

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

PRINTED: 04/26/2024
FORM APPROVED
OMB NO. 0938-0391

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 345547	(X2) MULTIPLE CONSTRUCTION A. BUILDING _____ B. WING _____	(X3) DATE SURVEY COMPLETED 03/27/2024
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NAME OF PROVIDER OR SUPPLIER CAMDEN HEALTH AND REHABILITATION	STREET ADDRESS, CITY, STATE, ZIP CODE 1 MARITHE COURT GREENSBORO, NC 27407
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETION DATE
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E 000	Initial Comments An unannounced recertification survey was conducted on 3/24/24 through 3/27/24. The facility was found in compliance with the requirement CFR 483.73, Emergency Preparedness. Event ID # FOC311.	E 000		
F 000	INITIAL COMMENTS An unannounced recertification survey was conducted from 3/24/24 through 3/27/24. Event ID # FOC311.	F 000		
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) is available and provided upon request to the	F 580		3/29/24

LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE Electronically Signed	TITLE	(X6) DATE 04/17/2024
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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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F 580	<p>Continued From page 1</p> <p>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 observations, record review, physician, Rehab Consultant Physician Assistant (PA), resident, resident family, and staff interviews the facility failed to notify the physician that Resident #114 reported he had a scheduled outpatient dental appointment. The outpatient dental appointment was for teeth extractions and the facility physician was not given the opportunity prior to the appointment to review medications or consider holding the anticoagulant medication prior to the procedure. This was for 1 of 1 residents reviewed for anticoagulant use. (Resident #114).</p>	F 580	<ol style="list-style-type: none"> 1. The facility's contracted Physiatrist failed to notify the Medical Director when Resident #114 stated to the Physiatrist that he was having an outpatient dental procedure. 2. Although this was an isolated occurrence, all Physiatrist notes for resident on the Physiatrist's caseload were checked looking back 30 days to ensure that additional outpatient procedures had not been missed. This was completed on 3/28/2024 by the DON and Medical Records Coordinator. 		

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F 580	<p>Continued From page 2</p> <p>Findings included:</p> <p>Resident #114 was admitted on 1/15/23 with a diagnosis of acute on chronic combined systolic (congestive and diastolic (congestive) heart failure, chronic kidney disease, diabetes, and unspecified atrial flutter.</p> <p>A review of physician order dated 4/7/23 revealed an order for Eliquis 2.5 milligrams to be administered by mouth twice a day. This order was discontinued on 1/31/24.</p> <p>A review of the January 2024 Medication Administration Record (MAR) revealed Resident #114 received 2.5 mg of Eliquis and was administered on 1/1/24-1/31/24.</p> <p>A review of the Rehab Consultant PA note dated 1/15/24 indicated that Resident #114 reported some oral discomfort and made the Rehab Consultant PA aware of a pending outpatient dental appointment and that his son would provide the transportation to the appointment. A review of the quarterly Minimum Data Set (MDS) dated 1/17/24 revealed that Resident #114 was cognitively intact.</p> <p>A review of Resident #114's dental patient note history on 1/25/24 revealed that Resident #114 had teeth extractions for teeth #4-10 and #15 and a bone graft on #9 and no bleeding was documented in the note.</p> <p>A review of the Rehab Consultant PA note dated 1/29/24 revealed the PA noted Resident #114 upper gums were healing with no obvious bruising or bleeding observed.</p>	F 580	<p>3. On 3/28/24 the Administrator educated all contracted providers to notify the Medical Director if they learn of any outpatient procedures. This education has been put in place to ensure the deficient practice does not recur.</p> <p>4. The DON or designee will audit significant changes and external appointments twice weekly for 4 weeks, then weekly for 8 weeks to ensure appropriate notification of the Responsible Party and Medical Director. The facility will monitor the corrective actions to ensure that the deficient practice is corrected and will not recur by reviewing information collected during audits and reporting to Quality Assurance Performance Improvement committee (QAPI) by the DON monthly for three (3) months. At that time, the QAPI committee will evaluate the effectiveness of the interventions to determine if continued auditing or adjustments to the plan of correction are necessary.</p>		

