dirty. An interview was performed on 05/02/24 at 10:48 AM with the Administrator. He stated he was surprised about the kitchen sanitation. He stated he thought the kitchen was shorthanded and was rushing to get everything done. He stated the dietary staff should have checked the dishes to ensure they were clean and dry before putting them away.	F 812			
F 880 SS=D	Infection Prevention & Control CFR(s): 483.80(a)(1)(2)(4)(e)(f) §483.80 Infection Control The facility must establish and maintain an infection prevention and control program designed to provide a safe, sanitary and comfortable environment and to help prevent the development and transmission of communicable diseases and infections. §483.80(a) Infection prevention and control program. The facility must establish an infection prevention and control program (IPCP) that must include, at a minimum, the following elements: §483.80(a)(1) A system for preventing, identifying, reporting, investigating, and controlling infections and communicable diseases for all residents, staff, volunteers, visitors, and other individuals providing services under a contractual arrangement based upon the facility assessment conducted according to §483.70(e) and following	F 880		5/30/24	

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F 880	<p>Continued From page 136 accepted national standards;</p> <p>§483.80(a)(2) Written standards, policies, and procedures for the program, which must include, but are not limited to:</p> <ul style="list-style-type: none"> (i) A system of surveillance designed to identify possible communicable diseases or infections before they can spread to other persons in the facility; (ii) When and to whom possible incidents of communicable disease or infections should be reported; (iii) Standard and transmission-based precautions to be followed to prevent spread of infections; (iv) When and how isolation should be used for a resident; including but not limited to: <ul style="list-style-type: none"> (A) The type and duration of the isolation, depending upon the infectious agent or organism involved, and (B) A requirement that the isolation should be the least restrictive possible for the resident under the circumstances. (v) The circumstances under which the facility must prohibit employees with a communicable disease or infected skin lesions from direct contact with residents or their food, if direct contact will transmit the disease; and (vi) The hand hygiene procedures to be followed by staff involved in direct resident contact. <p>§483.80(a)(4) A system for recording incidents identified under the facility's IPCP and the corrective actions taken by the facility.</p> <p>§483.80(e) Linens. Personnel must handle, store, process, and transport linens so as to prevent the spread of infection.</p>	F 880			

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F 880	<p>Continued From page 137</p> <p>§483.80(f) Annual review. The facility will conduct an annual review of its IPCP and update their program, as necessary. This REQUIREMENT is not met as evidenced by: Based on observations, record review, staff and physician interviews the facility failed to initiate Enhanced Barrier Precautions (EBP) for a resident with an indwelling vascular access device. This deficit practice occurred for 1 of 1 resident (Resident # 19) reviewed for indwelling medical devices.</p> <p>The findings included:</p> <p>Review of the facility's policy and procedure revised on 4/15/2024, entitled "Transmission-Based Precautions and Isolation Policy" read in part: "Enhanced Barrier Precautions (EBP) are intended to prevent transmission of multi-drug resistant organisms (MDROs) via contaminated hands and clothing of healthcare workers to high-risk residents. EBPs are indicated for high contact care activities for residents with chronic wounds and indwelling devices (such as central lines, urinary catheters, and trachs) and for all those colonized or infected with a MDRO currently targeted by the CDC. "</p> <p>Review of the facility's EBP door signage in part read "Everyone must: clean their hands before entering and when leaving the room. Providers and staff must also: wear gloves and a gown for the following high-contact resident care activities dressing, bathing/ showering, transferring, changing linens, providing hygiene, changing briefs, or assisting with toileting, device care or</p>	F 880	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 880 Infection Control</p> <p>Enhanced Barrier Precautions were put in place for the Resident #19 on 5/14/2024.</p> <p>The Assistant Director of Nursing audited all residents that required Enhanced Barrier Precautions had signage in place and orders is in Electronic Health Record on 5/14/2024. No negative findings were noted.</p> <p>All staff were educated on the Infection Control Policy to include Enhanced Barrier Precautions by the Assistant Director of Nursing and or Designee. This education was completed on 5/8/2024. This education will be provided to newly hired staff including agency staff. Infection Control Nurse and or Designee will perform random rounds to ensure signage in place for precautions.</p> <p>To monitor and maintain compliance the Assistant Director of Nursing and/or Designee will audit 2 residents that</p>		