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F 580	<p>Continued From page 3</p> <p>An observation of Resident #114 was made on 3/24/24 at 1:26 PM. Resident #114 was observed in his room sitting in wheelchair. He was alert, able to make needs known and with no signs of discomfort or bleeding of the mouth.</p> <p>During an interview with Resident #114 on 3/27/24 at 11:08 AM he revealed that the facility did not stop his anticoagulant medication prior to dental extractions that occurred on 1/25/24. He further revealed that he thought he told someone at the facility about the appointment but could not recall the staff member's name.</p> <p>A telephone interview was conducted with Resident #114's son on 3/27/24 at 11:12 AM. He indicated that he takes his dad out of the facility for outings and appointments on a regular basis. He further revealed he made the dental appointment and transported his dad to the appointment on 1/25/24 and did not recall making the facility aware of the dental appointment until after the appointment.</p> <p>An attempt was made to interview the oral surgeon on 3/27/24 at 11:36 AM but he was not available for interview. The office manager did confirm that the oral surgeon had a list of medications on file at the time of the procedure.</p> <p>A telephone interview was attempted on 3/27/24 at 1:11 PM with Nurse #3 who was assigned to this resident on 1/15/24. Nurse #3 was out on leave and did not return the phone call for interview.</p> <p>An interview as conducted with the Physician on 3/27/24 at 2:39 PM revealed she was not made aware of the outpatient dental appointment or that Resident #114 had extractions until after the</p>	F 580			

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F 580	Continued From page 4 extractions had occurred. She further revealed if she had been made aware prior to the appointment she would have consulted with the oral surgeon and recommended holding Eliquis 3-4 days prior to the surgery. An interview was conducted with the Rehab Consultant PA on 3/27/24 at 3:26 PM. She revealed that during her 1/15/24 visit Resident #114 made her aware he had oral discomfort and that he had an upcoming outpatient dental appointment for extractions. She further revealed that she did not make his physician aware as she assumed that the facility was already made aware by the resident and/or his son. An interview was conducted with the Director of Nursing (DON) on 3/27/24 at 5:51 PM and she indicated that once the Rehab Consultant PA was notified of the pending dental appointment, she needed to report the information to the facility staff. An interview was conducted with the Administrator on 3/27/24 at 5:55 PM and indicated that he would not have expected the Rehab Consultant PA to notify the facility of the outpatient dental appointment as she assumed the facility already knew of the appointment.	F 580			
F 641 SS=D	Accuracy of Assessments CFR(s): 483.20(g) §483.20(g) Accuracy of Assessments. The assessment must accurately reflect the resident's status. This REQUIREMENT is not met as evidenced by: Based on record reviews and staff interviews, the	F 641	1. The facility failed to accurately code	3/28/24	

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F 641	<p>Continued From page 5</p> <p>facility failed to accurately code the Minimum Data Set (MDS) assessment in the area of dental care for 1 of 1 residents reviewed for dental care. (Resident #89).</p> <p>The findings included:</p> <p>Resident #89 was admitted to the facility on 1/17/23 with dysphagia and unspecified severe protein-calorie malnutrition.</p> <p>A review of dental consultation note dated 8/29/23 revealed resident #89 had root tips present for teeth #1,7,8,9,12, 18, and 20.</p> <p>A review of Resident #89's Significant Change Minimum Data Set (MDS) assessment dated 1/4/24 revealed the resident had mild cognitive impairment and to have no broken natural teeth.</p> <p>A telephone interview was conducted on 3/26/24 at 3:20 PM with the dental provider. She confirmed that Resident #89 has had root tips present since 8/29/23 for teeth #1,7,8,9,12, 18, and 20 which indicated these natural teeth had been broken.</p> <p>An interview was conducted with MDS nurse #1 on 03/26/24 at 3:53 PM. She revealed that she completed the dental section of the 1/4/24 significant change assessment and that she did not recall looking into Resident #89's mouth to assess the status of his teeth. She further revealed that she was not aware that Resident #89 had broken teeth and must have missed it, and it should have been coded accordingly on the 1/4/24 significant change assessment.</p> <p>An interview was conducted with the</p>	F 641	<p>the MDS assessment for Resident #89 by not coding that the resident had root tips and broken teeth. The assessment was immediately amended and resubmitted.</p> <p>2. All current residents and new admission residents have the potential to be affected by the deficient practice. An audit was completed on 3/27/24 by the Regional Clinical Reimbursement Consultant to ensure residents that have root tips or broken teeth are accurately coded. No new concerns found.</p> <p>3. The MDS Coordinator was educated on 3/27/24 by the Regional Clinical Reimbursement Consultant to ensure residents dental status is accurately coded. MDS Coordinators will not be allowed to work until the education is completed. New hires also will be required to complete the education, the Administrator will ensure this is completed.</p> <p>4. The DON or designee will complete audits of the facility MDS assessments to ensure MDS assessments continue to be coded accurately in the area of dental, weekly for 4 weeks and monthly for 2 months to ensure continued compliance. The DON or designee will submit the findings to the Quality Assurance Performance Improvement (QAPI) committee monthly meeting for 3 months for review to ensure the facility's continued compliance. The date of compliance is 3/28/24</p>		

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F 641	Continued From page 6 Administrator on 3/27/24 at 5:54 PM and he revealed that Residents #89's significant change assessment should have reflected the resident's dental status at the time of the assessment.	F 641			
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. §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 observation, record review and interview the facility failed to: label and date foods in the walk-in and reach-in refrigerators; date opened nutritional supplements and food brought in by resident's family member in 3 of 4 Nourishment refrigerator (Nourishment refrigerator #1, Nourishment refrigerator #2 and Nourishment refrigerator #3); and maintain the ice scoop holder clean in 1 of 4 nourishment rooms (Dogwood Nourishment room). These	F 812	The facility failed to properly label/date food from the kitchen refrigerator and nourishment refrigerators and properly clean an ice scoop. The Dietary Manager immediately discarded the expired food item, and the ice scoop was immediately replaced. 2. Current facility residents have the potential to be affected by this deficient practice. The Dietary Manager completed	3/27/24	

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F 812	<p>Continued From page 7</p> <p>practices had the potential to affect food served to 122 of 124 residents.</p> <p>Findings included:</p> <p>1 a. Observation of the walk-in refrigerator on 3/24/24 at 9:50 AM, revealed a plastic bag with 4 boiled eggs with no label, a white plastic bag with sliced meat with no label, a blue plastic bag with diced meat with no label, two individual plastic bags - one with 1/4 tomato and another with 1/2 tomato that was cut and had no label, and one plastic bag with half cut onion with no label.</p> <p>During an interview on 3/24/23 at 9:51 AM, the Dietary cook stated the sliced meat in the white plastic bag was sliced turkey and was used as an alternate for the previous meal. The Dietary cook further stated the diced meat in the blue plastic bag was diced chicken. He indicated all food placed in the walk-in refrigerator should be dated with the date the food was placed in the refrigerator. The cook stated he was unsure when the tomatoes and onion were placed in the refrigerator.</p> <p>1b. Observation of the reach -in refrigerator on 3/24/23 at 9:55 AM revealed a plastic pitcher 3/4th filled with a pink colored liquid dated 3/19/24. There was another plastic pitcher 1/4th filled with yellowish colored fluid with no label or date.</p> <p>During an interview on 3/24/23 at 9:55 AM, the Dietary cook indicated the pink colored liquid was fruit punch. He indicated he was unsure why the pitcher containing the fruit punch was still in the refrigerator. The Dietary cook stated the yellowish fluid was lemonade, and he was unsure why it</p>	F 812	<p>a 100% audit of food storage including refrigerators, freezers, and dry storage rooms to ensure all food was within usage dates, properly stored, labeled, and items properly disposed of as identified. The Dietary Manager also completed an audit of all ice scoops to ensure proper cleanliness. This was completed on 3/26/2024.</p> <p>3. The Dietary Manager completed education with all current dietary staff on proper food procurement, storage, preparation, labeling, and ensuring all equipment, including ice scoops throughout the facility, is clean and in working order. Education was completed on 3/26/24, any staff that did not receive the education will not be allowed to work until education has been completed. New facility dietary staff will complete education prior to working their first shift. The Dietary Manager will be responsible for ensuring education is received.</p> <p>4. The Dietary Manager or designee will audit refrigerators, freezers, dry storage, and nourishment rooms to ensure all food was within usage dates, properly stored, and labeled and all ice scoops are clean for three (3) times a week for four (4) weeks and weekly for eight (8) weeks. The facility will monitor the corrective actions to ensure that the deficient practice is corrected and will not recur by reviewing information collected during audits and reporting to Quality Assurance Performance Improvement committee (QAPI) by the administrator monthly for three (3) months. At that time the QAPI committee will evaluate the effectiveness</p>		