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F 880	<p>Continued From page 138</p> <p>use: central lines, urinary catheter, feeding tube, tracheostomy, Wound care: any skin opening requiring a dressing."</p> <p>An observation was completed on 4/28/24 at 4:21 PM and revealed Resident #19 had a Permacath (a type of central venous catheter) in place to her right upper chest used for dialysis access. There was no personal protective equipment (PPE) located outside of her room door or in her room for staff to access to provide EBP.</p> <p>An observation on 4/29/24 at 9:45 AM revealed no PPE equipment was present outside the door or in Resident #19's room.</p> <p>An observation on 4/30/24 at 12:45 PM revealed no PPE present outside Resident #19's door or in her room.</p> <p>An interview was performed with Resident #19 on 4/28/24 at 4:21 PM. She stated her Permacath dressing was changed at dialysis when she went on Monday, Wednesday, and Friday. Resident #19 stated sometimes the dressing would peel up or start to come off at the facility and the nurses would change or reinforce the dressing. She did not say if staff wore gloves when they reinforced or changed her dressing.</p> <p>An interview was performed with Nurse #2 on 4/30/24 at 9:30 AM. She stated if Resident #19's Permacath dressing peeled up she would reinforce the dressing and would use standard precautions, which she said would be to use gloves and hand-hygiene. She said she would maybe need to wear a gown but was unsure. She stated Resident #19 did not have a sign on her door that indicated additional PPE needed to be</p>	F 880	<p>require Enhanced Barrier Precautions weekly x 12 weeks to ensure required Enhanced Barrier Precautions signage is in place and physician orders are in the Electronic Health Record. Any negative findings will be immediately corrected. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of compliance: 5/30/2024</p>		

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F 880	<p>Continued From page 139</p> <p>used for care. Nurse #2 stated some residents with wounds and catheters had PPE carts located outside their door and a sign on their door to let staff know to use PPE when providing direct care "to protect the resident". She explained the administrative nursing staff decided who needed to be on this type of precaution and those residents had a sign on their door. Nurse #2 explained when Resident #19 returned to the facility after her dialysis treatments she was weaker and needed staff assistance for transfers. She said Resident #19 would usually call for staff to help with transfers and other activity of daily living tasks. Nurse #2 stated she thought a Permacath was considered an indwelling device and did not know why Resident #19 did not have EBP in place. She stated she had heard EBP was only for catheters and wounds but was not sure. Nurse #2 said she had received education on EBP from the facility and had been told EBP was supposed to be used for residents who had catheters and wounds when providing direct care to prevent the spread of germs.</p> <p>An interview was performed with NA #3 on 4/30/24 at 10:37 AM. NA #1 stated PPE equipment was located outside the door for residents on precautions that "protect the resident from staff, so that staff did not get the resident sick or give them germs if they have an open wound or a catheter". She said if the resident was on this type of precautions, the resident had a sign on their door that said what PPE staff needed to wear when providing care. She explained this type of precaution was called EBP and there would be a yellow sign on the resident's door if they were on EBP. NA #3 said there was not a sign on Resident #19's door for EBP. NA #3 said she was told by the Assistant Director of</p>	F 880			