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F 812	<p>Continued From page 8 was not labeled or dated.</p> <p>2. Review of the policy "Food Brought by Family/ Visitor" revealed perishable foods should be stored in re-sealable containers with tight fitting lids in the refrigerator. The container should be labeled with the resident's name. The policy read in part "Staff will discard perishable foods on or before the "use by" date.</p> <p>2 a. Observation of the nourishment refrigerator #1 (on Magnolia) on 3/24/24 at 10:10 AM, revealed a takeout cardboard pizza box with pizza in it with no label or date, two plastic bags with takeout food container with resident's name and room number, but no date indicating when it was placed in the refrigerator. A plastic bag containing 1/2 cheese sandwich dated 3/17.</p> <p>During an interview on 3/24/24 at 10:10 AM, Nurse #1 stated any food brought in by residents' families for residents should be labeled with resident's name and date before it was placed in the nourishment refrigerator. Nurse #1 indicated the resident's family members and residents placed foods in the nourishment refrigerator without informing any staff.</p> <p>2 b. Observation of the nourishment refrigerator #2 (on Azalea) on 3/24/24 at 10:20 AM revealed a sandwich bag with half egg salad sandwich dated 3/20/24. An opened 42 fluid ounce carton labeled, "100% pure orange juice," with no date.</p> <p>During an interview on 3/24/24 at 10:10 AM, Nurse Aide (NA) #1 indicated she was unsure why the orange juice carton was not dated. She stated the dietary staff were responsible for removing old sandwiches from the nourishment</p>	F 812	<p>of the interventions to determine if continued auditing or adjustments to the plan of correction are necessary. Completion Date: 3/27/24</p>		

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F 812	<p>Continued From page 9 refrigerator.</p> <p>2c. Observation of the nourishment refrigerator #3 (on Southern Rose) on 10/24/24 at 10:40 AM revealed an opened 32 fluid ounce nutritional supplement, "Med Pass 2.0," with no date.</p> <p>During an interview on 3/24/24 at 10:40 AM, Dietary Manager stated all opened nutritional supplements should be dated prior to placing them in the nourishment refrigerator.</p> <p>3. Observation of the ice scoop holder on 3/24/24 at 10:15 AM in the nourishment room on Dogwood station revealed the ice scoop holder had white colored paper towels on the inside base of the holder. These paper towels had yellow-colored stains on them. The ice scoop was placed on these paper towels.</p> <p>During an interview on 3/24/24 at 10:15 AM, NA #2 stated she was unsure who placed the paper towel in the ice scoop holder. She indicated the ice scoop was sent to the kitchen once a week to be run through the dishwasher.</p> <p>During an interview on 3/26/24 at 2:30 PM, the Dietary Manager stated that all left over and opened foods should be labeled and dated prior to placement in the refrigerators or freezers. She further stated that the sandwiches in the nourishment refrigerators should be discarded after 3 days. All opened nutritional supplements should be discarded after 3 days. The Dietary Manager indicated she does a daily sweep of all nourishment refrigerators and discarded resident's food brought by families that were past 3 days or if they were spoiled. Any packaged foods were discarded per their expiration date.</p>	F 812			