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F 880	<p>Continued From page 140</p> <p>Nursing (ADON), Director of Nursing (DON), and administration EBP were only used if a resident had a wound or an indwelling catheter. She explained with EBP she needed to wear PPE indicated on the sign if she was doing direct care with a resident. NA #3 said direct care would be dressing, changing, getting up, giving showers, providing catheter care, or any care where she would be touching the resident in some sort of way.</p> <p>An interview was performed on 05/02/24 at 09:26 AM with NA #2. She said when Resident #19 returned from dialysis she was weak and sometimes required two staff members to help transfer her from her wheelchair to her bed. NA #2 stated she helped Resident #19 with her showers and would put a plastic bag over her dialysis catheter and tape it in place to keep the dialysis catheter dry during showers. She stated she had received education on EBP but had never been told that she needed to use EBP when providing care to Resident #19.</p> <p>An interview was performed on 4/30/24 at 1:22 PM with the ADON. She stated staff would know if a resident was on precautions and what type of PPE they needed to use by the precautions sign located on the resident's door. She stated EBP were used for residents with "chronic big wounds, not small wounds or if a resident has an indwelling device like a catheter or PICC line." The ADON stated she had thought about adding EBP for Resident #19 because she had a dialysis catheter. She said she had decided not to place Resident #19 on EBP because her Permacath dressing was changed at dialysis, and she thought Resident #19 was "pretty independent" with her care and did not need much assistance</p>	F 880			

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F 880	<p>Continued From page 141</p> <p>from the NAs. She said if Resident #19's Permacath dressing started to peel up or came off between dialysis days the nurse would either reinforce or change the dressing, she said staff would need to wear a gown and gloves if performing Permacath dressing care. She said she thought staff would know they needed to wear a gown when performing dressing care but was not sure if all staff would know or how staff would know they needed to wear a gown if Resident #19 did not have a sign on her door. The ADON stated she had not thought about Resident #19 being weak and tired when she returned from dialysis treatments and needing more care assistance, or staff reinforcing the Permacath dressing. She said she understood where staff may need to provide Resident #19 assistance with transfers and ADLs when she was weak and tired after dialysis and that she should be on EBP. She stated staff had been provided education on EBP but needed more education on EBP and what devices required EBP.</p> <p>05/01/24 03:58 PM Interview was performed with the DON. She stated the facility had not placed Resident #19 on EBP because Resident #19's Permacath dressing was changed by the dialysis center and Resident #19 was "pretty independent". However, she stated if staff had to reinforce the dressing or had to assist Resident #19 with care when she was weak after dialysis then Resident #19 should have been on EBP.</p> <p>An interview was performed with the Medical Director on 5/1/24 1:49 PM. The Medical Director stated residents who required EBP should have them in place including Resident #19.</p>	F 880			

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F 880	Continued From page 142 An interview was conducted on 05/02/24 at 10:45 AM with the Administrator. He Stated residents with indwelling devices should be on EBP. He stated he thought Resident #19 was not put on EBP because the facility staff do not use the dialysis catheter or access it, it did not flag in their mind that she needed EBP.	F 880			
F 895 SS=D	Compliance and Ethics Program CFR(s): 483.85(a)-(e) 483.85 Compliance and ethics program. §483.85(a) Definitions. For purposes of this section, the following definitions apply: Compliance and ethics program means, with respect to a facility, a program of the operating organization that- §483.85(a)(1) Has been reasonably designed, implemented, and enforced so that it is likely to be effective in preventing and detecting criminal, civil, and administrative violations under the Act and in promoting quality of care; and §483.85(a)(2) Includes, at a minimum, the required components specified in paragraph (c) of this section. High-level personnel means individual(s) who have substantial control over the operating organization or who have a substantial role in the making of policy within the operating organization. Operating organization means the individual(s) or entity that operates a facility. §483.85(b) General rule. Beginning November 28, 2019, the operating	F 895		5/30/24	

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F 895	<p>Continued From page 143</p> <p>organization for each facility must have in operation a compliance and ethics program (as defined in paragraph (a) of this section) that meets the requirements of this section.</p> <p>§483.85(c) Required components for all facilities. The operating organization for each facility must develop, implement, and maintain an effective compliance and ethics program that contains, at a minimum, the following components:</p> <p>§483.85(c)(1) Established written compliance and ethics standards, policies, and procedures to follow that are reasonably capable of reducing the prospect of criminal, civil, and administrative violations under the Act. and promote quality of care, which include, but are not limited to, the designation of an appropriate compliance and ethics program contact to which individuals may report suspected violations, as well as an alternate method of reporting suspected violations anonymously without fear of retribution; and disciplinary standards that set out the consequences for committing violations for the operating organization's entire staff; individuals providing services under a contractual arrangement; and volunteers, consistent with the volunteers' expected roles.</p> <p>§483.85(c)(2) Assignment of specific individuals within the high-level personnel of the operating organization with the overall responsibility to oversee compliance with the operating organization's compliance and ethics program's standards, policies, and procedures, such as, but not limited to, the chief executive officer (CEO), members of the board of directors, or directors of major divisions in the operating organization.</p>	F 895			

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F 895	Continued From page 144 §483.85(c)(3) Sufficient resources and authority to the specific individuals designated in paragraph (c)(2) of this section to reasonably assure compliance with such standards, policies, and procedures. §483.85(c)(4) Due care not to delegate substantial discretionary authority to individuals who the operating organization knew, or should have known through the exercise of due diligence, had a propensity to engage in criminal, civil, and administrative violations under the Social Security Act. §483.85(c)(5) The facility takes steps to effectively communicate the standards, policies, and procedures in the operating organization's compliance and ethics program to the operating organization's entire staff; individuals providing services under a contractual arrangement; and volunteers, consistent with the volunteers' expected roles. Requirements include, but are not limited to, mandatory participation in training as set forth at §483.95(f) or orientation programs, or disseminating information that explains in a practical manner what is required under the program. §483.85(c)(6) The facility takes reasonable steps to achieve compliance with the program's standards, policies, and procedures. Such steps include, but are not limited to, utilizing monitoring and auditing systems reasonably designed to detect criminal, civil, and administrative violations under the Act by any of the operating organization's staff, individuals providing services under a contractual arrangement, or volunteers,	F 895			

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F 895	<p>Continued From page 145</p> <p>having in place and publicizing a reporting system whereby any of these individuals could report violations by others anonymously within the operating organization without fear of retribution, and having a process for ensuring the integrity of any reported data.</p> <p>§483.85(c)(7) Consistent enforcement of the operating organization's standards, policies, and procedures through appropriate disciplinary mechanisms, including, as appropriate, discipline of individuals responsible for the failure to detect and report a violation to the compliance and ethics program contact identified in the operating organization's compliance and ethics program.</p> <p>§483.85(c)(8) After a violation is detected, the operating organization must ensure that all reasonable steps identified in its program are taken to respond appropriately to the violation and to prevent further similar violations, including any necessary modification to the operating organization's program to prevent and detect criminal, civil, and administrative violations under the Act.</p> <p>§483.85(d) Additional required components for operating organizations with five or more facilities. In addition to all of the other requirements in paragraphs (a), (b), (c), and (e) of this section, operating organizations that operate five or more facilities must also include, at a minimum, the following components in their compliance and ethics program:</p> <p>§483.85(d)(1) A mandatory annual training program on the operating organization's compliance and ethics program that meets the</p>	F 895			