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F 812	<p>Continued From page 10</p> <p>She indicated the dietary staff were not responsible for the labeling and dating the resident's food that were placed in the nourishment refrigerators, as the dietary staff were not aware when these foods were brought in by families or when these foods were placed in the refrigerator.</p> <p>During an interview on 3/36/24 at 3:50 PM, the Director of Nursing (DON), stated nutritional supplements used on medication carts should be dated by the nursing. DON further stated occasionally the residents do put their own food or families put their food in the nourishment refrigerator without notifying the nursing staff. The nursing staff would not be able to label and date the foods that were directly placed in the nourishment refrigerator by the resident or their family members. The DON indicated nursing staff should label and date the food brought in by families if given to them to be placed in the nourishment refrigerator. The DON stated the Dietary and Housekeeping staff were responsible to ensure residents' foods in the nourishment refrigerator were labeled and dated. The DON indicated the Dietary and Housekeeping staff conduct daily sweeps of the nourishment refrigerators to ensure the food brought for the residents was within 3 days and all packaged foods were within the expiration date.</p> <p>During an interview on 3/27/24 at 8:21 AM, the Administrator stated the foods placed in the nourishment refrigerator should be labeled and dated, however the challenge was when the residents or resident's family members directly placed food in the nourishment refrigerator without notifying the staff. The nourishment refrigerators were checked frequently to ensure</p>	F 812			

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F 812	Continued From page 11 the food placed in these refrigerators was safe. The Administrator indicated the ice scoop holder had a crack on the bottom and the staff had placed paper towels to prevent water from dripping down on the floor. He indicated the entire ice scoop unit was replaced recently. The Administrator stated the ice scoop holder and ice scoop should be sent to the kitchen to be washed daily.	F 812			
F 867 SS=D	QAPI/QAA Improvement Activities CFR(s): 483.75(c)(d)(e)(g)(2)(i)(ii) §483.75(c) Program feedback, data systems and monitoring. A facility must establish and implement written policies and procedures for feedback, data collections systems, and monitoring, including adverse event monitoring. The policies and procedures must include, at a minimum, the following: §483.75(c)(1) Facility maintenance of effective systems to obtain and use of feedback and input from direct care staff, other staff, residents, and resident representatives, including how such information will be used to identify problems that are high risk, high volume, or problem-prone, and opportunities for improvement. §483.75(c)(2) Facility maintenance of effective systems to identify, collect, and use data and information from all departments, including but not limited to the facility assessment required at §483.70(e) and including how such information will be used to develop and monitor performance indicators. §483.75(c)(3) Facility development, monitoring,	F 867		4/13/24	

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F 867	<p>Continued From page 12 and evaluation of performance indicators, including the methodology and frequency for such development, monitoring, and evaluation.</p> <p>§483.75(c)(4) Facility adverse event monitoring, including the methods by which the facility will systematically identify, report, track, investigate, analyze and use data and information relating to adverse events in the facility, including how the facility will use the data to develop activities to prevent adverse events.</p> <p>§483.75(d) Program systematic analysis and systemic action.</p> <p>§483.75(d)(1) The facility must take actions aimed at performance improvement and, after implementing those actions, measure its success, and track performance to ensure that improvements are realized and sustained.</p> <p>§483.75(d)(2) The facility will develop and implement policies addressing: (i) How they will use a systematic approach to determine underlying causes of problems impacting larger systems; (ii) How they will develop corrective actions that will be designed to effect change at the systems level to prevent quality of care, quality of life, or safety problems; and (iii) How the facility will monitor the effectiveness of its performance improvement activities to ensure that improvements are sustained.</p> <p>§483.75(e) Program activities.</p> <p>§483.75(e)(1) The facility must set priorities for its performance improvement activities that focus on</p>	F 867			

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F 867	<p>Continued From page 13</p> <p>high-risk, high-volume, or problem-prone areas; consider the incidence, prevalence, and severity of problems in those areas; and affect health outcomes, resident safety, resident autonomy, resident choice, and quality of care.</p> <p>§483.75(e)(2) Performance improvement activities must track medical errors and adverse resident events, analyze their causes, and implement preventive actions and mechanisms that include feedback and learning throughout the facility.</p> <p>§483.75(e)(3) As part of their performance improvement activities, the facility must conduct distinct performance improvement projects. The number and frequency of improvement projects conducted by the facility must reflect the scope and complexity of the facility's services and available resources, as reflected in the facility assessment required at §483.70(e). Improvement projects must include at least annually a project that focuses on high risk or problem-prone areas identified through the data collection and analysis described in paragraphs (c) and (d) of this section.</p> <p>§483.75(g) Quality assessment and assurance.</p> <p>§483.75(g)(2) The quality assessment and assurance committee reports to the facility's governing body, or designated person(s) functioning as a governing body regarding its activities, including implementation of the QAPI program required under paragraphs (a) through (e) of this section. The committee must:</p> <p>(ii) Develop and implement appropriate plans of</p>	F 867			

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F 867	<p>Continued From page 14</p> <p>action to correct identified quality deficiencies; (iii) Regularly review and analyze data, including data collected under the QAPI program and data resulting from drug regimen reviews, and act on available data to make improvements. This REQUIREMENT is not met as evidenced by: Based on observations, record reviews, resident and staff interviews, the facility's Quality's Assessment and Performance Improvement (QAPI) Committee failed to maintain implemented procedures and monitor the interventions that were put in place following the complaint survey conducted on 8/23/23. This was for a repeat deficiency in the area of Notification of Change (F580). This deficiency was recited during the annual recertification survey conducted on 3/27/24. The repeated citations during the two surveys of record showed a pattern of the facility's inability to sustain an effective Quality Assessment Assurance program (QAA). Findings included:</p> <p>This tag is cross referenced to:</p> <p>F 580 Based on observations, record review, physician, Rehab Consultant Physician Assistant (PA), resident, resident family, and staff interviews the facility failed to notify the physician that Resident #114 reported he had a scheduled outpatient dental appointment. The outpatient dental appointment was for teeth extractions and the facility physician was not given the opportunity prior to the appointment to review medications or consider holding the anticoagulant medication prior to the procedure. This was for 1 of 1 resident reviewed for anticoagulant use. (Resident #114). During the recertification and complaint survey</p>	F 867	<p>. On 4/12/2024, the Medical Director was notified by the Administrator of the repeat notification citation and the F 867 citation as well as the plans to correct the cited issues.</p> <p>2. On 4/12/24, the Interdisciplinary Team (IDT) conducted an Ad Hoc Quality Assurance Performance Improvement (QAPI) meeting to discuss findings of repeat citations including F580 and the necessary corrective action to ensure the facility has an effective QAPI program in place to prevent repeat citations.</p> <p>3. On 4/12/24, the Regional Director of Operations provided education to the Interdisciplinary Team (IDT) on maintaining an effective QAPI program to prevent repeat citations. Effective 4/12/24, the Facility IDT will meet weekly for twelve (12) weeks to review results of ongoing monitoring tools to ensure the current plan is effective. Changes will be made to the plan if compliance is not maintained.</p> <p>4. The Regional Director of Operations will attend QAPI meetings weekly for 4 weeks then, monthly for 2 months to validate the effectiveness of the facility QAPI program and its ongoing compliance with preventing repeat citations and make recommendations to the facility IDT as appropriate to maintain compliance with QAPI activities.</p>		

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F 867	<p>Continued From page 15</p> <p>dated 8/23/23 the facility failed to notify the medical provider and resident representative after a resident, who did not have a diagnosis of diabetes or an order to receive insulin, was mistakenly administered 50/50 insulin (combination of intermediate and fast acting insulin) for 1 of 1 resident reviewed for notification.</p> <p>An interview with the Administrator was conducted on 03/27/24 at 6:00 PM. He indicated that the QAPI team helps to identify areas of concern through the grievance process and weekly interdisciplinary team meetings. The data is used for root cause analysis purposes. He further revealed that his expectation was for the team to work together to maintain an effective Quality Assurance Performance Improvement Committee to ensure the facility does not repeat a previous deficient practice</p>	F 867	Completion date: 4/13/2024		