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F 895	<p>Continued From page 146 requirements set forth in §483.95(f).</p> <p>§483.85(d)(2) A designated compliance officer for whom the operating organization's compliance and ethics program is a major responsibility. This individual must report directly to the operating organization's governing body and not be subordinate to the general counsel, chief financial officer or chief operating officer.</p> <p>§483.85(d)(3) Designated compliance liaisons located at each of the operating organization's facilities.</p> <p>§483.85(e) Annual review. The operating organization for each facility must review its compliance and ethics program annually and revise its program as needed to reflect changes in all applicable laws or regulations and within the operating organization and its facilities to improve its performance in deterring, reducing, and detecting violations under the Act and in promoting quality of care. This REQUIREMENT is not met as evidenced by: Based on record review, Resident, former staff, Corporate Human Resources Representative and current staff interviews, the Governing Body or its designated person failed to have the Business Office Manager sign a Duty to Disclose Conflict of Interest form and approve or deny a plan to purchase property from a resident for 1 of 1 resident (Resident #8) reviewed for compliance and ethics policy implementation.</p> <p>The findings included: A review of the facility's "Ethical Business Practices and Conflicts of Interest" policy effective</p>	F 895	<p>"Preparation and submission of this POC is required by state and federal law. This POC does not constitute an admission for purposes of general liability, professional malpractice or any other court proceeding.</p> <p>F 895 Compliance and Ethics Program</p> <p>The Licensed Nursing Home Administrator notified the Regional Vice President of Operations of the purchase of property by a staff member from resident #8 on 5/3/24.</p>		

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F 895	<p>Continued From page 147</p> <p>April 2015 (last revised 1/18/2024) stated "employees are expected to conduct themselves to avoid actual impropriety and/or the appearance of impropriety in making business decisions. Employees may not use their positions to profit personally or to assist others in profiting in any way at the expense of the Corporate Office or its residents. Employees shall disclose to their supervisor and to the Compliance Department any financial interest, ownership interest, or any other relationship they have with Corporate Office's residents, vendors, or competitors. The policy further states facility employees have a duty to disclose "in connection with any transaction or arrangement, which may create an actual or possible conflict of interest, an interested person shall disclose in writing the existence and nature of his/her financial interest and all material facts." The policy further states "all other employees shall make such disclosures to their supervisors."</p> <p>Resident #8 was admitted to the facility on 11/22/2022 with diagnoses of depression and generalized anxiety disorder.</p> <p>A quarterly Minimum Data Set (MDS) dated 4/17/2024 revealed Resident #8 was cognitively intact and had not exhibited any behaviors.</p> <p>An interview was conducted on 4/29/2024 at 12:04 pm with Former Nurse Aide (NA) #1. Former NA #1 reported Resident #8 had told her in May of 2023 the Business Office Manager had approached her and told her that her property was in foreclosure. Former NA #1 reported Resident #8 told her the Business Office Manager lined up attorneys and the process was very quick. Former NA #1 stated she reported her</p>	F 895	<p>The Licensed Nursing Home Administrator interviewed all staff regarding if they had purchased any resident properties. These interviews were completed 5/13/24. No negative findings were identified.</p> <p>The Interdisciplinary Team was educated by the Regional Vice President of Operation on the policy and procedures regarding reporting to the Governing Body prior to the purchasing of any resident property and signing a Duty to Disclose Conflict of Interest form on 5/6/24. All staff were educated by the Licensed Nursing Home Administrator on reporting to the governing body prior to the purchase of any resident property. This education was completed on 5/14/24. Education has been added for newly hired staff in Orientation and Agency Staff.</p> <p>To monitor and maintain compliance the Licensed Nursing Home Administrator and/or Designee will randomly interview 3 staff members weekly x 12 weeks on reporting to the Governing Body prior to the purchase of any resident property and requirement to sign a Duty of Disclosure Conflict of Interest form. Any negative findings will be corrected immediately. Results of audits will be submitted to the QAPI committee for further review and recommendation monthly for 3 months.</p> <p>Date of Compliance: 5/30/2024</p>		

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F 895	<p>Continued From page 148</p> <p>concerns about the Business Office Manager purchasing land from Resident #8 to the Corporate Human Resources Representative and never got any response. Former NA #1 verbalized she was concerned Resident #8 had been taken advantage of and was not provided all the information needed to make an informed decision. Former NA #1 stated she had spoken with the Former Administrator, and he had advised her to contact the State.</p> <p>An interview was conducted on 4/29/2024 at 12:19 pm with Resident #8. Resident #8 reported she had sold a double wide, an old house with no electricity, and a portion of land (approximately 0.8 acres) in May of 2023. Resident #8 stated her family member had notified her that a letter had been mailed to the family member that her property was in foreclosure. Resident #8 stated the Business Office Manager overheard the conversation she had with her family member and approached her about purchasing the land. She reported she did not have an advocate during the process, but that the property was appraised prior to it being sold and she was not able to recall how much money the property sold for. Resident #8 reported she left the facility on the day of the sale to go to the Business Office Manager's attorney's office and the courthouse. Resident #8 stated she had not made any profit on the sale, she did not have any outstanding bills at the facility, and she sold the property strictly to get it out of foreclosure so it would not affect her family member's credit.</p> <p>An interview was attempted with Resident #8's family member on 4/29/2024 at 2:58 pm. Resident #8's family member never returned the phone call.</p>	F 895			

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F 895	Continued From page 149 An interview was conducted on 4/29/2024 at 2:23 pm with the Business Office Manager. The Business Office Manager reported Resident #8 had active Medicaid and believed Resident #8 had some property sell in 2023. The Business Office Manager reported the property did not sell for much, approximately \$50,000, and Resident #8 owed approximately \$30,000 on the property. The Business Office Manager stated it had not taken long for Resident #8 to spend the profit down and that Resident #8's current trust balance was \$87.80. The Business Office Manager stated Resident #8 had approached her about the property being in foreclosure. The Business Office Manager reported she told her spouse about the property, and her spouse approached Resident #8's family member. The Business Office Manager stated she and her spouse purchased the property in May of 2023, paid cash to the attorney, the attorney paid off the mortgage and left over taxes, and the remaining money split between Resident #8 and her family member. The Business Office Manager stated Resident #8 had declined legal counsel. The Business Office Manager also was not able to recall speaking with anyone at corporate about a conflict of interest prior to the purchase of Resident #8's property. An interview was conducted on 4/30/2024 at 1:02 pm with the Former Administrator. The Former Administrator verbalized he had worked at the facility for 10 years prior to leaving at the end of May of 2023. He reported he was aware of the Business Office Manager approaching many of her neighbors to try to expand her property. The Former Administrator verbalized he knew at one point the Business Office Manager had reached out to Resident #8's family member about	F 895			

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F 895	<p>Continued From page 150</p> <p>purchasing property. The Former Administrator was not aware of the property being in foreclosure and voiced he had not recalled receiving any communication from the Business Office Manager regarding a possible conflict of interest, as outlined in the facility's policy. The Former Administrator further stated he was unaware that the Business Office Manager had gone through with the purchase of the property in May of 2023.</p> <p>An interview was conducted on 4/29/2024 at 2:38 pm with the Current Administrator. The Current Administrator reported he was not aware of any real estate transaction between the Business Office Manager and Resident #8's property. He reported the facility does training on ethics. The Current Administrator verbalized the sale had to be straight forward. He also reported the facility had policies regarding conflict of interest.</p> <p>An interview was conducted on 4/29/2024 at 3:02 pm with the Register of Deeds. The Register of Deeds reported she could not see where the property was in foreclosure, only a "Substitution of Trustee." The Register of Deeds verified with tax records that Resident #8's property went to the Business Office Manager and her spouse on 5/4/2023.</p> <p>Review of the North Carolina General Warranty Deed dated 5/3/2023 revealed the signatures of Resident #8 along with two other individuals, in addition to the Business Office Manager's signature along with her spouse's.</p> <p>An interview was conducted on 4/30/2024 at 1:26 pm with the Corporate Human Resources Official. The Corporate Human Resources Official</p>	F 895			

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F 895	Continued From page 151 reported staff should not be purchasing property from any resident and verbalized there was a policy in place pertaining to a duty to disclose any conflicts of interest. The Corporate Human Resources Official reported the Business Office Manager had not submitted any conflict-of-interest documentation and she was not aware the Business Office Manager had purchased property from Resident #8.	F 895		